ban on two of the Reformers in order to get their advice upon the franchise question.

Johannesburg, S.A.R.,
24th March, 1899.

Gentlemen,

In response to the invitation from the Government of the South African Republic conveyed to us by Mr. E. Lippert, we beg to submit the enclosed memorandum upon the franchise question.

Yours faithfully,

J. Percy FitzPatrick.
H. C. Hull.
W. Dalrymple.
W. A. Martin.
Thos. Mackenzie.
R. Store.
J. G. Hamilton.
T. J. Britten.
H. R. Skinner.

To Messrs. G. Routiot,
E. Burkenroth,
A. Brakhan,
J. M. Pierce,
H. F. E. Pistorius,
Johannesburg.

MEMORANDUM RE FRANCHISE.

After such investigation as the restrictions imposed have permitted, we are of opinion that it would be quite useless to approach the Uitlander population with the Government proposal in its present form, chiefly for the following reasons:

1. No consideration is given to the term of residence already completed.

2. The alteration of the franchise law according to lately prescribed procedure, whereby two-thirds of the burghers must signify approval, is a practical impossibility—witness the fact that at the last Presidential election, surpassing in excitement and interest all other occasions of general voting, with the three recognized leaders in the field, and every agency at work to stimulate activity, less than two-thirds of the burghers on the register recorded their votes.

3. The present form of oath would be regarded as humiliating and unnecessary, in support of which view we instance that quite recently the Volksraad of the Orange Free State rejected upon the same grounds the proposed introduction of the same oath of allegiance.

4. The period of disqualification, during which the Uitlander would have given up his own citizenship by naturalizing and have acquired nothing in return, would be found most objectionable—especially with the experience that rights have in the past been legislated away as they were on the point of maturing.

5. In view of the unique conditions of this country, extension of the franchise without some approach to equitable redistribution of representatives would be regarded as no solution of the question and might even provoke doubts as to the bona fides of the proposal, which would be a deplorable beginning, yet one easily to be avoided.

Regard being had to the points raised in paragraphs 1, 2, 3, and 4, we consider that as restrictive franchise legislation, apparently designed to
DEAR SIRS,

I have the honour to acknowledge receipt of your letter dated 27th March last, referring to certain proposals to the Government from representatives of the mining industry.

In order to understand the natural position it is necessary to state the facts more extensively than given in your letter.

It is wrong to say, as you do in the first paragraph of your communication, that Mr. Lippert came to you with certain proposals from the Government.

It appears also from the second paragraph of the same that Mr. Lippert came to you *sua motu* with the object, as he informed me afterwards, to see 'if it was not possible to obtain a better understanding between the Government on the one side and the mining industry on the other.' He acted in no wise as the agent of the Government, or in the name of the Government, to make any proposals to you, but only as a friendly mediator to see how far unnecessary differences and misunderstandings could be removed.

THE BEGINNING OF THE END

exclude for ever the great bulk of the Uitlander population, dates its beginning from the Session of 1890, and as the various enactments bearing upon this question have been passed by successive Volksraads exercising their power to alter, add to, or revoke, previous enactments, and as the same powers are to the full enjoyed by the present Volksraad, it would be both possible and proper for the present Volksraad to annul all the legislation upon this subject from that date, and to restore and confirm the status prior to 1890, and thus satisfy the indisputable claims of those who settled in this country under certain conditions from the benefits of which they could not properly be excluded.

With regard to paragraph 5, a moderate proposal designed to give a more equitable distribution of representatives in the Volksraad would be necessary.

The above suggestions are not put forward as the irreducible minimum, nor are they designed for public use, nor intended as a proposal acceptable to the eye but impossible in fact, and thus sure of rejection. They are put forward in good faith as indicating in our opinion the lines upon which it would be possible to work towards a settlement with a reasonable prospect of success.

If the difficulties appear great the more reason there is not to put forward an unalterable proposal foredoomed to failure, but rather to try and find points of agreement which, however few and small to begin with, would surely make for eventual and complete settlement. In any case it is clear that the mere fact of a proposal to extend the franchise having been made by the Government, thus frankly recognizing the need to deal with the subject, will be hailed as a good omen and a good beginning by all fair-minded men.

The determination of the negotiators to have the position clearly stated in writing, and their fear that the use of intermediaries would end in the usual unhappy and unpleasant result—namely, repudiation of the intermediary in part or entirely—were not long wanting justification. The following is a translation of Mr. F. W. Reitz's reply:

**Pretoria, 8th April, 1899.**

Messrs. G. Rouliot, H. F. E. Pistorius, A. Brakhan, E. Birkenruth, and John M. Pierce, Johannesburg.

DEAR SIRS,

I have the honour to acknowledge receipt of your letter dated 27th March last, referring to certain proposals to the Government from representatives of the mining industry.

In order to understand the natural position it is necessary to state the facts more extensively than given in your letter.

It is wrong to say, as you do in the first paragraph of your communication, that Mr. Lippert came to you with certain proposals from the Government.

It appears also from the second paragraph of the same that Mr. Lippert came to you *sua motu* with the object, as he informed me afterwards, to see 'if it was not possible to obtain a better understanding between the Government on the one side and the mining industry on the other.' He acted in no wise as the agent of the Government, or in the name of the Government, to make any proposals to you, but only as a friendly mediator to see how far unnecessary differences and misunderstandings could be removed.
When Mr. Lippert came to Dr. Leyds and myself, and informed us that you and other gentlemen were agreeable to his mediation, we at once agreed with his plan, being aware that there was a warm desire and continued struggle on the part of this Government to remove out of the way all friction and trouble, and that in this case especially it was our object to leave no stone unturned to get all differences settled. We were the more anxious to meet you, because his Honour the State President had decided to lay before the Volksraad certain proposals of law, which are of great importance not only for the people of the Republic, but especially for the mining population and industry. We gave Mr. Lippert to understand that should the leaders of the mining industry have no objection to his mediation, we would not be unwilling to make use of his good services in this matter.

Mr. Lippert then went to Johannesburg, and returned to us with the assurance that there was no objection to his acting as mediator, and gave us some of the subjects on which it appeared to him that it was possible to arrive at a friendly understanding.

In consequence of this, and acting on our own initiative, and not as representatives of the Government, Dr. Leyds, Mr. Smuts, and myself, met some of your leading men, as set forth in your letter.

At this meeting we informed you of the intention of the President to alter certain laws for the general good. Only with reference to the franchise we gave you no definite proposal, the matter being then still under consideration. From your side we requested only a more friendly attitude from the Press, as we were convinced that the excessive Press campaign carried on by the newspapers, which are generally considered to be owned by you, or influenced by you, however much they may forward certain interests, still, in the end, did infinite harm to the existing interests of all sections of the population. Through the continual and incessant agitation and creation of suspicion on the part of the papers, the public mind was constantly in a state of insecurity, and the fanning of the race hatred made it impossible for the Government as well as the legislature to improve the relations between the so-called Uitlanders and the old population.

We requested your friendly assistance also in the settlement of the coolie question, not because we wanted to cause friction between you and other foreign governments, but only because the policy which refers to the native and coloured questions is of the utmost importance to South Africa.

Mr. Lippert had in his programme the granting of a promise on your side that you would support the Government in the obtaining of a loan which the Government may deem necessary, and that you should bind yourselves in writing to abstain from all political organizations inimical to the Government.

These matters we did not discuss, as we considered them unnecessary and inadvisable. From your side you deemed it necessary, before answering us, first to receive the instructions of your foreign principals. Before you could give us the result the President explained his intentions at Heidelberg, and afterwards at Rustenburg and Johannesburg.

Your letter, now under consideration, contains practically a definite answer to our communication to you. I shall now consider the points of your answer separately.

BEWAARPLAATSEN.

With reference to this matter, we think that the undermining rights under bewaarplaatsen, machine stands, and water-rights should be
valued on a reasonable basis, independently by the Government, and by the owner of the surface rights (should there be a difference which cannot be settled amicably, then the value can be fixed by arbitration), and that the surface owner shall have the preferent right to purchase the affected under-mining right at such a valuation. From your communication I understand that you suggest a special method of valuation. That is a detail which can be settled when the valuation is actually commenced, and which experts are better able to judge over than I am. Therefore I shall say no more on this subject.

FINANCIER AND AUDITOR.

On this subject our opinion was that the auditor should be independent of the Government, and alone responsible to the Volksraad to appoint as financier a man of standing, with a seat in the Executive Council, to advise on all matters affecting finances.

I am glad to see that you are with us, and that it gives you great satisfaction. I must express my surprise, however, over your proposal that previous to the appointment this Government must first get the approval of Lord Rothschild or any other capitalist. I can only answer that it is in no wise the intention of the Government to frame the future financial policy of this State on a capitalistic basis, and thus your request cannot be agreed to. It is quite possible to make such an appointment which will carry general approval without being subjected to such a mutual condition.

LOAN, PRESS AGITATION, POLITICAL ORGANIZATION.

With reference to these matters, I have already made it plain to you that in following the proposals of Mr. Lippert by cabling to your principals, you acted under a misunderstanding. We requested no binding declaration from you, only a moral understanding, which would be easy for you to maintain, if it was in the interests of the Ulteners as well as the burghers of the Republic. I regret that the mistake has arisen, otherwise I cannot see that any objection can come from your side to approve of the plans of the President.

DYNAMITE.

On this question there is a small difference between the proposed policy of the President and your answer.

I only wish to add that his Honour goes further than you do, as he has declared his readiness to expropriate the Dynamite Company, under agreement with its representatives, as soon as possible. If the expropriation takes place after the expiration of the present concession then it will naturally not be on the basis of a going concern.

FRANCHISE.

On this subject I can well understand that you do not wish to take upon your shoulders the responsibility of speaking and acting for the whole of the new population. It was more your personal opinions as men of position that we wished to know. Then again, according to your assurance at the aforementioned meeting, you do not take any personal interest in the franchise question, and that you would rather leave the question to the public; your answer is therefore perfectly fair. His Honour has therefore already acted in accordance with your idea, for he has brought the question of the franchise very prominently before the public, not only at Heidelberg and Rustenburg, but also at Johannesburg.
In conclusion, I wish to refer to one matter which has caused me much pain. It was clearly and distinctly agreed and understood by you all as well as by us that both sides would treat this matter as confidential and secret, as discussions of such important matters cannot be carried on with any results on the tops of houses. What has happened? On the 28th of March I received your letter, and on the 3rd of April, whilst I was yet giving it earnest consideration and had taken all the measures to keep it secret, the contents of the same appeared in the London Times, while some days later your answer appeared in full in the Cape Times, the Diamond Fields Advertiser, and other papers under the influence of the capitalists. The manner in which these papers favourable to you, or controlled by you, have dealt with me in this matter has caused me (I admit it with regret) to doubt for one moment your good faith. Thinking, however, of the great interest as it were in the balance, and believing, moreover, that you never for private or party purposes intended to play with the true and lasting interests of all sections of the community, I cannot help thinking that the reply has been published through one of your subordinates, and regret that the publication has not been immediately repudiated by you publicly as a grave breach of faith. I would regret it, while there exists so few points of difference between us, that these things should bar the way through careless and wrong tactics to a permanent understanding, and trust that the hand extended to the Industry in absolute good faith will not be lighted spuriously and wilfully. Owing to the publication of your reply, there exists no further reason for secrecy, and I shall hand my reply to the press.

Your obedient servant,

F. W. REITZ,
State Secretary.

The repudiation of Mr. Lippert’s “official” character; the contention that the State Secretary, State Attorney, and Dr. Leyds could divest themselves of all responsibility in negotiations such as these, and claim to have been acting in their private capacity only; and the extraordinary anxiety to keep secret matters which deeply affected the public, and to the settlement of which the Government designed that the public should be committed, compelled the negotiators to produce evidence that the statements and conclusions of the Government were not warranted by the facts. The following letter, which was formally acknowledged but never answered, practically concluded the negotiations:—

Johannesburg, S.A.R., April 14, 1899.

To the Honourable the State Secretary, Pretoria.

Honourable Sir,—

We have the honour to acknowledge the receipt of your communication of the 8th April, 1899.

Certain of our statements being doubted and described as erroneous in your letter, we deem it advisable to go more fully into the facts which have preceded and led to this correspondence.
It may be that communications exchanged through an intermediary have been transmitted in a manner liable to convey a different impression from what was actually meant, and in order to clear any possible misunderstanding, we beg to enclose copies of all documents supplied to us by Mr. Lippert, whom we, at all times, considered as your authorized agent.

From these it will be apparent that during the negotiations we acted in perfect good faith, communicating and discussing what we justly considered were the wishes and proposals of the Government, and it will also be clear to you that every one of our statements is based on documents which we had every reason to believe were approved of by the Government.

On February 27th Mr. Lippert called together Messrs. E. Birkenruth, A. Brakhan, and G. Rouliot, to whom he stated that a settlement of certain pending questions could probably be arrived at. He said that he had ascertained the views of Dr. Leyds, Messrs. Reitz and Smuts, who had agreed to a certain programme, and he wanted to know whether we would be willing to open negotiations on that basis, in which case the three officials mentioned would see the State President and ascertain whether he would be prepared to adopt their views.

If the State President's approval could be obtained, Mr. Lippert suggested that a conference should be held to discuss the subjects mentioned in his memorandum.

This memorandum (Annexure 'A'), as explained to us by Mr. Lippert, enumerates under Clauses 1 to 5 inclusive the points which the Government expected us to concede, and the other clauses are what the Government proposed doing in return.

We were then informed that the programme must be considered as a whole, and either adopted or rejected as such, no question being considered separately, and that the matter must be kept absolutely secret.

Upon our statement that we personally would be willing to open negotiations on the basis suggested, Mr. Lippert went to Pretoria and informed the high officials above-named.

On March 1st Mr. Lippert informed us that the State President was viewing the matter favourably, and requested us to acquaint our friends by cable.

Our replies having been communicated to Mr. Lippert, a meeting was arranged on March 9th, as recited in our previous letter, at which, Mr. Lippert informed us, no new subject outside of those mentioned in his memorandum could be discussed.

Messrs. Pistorius and Pierce, being invited by Mr. Lippert to attend the meeting, were each supplied by him with a list of the questions to be discussed, forming part of the proposed settlement (Annexure 'B').

On March 12th Mr. Lippert communicated to us what he termed the definite proposals of the Government of the S.A.R., which were duly cabled to our friends in Europe (a copy of this cable has already been sent to you).

He also read to us the declaration, which he suggested we should sign on behalf of ourselves and our European friends (Annexure 'C').

A speedy reply to our cable was asked for, as Mr. Lippert had informed us that, if any settlement could be arrived at, the agreement had to be submitted to the Honourable the First Volksraad before the closing of the extraordinary session which was drawing near.

We beg to point out to you that by cabling these proposals to Europe, we could not possibly conceive that we were acting under a misconception, as the day on which they were made to us, the 12th of March
being a Sunday, the Telegraph Office was specially kept open for the purpose of dispatching the cables, which were duly received and forwarded upon production of an order from Mr. Lippert.

In our letter of March 17th to his Honour the State President, conveying the nature of our friends' reply, we mentioned the fact that the communication made to us by Mr. Lippert on behalf of the Government had been fully cabled; we stated that our friends no doubt based their suggestion to further discuss the whole of the proposals with Dr. Leyds upon the fact that the Government had stipulated that they should become parties to the proposed settlement.

In your reply of March 18th, no exception is taken to these statements; you tell us, on behalf of his Honour the State President, 'that the exchange of views can best take place direct with the Government, and here, within the Republic,' pointing out the fact 'that the session of the Volksraad was close at hand, and that therefore further delay is undesirable.'

You will thus see that we were perfectly justified in thinking that the communications made to our European friends, embodied the proposals of the Government of the South African Republic, were cabled with the knowledge and approval of the Government, and that we were requested to sign a declaration on behalf of ourselves and our friends, which declaration had to be made public.

Our letter of the 27th March conveyed to you our opinion and that of our friends, upon the subjects comprised in the programme which was submitted to us, and it is unnecessary to go over them in detail again. We beg only to offer a few remarks upon certain points raised in your letter of 8th April:—Bewaarplaatsen: We suggest a basis for the valuation of bewaarplaatsen, machine stands, and water-rights, which in our opinion ought to be adopted, in order to have a uniform and easy method of valuing these places.

Financier: Being fully aware of the complexity of financial problems and questions of taxation in this State, we are anxious that the financier appointed should be of such a standing as to command the confidence of all, so that his recommendations cannot raise any ulterior discussion. For that reason we expressed the opinion that, before making the appointment, the Government should be guided in its choice by someone belonging to a firm of well-known independent standing. We have no desire to see this Government base its future financial policy on any particular line, in the interest of, or directed against, any special section of the people. We only wish to see the financial policy established on sound recognized economic principles, with fair and equitable taxation calculated according to the proper requirements of the State.

Press Agitation—Political Organizations: We have already informed you, that so far as we know, there has been no organized press agitation, and that we should be willing at all times to depurate the stirring up of strife between nationalities caused by any agency whatsoever. We consider it desirable to see that feeling more general, as we are convinced that exaggerated press campaigns conducted by newspapers generally reported to be influenced by the Government, and tending to create dissension amongst the various classes of the community, are calculated to cause an infinite amount of harm to the vested interests of all sections of the population.

Dynamite: In your letter of the 8th April, you appear to have lost sight of the fact that the proposed settlement was submitted to us as a whole. Mr. Lippert made it clear that, in consideration of the Government granting the measures enumerated in his memorandum, it was
expected that we should abandon our present contentions, and declare ourselves satisfied with the settlement proposed by the Government. Under ordinary circumstances this would be far from meeting our desires, but we intimated to you that we should be willing to recommend to the mining industry the adoption of the proposals made to us on this subject, if by so doing we could promote a permanent satisfactory solution of all pending questions.

In conclusion, we beg to refer to the publication of our previous letter to you. It took place here on the 6th inst., in the afternoon; we immediately instituted an inquiry, and on the 8th inst., in the morning, we wrote that we were in a position to assure you that we could in no way be held responsible for the publication. We never for a moment doubted your good faith, nor that of the other gentlemen for whom the letter was meant, but thought that possibly the communication could have been made through one of your subordinates. However, not being certain of the fact, we merely repudiated any responsibility on our part, and regret that you should have publicly laid the blame on our side, without having communicated with us, asking for an explanation, if you had any suspicion.

We beg to assure you that we are as willing as ever to co-operate with you in arriving at a settlement of all pending differences in order to secure peace and prosperity in this country, and we shall be ready at all times to meet and discuss with you, or any other delegates of the Government, any matter likely to bring about a speedy and permanent solution of all questions, still bearing in mind what we mentioned in our previous correspondence, that we are not qualified to speak on behalf of the whole community.

As you have informed us that you have no objection to it, we shall give a copy of this letter to the press.

We have the honour to be, honourable Sir,

Your obedient servants,

G. ROULIOT,
JOHN M. PIERCE,
A. BRAKHAN,
E. BIRKENRUTH.

(Mr. Pistorius, being absent from town, could not sign this letter.)

ANNEXURE ‘A’

MR. E. LIPPERT’S MEMORANDUM.

1. Cessation of press agitation here and in Europe.
2. Support on the coolie question.
3. Settlement of the dynamite question.
4. Loan (if required).
5. Severance from the S. A. League.
6. Appointment of State Financier and State Auditor, of European reputation, with a seat and vote on the Executive in all questions of finance.
7. No new taxation of mines until submitted by Minister of Finance.
8. Moderate valuation of bewaarplaatsen.

ANNEXURE ‘B’

Cessation of press agitation here and in Europe.
Support to the Government in its treatment of the coolie question.
Settlement of the dynamite question.
Deprecate the objects of the S. A. League.
Support the placing of a loan if Government wishes it.
Appointment of a financial adviser to the Government, of European reputation, and of an Auditor, both with seats and votes in the Executive Council on all financial matters. (This has been amended by the Government, so far as the Auditor is concerned, to retain the present Auditor, and to give him, re dismissal, the same status as a Judge, and to make him directly responsible to the Volksraad.)
No fresh taxation to be levied on the mines until the Financial Adviser has laid his proposals before the Government.
Sale of the undermining rights to the holders of surface rights (bewaarplaatsen, &c.), at a moderate valuation.
Extension of the franchise by granting burgher rights after . . . years of registration, coupled with a property test.

ANNEXURE 'C,'
DRAFT OF DECLARATION TO FOLLOW PROTOCOL EMBODYING THE RESOLUTIONS AGREED UPON.

. . . Thereupon the subscribed parties from Johannesburg, for themselves, and for the parties they represent here and in Europe, declared:—
'The passing by the Volksraad of the laws to be submitted by the Government during this session,—
'For the appointment during the present year of a Financial Adviser to the Government, of European reputation, who shall have a seat and a vote in the Executive Council on all financial matters.
'For placing the Auditor-General on the same status re dismissal as the Judges, and for making him responsible directly to the Volksraad, it being agreed that until such Financial Adviser has laid his budget proposals before the Government, no fresh taxation shall be laid upon the mining industry, nor any other direct taxation.
'For granting the undermining rights under bewaarplaatsen, machine stands, and water-rights, to the present holders of the licences, covering such reserved areas at a moderate valuation; such valuation to be arrived at in the following manner: The Government to appoint a valuator, with instructions to value these rights at a fair and moderate valuation, the holder of the surface licence to appoint a valuator; if they agree, then the surface licence holder shall have the first right to the undermining rights at such valuation; if the two valuators cannot agree about a valuation, they shall appoint together an umpire; if they cannot agree about an umpire, the Chief Justice of the High Court shall be asked to appoint an umpire; the decision of such umpire shall be final as to the value of the area under arbitration. If the holder of the surface licence refuses to purchase at the said valuation, the Government shall be at liberty to dispose of it elsewhere.
'For a permanent settlement of the dynamite question on one or the other bases following, namely, that the status quo remain in force till the end of the contract period, the Government making use of its right to revise the prices under the terms of the agreement or that the Dynamite Company reduce the price by 5s. to 70s. for No. 1 and to 90s. for blasting gelatine, the Government undertaking to take over the works of the Dynamite Company at the end of the agreement at a valuation as provided by the offer now before the Volksraad.
For an extension of the franchise to all white aliens in this State, in the following manner: That naturalization be granted to all seeking it, who have resided in the State for two years and who are of good behaviour and who have not suffered any dishonourable sentence by any Court, upon taking the oath of allegiance as prescribed by the existing law; upon such naturalization he shall be entitled to elect a member to the Second Volksraad, and two years after shall be entitled to be elected as a member of the Second Volksraad. A period of seven years having elapsed after naturalization, he shall by virtue of that lapse of time and without further hindrance obtain full burgher right, the Government, however, reserve to themselves the right (in order to secure the passing of such law through the Volksraad of this and that of the session of 1900) to extend the period of naturalization for the right of voting for the election of a President. Children of naturalized aliens, who attain their majority when their father has obtained full burgher rights, have ipso facto the same rights as the father. The Government shall also have the right to attach a moderate property qualification to the obtaining of these extended franchise rights. It is understood that by the laws of the State, this extended franchise can only finally be granted by the Volksraad in session 1900, after the law has been submitted to the people for twelve months, but that the period of 9 resp. 7 years shall date from the passing of the resolution to be passed by the Volksraad now in session.

will be hailed by us with great satisfaction as removing all obstacles to a friendly and peaceful development of mutual understanding and co-operation; it is our wish, and in the interest of those we represent, that the public in Europe and in South Africa be made fully aware hereof by means of the press, and that hostile agitation by means of the press here and elsewhere shall be avoided in future.

We deplore all attempts that may be made by political agencies to stir up strife between the different nationalities inhabiting this State, and shall not be parties to any such organizations.

Seeing the many evils springing from indiscriminate immigration of coloured races, and having been assured that the Government will do all in its power to facilitate in other ways the supply of labour, we support the Government in its contention that the regulation concerning the treatment of “coolies and other coloured races” had best be left to them as a matter of internal concern.

We will support the placing of a State loan recommended by the Financier in the European markets at reasonable rates, if the Government should desire us to do so in the common interest.

Seeing the great value the Government evidently sets upon a friendly and permanent settlement of the dynamite question, which has contributed so much to disturbing the good relations, we declare ourselves satisfied with the final settlement arrived at.

And should, after the passing of the above proposals of law as a whole by the Volksraad, the Government desire us to give publicity to this our declaration for the promotion of peace and goodwill, such publicity as the Government may desire shall be given thereto.

While the negotiations were actually in progress, and while the Imperial Government were awaiting a reply to their
dispatch, the President made two determined attempts to rush the confirmation of the dynamite monopoly through the Raad. The first proposal was for the fifteen years' extension, and the second provided for condonation of all breaches of the concession in the past and for compensation upon the expiry of the concession.

The Uitlanders had not failed to perceive that the pit dug for them might conceivably serve another purpose. They ignored these two breaches of faith on the part of the President, and pursued the negotiations; and Mr. Kruger overreached himself. Having failed with Johannesburg, and having failed in the Raad, he appealed to his burghers with the scheme of mock reform. His hope was to get such support in the country that the Volksraad in its May session would have to spare the monopoly. He did not realize that he would have to make good the things which he had offered as shams. His greed had given the opening: his hand had provided the weapon. It is not good to be too clever; and the luck had turned.

The publication of the correspondence between the Government and the capitalists created a profound impression. The series of speeches delivered by the President in support of his sham reforms only deepened that impression by providing more and more convincing evidence as to who the real intriguers and mischief-makers were. To the Uitlander public one thing became quite clear, and that was that it was the Government who wished to barter their rights away and the capitalists—the abused capitalists—who refused to do so. An attempt was immediately made to hold a large public meeting for the purpose of endorsing the attitude taken by the negotiators, but the Government refused permission to hold an open-air meeting. In their attempt to hold a meeting indoors, the Uitlanders were defeated by the building being condemned as unsafe. The Government yielded, however, before the storm of disapproval which followed their prohibition, and the State Secretary, Mr. Reitz, suggested that the Uitlanders should hold a series of small indoor meetings in different localities. The meetings were accordingly held, and they provided unmistakable evidence of the gravity of the position. By their numbers,
their unanimity, their enthusiasm, and their moderation, the Uitlanders carried conviction to some and roused the grave apprehension of others. Among the latter, it is fair to infer, were President Kruger and his sympathizers in the Free State and Cape Colony.

There is one disability the existence of which the advocates of the Uitlander cause are always painfully conscious of. They know as well as any of their critics that it is no picture which is all black—that you get no perspective, no effects, without contrasts! Yet it has not been believed that they were willing to acknowledge the good that there was, and that a politic instinct no less than a sense of justice prompted a diligent effort to discover and make much of the genuinely hopeful signs. The monotony was none of their making; it was in the nature of the facts, and not of the recital; but monotony there was, and it was productive of one very bad result. The conditions, admittedly bad, came to be regarded by a good many as being only as bad as they had for a long time been known to be, leaving little hope except through the long slow influence of time, but causing no immediate anxiety or alarm. Someday a grubbing historian may read the back files of South African newspapers and marvel that such warnings should have passed unheeded, but the fact is that the Transvaal Government and its sympathizers had become indifferent to warnings followed by no results and accustomed to prophecies unfulfilled. To say that they were 'fiddling while Rome burned' is to a great extent true of those of the South African Dutch who were sincerely desirous that the Transvaal Government should reform its ways and who were not consciously aiding in the republicanizing movement; but even of them it is not an adequate description,—as the answers given to two questioners by the most prominent and one of the most prominent Bondsmen indicate. Both of them had in private conversation on different occasions acknowledged the soundness of the Uitlander cause. To the suggestion, 'Then why not say so publicly?' the less important of the two replied, 'People would only say that I am climbing down and ratting on my party.' And the more important of the two, answering a similar question, said, 'Yes, the Rev. S. J. Du Toit did that. He
was the founder of the Bond; and to-day he is—nothing! If I did it, I should fall as he did.' 'Then,' said his British friend, 'what is influence worth if it cannot be used for good? Can there be said to be influence when it cannot be used at all?' 'No,' was the reply, 'I have no influence as against the cry of race: blood is thicker than water; and I have no influence at all with Kruger.' The answer to this contained the crux of the question. 'Indeed you have; but you have not the courage to exercise it. The influence of advice has failed, dare you try the influence of repudiation?' The answer was a shake of the head and 'Blood is thicker than water.' That is it! The Piper pipes and the children follow.

It is too much to believe that the conference between the High Commissioner and President Kruger was a suggestion to which the latter had to be won over either by President Steyn or Mr. Hofmeyr. It is, indeed, well-known that the idea of a meeting for the purpose of discussing matters at issue between the two Governments had been considered in Pretoria for some months before it actually took place.²

The news that, upon the invitation of President Steyn, the High Commissioner and President Kruger had agreed to meet at Bloemfontein, was received by the Uitlanders with relief; not hope, because it was believed that the President's object was to get something, not to give something; but sheer relief, because, come what might, the position could never again be the same as it was before the conference. Something must change; someone must yield; the unbearable strain must cease. Sir Alfred Milner—wise and just and strong—commanded the entire confidence of the Uitlanders. It was not hoped that he would succeed in effecting a settlement at such a meeting, because in the circumstances such an achievement was believed not to be humanly possible; but it was not feared that he would fail in his duty to his country and to his trust.

It is no part of the object of this volume to deal with the

² In March the writer made the suggestion to a representative of the Pretoria Government in the hope of getting rid by a 'square talk' of the many and ever-increasing differences, and was informed that the idea had often been discussed and as often abandoned, because it contained the objectionable feature of establishing a precedent for England's interference in internal affairs.
negotiations which took place at Bloemfontein or with the terms of settlement at the present moment under discussion; the object is to recite the circumstances and conditions which made these negotiations necessary, and which, if they fail, must lead to bloodshed.

With a barrier of insurmountable race feeling before them, the Uitlanders are hopeless of effecting a peaceful redress of their grievances except by the aid of the Suzerain power. The President and his party will not yield one iota except upon the advice of those who have the will and the power to see that that advice is followed. Such power rests in two quarters. It rests with the progressive Dutch of South Africa. They have the power, but unfortunately they have not as yet the will or they have not the courage to use it. Time after time have they been stultified by rallying to the cry of race and defending Mr. Kruger's attitude on certain points, only to find the President abandoning as untenable the position which they have proclaimed to be proper. To them have been addressed most earnest and most solemn appeals to be up and doing whilst there was yet time. From them have been extracted—in times of peace—the amplest admissions of the justice of the Uitlander case. But there is a point beyond which they will not go. They will not say to the President and his party: 'We cannot extol in you what we would condemn in ourselves. The claim of kindred cannot for ever be the stalking-horse for injustice.' That they cannot do; and thus are they bonded to the one who will raise the race cry without scruple. There is no more hopeless feature for the peaceful settlement of the Transvaal question from within than the unanimity which marks the public utterances of those who are claimed as representing Afrikander sentiment in the present crisis. Those expressions, ranging from the most violent denunciations by politicians and ministers of the gospel down to the most illogical and hysterical appeals of public writers, all, all are directed against the injured. Not a warning, not a hint—not a prayer even—addressed to the offender. They have not the sense of justice to see or they have not the courage to denounce the perpetrators of evil but direct all their efforts to hushing the complaints of the victims. Truly it would
almost appear that there is some guiding principle running through it all; something which recognizes the real sinner in the victim who complains and not in the villain who perpetrates; the something which found a concrete expression when bail was fixed at £200 for the murder of a British subject and at £1,000 for the crime of objecting to it.

No civilized body of men ever had more just cause for complaint than the Uitlanders of the Transvaal have, but they carry on their reform movement under very difficult and discouraging conditions. Those who have petitioned their Sovereign to secure for them some amelioration of their lot are branded by the head of the State as rebels for so doing, and his example is followed by all his party. Those men who organized or addressed the public meetings which were suggested by Mr. Reitz, the State Secretary, and held for the purpose of discussing a proposal publicly made by the Government, are the men whom Messrs. Dieperink and Viljoen, the members representing Johannesburg in the First and Second Volksraads, denounced as traitors who should be summarily dealt with by the Government. British subjects associated with the Uitlander cause who venture to call upon the British Agent in Pretoria or the High Commissioner in Cape Town are regarded as conspirators and are watched by spies and all their movements are reported to the Transvaal Government. The recognized leaders among the Uitlanders are black-listed in the Dutch press, their names, addresses, and occupations given so that they may be identified,—marked down in the newspapers supported by the Government—as men to be dragged out and shot without trial. Uitlander newspapers have been suppressed for mere political reasons, without even the allegation that there was incitement to violence or disorder, and it is there-

1 When on a visit to Cape Town in April, the writer called several times upon the High Commissioner, and learning by private advice that his movements were being reported in detail through the Secret Service Department, he informed Sir Alfred Milner of the fact. Sir Alfred admitted that the idea of secret agents in British territory and spies round or in Government House was not pleasant, but expressed the hope that such things should not deter those who wished to call on him, as he was there as the representative of her Majesty for the benefit of British subjects and very desirous of ascertaining for himself the facts of the case.
fore not unreasonable that the impunity with which the Dutch newspapers continue this campaign month after month should be taken as the measure of the Government's complicity.

It is in these circumstances that appeal has been made to England, the only other quarter in which there rests the power to see that justice shall be done. It is an appeal which might well be based upon the broad and acknowledged right of a subject to claim in case of injustice the good offices of his own Government. But here it is based upon a special right. It is the spirit\(^1\) of the Pretoria Convention which the Uitlander has invoked for many years, only to be told that the spirit is as it may be interpreted from the letter. But it is not so! Will it be suggested that the British Government contemplated such license when they granted the charter of self-government to the Transvaal

\(^1\) Since this was written, Mr. Chamberlain, speaking in the House of Commons on July 28, 1899, has thus disposed of the question:—

'It has been broken in the spirit more than it has been broken in the letter. The whole spirit of the convention is the preservation of equality as between all the white inhabitants of the Transvaal, and the whole policy of the Transvaal has been to promote a position of inferiority on the part of certain classes. There is something even more striking than that. The conventions were, of course, the result of a previous conference. At that conference definite promises were made which made it impossible to doubt with what object the convention was signed. On May 10, 1881, at a conference between representatives of her Majesty and representatives of the Transvaal the President, Sir Hercules Robinson, asked this question:—

"Before annexation had British subjects complete freedom of trade throughout the Transvaal? Were they on the same footing as citizens of the Transvaal?"

"Mr. Kruger replied: They were on the same footing as the burghers. There was not the slightest difference in accordance with the Sand River Convention.

"Sir Hercules Robinson: I presume you will not object to that continuing?"

"Mr. Kruger: No. There will be equal protection for everybody.

"Sir Evelyn Wood: And equal privileges.

"Mr. Kruger: We make no difference so far as burgher rights are concerned. There may, perhaps, be some slight difference in the case of a young person who has just come into the country."

(Cheers.) 'Now, there is a distinct promise given by the man who is now President of the Transvaal State that, so far as burgher rights were concerned, they made and would make no difference whatever between burghers and those who came in. The root of the difficulty which I have been describing lies in the fact that this promise has not been kept.'

or that they would have granted it had they foreseen the interpretation? Can it be said that Mr. Kruger and his colleagues contemplated it or would have dared to avow the intention if it were ever entertained? No! And he will be a bolder man than Mr. Kruger who will dispute that answer; for the President's own defence is, not that he had the intention or has the right to differentiate between races and between classes; but—that he does not differentiate. So that the issue is narrowed to this, that it is merely a question of fact!

But the appeal of British subjects in the Transvaal will claim a hearing for other reasons too! Only the blindest can fail to realize how much is at stake, materially and morally, or can fail to see what is the real issue, and how the Mother Country stands on trial before all her children, who are the Empire. Only those who do not count will refuse to face the responsibility in all seriousness, or will fail to receive in the best spirit the timely reminder of past neglect. If the reproaching truth be a hard thing to hear, it is, for those whose every impulse jumps towards championing the great Home Land, a far, far harder thing to say. Unpleasant it may be, but not without good, that England's record in South Africa—of subjects abandoned and of rights ignored, of duty neglected and of pledge unkept, of lost prestige and slipping Empire—should speak to quicken a memory and rouse the native sense of right, so that a nation's conscience will say 'Be just before you are generous! Be just to all—even to your own!'
APPENDICES.
APPENDIX A.

PRETORIA CONVENTION.

CONVENTION FOR THE SETTLEMENT OF THE TRANSVAAL TERRITORY.

August, 1881.

PREAMBLE.

Her Majesty's Commissioners for the Settlement of the Transvaal territory, duly appointed as such by a Commission passed under the Royal Sign Manual and Signet, bearing date the 5th of April, 1881, do hereby undertake and guarantee on behalf of Her Majesty that, from and after the 8th day of August, 1881, complete self-government, subject to the suzerainty of Her Majesty, her heirs and successors, will be accorded to the inhabitants of the Transvaal territory, upon the following terms and conditions, and subject to the following reservations and limitations:

ARTICLE I.

The said territory, to be hereinafter called the Transvaal State, will embrace the land lying between the following boundaries, to wit: [here follow three pages in print defining boundaries.]

ARTICLE II.

Her Majesty reserves to herself, her heirs and successors, (a) the right from time to time to appoint a British Resident in and for the said State, with such duties and functions as are hereinafter defined; (b) the right to move troops through the said State in time of war, or in case of the apprehension of immediate war between the Suzerain Power and any Foreign State or Native tribe in South Africa; and (c) the control of the external relations of the said State, including the conclusion of treaties and the conduct of diplomatic intercourse with Foreign Powers, such intercourse to be carried on through Her Majesty's diplomatic and consular officers abroad.

ARTICLE III.

Until altered by the Volksraad, or other competent authority, all laws, whether passed before or after the annexation of the Transvaal territory to Her Majesty's dominions, shall, except in so far as they are inconsistent with or repugnant to the provisions of this Convention, be and remain in force in the said State in so far as they shall be applicable.
thereto, provided that no future enactment especially affecting the interest of natives shall have any force or effect in the said State, without the consent of Her Majesty, her heirs and successors, first had and obtained and signed to the Government of the said State through the British Resident, provided further that in no case will the repeal or amendment of any laws enacted since the annexation have a retrospective effect, so as to invalidate any acts done or liabilities incurred by virtue of such laws.

**ARTICLE IV.**

On the 8th day of August, 1881, the Government of the said State, together with all rights and obligations thereto appertaining, and all State property taken over at the time of annexation, save and except munitions of war, will be handed over to Messrs. Stephanus Johannes Paulus Kruger, Martinus Wessel Pretorius, and Petrus Jacobus Joubert, or the survivor or survivors of them, who will forthwith cause a Volksraad to be elected and convened, and the Volksraad, thus elected and convened, will decide as to the further administration of the Government of the said State.

**ARTICLE V.**

All sentences passed upon persons who may be convicted of offences contrary to the rules of civilized warfare committed during the recent hostilities will be duly carried out, and no alteration or mitigation of such sentences will be made or allowed by the Government of the Transvaal State without Her Majesty's consent conveyed through the British Resident. In case there shall be any prisoners in any of the gaols of the Transvaal State whose respective sentences of imprisonment have been remitted in part by Her Majesty's Administrator or other officer administering the Government, such remission will be recognized and acted upon by the future Government of the said State.

**ARTICLE VI.**

Her Majesty's Government will make due compensation for all losses or damage sustained by reason of such acts as are in the 8th Article hereinafter specified, which may have been committed by Her Majesty's forces during the recent hostilities, except for such losses or damage as may already have been compensated for, and the Government of the Transvaal State will make due compensation for all losses or damage sustained by reason of such acts as are in the 8th Article hereinafter specified which may have been committed by the people who were in arms against Her Majesty during the recent hostilities, except for such losses or damages as may already have been compensated for.

**ARTICLE VII.**

The decision of all claims for compensation, as in the last preceding Article mentioned, will be referred to a Sub-Commission, consisting of the Honourable George Hudson, the Honourable Jacobus Petrus de Wet, and the Honourable John Gilbert Kotzé. In case one or more of such Sub-Commissioners shall be unable or unwilling to act, the remaining Sub-Commissioner or Sub-Commissioners will, after consultation with the Government of the Transvaal State, submit for the approval of Her Majesty's High Commissioners the names of one or more persons to be appointed by them to fill the place or places thus vacated. The decision of the said Sub-Commissioners, or of a majority of them, will
be final. The said Sub-Commissioners will enter upon and perform
their duties with all convenient speed. They will, before taking
evidence or ordering evidence to be taken in respect of any claim,
decide whether such claim can be entertained at all under the rules
laid down in the next succeeding Article. In regard to claims which
can be so entertained, the Sub-Commissioners will in the first instance
afford every facility for an amicable arrangement as to the amount
payable in respect of any claim, and only in cases in which there is no
reasonable ground for believing that an immediate amicable arrange­
ment can be arrived at will they take evidence or order evidence to be
taken. For the purpose of taking evidence and reporting thereon, the
Sub-Commissioners may appoint Deputies, who will, without delay,
submit records of the evidence and their reports to the Sub-Com­
missioners. The Sub-Commissioners will arrange their sittings and
the sittings of their Deputies in such a manner as to afford the earliest
convenience to the parties concerned and their witnesses. In no case
will costs be allowed to either side other than the actual and reasonable
expenses of witnesses whose evidence is certified by the Sub-Com­
missioners to have been necessary. Interest will not run on the
amount of any claim, except as is hereinafter provided for. The
said Sub-Commissioners will forthwith, after deciding upon any claim,
announce their decision to the Government against which the award is
made and to the claimant. The amount of remuneration payable to
the Sub-Commissioners and their Deputies will be determined by the
High Commissioners. After all the claims have been decided upon,
the British Government and the Government of the Transvaal State
will pay proportionate shares of the said remuneration and of the
expenses of the Sub-Commissioners and their Deputies, according to
the amount awarded against them respectively.

ARTICLE VIII.

For the purpose of distinguishing claims to be accepted from those
to be rejected, the Sub-Commissioners will be guided by the following
rules, viz. — Compensation will be allowed for losses or damage sus­
tained by reason of the following acts committed during the recent
hostilities, viz. (a) commandeering, seizure, confiscation, or destruction
of property, or damage done to property; (b) violence done or threats
used by persons in arms. In regard to acts under (a), compensation
will be allowed for direct losses only. In regard to acts falling under
(b), compensation will be allowed for actual losses of property, or actual
injury to the same proved to have been caused by its enforced
abandonment. No claims for indirect losses, except such as are in this
Article especially provided for, will be entertained. No claims which
have been handed in to the Secretary of the Royal Commission after the
1st day of July, 1881, will be entertained, unless the Sub-Commissioners
shall be satisfied that the delay was reasonable. When claims for loss
of property are considered, the Sub-Commissioners will require distinct
proof of the existence of the property, and that it neither has reverted
nor will revert to the claimant.

ARTICLE IX.

The Government of the Transvaal State will pay and satisfy the
amount of every claim awarded against it within one month after the
Sub-Commissioners shall have notified their decision to the said
Government, and in default of such payment the said Government will
pay interest at the rate of six per cent. per annum from the date of such default; but Her Majesty's Government may at any time before such payment pay the amount, with interest, if any, to the claimant in satisfaction of his claim, and may add the sum thus paid to any debt which may be due by the Transvaal State to Her Majesty's Government, as hereinafter provided for.

ARTICLE X.

The Transvaal State will be liable for the balance of the debts for which the South African Republic was liable at the date of annexation, to wit, the sum of £48,000 in respect of the Cape Commercial Bank Loan, and £85,667 in respect of the Railway Loan, together with the amount due on 8th August, 1881, on account of the Orphan Chamber Debt, which now stands at £22,200, which debts will be a first charge upon the revenues of the State. The Transvaal State will, moreover, be liable for the lawful expenditure lawfully incurred for the necessary expenses of the Province since the annexation, to wit, the sum of £265,000, which debt, together with such debts as may be incurred by virtue of the 9th Article, will be a second charge upon the revenues of the State.

ARTICLE XI.

The debts due as aforesaid by the Transvaal State to Her Majesty's Government will bear interest at the rate of three and a half per cent., and any portion of such debt which may remain unpaid at the expiration of twelve months from the 8th August, 1881, shall be repayable by a payment for interest and sinking fund of six pounds and ninepence per cent. per annum, which will extinguish the debt in twenty-five years. The said payment of six pounds and ninepence per £100 shall be payable half yearly in British currency on the 8th February and 8th August in each year. Provided always that the Transvaal State shall pay in reduction of the said debt the sum of £100,000 within twelve months of the 8th August, 1881, and shall be at liberty at the close of any half-year to pay off the whole or any portion of the outstanding debt.

ARTICLE XII.

All persons holding property in the said State on the 8th day of August, 1881, will continue after the said date to enjoy the rights of property which they have enjoyed since the annexation. No person who has remained loyal to Her Majesty during the recent hostilities shall suffer any molestation by reason of his loyalty, or be liable to any criminal prosecution or civil action for any part taken in connection with such hostilities, and all such persons will have full liberty to reside in the country, with enjoyment of all civil rights, and protection for their persons and property.

ARTICLE XIII.

Natives will be allowed to acquire land, but the grant or transfer of such land will, in every case, be made to and registered in the name of the Native Location Commission, hereinafter mentioned, in trust for such natives.

ARTICLE XIV.

Natives will be allowed to move as freely within the country as may be consistent with the requirements of public order, and to leave it for the purpose of seeking employment elsewhere or for other lawful
purposes, subject always to the pass laws of the said State, as amended by the Legislature of the Province, or as may hereafter be enacted under the provisions of the Third Article of this Convention.

**ARTICLE XV.**

There will continue to be complete freedom of religion and protection from molestation for all denominations, provided the same be not inconsistent with morality and good order, and no disability shall attach to any person in regard to rights of property by reason of the religious opinions which he holds.

**ARTICLE XVI.**

The provisions of the Fourth Article of the Sand River Convention are hereby reaffirmed, and no slavery or apprenticeship partaking of slavery will be tolerated by the Government of the said State.

**ARTICLE XVII.**

The British Resident will receive from the Government of the Transvaal State such assistance and support as can by law be given to him for the due discharge of his functions; he will also receive every assistance for the proper care and preservation of the graves of such of Her Majesty’s forces as have died in the Transvaal, and if need be for the expropriation of land for the purpose.

**ARTICLE XVIII.**

The following will be the duties and functions of the British Resident:

Sub-section 1.—He will perform duties and functions analogous to those discharged by a Chargé d’Affaires and Consul-General.

Sub-section 2.—In regard to natives within the Transvaal State, he will (a) report to the High Commissioner, as representative of the Suzerain, as to the working and observance of the provisions of this Convention; (b) report to the Transvaal authorities any cases of ill-treatment of natives or attempts to incite natives to rebellion that may come to his knowledge; (c) use his influence with the natives in favour of law and order; and (d) generally perform such other duties as are by this Convention entrusted to him, and take such steps for the protection of the person and property of natives as are consistent with the laws of the land.

Sub-section 3.—In regard to natives not residing in the Transvaal, (a) he will report to the High Commissioner and the Transvaal Government any encroachments reported to him as having been made by Transvaal residents upon the land of such natives, and in case of disagreement between the Transvaal Government and the British Resident as to whether an encroachment had been made, the decision of the Suzerain will be final; (b) the British Resident will be the medium of communication with native chiefs outside the Transvaal, and, subject to the approval of the High Commissioner, as representing the Suzerain, he will control the conclusion of treaties with them; and (c) he will arbitrate upon every dispute between Transvaal residents and natives outside the Transvaal (as to acts committed beyond the boundaries of the Transvaal) which may be referred to him by the parties interested.
Sub-section 4.—In regard to communications with foreign Powers, the Transvaal Government will correspond with Her Majesty's Government through the British Resident and the High Commissioner.

ARTICLE XIX.

The Government of the Transvaal State will strictly adhere to the boundaries defined in the First Article of this Convention, and will do its utmost to prevent any of its inhabitants from making any encroachment upon lands beyond the said State. The Royal Commission will forthwith appoint a person who will beacon off the boundary line between Ramatlabama and the point where such line first touches Griqualand West boundary, midway between the Vaal and Hart rivers; the person so appointed will be instructed to make an arrangement between the owners of the farms Grootfontein and Valleifontein on the one hand, and the Barolong authorities on the other, by which a fair share of the water supply of the said farms shall be allowed to flow undisturbed to the said Barolongs.

ARTICLE XX.

All grants or titles issued at any time by the Transvaal Government in respect of land outside the boundary of Transvaal State, as defined, Article I., shall be considered invalid and of no effect, except in so far as any such grant or title relates to land that falls within the boundary of the Transvaal State, and all persons holding any such grant so considered invalid and of no effect will receive from the Government of the Transvaal State such compensation either in land or in money as the Volksraad shall determine. In all cases in which any native chiefs or other authorities outside the said boundaries have received any adequate consideration from the Government of the former South African Republic for land excluded from the Transvaal by the First Article of this Convention, or where permanent improvements have been made on the land, the British Resident will, subject to the approval of the High Commissioner, use his influence to recover from the native authorities fair compensation for the loss of the land thus excluded, and of the permanent improvement thereon.

ARTICLE XXI.

Forthwith, after the taking effect of this Convention, a Native Location Commission will be constituted, consisting of the President, or in his absence the Vice-President of the State, or some one deputed by him, the Resident, or some one deputed by him, and a third person to be agreed upon by the President or the Vice-President, as the case may be, and the Resident, and such Commission will be a standing body for the performance of the duties hereinafter mentioned.

ARTICLE XXII.

The Native Location Commission will reserve to the native tribes of the State such locations as they may be fairly and equitably entitled to, due regard being had to the actual occupation of such tribes. The Native Location Commission will clearly define the boundaries of such locations, and for that purpose will, in every instance, first of all ascertain the wishes of the parties interested in such land. In case land already granted in individual titles shall be required for the purpose of any location, the owners will receive such compensation
either in other land or in money as the Volksraad shall determine. After the boundaries of any location have been fixed, no fresh grant of land within such location will be made, nor will the boundaries be altered without the consent of the Location Commission. No fresh grants of land will be made in the districts of Waterberg, Zoutpansberg, and Lydenburg until the locations in the said districts respectively shall have been defined by the said Commission.

**ARTICLE XXIII.**

If not released before the taking effect of this Convention, Sikukuni, and those of his followers who have been imprisoned with him, will be forthwith released, and the boundaries of his location will be defined by the Native Location Commission in the manner indicated in the last preceding Article.

**ARTICLE XXIV.**

The independence of the Swazies within the boundary line of Swaziland, as indicated in the First Article of this Convention, will be fully recognized.

**ARTICLE XXV.**

No other or higher duties will be imposed on the importation into the Transvaal State of any article the produce or manufacture of the dominions and possessions of Her Majesty, from whatever place arriving, than are or may be payable on the like article the produce or manufacture of any other country, nor will any prohibition be maintained or imposed on the importation of any article the produce or manufacture of the dominions and possessions of Her Majesty, which shall not equally extend to the importation of the like articles being the produce or manufacture of any other country.

**ARTICLE XXVI.**

All persons other than natives conforming to the laws of the Transvaal State \(a\) will have full liberty with their families to enter, travel, or reside in any part of the Transvaal State; \(b\) they will be entitled to hire or possess houses, manufactures, warehouses, shops, and premises; \(c\) they may carry on their commerce either in person or by any agents whom they may think to employ; \(d\) they will not be subject in respect of their persons or property, or in respect of their commerce or industry to any taxes, whether general or local, other than those which are or may be imposed upon Transvaal citizens.

**ARTICLE XXVII.**

All inhabitants of the Transvaal shall have free access to the Courts of Justice for the protection and defence of their rights.

**ARTICLE XXVIII.**

All persons other than natives who established their domicile in the Transvaal between the 12th day of April, 1877, and the date when this Convention comes into effect, and who shall within twelve months after such last-mentioned date have their names registered by the British Resident, shall be exempt from all compulsory military service whatever. The Resident shall notify such registration to the Government of the Transvaal State.
APPENDICES

ARTICLE XXIX.

Provision shall hereafter be made by a separate instrument for the mutual extradition of criminals, and also for the surrender of deserters from Her Majesty’s forces.

ARTICLE XXX.

All debts contracted since the annexation will be payable in the same currency in which they may have been contracted; all uncanceled postage and other revenue stamps issued by the Government since the annexation will remain valid, and will be accepted at their present value by the future Government of the State; all licenses duly issued since the annexation will remain in force during the period for which they may have been issued.

ARTICLE XXXI.

No grants of land which may have been made, and no transfer of mortgage which may have been passed since the annexation, will be invalidated by reason merely of their having been made or passed since that date. All transfers to the British Secretary for Native Affairs in trust for natives will remain in force, the Native Location Commission taking the place of such Secretary for Native Affairs.

ARTICLE XXXII.

This Convention will be ratified by a newly-elected Volksraad within the period of three months after its execution, and in default of such ratification this Convention shall be null and void.

ARTICLE XXXIII.

Forthwith, after the ratification of this Convention, as in the last preceding Article mentioned, all British troops in Transvaal territory will leave the same, and the mutual delivery of munitions of war will be carried out. Articles end. Here will follow signatures of Royal Commissioners, then the following to precede signatures of triumvirate.

We, the undersigned, Stephanus Johannes Paulus Kruger, Martinus Wessel Pretorius, and Petrus Jacobus Joubert, as representatives of the Transvaal Burghers, do hereby agree to all the above conditions, reservations, and limitations under which self-government has been restored to the inhabitants of the Transvaal territory, subject to the suzerainty of Her Majesty, her heirs and successors, and we agree to accept the Government of the said territory, with all rights and obligations thereto appertaining, on the 8th day of August; and we promise and undertake that this Convention shall be ratified by a newly-elected Volksraad of the Transvaal State within three months from this date.
APPENDIX B.

LONDON CONVENTION.

A CONVENTION BETWEEN HER MAJESTY THE QUEEN OF THE UNITED KINGDOM OF GREAT BRITAIN AND IRELAND AND THE SOUTH AFRICAN REPUBLIC.

February, 1884.

Whereas the Government of the Transvaal State, through its Delegates, consisting of Stephanus Johannes Paulus Kruger, President of the said State, Stephanus Jacobus Du Toit, Superintendent of Education, and Nicholas Jacobus Smit, a member of the Volksraad, have represented that the Convention signed at Pretoria on the 3rd day of August, 1881, and ratified by the Volksraad of the said State on the 25th October, 1881, contains certain provisions which are inconvenient, and imposes burdens and obligations from which the said State is desirous to be relieved, and that the south-western boundaries fixed by the said Convention should be amended, with a view to promote the peace and good order of the said State, and of the countries adjacent thereto; and whereas Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, has been pleased to take the said representations into consideration: Now, therefore, Her Majesty has been pleased to direct, and it is hereby declared, that the following articles of a new Convention, signed on behalf of Her Majesty by Her Majesty's High Commissioner in South Africa, the Right Honourable Sir Hercules George Robert Robinson, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, Governor of the Colony of the Cape of Good Hope, and on behalf of the Transvaal State (which shall hereinafter be called the South African Republic) by the above-named Delegates, Stephanus Johannes Paulus Kruger, Stephanus Jacobus Du Toit, and Nicholas Jacobus Smit, shall, when ratified by the Volksraad of the South African Republic, be substituted for the articles embodied in the Convention of 3rd August, 1881; which latter, pending such ratification, shall continue in full force and effect.

ARTICLES.

ARTICLE I.

The Territory of the South African Republic will embrace the land lying between the following boundaries, to wit:

Beginning from the point where the north-eastern boundary line of Griqualand West meets the Vaal River, up the course of the Vaal River
to the point of junction with it of the Klip River; thence up the course of the Klip River to the point of junction with it of the stream called Gansvlei; thence up the Gansvlei stream to its source in the Drakensberg; thence to a beacon in the boundary of Natal, situated immediately opposite and close to the source of the Gansvlei stream; thence in a north-easterly direction along the ridge of the Drakensberg, dividing the waters flowing into the Gansvlei stream from the waters flowing into the sources of the Buffalo, to a beacon on a point where this mountain ceases to be a continuous chain; thence to a beacon on a plain to the north-east of the last described beacon; thence to the nearest source of a small stream called 'Division Stream'; thence down this division stream, which forms the southern boundary of the farm Sandfontein, the property of Messrs. Meek, to its junction with the Coldstream; thence down the Coldstream to its junction with the Buffalo or Umsinyati River; thence down the course of the Buffalo River to the junction with it of the Blood River; thence up the course of the Blood River to the junction with it of Lyn Spruit or Dudusi; thence up the Dudusi to its source; thence 80 yards to Bea. I., situated on a spur of the N'Qaba-Ka-hawana Mountains; thence 80 yards to the N'Sonto River; thence down the N'Sonto River to its junction with the White Umvulozi River; thence up the White Umvulozi River to a white rock where it rises; thence 800 yards to Kambula Hill (Bea. II.); thence to the source of the Pemvana River, where the road from Kambula Camp to Burgers' Lager crosses; thence down the Pemvana River to its junction with the Bivana River; thence down the Bivana River to its junction with the Pongolo River; thence down the Pongolo River to where it passes through the Libombo Range; thence along the summits of the Libombo Range to the northern point of the N'Yawos Hill in that range (Bea. XVI.); thence to the northern peak of the Inkwakweni Hills (Bea. XV.); thence to Sefunda, a rocky knoll detached from and to the north-east end of the White Koppies, and to the south of the Musana River (Bea. XIX.); thence to a point on the slope near the crest of Mutanjeni, which is the name given to the south-eastern portion of the Mahamba Hills (Bea. XIII.); thence to the N'gwangwana, a double-pointed hill (one point is bare, the other wooded, the beacon being on the former) on the left bank of the Assegai River and upstream of the Dadusa Spruit (Bea. XII.); thence to the southern point of Bendita, a rocky knoll in a plain between the Little Hlozane and Assegai Rivers (Bea. XI.); thence to the highest point of Suluka Hill, round the eastern slopes of which flows the Little Hlozane, also called Ludaka or Mudspruit (Bea. X.); thence to the beacon known as 'Viljoen's', or N'Duko Hill; thence to a point north-east of Derby House, known as Magwazidili's Beacon; thence to the Igaba, a small knoll on the Ungwempisi River, also called 'Joubert's Beacon,' and known to the natives as 'Piet's Beacon' (Bea. IX.); thence to the highest point of the N'Dhlovudwalili or Houtbosch, a hill on the northern bank of the Umqwempisi River (Bea. VIII.); thence to a beacon on the only flat-topped rock, about 10 feet high and about 30 yards in circumference at its base, situated on the south side of the Lansamane range of hills, and overlooking the valley of the great Usuto River; this rock being 45 yards north of the road from Camden and Lake Banagher to the forests on the Usuto River (sometimes called Sandhlanas Beacon) (Bea. VII.); thence to the Gulungwana or Ibibulundi, four smooth bare hills, the highest in that neighbourhood, situated to the south of the Umtuli River (Bea. VI.); thence to a flat-topped rock, 8 feet high, on the crest of the Busuku, a low rocky range south-west
of the Impulazi River (Bea. V.); thence to a low bare hill on the north­east of, and overlooking the Impulazi River, to the south of it being a tributary of the Impulazi, with a considerable waterfall, and the road from the river passing 200 yards to the north-west of the beacon (Bea. IV.); thence to the highest point of the Mapumula range, the watershed of the Little Usuto River on the north, and the Impulazi River on the south, the hill, the top of which is a bare rock, falling abruptly towards the Little Usuto (Bea. III.); thence to the western point of a double-pointed rocky hill, precipitous on all sides, called Makwana, its top being a bare rock (Bea. II.); thence to the top of a rugged hill of considerable height falling abruptly to the Komati River; this hill being the northern extremity of the Isilotwani range, and separated from the highest peak of the range Inkomokazi (a sharp cone) by a deep neck (Bea. I.). (On a ridge in the straight line between Beacons I. and II. is an intermediate beacon.) From Beacon I. the boundary runs to a hill across the Komati River, and thence along the crest of the range of hills known as the Makongwa, which runs north-east and south-west, to Kambhlabana Peak; thence in a straight line to Mananga, a point in the Libombo range, and thence to the nearest point in the Portuguese frontier on the Libombo range; thence along the summits of the Libombo range to the middle of the poort where the Komati River passes through it, called the lowest Komati Poort; thence in a north by easterly direction to Pokioens Kop, situated on the north side of the Olifant's River, where it passes through the ridges; thence about north-north­west to the nearest point of Serra di Chicundo; and thence to the junction of the Pafori River with the Limpopo or Crocodile River; thence up the course of the Limpopo River to the point where the Marique River falls into it. Thence up the course of the Marique River to 'Derde Poort,' where it passes through a low range of hills, called Sikwane, a beacon (No. 10) being erected on the spur of said range near to, and westward of, the banks of the river; thence, in a straight line, through this beacon to a beacon (No. 9), erected on the top of the same range, about 1,700 yards distant from beacon No. 10; thence, in a straight line, to a beacon (No. 8) erected on the highest point of an isolated hill, called Dikgagong, or 'Wildebeest Kop,' situated south-eastward of, and about 3½ miles distant from a high hill, called Moripe; thence, in a straight line, to a beacon (No. 7) erected on the summit of an isolated hill or 'koppie' forming the eastern extremity of the range of hills called Moshweu, situated to the northward of, and about two miles distant from, a large isolated hill called Chukudu­Chochwa; thence, in a straight line, to a beacon (No. 6) erected on the summit of a hill forming part of the same range, Moshweu; thence, in a straight line, to a beacon (No. 5) erected on the summit of a pointed hill in the same range; thence, in a straight line, to a beacon (No. 4) erected on the summit of the western extremity of the same range; thence, in a straight line, to a beacon (No. 3) erected on the summit of the northern extremity of a low, bushy hill, or 'koppie,' near to and eastward of the Notwane River; thence, in a straight line, to the junction of the stream called Metsi-Mashware with the Notwane River (No. 2); thence up the course of the Notwane River to Sengoma, being the poort where the river passes through the Dwarsberg range; thence, as described in the Award given by Lieutenant-Governor Keate, dated October 17, 1871, by Pitlanganyane (narrow place), Deboaganka or Schaapkuil, Sibatoul (bare place), and Maclase, to Ramatlabama, a pool on a spruit north of the Molopo River. From Ramatlabama the boundary shall run to the summit of an isolated hill called Legauka;
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thence, in a straight line, passing north-east of a Native Station, near 'Buurman's Drift,' on the Molopo River, to that point on the road from Mosiega to the old drift, where a road turns out through the Native Station to the new drift below; thence to 'Buurman's Old Drift'; thence, in a straight line, to a marked and isolated clump of trees near to and north-west of the dwelling-house of C. Austin, a tenant on the farm 'Vleifontein,' No. 117; thence, in a straight line, to the north-western corner beacon of the farm 'Mooimeisjesfontein,' No 30; thence, along the western line of the said farm 'Mooimeisjesfontein,' and in prolongation thereof, as far as the road leading from 'Ludik's Drift,' on the Molopo River, past the homestead of 'Mooimeisjesfontein,' towards the Salt Pans near Harts River; thence, along the said road, crossing the direct road from Polfontein to Sehube, and until the direct road from Polfontein to Lotlakane or Pietfontein is reached; thence, along the southern edge of the last-named road towards Lotlakane, until the first garden ground of that station is reached; thence, in a south-westerly direction, skirting Lotlakane, so as to leave it and all its garden ground in native territory, until the road from Lotlakane to Kunana is reached; thence along the east side, and clear of that road towards Kunana, until the garden grounds of that station are reached; thence, skirting Kunana, so as to include it and all its garden ground, but no more, in the Transvaal, until the road from Kunana to Mamusa is reached; thence, along the eastern side and clear of the road towards Mamusa, until a road turns out towards Taungs; thence, along the eastern side and clear of the road towards Taungs, till the line of the district known as 'Stellaland' is reached, about 11 miles from Taungs; thence, along the line of the district Stellaland, to the Harts River, about 24 miles below Mamusa; thence, across Harts River, to the junction of the roads from Monthe and Phokwane; thence, along the western side and clear of the nearest road towards 'Koppie Enkel,' an isolated hill about 36 miles from Mamusa, and about 18 miles north of Christiana, and to the summit of the said hill; thence, in a straight line, to that point on the north-east boundary of Griqualand West as beaconed by Mr. Surveyor Ford, where two farms, registered as Nos. 72 and 75, do meet, about midway between the Vaal and Harts Rivers, measured along the said boundary of Griqualand West; thence to the first point where the north-east boundary of Griqualand West meets the Vaal River.

ARTICLE II.

The Government of the South African Republic will strictly adhere to the boundaries defined in the first Article of this Convention, and will do its utmost to prevent any of its inhabitants from making any encroachments upon lands beyond the said boundaries. The Government of the South African Republic will appoint Commissioners upon the eastern and western borders, whose duty it will be strictly to guard against irregularities and all trespassing over the boundaries. Her Majesty's Government will if necessary appoint Commissioners in the native territories outside the eastern and western borders of the South African Republic to maintain order and prevent encroachments.

Her Majesty's Government and the Government of the South African Republic will each appoint a person to proceed together to beacon off the amended south-west boundary as described in Article I of this Convention; and the President of the Orange Free State shall be requested to appoint a referee to whom the said persons shall refer any questions on which they may disagree respecting the interpretation of
the said Article, and the decision of such referee thereon shall be final. The arrangement already made, under the terms of Article 19 of the Convention of Pretoria, of the 3rd August, 1881, between the owners of the farms Grootfontein and Valleifontein on the one hand, and the Barolong authorities on the other, by which a fair share of the water supply of the said farms shall be allowed to flow undisturbed to the said Barolongs, shall continue in force.

ARTICLE III.

If a British officer is appointed to reside at Pretoria or elsewhere within the South African Republic to discharge functions analogous to those of a Consular officer, he will receive the protection and assistance of the Republic.

ARTICLE IV.

The South African Republic will conclude no treaty or engagement with any State or nation other than the Orange Free State, nor with any native tribe to the eastward or westward of the Republic, until the same has been approved by Her Majesty the Queen. Such approval shall be considered to have been granted if Her Majesty's Government shall not, within six months after receiving a copy of such treaty (which shall be delivered to them immediately upon its completion), have notified that the conclusion of such treaty is in conflict with the interests of Great Britain or of any of Her Majesty's possessions in South Africa.

ARTICLE V.

The South African Republic will be liable for any balance which may still remain due of the debts for which it was liable at the date of Annexation—to wit, the Cape Commercial Bank Loan, the Railway Loan, and the Orphan Chamber Debt—which debts will be a first charge upon the revenues of the Republic. The South African Republic will moreover be liable to Her Majesty's Government for £250,000, which will be a second charge upon the revenues of the Republic.

ARTICLE VI.

The debt due as aforesaid by the South African Republic to Her Majesty's Government will bear interest at the rate of three and a half per cent. from the date of the ratification of this Convention, and shall be repayable by a payment for interest and Sinking Fund of six pounds and ninepence per £100 per annum, which will extinguish the debt in twenty-five years. The said payment of six pounds and ninepence per £100 shall be payable half-yearly in British currency at the close of each half-year from the date of such ratification: Provided always that the South African Republic shall be at liberty at the close of any half-year to pay off the whole or any portion of the outstanding debt.

Interest at the rate of three and a half per cent. on the debt as standing under the Convention of Pretoria shall as heretofore be paid to the date of the ratification of this Convention.

ARTICLE VII.

All persons who held property in the Transvaal on the 8th day of August 1881 and still hold the same, will continue to enjoy the rights of property which they have enjoyed since the 12th April, 1877. No
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person who has remained loyal to Her Majesty during the late hostilities shall suffer any molestation by reason of his loyalty; or be liable to any criminal prosecution or civil action for any part taken in connection with such hostilities; and all such persons will have full liberty to reside in the country, with enjoyment of all civil rights, and protection for their persons and property.

ARTICLE VIII.

The South African Republic renews the declaration made in the Sand River Convention, and in the Convention of Pretoria, that no slavery or apprenticeship partaking of slavery will be tolerated by the Government of the said Republic.

ARTICLE IX.

There will continue to be complete freedom of religion and protection from molestation for all denominations, provided the same be not inconsistent with morality and good order; and no disability shall attach to any person in regard to rights of property by reason of the religious opinions which he holds.

ARTICLE X.

The British Officer appointed to reside in the South African Republic will receive every assistance from the Government of the said Republic in making due provision for the proper care and preservation of the graves of such of Her Majesty's Forces as have died in the Transvaal; and, if need be, for the appropriation of land for the purpose.

ARTICLE XI.

All grants or titles issued at any time by the Transvaal Government in respect of land outside the boundary of the South African Republic, as defined in Article I, shall be considered invalid and of no effect, except in so far as any such grant or title relates to land that falls within the boundary of the South African Republic; and all persons holding any such grant so considered invalid and of no effect will receive from the Government of the South African Republic such compensation, either in land or in money, as the Volkraad shall determine. In all cases in which any Native Chiefs or other authorities outside the said boundaries have received any adequate consideration from the Government of the South African Republic for land excluded from the Transvaal by the first Article of this Convention, or where permanent improvements have been made on the land, the High Commissioner will recover from the native authorities fair compensation for the loss of the land thus excluded, or of the permanent improvements thereon.

ARTICLE XII.

The independence of the Swazis, within the boundary line of Swaziland, as indicated in the first Article of this Convention, will be fully recognized.

ARTICLE XIII.

Except in pursuance of any treaty or engagement made as provided in Article 4 of this Convention, no other or higher duties shall be imposed on the importation into the South African Republic of any
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article coming from any part of Her Majesty's dominions than are or may be imposed on the like article coming from any other place or country; nor will any prohibition be maintained or imposed on the importation into the South African Republic of any article coming from any part of Her Majesty's dominions which shall not equally extend to the like article coming from any other place or country. And in like manner the same treatment shall be given to any article coming to Great Britain from the South African Republic as to the like article coming from any other place or country.

These provisions do not preclude the consideration of special arrangements as to import duties and commercial relations between the South African Republic and any of Her Majesty's colonies or possessions.

ARTICLE XIV.

All persons, other than natives, conforming themselves to the laws of the South African Republic (a) will have full liberty, with their families, to enter, travel, or reside in any part of the South African Republic; (b) they will be entitled to hire or possess houses, manufactories, warehouses, shops, and premises; (c) they may carry on their commerce either in person or by any agents whom they may think fit to employ; (d) they will not be subject, in respect of their persons or property, or in respect of their commerce or industry, to any taxes, whether general or local, other than those which are or may be imposed upon citizens of the said Republic.

ARTICLE XV.

All persons, other than natives, who established their domicile in the Transvaal between the 12th day of April, 1877, and the 8th August, 1881, and who within twelve months after such last-mentioned date have had their names registered by the British Resident, shall be exempt from all compulsory military service whatever.

ARTICLE XVI.

Provision shall hereafter be made by a separate instrument for the mutual extradition of criminals, and also for the surrender of deserters from Her Majesty's Forces.

ARTICLE XVII.

All debts contracted between the 12th April, 1877, and the 8th August, 1881, will be payable in the same currency in which they may have been contracted.

ARTICLE XVIII.

No grants of land which may have been made, and no transfers or mortgages which may have been passed between the 12th April, 1877, and the 8th August, 1881, will be invalidated by reason merely of their having been made or passed between such dates.

All transfers to the British Secretary for Native Affairs in trust for natives will remain in force, an officer of the South African Republic taking the place of such Secretary for Native Affairs.

ARTICLE XIX.

The Government of the South African Republic will engage faithfully to fulfil the assurances given, in accordance with the laws of the
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South African Republic, to the natives at the Pretoria Pitso by the Royal Commission in the presence of the Triumvirate and with their entire assent, (1) as to the freedom of the natives to buy or otherwise acquire land under certain conditions, (2) as to the appointment of a commission to mark out native locations, (3) as to the access of the natives to the courts of law, and (4) as to their being allowed to move freely within the country, or to leave it for any legal purpose, under a pass system.

ARTICLE XX.

This Convention will be ratified by a Volksraad of the South African Republic within the period of six months after its execution, and in default of such ratification this Convention shall be null and void.

Signed in duplicate in London this 27th day of February, 1884.

HERCULES ROBINSON.
S. J. P. KRUGER.
S. J. DU TOIT.
N. J. SMIT.
APPENDIX C.

PRESIDENT KRUGER'S AFFAIRS IN THE RAADS.

1889.

PRESIDENT.

July.—His Honour accepts a loan of £7,000 from the State funds at 2½ per cent. interest (current rate being about 6 per cent.).

1890.

July 4.—The President said: Mr. Taljaard yesterday threw in my teeth that I took advantage of my position to benefit my own relations. I assure you that I have not done anything of the kind. Unfortunately, one of my relatives who is a speculator has got a concession, which I am in duty bound to carry out. But I am deeply grieved that Mr. Taljaard said what he did say. In future, I can assure you not a single member of my family shall receive a single office. I will not even make one of them a constable. I have children myself, but I have left them on the farm rather than put them in office to draw money from the State.

1891.

May.—In answer to a request that President Kruger would allow his name to be used as patron of a ball in honour of Her Majesty's birthday:

SIR,

In reply to your favour of the 12th instant, requesting me to ask His Honour the State President to consent to his name being used as a patron of a ball to be given at Johannesburg on the 26th inst., I have been instructed to inform you that His Honour considers a ball as Baal's service, for which reason the Lord ordered Moses to kill all offenders; and as it is therefore contrary to His Honour's principles, His Honour cannot consent to the misuse of his name in such connection.

I have, etc.,

F. Eloff,
Pr. Secretary.

1892.

FIRST RAAD.

PRESIDENT.

May 24.—It was resolved that a dam be constructed on the President's farm 'Geduld' at a cost of £4,500, at the expense of the Treasury.
SECOND RAAD.

The Public Works Department report that the road across the President's farm 'Geduld,' estimated to cost £1,500, had actually cost £5,000. Mr. MEYER stated that this road was of absolutely no use to anyone but the owner of the farm.

FIRST RAAD.

June 15.—Letter from Mr. Mare, Deacon, on behalf of the United Church, Pretoria, complaining that of the twelve erven given by Government to the Church, they had been deprived of four, which had been handed over to the President's Church, the Gerevoormede or Dopper, and two of these had again been transferred to the President himself.

June 16.—After a lengthy discussion it was resolved that the President is entirely exonerated. The Raad further expressed its disapproval of this conduct of a Christian Church, whose duty it should be to foster Christian love, and set an example to the burghers.

FIRST RAAD.

August 2.—A memorial was read from Lichtenburg, praying for a stringent investigation into the Report of the Estimates Committee of 1890, in which it was stated that of £140,000 spent on the Pretoria streets, vouchers for £22,000 were missing. The Raad decided on the President's stating that nothing was wrong with the accounts to send the memorialists a copy of the resolution of last year.

1893.

July 17.—The President said it was simply murdering the erection of factories to say there should be no concessions. He denied that factories could be erected without concessions. If the Raad wished to throw out all concessions, well and good. That simply meant the fostering of industries in other countries.

STANDS SCANDAL.¹

August 3.—The President said that speculation, when fairly conducted, was justifiable, and the Government had acted according to the circumstances, and in the interests of the State. The Government had no private interests in view, but thought the sale was quite justifiable.

The Minister of Mines was then attacked for granting stands to Raad officials when higher offers had been made.

¹ By this name is known the series of transactions in which Government land in Johannesburg was sold out of hand to certain private individuals at a nominal figure, many thousands of pounds below the then market value.
APPENDIX D.

VOLKSRAAD DEBATES.

Extracts from the Published Reports.

1889.

May 8.—On the application of the Sheba G. M. Co. for permission to erect an aerial tram from the mine to the mill,

Mr. Groblaar asked whether an aerial tram was a balloon or whether it could fly through the air.

The only objection that the Chairman had to urge against granting the tram was that the Company had an English name, and that with so many Dutch ones available.

Mr. Taljaard objected to the word 'participeeren' (participate) as not being Dutch, and to him unintelligible: 'I can't believe the word is Dutch; why have I never come across it in the Bible if it is?'

June 18.—On the application for a concession to treat tailings,

Mr. Taljaard wished to know if the words 'pyrites' and 'concentrates' could not be translated into the Dutch language. He could not understand what it meant. He had gone to night-school as long as he had been in Pretoria, and even now he could not explain everything to his burghers. He thought it a shame that big hills should be made on ground under which there might be rich reefs, and which in future might be required for a market or outspan. He would support the recommendation on condition that the name of the quartz should be translated into Dutch, as there might be more in this than some of them imagined.

REDUCTION OF IMPORT DUTIES ON EATABLES.

June 20.—Mr. Wolmarans said the diggers simply did not want to buy from the Boers; there was plenty of meat and bread in the land, and the Boers could not get good prices for their cattle.

Mr. Van Heerden could not see how the inhabitants of the State would benefit in the least by lowering the tariff.

Messrs. Lombaard and Wolmarans both declared that when duties were at their highest groceries etc. were at their cheapest.

Mr. Taljaard thought that members who were in favour of lowering the tariff did not act for the benefit of the country.
May 29.—A discussion of considerable length took place on a petition from burghers of Gatsrand, Potchefstroom district, praying that at least two-thirds of the Government money now lying idle in the banks should be given out to agriculturists as loans, and the remainder for other purposes.

July 2.—His Honour was asked why he did not suppress all sweepstakes and races.

The President said gambling and lotteries were in conflict with the Word of God, but it was also the duty of man to have exercise and to exercise his horses. For that reason an exception had been made in the Bill as to horse-races, etc.

**INCREASE OF OFFICIALS' SALARIES.**

July 7.—The President supported the increase. He promised the Raad—and he had done this before—that whenever there was a falling off in the revenue, he would at once reduce the salaries. He had said this before, and if members did not believe him let them call him a liar at once.

1891.

SECOND RAAD.

June 5.—Mr. Esselen objected to minutes not being full enough.

Mr. Taljaard accused Mr. Esselen of insulting the Raad.

A discussion ensued on minutes, in which certain proposals which had been rejected had not been incorporated. Several members said that the incorporation of proposals that had been rejected would entail some members being held up to the scorn of the public.

**ESTIMATES.**

June 24.—Two hundred vouchers were found to be missing from the yearly accounts, and no explanation could be given. Also £13,000 had been given on loan to the Boeren Winkel (Boer General Store—a private mercantile venture).

July 27.—Mr. Mare maintained that the Public Works were badly administered.

The President dashed down the papers in front of him and stalked out of the Raad, after emphatically denying that money had been wasted.

July 27.—At the debate on the question of appointing a State financier, who could among other things be held responsible for the disappearance of vouchers, the Auditor-General said that he did not want an official of that nature, who would be always snivelling about his books.

**CLAUSE TWENTY-THREE OF THE GOLD LAW.**

August 5.—The President said that owners of properties had quite sufficient privileges already, and he did not want to give them more.

Mr. Lombaard said the Gold Fields wanted too much. The revenue from the Gold Fields was already less than the expenditure. He was of opinion that the best course would be to let the Gold Fields go to the devil and look after themselves.
SECOND RAAD.

May 6.—Protracted discussion arose on the Postal Report, the Conservatives being opposed to erecting pillar-boxes in Pretoria on the ground that they were extravagant and effeminate.

Oom Dyke (Mr. Taljaard) said that he could not see why people wanted to be always writing letters. He wrote none himself. In the days of his youth he had written a letter, and had not been afraid to travel fifty miles and more on horseback and by wagon to post it; and now people complained if they had to go one mile.

FIRST RAAD.

May 21.—On the question of abolishing the post of Minute-Keeper to the Executive the President fell into a passion with Mr. Loveday who thought a Minute-Keeper unnecessary, and left the Raad in a temper.

June 13.—The President said the reason why he did not subsidize some papers by giving them advertisements was that they did not defend the Government. It was the rule everywhere to give advertisements to papers which supported the Government.

PRESIDENT AND GENERAL.

July 21.—General Joubert tenders his resignation as Chairman of the Chicago Exhibition Committee. He had written again and again to the President and State Secretary for an intimation of the Government’s intention with regard to the amount on the Estimates, but his communications were treated with silent contempt.

The President made a long speech, in which he said he felt great grief at being thus falsely charged by the General, who was also a member of the Executive. Still he would only bless those who spitefully used him and would not blacken the General.

SECOND RAAD.

July 21.—After the resolution had been taken on Mr. Van Niekerk’s proposition regarding compensation for claims not yet worked out (Clause 60 of Gold Law), the President was still speaking, and objecting to the recording of Van Niekerk’s objection to the passing of the Gold Law Clause Amendment, when Mr. Esselen called ‘Order, Order!’ several times.

The President said he was insulted by Mr. Esselen and would withdraw unless he apologized.

The Raad adjourned, as Mr. Esselen refused.

FIRST RAAD.

LOCUST EXTERMINATION.

July 21.—Mr. Roos said locusts were a plague, as in the days of King Pharaoh, sent by God, and the country would assuredly be loaded with shame and obloquy if it tried to raise its hand against the mighty hand of the Almighty.

Messrs. Declercq and Steenkamp spoke in the same strain, quoting largely from the Scriptures.
The Chairman related a true story of a man whose farm was always spared by the locusts, until one day he caused some to be killed. His farm was then devastated.

Mr. Stoop conjured the members not to constitute themselves terrestrial gods and oppose the Almighty.

Mr. Lucas Meyer raised a storm by ridiculing the arguments of the former speakers, and comparing the locusts to beasts of prey which they destroyed.

Mr. Labuschagne was violent. He said the locusts were quite different from beasts of prey. They were a special plague sent by God for their sinfulness.

July 26.—Mr. De Beer attacking the railways said they were already beginning to eat the bitter fruits of them. He was thinking of trekking to Damaraland, and his children would trek still further into the wilderness out of the reach of the iron horse.

August 16.—Mr. De Beer said he saw where all the opposition to duties came from. It was English blood boiling to protect English manufacture.

1893.

June 21.—A memorial was read from certain burghers of Waterberg about children beating their parents, and praying that such children should not be allowed to become officials of the State or sit in Volksraad!

Mr. De Beer—the Member for Waterberg—who in the days of his hot youth is said to have given his father a sound thrashing, and is the one aimed at by the memorialists, denied all knowledge of the memorial.

Charlestown Extension.

August 24.—Mr. Wolmarans opposed the line, as it would compete with the Delagoa Bay Railway, for which the State was responsible.

Mr. Le Clercq maintained that the Cape Free State line was against the interests of the burghers, as a tremendous number of cattle were brought into the State from outside countries.

Mr. Malan said he would never vote for this line.

Mr. Roos referred to the sacred voice of the people, which he said was against railways.

The extension was eventually approved of.

1894.

First Raad.

May 14.—A debate took place upon the clause that members should appear in the House clad in broadcloth and having white neckties.

Mr. Jan De Beer complained of the lack of uniformity in neckties. Some wore a Tom Thumb variety, and others wore scarves. This was a state of things to be deplored, and he considered that the Raad should put its foot down and define the size and shape of neckties.

Jam Concession.

August 20.—The President said he was against concessions generally speaking, but there were cases where exceptions should be made. There was for instance the Jam Concession. The manufacture of jam ought to be protected.
APPENDIX D

REDUCTION OF POSTAGE FROM TWO PENNY TO ONE PENNY THROUGHOUT THE REPUBLIC.

August 22.—Mr. WOLMARANS opposed the reduction, saying the Postal Department would probably show a deficit at the end of the year. And besides who would benefit? Certainly not the farmers.

Mr. LOMBAARD also was against the reduction.

Mr. DE LA REY said speculators could afford to pay the present rates of postage, and as the reduction would only benefit the townspeople, let matters remain unaltered. If he resided in a town and speculated he would be able to pay twopence.

Mr. SCHUTE said the Postal Department was run at a loss at present, and if they further reduced the tariff things would go very badly with them.

Reduction rejected, 13 to 9.

INCREASE OF REPRESENTATION.

September 6.—The President throughout the debate maintained that there was no advantage to be gained by increased representation, and that business could be more quickly transacted with a small number of members. He disagreed with those members who wished to give big towns representatives as the Raad would be swamped with town members.

After the rejection of various proposals the President rose and pointed out it would mean ruination to the country if the Raad resolved to increase the number of the members, and amidst some confusion he left, declining to occupy the Presidential chair, muttering that the Raad was large enough already and if it were increased it would be a shame.

EDUCATION QUESTION.

September 7.—The Committee reported that a number of memorials had been received, praying that more hours weekly should be devoted to the English language. Counter memorials had also been received. The Committee advised the Raad not to grant the request of more hours for English.

Mr. LOMBAARD thought the Raad was bound to refuse the request, and it would be useless to discuss the matter.

Mr. DE BEER could see no harm in granting the request, in fact it was their duty to do so.

Mr. SPIES considered there was no necessity to teach English in the State. Trade did not require it, and they could get on very well without English. Let the English remain in their own country.

The President was opposed to extending the hours. He did not object to English being taught, but then it must not interfere with the language of the country to the prejudice of the latter language.

He had schools upon his farm, and parents objected to their children being taught English in those schools. After a very little while they could write English as well as or better than their own language, and neglected Dutch for English. The Dutch language could not be maintained against English in competition.

Mr. WOLMARANS also spoke against the English language saying that if they went through the list of those who had signed the memorial for the annexation of the Transvaal by the English, they would find without exception that those who signed were English-
speaking. He was against children being taught English so early, as when they were taught young their minds became poisoned with English views.

Mr. Otto agreed with the spirit of the Committee's report. This was a Dutch country, with Dutch laws, and why should they be asked to exchange the Dutch language for the English? What had the English done for the country that this should be asked?

The Chairman thought many members made too much of the English language already. One language was sufficient, and if a man was properly educated in his own tongue that should suffice.

Mr. Le Clerq and Mr. Prinsloo both cautioned the Raad against foreign languages in their schools.

Mr. Loveday pointed out the absurdity of saying that the National Independence depended upon one language only being used, and pointed to the American and Swiss Republics as examples.

Mr. Lombard in the course of a violent speech said those people who wanted English taught in the State-aided schools were aiming at the independence of the State. They wanted to bring dissension in the midst of the burghers by teaching new and wrong ideas, and they became indignant because the burghers would not allow it. He was ashamed that members should argue in favour of injuring their independence: English should not be taught in the State-aided schools.

The law remained unaltered by 12 to 10.

1895.

JULY 26.—The matter of purchasing diamond drills cropping up, the President said it was true that the two industries mining and agriculture went hand in hand, but it must be remembered that every fresh goldfield opened meant a fresh stream of people and extra expenses. He hoped the Raad would excuse him referring to it, but the Raad took away the revenue and still asked for money. There was the reduction of postage; now it was asked to spend money on boring machines, when each new field meant so much extra expense. Machines for water boring were cheap and not fitted with diamonds like those for mining, which required to be handled by experts. It must be remembered that money voted for agricultural purposes was spent here, while for the gold industry it was sent away. The Raad must be careful how the money was voted.

FIRST RAAD.

FIRING AT THE CLOUDS TO BRING DOWN RAIN CONSIDERED IMPIOUS.

AUGUST 5.—A memorial was read from Krugersdorp praying that the Raad would pass a law to prohibit the sending up of bombs into the clouds to bring down rain, as it was a defiance of God and would most likely bring down a visitation from the Almighty.

The Memorial Committee reported that they disapproved of such a thing, but at the same time they did not consider they could make a law on the subject.

Mr. A. D. Wolmarans said he was astonished at this advice, and he expected better from the Commission. If one of their children fired towards the clouds with a revolver they would thrash him. Why should they permit people to mock at the Almighty in this
manner? It was terrible to contemplate. He hoped that the Raad would take steps to prevent such things happening.

The Chairman (who is also a member of the Memorial Commission) said the Commission thought that such things were only done for a wager.

Mr. Erasmus said they were not done for a wager but in real earnest. People at Johannesburg actually thought that they could bring down the rain from the clouds by firing cannons at them.

Mr. Jan Meyer said such things were actually done in Johannesburg. Last year during the drought men were engaged to send charges of dynamite into the clouds. They fired from the Wanderers' Ground and from elsewhere, but without result. Then some one went to Germiston and fired at a passing cloud; but there was no rain. The cloud sailed away, and the heavens became clear and beautifully blue. He had reported the matter to the Government.

Mr. Du Toit (Carolina) said he had heard that there were companies in Europe which employed numbers of men to do nothing but shoot at the clouds simply to bring down rain. It was wonderful that men could think of doing such things; they ought to be prohibited here. He did not consider that the Raad would be justified in passing a law on the subject; however; but he thought all the same that they should express their strongest disapproval of such practices.

Mr. Birkenstock ridiculed the idea of people forcing rain from the clouds. In some of the Kaffir countries they had witch-doctors who tried to bring down rain; whether they succeeded or not was a different matter. Still, if people were foolish enough to try and force the clouds to discharge rain, the Legislature ought not to interfere to prevent them. He did not agree with the idea of firing at the clouds, but did not consider that an Act should be passed to prevent it.

The Chairman said if such things were actually done—and he was unaware of it—those who did it ought to be prevented from repeating it.

After a further discussion, Mr. A. D. Wolmarans moved: 'That this Raad, considering the memorial now on the Order, resolves to agree with the same, and instructs the Government to take the necessary steps to prevent a repetition of the occurrences referred to.'

SECOND RAAD.

BARMAIDS.

The article for the abolition of barmaids was dealt with.

Mr. Watkins declared himself strongly against such an article. He could not see why females should be prevented from dispensing liquor. Such a clause would prevent many respectable young women from making a living.

Mr. Pretorius said there were many memorials on this subject, and in compliance with the wish expressed therein the article was inserted in the Liquor Law. Of course, it was for the Raad to decide.

Mr. Rensburg spoke strongly against the clause. According to it the proprietor's wife would be prevented from going behind the counter. He would not deny that there were some barmaids who were not strictly virtuous, but to accuse them as a class of being
dangerous was going too far. Many of the memorials were signed by women. These memorials were drawn by men whom he considered were hypocrites, and they ought to be ashamed of themselves for their narrow-mindedness.

Mr. Van Staden said he did not like to take the bread out of the mouths of a great many women.

Mr. Koenig suggested that they could become chambermaids.
APPENDIX E.

MALABOCH.

September 4.—An Executive resolution was read, stating that the Executive had decided to deprive Malaboch of his rights of chiefship, and keep him in the custody of the Government, and that his tribe be broken up and apprenticed out to burghers, each burgher applying to have one or two families upon payment of £3 per family per annum. The Executive wished the Raad to approve of this; the Government had the right to do this according to law. This was without prejudice to the trial before the High Court. Perhaps when the Krijgsraad assembled it would be decided to try him before the High Court on charges of murder and rebellion.

Mr. JEPPE thought this was a matter for the High Court, and counselled the Raad to adopt that course, giving the chief a public trial.

The PRESIDENT said the Executive acted strictly in accordance with the law; it was not necessary for the Government to send the case to the High Court, as it had the power to decide native cases. For instance, in the case of Lo Bengula and his headmen, they were not tried by any High Court.

Mr. MEYER thought they should give Malaboch a fair trial.

Finally Mr. MEYER moved, and Mr. JEPPE seconded, that Executive resolution be accepted for notice.
APPENDIX F.

THE GREAT FRANCHISE DEBATE.

The following extract is made from the Report of the great Franchise Debate, published in the Johannesburg Star, August 17, 1895:

EXTENSION OF THE FRANCHISE.—MONSTER UITLANDER PETITIONS.—
WHAT THE BURGHERS WISH.

Petitions were read praying for the extension of the franchise. The petitioners pointed out that they were all residents in the Republic, that the increase of the wealth of the country and the status of the country were due to their energy and wealth, that the number of the non-enfranchised far exceeded the number of the burghers, that taxation was so arranged that the non-enfranchised bore four-fifths of the taxes. The memorialists pointed out that one of the Republican principles was equality, but that notwithstanding the numerously signed memorials the Raad decided last year to make the Franchise Law so stringent that a new-comer could never obtain the franchise, and his children could only obtain it under severe conditions. They pointed out the danger of this, and prayed for admission under reasonable conditions.

The petitions came from every part of the country, including all the Boer strongholds, and some were signed by influential officials. One petition from Johannesburg was signed by 32,479 persons, and the total signatures amounted to 35,483.

Memorials to the same effect were read from a large number of farming districts, signed by 993 full burghers, who were anxious that the franchise should be extended to law-abiding citizens. These memorials contained the names of prominent farmers. There were nineteen of these last-named memorials, four of which came from different parts of the Pretoria district and three from Potchefstroom.

A memorial was read from Lydenburg, suggesting that ten years' residence in the country and obedience to the law be the qualification. This was signed by about a hundred burghers.

A number of memorials were read from Rustenburg, Waterberg, Piet Retief, Utrecht, Middelberg, Zoutpansberg, and Krugersdorp, signed by about 500 burghers, stating that while they valued the friendship of the peace-abiding Uitlanders they petitioned the Raad not to extend the franchise or alter last year's law.

A memorial from Krugersdorp was to the effect that the franchise should not be extended until absolutely necessary, and then only in
terms of Art. 4 of the Franchise Law of 1894. This was signed by thirteen persons.

One was read from the Apies River and Standerton, praying that the children of Uitlanders born here should not be granted the franchise.

Memorials from other places, with 523 signatures, prayed that the existing Franchise Law should be strictly enforced.

Several petitions against the prohibition of the Election Committee were read.

A further memorial from the Rand was read, containing 5,152 signatures, pointing out that they objected to the memorial issued by the National Union, and they wanted the system of one-man-one-vote and the ballot system adopted before they asked for the franchise.

THE COMMITTEE'S RECOMMENDATIONS.

The Memorial Committee recommended that the law remain unaltered, because the memorials signed by full burgurers requested no extension to take place.

Mr. Lucas Meyer, who was chairman of the Memorial Commission, submitted a report, stating that he was in the minority and differed from his fellow-committeemen. There was not a single member of the Raad who would use his powers more towards maintaining the independence of the country than himself, but he was fully convinced that the Raad had as bounden duty to propose an alteration to last year's law. Proposals to do so had to emanate from the Raad. A large majority of memorialists who prayed for the extension were not burgurers, but even those burgurers who petitioned the Raad against the extension asked the Raad not to do so at present. That showed that they were convinced that sooner or later the extension would have to take place—cautiously perhaps, but the extension would come. Even the committee, the majority of whom were against him, recognised this. He repeated that it was his opinion that the time would come. Let the Raad then submit the proposal to the country, and if the majority of the burgurers were against it, the Raad would have to stand or fall with the burgurers; but at any rate they would be acting according to the will of the country, and could not be blamed for possible consequences. Recently the President said something had to be done to admit a portion of the people who were behind the dam, before the stream became so strong that the walls would be washed away and the country immersed in water. He hoped the Raad would favourably consider his proposal.

Mr. Tosan said that when the proposals came to extend the franchise, such proposals had to come from old burgurers, and so far the old burgurers had not signified their willingness that this should be done. On the contrary, a large number of them were against it. They did not wish to exclude the new-comers for all eternity, but just now they should make no concession. It stood to reason that the new-comers could not have so much interest in the country as the old inhabitants. He cautioned the Raad against accepting the recommendations of Mr. Meyer. It would be contrary to Republican principles. Yes, he repeated it would be contrary to the principles of Republicanism, and were new-comers admitted to the franchise the old burgurers would be deprived of all their rights. They would not dare to vote or exercise any of their privileges. Those persons who signed the petition for the franchise said they were peaceful and law-abiding citizens, but they gave a sign that they were not law-abiding, because they were against the law. The Election Law was there, and they should abide by it.
The **CHAIRMAN** called the speaker to order and advised him to keep to the point, whether it was desirable to extend the franchise or not.

Mr. **Tosen** said he was cut short, but in a few words he would say that he would resist to the bitter end any attempt to alter the law as it at present stood. He spoke on behalf of his constituents and himself.

Mr. **Jeppe**, in the course of his speech, said: Who are the people who now demand from us a reasonable extension of the franchise? There are to begin with almost a thousand old burghers who consent to such extension. There are in addition 890 petitioners, also old burghers, who complain that the franchise has been narrowed by recent legislation. There are 5,100, chiefly from the Rand, who ask for extension subject to the ballot, the principle of which has already been adopted by you, and there is lastly a monster petition, bearing 35,700 names, chiefly from the Rand goldfields: and in passing I may mention that I have convinced myself that the signatures to it, with very few exceptions perhaps are undoubtedly genuine. Well, this petition has been practically signed by the entire population of the Rand. There are not three hundred people of any standing whose names do not appear there. It contains the name of the millionaire capitalist on the same page as that of the carrier or miner, that of the owner of half a district next to that of a clerk, and the signature of the merchant who possesses stores in more than one town of this Republic next to that of the official. It embraces also all nationalities: the German merchant, the doctor from Capetown, the English director, the teacher from the Paarl—they all have signed it. So have—and that is significant—old burghers from the Free State, whose fathers with yours reclaimed this country; and it bears too the signatures of some who have been born in this country, who know no other fatherland than this Republic, but whom the law regards as strangers. Then too there are the newcomers. They have settled for good: they have built Johannesburg, one of the wonders of the age, now valued at many millions sterling, and which, in a few short years, will contain from a hundred to a hundred and fifty thousand souls; they own half the soil, they pay at least three-quarters of the taxes. Nor are they persons who belong to a subservient race. They come from countries where they freely exercised political rights which can never be long denied to free-born men. They are, in short, men who in capital, energy and education are at least our equals. All these persons are gathered together, thanks to our law, into one camp. Through our own act this multitude, which contains elements which even the most suspicious amongst us would not hesitate to trust, is compelled to stand together, and so to stand in this most fatal of all questions in antagonism to us. Is that fact alone not sufficient to warn us and to prove how unstatesmanlike our policy is? What will we do with them now? Shall we convert them into friends or shall we send them away empty, dissatisfied, embittered? What will our answer be? Dare we refer them to the present law, which first expects them to wait for fourteen years and even then pledges itself to nothing, but leaves everything to a Volksraad which cannot decide until 1905? It is a law which denies all political rights even to their children born in this country. Can they gather any hope from that? Is not the fate of the petition of Mr. Justice Morice, whose request, however reasonable, could not be granted except by the alteration of the law published for twelve months and consented to by two-thirds of the entire burgher population, a convincing proof how untenable is the position which we have assumed?
Well, should we resolve now to refuse this request, what will we do when as we well know must happen it is repeated by two hundred thousand one day. You will all admit the doors must be opened. What will become of us or our children on that day, when we shall find ourselves in a minority of perhaps one in twenty, without a single friend amongst the other nineteen, amongst those who will then tell us they wished to be brothers, but that we by our own act made them strangers to the Republic? Old as the world is, has an attempt like ours ever succeeded for long? Shall we say as a French king did that things will last our time, and after that we reck not the deluge? Again I ask what account is to be given to our descendants and what can be our hope in the future?

Mr. De Clercq opposed the extension.

Mr. Jan De Beer said he could not agree to the prayer for extension. The burghers would decide time enough when the dam was too full, or when fresh water was wanted. He had gone through the memorials, and some that wished an extension were unknown to him, even those who signed from his district. Very few persons were in favour of the extension. If the burghers wished it he would give it, he would agree to it. The people coolly asked the Raad to extend the franchise to 80,000 persons, men who were not naturalized and had nothing to lose. He did not mind extending the franchise to a few. When it was a small case he did not object, but when it came to giving away their birthright wholesale he kicked. He did not object to give the burgher right to persons who shot Kaffirs, or he had better say, persons who went into the native wars on behalf of the Transvaal, because they shed their blood for the country; but people who came here only to make money and that only did not deserve the franchise. Let them look at that book of signatures on the table with the 70,000 names. Who were they? (Laughter, and cries of 'Too much.') Well, 38,000 then. He had 'too much.' They were the persons, the millionaires side by side with mining workers whom Mr. Jeppe spoke of, but where did they find these people side by side? Nowhere! No, he would not grant an extension of the franchise.

The President said he wished to say a few words on the subject, and the first thing he had to say was that those persons who signed the monster petition were unfaithful and not law-abiding.

Mr. Jeppe: I deny that.

The President: Yes—I repeat unfaithful.

Mr. Jeppe (excitedly): I say they are not!

The Chairman: Order, order!

The President then endeavoured to qualify his remarks by re-asserting that these people were disrespectful and disobedient to the law, because they were not naturalized. 'Now,' asked His Honour triumphantly, 'can you contradict that? No, you cannot. No one can. The law says that they must be naturalized, and they are not.' Speeches had been made that afternoon, His Honour proceeded, urging that the rich should be made burghers and not the poor. Why not the poor as well as the rich, if that were the case? But he was against granting any extension, saving in cases like that he mentioned the other day. Those who went on commando were entitled to it, but no others. Those persons who showed they loved the country by making such sacrifices were entitled to the franchise, and they should get it. These memorials were being sent in year by year, and yearly threats were made to them if they did not open the flood-gates. If the dam was full before the walls were washed over, a certain portion of the water had