

Article 21.

Turkish nationals ordinarily resident in Cyprus on the 5th November, 1914, will acquire British nationality subject to the conditions hid down in the local law, and will thereupon lose their Turkish nationality, and will however, have the right to opt for Turkish nationality within two years from the coming into force of the present Trons, president present Trons, president present Trons, president present Trons, pre-

vided that they leave Cyprus within twelve months after beyond opposed.

Turkish nationals ordinarily resident in Cyprus on the conting and force of the present Treaty, who, at that files, have sequired or one in process of acquiring British hattonality, in consequence of a countries and in accordance with the local law, will also, theyengo to be trained in accordance with the local law, will also, theyengo to be trained.

Turkish nationality.

It is understood that the Government of Cyprus will be entitled to refuse British nationality to inhabitants of the i-land who, length Turkish nationals, had formerly acquired another nationality without the consent of the Turkish Government.

## Article 37.

Turkey undertakes that the stipulations contained in Articles 38 to 44 shall be recognised as fundamental laws, and this no law, on regulation, nor official action shall conflict or interfere, with these stipulations, nor shall any law, regulation, nor official action presult over them.

The Turkish Government undertakes to assure full and complete protection of life and liberty to all inhabitants of Turkey without distinction of birth, nationality, language, race or religion.

All inhabitants of Turkey shall be entitled to free exercise, whether in public or private, of any creed, religion or belief, the observance of which shall not be incompatible with public order and good morals.

Non-Moslem minorities will enjoy full freedom of movement and of emigration, subject to the measures applied, on the whole or on part of the territory, to all Turkish nationals, and which may be taken by the Turkish Government for national defence, or for the maintenance of public order.

## Article 39.

Turkish nationals belonging to non-Moslein minorities will enjoy the same civil and political rights as Moslems.

All the inhabitants of Turkey, without distinction of religion, shall be equal before the law.

Differences of religion, creed or confession shall not prejudice any Turkish national in matters relating to the enjoyment of civil or politieal rights, as, for instance, admission to public employments, functions and honours, or the exercise of professions and industries.

No restrictions shall be imposed on the free use by any Turkish national of any language in private intercourse, in commerce, religion, in the press, or in publications of any kind or at public meetings.

Notwithstanding the existence of the official language, adequate facilities shall be given to Turkish nationals of non-Turkish speech for the oral use of their own language before the Courts.

## Article 40.

Turkish fathonals belonging for non-Moslem minorities shall enjers the same treatment and security in law and in fact as other Turkish insteads. In particular, they shall have an equal right torsulables, meamer control at their own expense, any charitable, religious and social intitutions, any schools and other establishments for instruction and obseation, with the right to use their own language and to exercise their own religion freely therein.

# Article 41

As regards public instruction, the Turkish Government will grant in those towns and districts, where a considerable proportion of non-Modern nationals are resident, adequate facilities for ensuring that in the primary schools the instruction shall be given to the children of each Turkish nationals through the medium of their own language. This provision will not prevent the Turkish Government from making the teaching of the Turkish language obligatory in the said schools.

In town and districts where there is a considerable propertion of Turtish automals belonging to non-Moslem minorities, these minorities that all he assured an equitable share in the epigment and application of the sums which-may be provided out of public funds under the State, numbrigal or other hudgets for educational, religious, or charitable purposes. 116 Appendix I

The sums in question shall be paid to the qualified representatives of the establishments and institutions concerned.

#### Article 42

The Turkish Government undertakes to take, as regards non-Moslem minorities, in so far as concerns their family law or personal status, measures permitting the settlement of these questions in accordance with the customs of those minorities.

These measures will be elaborated by special Commissions componed of representatives of the Tythiki Government and or representatives of each of the misorities concerned in equal number. In case of the vergence, the Tutchiki Government and the Congol of the Lough of Nations will appoint in agreement an unspire chosen from amongst European lawyers.

The Turbial Government undertakes to grant [all protection to the churches, Synagone, counteries, and other religious stabilishment of the above-mentioned minorities All facilities and authorisation will be granted for the pions foundations, and to the religious and chartished institutions of the said minorities at present existing in Lyricey, and the Turkial Government will not relange, for the formation, if new religious and charitable, institutions, any of the necessary facilities which are granted to other provise institutions of that justuces

#### Article 43.

Turkish nationals belonging to snow Mostem minorities shall not form any local state of their faith or religious observances, and shall not be placed under any disability by reason of their refusal to attend Courts of Law or to perform any legal business on their weekly day of rest.

This provision, however, shall not exempt such Turkish nationals from such obligations as shall be imposed upon all other Turkish nationals for the preservation of public order.

## Article 44.

Turkey agrees that, in so far as the preceding Articles of this tube for affect non-Moslem nationals of Turkey, these provisions constitute obligations of international concern and shall be piaced under the guarantie of the League of Nations. They shall not be modified without the assent of the majority of the Council of the League of Nations. The

British Empire, France, Italy and Japan hereby agree not to withhold their assent to any modification in these Articles which is in due form assented to by a majority of the Council of the League of Nations.

Furkey agrees that any Member of the Council of the League of Nations shall have the right to bring to the attention of the Council any infraction or danger of infraction of any of these obligations, and that the Council may thereupon take such action and give such directions as it may deem proper and effective in the circumstances.

Turkey further agrees that any difference of opinion as to questions of law or of fact arising out of these Articles between the Turkish Govermount and any one of the other Signatory Powers or any other Power, a member of the Council of the League of Nations, shall be held to be a dispute of an international character under Article 14 of the Covenant of the League of Nations, The Turkish Government hereby consents that any such dispute shall, if the other party thereto demands, be referred to the Permanent Court of International Justice. The decision of the Permanent Court shall be final and shall have the same force and effect as an award under Article 13 of the Covenant.

# Article 45.

The rights conferred by the provisions of the present Section on the non - Moslem minorities of Turkey will be similarly conferred by Greece on the Moslem minority in her territory

## Article 59.

Greece recognises her obligation to make reparation for the damage caused in Anatolia by the acts of the Greek army or administration which were contrary to the laws of war.

On the other hand, Turkey, in consideration of the financial situation of Greece resulting from the prolongation of the war and from its consequences, finally renounces all claims for reparation against the Greek Government...

### Article 106.

When, as a result of the fixing of new frontiers, a railway connection between two parts of the same country crosses another country, or a branch line from one country has its terminus in another, the conditions of working, in so far as concerns the traffic between the two countries, shall, subject to any special arrangements, be laid down in an