officer of that State, and authenticated, either by the oath of some witness, or by the official seal of the Minister of Justice or some other Minister of State.

ARTICLE XIII.

If within two months counting from the date of arrest, sufficient evidence for the extradition shall not have been presented, the person arrested shall be set at liberty. He shall likewise be set at liberty if, within two months of the day on which he was placed at the disposal of the Diplomatic Agent, he shall not have been sent off to the reclaiming country.

ARTICLE XIV.

All the articles found in the possession of the person demanded, at the time of his apprehension, shall be seized in order to their delivery with him, when his extradition shall take place.

This delivery shall not be limited to effects or articles robbed, stolen, or obtained by other crimes, but shall extend to all that might serve as evidence of the crime; it shall be made even when the extradition could not be made after orders to that effect, on account of the flight or death of the person claimed.

ARTICLE XV.

The High Contracting Parties renounce whatever claims they may have for the reimbursement of the expenses incurred for the apprehension and maintenance of the persons to be delivered up, and for their conveyance until they shall be placed on board ship, as they agree to defray these outgoings in their respective countries.

ARTICLE XVI.

The stipulations of the present Treaty shall apply to the Colonies and other possessions of Her Britannic Majesty.

The requisition for the surrender shall be made to the Governor, or to the chief authority in the Colony or Possession, by the highest Consular Agent of Brazil.

The surrender shall be made by the Governor or the chief authority, who shall, however, have the power either to make it, or to refer the matter to his Government.

Both in the requisitions and in the surrender, the conditions established by the foregoing Articles of this Treaty shall be, as far as may be possible, adhered to.

As Her Britannic Majesty has the power to adopt special arrangements in the colonies and possessions, respecting the delivering up of delinquents, Her Majesty will facilitate the reclamations of Brazil in this respect, as far as may be possible, with due regard, however, to the provisions of this Treaty.

ARTICLE XVII.

The present Treaty shall come into force ten days after its publication, and in conformity with the forms prescribed by the laws of the countries of the High Contracting Parties. It will remain in force until one of these shall give notice for its termination, but it shall then remain in force for six months counted from the day of this notification.

This Treaty shall be ratified, and the ratification exchanged in Rio de Janeiro, within three months, or sooner if possible.

In witness whereof, the respective Plenipotentiaries have signed the present Treaty, and have affixed thereto the seal of their arms.

Done at Rio de Janeiro, on the thirteenth day of the month of November, of the year of Our Lord Jesus Christ one thousand eight hundred and seventy two.

(L.S.) GEORGE BUCKLEY MATHEW.

(L.S.) MARQUEZ DE S. VICENTE.

On the other hand, they observed, that according to the Brazilian law, infanticide is not punished as murder, nor even as manslaughter, but as a crime distinct from.both, and by a minor punishment, and that consequently extradition should not take place for the attempt.

They consequently resolved to declare that extradition shall solely take place for the crime of infanticide, and not for an attempt to commit that crime.

With this declaration they agreed to close this conference, from which the present Protocol emanates, which being found in conformity was signed, each having a copy thereof.

Done in the City of Rio de Janeiro, the thirteenth day of November of 1872.

(L.S.) GEORGE BUCKLEY MATHEW. (L.S.) MARQUEZ DE S. VICENTE.

And whereas the ratifications of the said Treaty were exchanged at Rio de Janeiro on the twenty eighth day of August last :

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Act, doth order, and it is hereby ordered, that from and after the first day of December, one thousand eight hundred and seventy three, the said Act shall apply in the case of the said Treaty with the Emperor of Brazil.

EDMUND HARRISON.

[No. 911.]

[No. 912.]

No.

CROWN LAND OFFICE, 6th Jan. 1875.

THE following Lots of vacant Crown Land will be offered for Sale at this Office on the first Tuesday in February next, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General de-termines the present value thereof. All for payment down—no Discount. Upset price 80 cents per acre, in addition to expense of survey.

Not to interfere with the right to cut Timber or other Lumber under Lacences applied for previous to the application for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

GLOUCESTER.

100 acres, lot 155, tier 2, Belledune, Robert Gray, Jr. 100 acres, lot 107, tier 3, Madisco, Rev. F. A. Robert.

NORTHUMBERLAND.

50 acres, on West Forks of Indiantown Brook in Blackville, John Hogan.

50 acres, on West Forks of Indiantown Brook in Blackville, Patrick Hogan. CHARLOTTE.

60 acres, a gore lot on Allen Brook in Saint David, James Baldwin.

KING'S.

101 acres, S.E. 1 of lot No. 17 in the English Settlement, Richard M'Bride.

BENJ. R. STEVENSON, Sur. Gen. [4w]

CROWN LAND OFFICE, 6th Jan. 1875.

ICENSES to expire on the 1st July, 1875, for the following Timber Berths, will be sold at this Office, at noon, on Wednesday the twentieth day of January inst, subject to exist-ing Regulations for Stumpage. Upset price-Eight Dollars per square mile.

Not to interfere with Lots of Land improved or partly paid for, nor with any surveyed Lots for which the Returns were received at this Office before the date of application for License.

All Timber, Logs or other Lumber cut upon Unlicenced Crown Lands or which may be cut by any person beyond the limits of his own Berth, shall be seized and forfeited to the use of the Crown; and no Timber or Lumber shall be cut on any Berth applied for until it be purchased at Public Auction.

Situation. Sq. M.

Name.

8

5551 M'Dougall Lake; Vacant parts of blocks 3, in ranges 2 and 3, 31 Hugh Ludgate.

556 The undersigned, Plenipotentiaries of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and of His Majesty the Emperor of Brazil, charged with making a Treaty for the extradition of criminals, upon which they have at this present agreed, having met in conference, took into consideration the following subjects :--

They directed their attention to the fact that the criminal law of England punishes the crime of infanticide with 557 the same penalty as that of murder, when accompanied by corresponding circumstances, and that it results therefrom that extradition should take place even for attempting to commit that crime.

Middle and North Brooks at the S.E. angle of lot 35, East side of Bathurst road, thence run-ning by the magnet N. 3 m., E. 18 m., N. $\frac{1}{2}$ m., E. $1\frac{1}{2}$ m., S. $\frac{1}{4}$ m., E. $2\frac{1}{4}$ m., S. $1\frac{1}{2}$ m., W. $2\frac{1}{4}$ m., N. $\frac{1}{4}$ m., W. $1\frac{1}{4}$ m., S. $1\frac{1}{4}$ m., W. 1 m., N. $1\frac{1}{2}$ m., and W. 1 m., or to place of beginning; not to interfere with prior licenses,

Pisiguit Brook; Beginning at the S.E. angle of lot 35, west side of Bathurst road, thence running by the magnet W. $1\frac{1}{4}$ m., S. $\frac{1}{5}$ m., W. $1\frac{1}{2}$ m., S. $1\frac{1}{2}$ m., W. 1 m., N. 3 m.,

J. B. Snowball.