An international anomaly? Sovereignty, the League of Nations and India’s princely geographies

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Abstract

This paper examines India’s experiences as the only non-self-governing member of the League of Nations as a means of addressing the broader question: where was the international? As the only non-self-governing member of the League, India’s new international status exposed both its external, more imperial, as well as its internal, more colonial, anomalies. This paper examines, first, the Indian anomaly from the ‘inside out’, looking at India’s representation and silencing at Geneva, and how Indian commentators assessed India’s external status in the League. Secondly, it considers the Indian anomaly from the ‘outside in’, by exploring colonial tensions that the internationalism of the League provoked relating to India’s internal political geography. The League posed taxing questions about the Government of India’s decision to exclude international law from the spaces between British and Princely India, examined here through the example of trafficking in women and children. In exploring India’s anomalous situation two broader approaches are deployed. The first is a scalar methodology, which shows how the concepts of the national and international operated at various scales, with India’s burgeoning sense of nationhood taking one of its many shapes in the international sphere, while the internationalism of the League seeped into the national fissures between British and Princely India. Secondly, the paper approaches these questions through the lens of sovereignty. Moving beyond associations with the juridical and the territorial, it explores sovereignty as: representational (diplomacy); governmental (administration), theoretical (political philosophy), political (anti-colonialism), territorial (political geography) and contractual (international law).

Keywords: India; League of Nations; Imperialism; Princely States; Sovereignty; Trafficking; Scale

Thanks, in part, to its contribution of men and materiel to the First World War, India secured a place at the 1919 Versailles Peace Conference, which (unexpectedly) made it a founding member of the League of Nations. The League itself is the subject of increasing academic interest, which is moving beyond traditional areas of concern such as international relations and the ‘problem of “security”’, to ‘humanitarian and educational initiatives’, the role of ‘experts, officials, lobbies and publics’, ‘the construction of rights and identities’ and the ‘redrawing of empires, nations and regions’. In terms of the latter, India’s position was of especial interest. No other non-self-governing state was allowed to join the League after Versailles, making India a permanent anomaly in a membership of otherwise free nation-states. This paper will expose the troubling questions of scale and sovereignty that India’s membership of the League provoked. In terms of scale, the Indian nation started to take shape through its international activities, while international concerns seeped into national politics, provoking troubling tensions for the colonial government. In terms of sovereignty, these interactions provoked the fundamental question of whether India was even a state at all, and raised the problem of the ‘quasi-sovereignty’ of the Princely States. By tracing debates about sovereignty beyond the juridical

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and the territorial this paper tracks the fundamentally geographical and historical question: where was the international?  

The paper will proceed in two parts. The first looks at India ‘inside out’, examining its representation abroad and the debates within India about its external position, in terms of internationalism and India’s ‘imperial’ status. This is the scale at which India’s anomalous nature has been mostly commented upon, but it is also the scale at which most League members could claim to be anomalous, given the newness of the League experiment and the scale at which most League members could claim to be internationalists.  

In the interwar period, especially through the activities of the League,6 augmenting previous concerns about the white slave trade, and prostitution—regulation policies which focused on the health of colonial elites,7 with a concern for mobility, rights and human dignity.8 These were issues that even in late-colonial India this development was clearly part of a broader and ongoing negotiation of imperialism, gender and sexuality.9 But trafficking also fitted into the ‘social and technical’ section of the League’s duties, which saw it move beyond peacekeeping and international law to investigate economics, epidemics, refugees, arms and opium trafficking.10 The League could only concern itself with the international elements of these topics, but in this respect TWC is of special interest to the geographer.11 This sort of trafficking did not entail large shipments or bulky goods: a girl or woman, often seemingly willing, could be easily concealed, or openly flaunted.12 But, most importantly, there was evidence of ‘trafficking’ in India, but it was ‘regional’ trafficking between states of the Indian Empire. So defined, it was beyond the a League of Nations’ purview, but a 1933 draft of a League convention questioned this territorial definition of sovereignty by redefining the relationship between ‘protectorates’, ‘suzerainties’ and ‘colonies’.

As such, TWC brought issues of internationalist concern into the cracks and fissures between politically sovereign domestic units, as the case of the indirectly ruled Princely States in India will highlight. Trafficking in women and children will, therefore, allow us to consider India’s specifically anomalous status within the League of Nations but, in so doing, will also provide insight into the aforementioned concepts which have been explored, at great length, by geographers and others, namely: sovereignty; imperialism; and internationalism.  

Sovereignty, imperialism, internationalism and India

There has also been an extensive rethinking of imperial power and where we might look for it. The battle for empire has seen military and economic might challenged by the power of discourse, identity, and representation, then by disciplinary power, biopolitics, and embodiment, and, latterly, by increased attention to sovereignty.13

The abstract notion of sovereignty as the ultimate authority over a political community requires constant tailoring to its geographies, exploring how state sovereignty is changing and how new spatialities of power negotiate ‘the push and pull of centripetal globalizing forces and centrifugal forces of regionalism, separatism and nationalism’.14 Historical debates about the nature of sovereignty, whether dependent on supreme command (constituted) or liberal, democratic authority (constituent), also require tailoring to context, including that of the colonial.15 Colonial sovereignties were hybrid and frequently violated,16 while the domination at their core could be exposed by the politics of anti-colonial nationalism.17 This made it clear that sovereignty is also exerted over bodies, symbols, money, and representations.18 Recent approaches to sovereignty have moved beyond the readings of political philosophy and jurisprudence to engage with geopolitics, discourse analysis, performativity, embodiment and power.19 At a theoretical level, Foucault’s call to examine governmentalities that triangulate disciplinary and governmental power with sovereign powers still demands attention.20

One productive frame for approaching these provocations is to think of ‘sovereignty regimes’ as combinations of central state

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3 This question follows Miles Ogborn’s provocation to think ‘where was the eighteenth century’: M. Ogborn ‘Spatiality in the long eighteenth century’ contribution to panel discussion, Long Eighteenth Century Seminar Series, Institute of Historical Research, University of London, 10th January 2001.


5 Housden, The League of Nations and the Organization of Peace (note 1).


8 B. Metzger, Towards an international human rights regime during the interwar years: the League of Nations


11 Article 15, paragraph eight, of the League covenant stated that: ‘If the dispute between the parties is claimed by one of them, and is found by the Council, to arise out of a matter which by international law is solely within the jurisdictional domain of that party, the Council shall so report, and shall make no recommendation as to its settlement’.


authority and political territoriality. This focus on effective sovereignty draws attention to authorities from both within and beyond strict territorial state limits: ‘sovereignty—in the sense of the socially constructed practices of political authority—may be exercised non-territorially or in scattered pockets connected by flows across space-spanning networks.’ This paper examines the Government of India’s grappling with sovereignty regimes that were imagined to be below (the Princely States) and above (the League of Nations) its domain of scalar sovereignty. The following cases will highlight some of these many types of sovereignty (and their forms), namely: representational (diplomacy); governmental (administration); theoretical (political philosophy); political (anti-colonialism); territorial (political geography); and contractual (international law). These types and forms constituted the ‘imperialist’ sovereignty regime that Agnew has identified, and which is a defining feature of current postcolonial work on empires.

Empires are currently being re-imagined, through postcolonial and new imperial histories, as sovereign regimes with multiple and overlapping scales and networks of authority. These span divisions between formal and informal empires, imperial metropole and colonial periphery, and norms and exceptions. The complex geographies of these experimental sovereignty regimes have been mapped by Benton’s magisterial survey of imperial experiments with international law between 1400 and 1900. She showed how imperial sovereignty expanded through corridors and estuaries, negotiated hills and mountains, strung together islands of marital experimentation, and incorporated enclaves of quasi-sovereignty. Benton’s examples of the latter are the Princely States that feature later in this paper, where her work will be explored in greater depth. Nair has recently suggested that the region might be the necessary scale at which to rethink Princely modernity in India but it might also be a vital scale for thinking the international within national borders. This study of the interwar period extends Benton’s temporal scope to a period when imperial sovereignty, federalism, and the ever-expanding networks of globalisation were being debated.

These debates took place within a post-First World War enthusiasm for internationalism, the emergent phenomenon marked by increasingly dense diplomatic encounters, the growth of international institutions and international law, and the re-negotiation of state sovereignty. In addition to shifts in practice, internationalism was also a utopian aspiration that anticipated a more benign form of cooperation between cohabitating (rather than competing) states. As against imperialism and nationalism, the internationalist ethic marked itself out by proposing an alternative vehicle of civilised development. Yet E.H. Carr famously argued that such utopian liberalism ignored the geopolitical realities of imperialism, exploitation, and state formation in the interwar period. Others demonstrated that the proposed international system was based around an idea of European civilisation, thus reconstituting the nomos of nineteenth-century international law but in a way which allowed America to supplant Europe as global sovereign. As the primary institutional manifestation of the internationalist utopian spirit, all of the above criticisms of internationalism were laid at the League of Nations’ door. The configuration of these criticisms very much depended upon the national context from which they came. Latin American countries constituted a third of the League’s member states but railed against the lack of interest displayed by what quickly came to be seen as a European organisation. In the heart of Europe, however, others described the League as an occupying force, colonising the defeated powers of the First World War under the banner of a triumphant internationalism. Eric Manela has shown how initial enthusiasm for Wilson’s concept of ‘self-determination’ in China, Korea, Egypt and India quickly failed as the racial delimitations of this term came to be understood. But India’s engagement with the League, and it’s criticisms, ousted the period of Manela’s interest, and that of his other case studies, due to India’s position as a non-self-governing, increasingly anti-colonial, member of the League.

But India’s League of Nations membership did not mark the beginning of its international biography: it followed, and depended upon, an already growing international status. Pre-colonial India had been at the heart of trading and diplomatic networks across the Indian Ocean arena, while it continued to dominate this region as a British imperial sub-pole in terms of expertise and influence through territorial protectorates and residencies. India had...
started to attend meetings of experts on technical or scientific subjects, organised by international bureaus including the Postal and Telegraph Unions or the Office of Public Health at Paris. A major step towards political recognition was taken when it was admitted to the Councils of Empire along with the self-governing Dominions, responding to pressure from Indian campaigning groups since the 1880s. As a result, India attended the 1917 Imperial Conference and the Imperial War Cabinet of 1918, which paved the way for its attendance at the Versailles Peace Conference of 1919. It was this forum that catapulted India into international consciousness as a diplomatic unit, just as its nationalist movements were becoming increasingly internationalist in their campaigns.

While India’s nationalist emergence has garnered endless attention, its interwar international identity remains less well studied. In part this is because India’s position in Geneva has been viewed as a curio or novelty, and most undeniably as an anomaly. But this also reflects the failure to study the intersection of imperialism and internationalism more broadly. While there is a growing literature on the League’s mandated territories, the League also intersected with imperial geographies in non-mandated spaces. Zanasi, for instance, has suggested that the League also intersected with imperial geographies in non-mandated spaces. Zanasi, for instance, has suggested that the League attempted to take over the colonial ‘civilising mission’ framework in its attempt to aid China’s interwar development, but was struck by indecision over lingering evolutionary narratives, the possibility of exporting modernity, and the exigencies of local implementation. Hell has also shown how the Kingdom of Siam, the only territory in Southeast Asia never to have been formally colonised, became a founding member of the League and used this status to bargain for full sovereignty and greater economic autonomy from the French and British empires which surrounded it.

Other historians have seen the League as a foil for American economic imperialism, often in the guise of humanitarianism; as raising the prospect of a global Monroe Doctrine; or as being so heavily complicit with empires that it risked contaminating the United Nations with its pro-imperialism. When dealing with European empires the League often came up against the stubborn obstinacy of colonial governors inimical to the cost (political or economic) of change. Yet, there were those who believed that the League offered imperial salvation, with Alfred Zimmern and Arthur Berridge Keith suggesting that the Third British Empire would be held together by bonds forged in Geneva, not London. Zimmern also believed that debates in Geneva could help India forge its own constitution, in what he falsely believed would be India’s imminent status as dominion and federation.

Inside out: India and the League of Nations

This section will explore how ‘India’ was negotiated and in part emerged through its engagement with the international. It will show how the imperial anomaly of India’s status was, first, exploited by the government, secondly, negotiated in terms of diplomacy and silencing and, finally, criticised from the perspectives of political philosophy and nationalism as public and intellectual opinion in India turned against the League.

The admission of India to the League is evidence of a norm of international law being laid aside. But India’s exceptionalism went beyond this one decision, to an ongoing state of exceptional relations with the League. This was not an exceptionalism imposed by Britain, but one sought directly by the Government of India itself as a means of avoiding both economic cost and political controversy. Thus, India used its position as one of only eight nations to have a seat on the International Labour Organisation Governing Body to voice concerns over regulations regarding work hours and conditions, suggesting that they would be inconsistent with India’s ‘backward conditions of industrial development’. As such, the Organisation’s recommendations were amended to take account of climatic conditions, imperfect industrial organisation, and ‘special circumstances’. Tambe has also shown how climate was evoked by the League as a substitute for race-hierarchies, allowing the Government of India to successfully argue for differential age of consent across nations on this basis during debates about trafficking and the League’s 1921 convention.

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40 Dominions were former Settler Colonies that had been granted self-governing rights, while remaining within the British Empire, the largest of which being Australia, Canada, the Union of South Africa, and New Zealand.


50 A. Zimmern, The Third British Empire, New York, London, 1927. Sir Alfred Eckhard Zimmern (1879–1957) was a British classical scholar and internationalist who played a role in the founding of the League and championed it into the 1930s.


53 On the norm-exception dialectic of liberal imperialism see Chatterjee, Lineages of Political Society (note 28), 8–15.


55 Verma, India and the League of Nations (note 54).

**Diplomatic silencing: representing India**

Colonial discourse analysis has clearly shown how India, within imperial rhetorical frames, was silenced and over-determined, in terms of representational sovereignty. But this representation also carried over into the international realm. Questions of silencing emerged soon after the ramifications of India’s membership became clear, raising questions of statehood, sovereignty and political subjectivity. On the 28th June 1919 the Secretary of State for India, Edwin Montagu, and HH Maharaja Ganga Singh of Bikaner had signed the Treaty of Versailles. But this did not alter the fact of India’s subservience to British foreign policy. Montague and his Under-Secretary, Satyendra Prasanno Sinha, had argued that this was no less the case for the dominions, none of whom were sovereign states or had independent foreign relations. As such, many pro-League commentators would try to argue that, in matters of the League, India was independent. Though its delegates were briefed by the Government of India, they could and did challenge the approach of Great Britain, and voted differently. Others, however, remained incredulous, insisting that India’s membership was merely another way of increasing Britain’s vote to six (in addition to those of the four dominions). This appeared to be very much the case in terms of governmental sovereignty and the day-to-day administration of India’s League membership, where the scale of the imperial mediated the national and the international. The status of India was constantly being negotiated by the India Office in London, as well as the Indian Civil Service in New Delhi. For instance, in June 1920 it was decided that correspondence between the League Secretariat and either the India Office or the Government of India should pass through the Cabinet Office in London. On hearing that a member of the League and the Director of Statistics in India had been in correspondence, the India Office received a sharp rebuke from the Cabinet Office, reminding it that direct correspondence between the Government of India and the League of Nations was against Cabinet rules and recognised practice. F.W. Duke, of the India Office, countered in a letter of 29th October 1920 that: ‘In view of the fact that India herself is a Member of the League its position is analogous to that of the other overseas British members whose Governments communicate directly with the League Secretariat’. The Cabinet later clarified that the Secretary of State for India in London remained the channel for policy correspondence although India was allowed to respond directly to routine requests for information.

The representation of India was not only debated within the imperial machine in London. On 22nd April 1924 the Home Department in New Delhi received notice of two questions proposed by Khan Bahadur Sarfaraz Hussain Khan for the Legislative Assembly. The first requested the names of the Indian gentlemen that the Government had sent to represent India in Imperial Conferences and at the League of Nations, while the second asked whether in future the Indian Legislatures would be allowed to elect these gentlemen, rather than them being selected by Government? While the second question was eventually omitted, the details of the League delegates did not suggest figures likely to represent the full range of pro- and anti-colonial sentiment present in India at that time. Rather, they were often prominent figures from the Chamber of Princes who had experience of international travel. The listed delegates were: 1920, HH Maharaja of Nawanagar and Sir Saiyid Ali Imam; 1921, HH the Maharao of Cutch and Rt Hon‘ble V.S. Srinivasa Sastri; 1922, HH Maharaja of Nawanagar and Sir P.S. Sivaswamy Aiyer; 1923, HH Maharaja of Nawanagar and Mr. Saiyid Hasan Imam.

The questions of delegate representation and the scalar relationships between London, Geneva and New Delhi were brought together in an internal Government of India debate between March and May 1926. The question was whether the Secretary of State in London or the Viceroy in New Delhi should appoint Indian representatives at the League of Nations. India’s status as an original member of the League, distinct from Great Britain, meant that it should have had the right of self-representation, although the Secretary of State had always approved the Viceroy’s choices to date. The previous Viceroy, Lord Reading, had claimed in 1925 that the Secretary of State was the only representative of India in imperial and international questions. This was also the position after the Government of India Act of 1919. Yet Sir B.N. Sarma, a member of the Viceroy’s Executive Council, commented that both the scheme and spirit of the 1919 Act, as well as of the Treaty of Peace admitting India as an integral member of the League, suggested that the delegates should be appointed in New Delhi. The question remained an ambiguous one, straddling international recognition and imperial subordination, as expressed in a note for the Indian delegate of 1926 which advised that while both the Viceroy and Secretary of State would agree on the selection, ‘an understanding has grown up that the authority by whom the delegates are to be appointed shall be left undefined’.

But beyond these private debates, the unevenness of India’s anomalous position was also obvious in public, and was commented on precisely in the representational terminology of silencing. The markers of its diplomatic subordination were clear; India was permanently relegated to the lower ranks of the League (despite the Aga Khan taking up Presidency of the League Assembly in 1937), never taking a seat in the Council, despite vastly overshadowing other nations which had enjoyed such a privilege in terms of population, wealth and geographical size. This was pointed out by British...
and the London School of Economics and published on the League the question of British Dominions.

Manning (1894)

Speaks

vant (Fig. 1).73 Pant went on to denounce the voice heard at Geneva speechless subaltern, but a more animalistic colonial subject/ser-
a dog listening to a gramophone, raising parallels not only with a
Indian Legislative Assembly. In 1935 Govind Ballabh Pant 71
freely.

made it unable to contract and honour international obligations
article explaining India
India, with all her great traditions of the past and her vast economic

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A HMV advert from the newspaper Kaisar-i-Hind, 24 July 1932.

This diplomatic silencing was also commented upon in the Indian Legislative Assembly. In 1935 Govind Ballabh Pant71 denounced as a sham and farce the situation whereby India as a ‘member’ of the League only sang the praises of its master and reflected ‘His Master’s Voice’.72 This referred to the 1899 painting of a dog listening to a gramophone, raising parallels not only with a

speechless subaltern, but a more animalistic colonial subject/serv-
ant (Fig. 1).73 Pant went on to denounce the voice heard at Geneva as being no more genuine than that of the American film ‘India Speaks’, a 1933 film also titled ‘Bride of the East’ that claimed to provide a travelogue of sexual habits in India, alleging the abuse and over sexualisation of Indian women and children (Fig. 2). An accompanying book was also produced featuring stills from the film with accompanying captions decrying Indian poverty, backward-
ness and immorality.74 The silencing metaphor was deployed again
in the Assembly in 1937 by Bhagwan Das75 who suggested Indian representatives were but the nominated tools, mouthpieces, megaphones and microphones of the British Government.76 These accusations of silencing formed part of a growing cacophony of dissent against India’s silenced role in the League, and of the Lea-
gue’s benefits for India.

Critiquing the League: from political philosophy to anti-colonial nationalism

Even those who defended the League in Britain, and who saw it as of great benefit for India, were aware of its limitations and in-
equalities. Professor C.A.W. Manning agreed that India paid more than any other non-member of the permanent council for relatively little direct benefit, and questioned how representative India’s League representatives were.77 But he also stressed how various League initiatives were of benefit to the country, and how its con-
tributions in the League Assembly regarding India, Asia, and the members in general, were fortifying its international reputation. There is a general consensus that India’s League membership worked to dispel world opinions regarding its backwardness, granted it similar diplomatic status to the Dominions, and framed its nationalist movement in interesting ways.78 The first major post-independence review of India and the League went so far as to suggest that India was thrust back into world politics, regaining its pre-colonial international status.79

But debate over the League of Nations took place across the spectrum of Indian political opinion. Moderate commentators launched their critiques and defences in terms of theoretical state sovereignty. The League was a specifically internationalist body and could not intervene, in the terms of political philosophy, in ‘domestic’ issues. Despite the tradition of this domesticity being continually impinged upon by imperial states outside Europe, Western states could now appeal to the Westphalian concept of territorial integrity and exclusive sovereign autonomy to prevent League intervention into their metropolitan and peripheral pos-
sessions.80 But when these arguments were extended to India, they raised the very question of India’s ontological sovereign status.

Sir J. C. Coyajee’s pro-League commentary argued that a state’s sovereignty was fundamentally unaltered by League membership, which supplemented rather than detracted from state sovereignty.81 However, others argued that colonial India did not even constitute a sovereign nation-state in terms of international law: it was not internationally recognised as independent; it was not self-
governing; it had been committed to war by another state; it could

71 Govind Ballabh Pant (1887–1961) led Congress in the United Provinces in the 1920s, became close to Nehru during his imprisonment for Civil Disobedience in the early 1930s, and became Deputy Leader of Congress in the mid-1930s, when he also served as Chief Minister of the United Provinces.
72 It may also have referenced more contemporary debates. The metaphor itself had been used in 1926 to criticise the dyarchy system of government (introduced in 1919) whereby nominated Indian ministers ‘would be but a phonographic automaton of his nominator’. S. Sinha, Dyarchy in Indian Provinces in Theory and Practice, London, 1926, 15. More relevantly, however, in 1935 it was agreed that political discussions would be banned from the airwaves in order to prevent the promotion of pro-independence sentiment in low literacy areas, directly raising the same issue of voice and national representation. I am indebted to Alasdair Pinkerton for this point.
73 W. Futter, India Speaks with Richard Halliburton, New York, 1933.
74 Bhagwan Das (1869–1958) was a religious and social reformer who served in the Central Legislative Assembly and was a Congress sympathiser.
75 Verma, India and the League of Nations (note 54), 272.
77 Schmidt, India’s Role in the League of Nations, 1919–1939 (note 52).
78 Verma, India and the League of Nations (note 54), ix.
79 Strang, Contested sovereignty (note 16).
80 J. Coyajee, India and the League of Nations, Madras, 1932, 10. Sir J.C. Coyajee (1875–1943) was a Parsi economist who had trained in Bombay and Cambridge before joining Presidency College in Calcutta. In 1930 he was appointed to the Indian Council of State and attended the sessions of the League of Nations in Geneva as a delegate in 1930 and 1932.
not enter international obligations of its own will; and it did not have freedom of action from Britain. Quoting Winston Churchill, Verma concurred that colonial India’s international status had been ‘fictitious and farcical’.

The contradictions of India’s anomalous membership were widely commented upon at the time. Had India applied for membership of the League it would have been rejected as a non-self-governing state; its membership relied solely on having signed

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Fig. 2. India Speaks film poster, downloaded from http://www.movieposterdb.com/poster/8d378566.

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82 Verma, India and the League of Nations (note 54), 29.
the Versailles treaty. The terms used to describe this predicament altered, but the contradiction at the heart of India’s status did not. Hall and Sen acknowledged India’s status as the only one of the 56 member states of the League not to be self-governing, but argued that in international matters India was self-governing, and that the League could not help nations on the path to democratic government.84 Ram and Sharma were less ambiguous: ‘It is surely a curious phenomenon that a country should have the right to direct, conjointly with others, the common affairs of 54 countries, without the right to govern herself. Looked at from this point of view, India is a political curiosity inside the League.’85 Even Coyajee admitted that India’s status was anomalous, but insisted that dominions had similar problems.86

As these comments make clear, the supposed benefits brought to India by its membership were far from universally appreciated by Indians themselves. This was in spite of initial enthusiasm not just from political commentators, but from anti-colonial nationalists as well. During the Versailles debates the nationalist politician Bal Gangadhar Tilak wrote to Clemenceau, the French Prime Minister, posing India as a self-contained yet vast, and potentially powerful, state on the international plane.87 Manela has pursued the other ways in which India attempted to use the diplomatic sphere to assert its growing sense of national entitlement in synch with broader networks of international anti-colonialism. Wilson’s call for self-determination was taken up as a political principle by nationalisms that challenged imperialisms and as a practice in asserting the case for independence, though these were largely ineffective.88

India’s massive contribution to the war (estimated to be 1,200,000 men) led to great expectations of reward, and enthusiasm for Wilson. His principles had been taken up in 1917 in India, and had been circulated by the Irish theosophist and Indian nationalist Annie Besant; Wilson was also petitioned by the Ghadr revolutionary party, the more moderate Lala Lajpat Rai, and the later Comintern Presidium member M.N. Roy.89 After the war the Indian National Congress and Muslim League took up the call for self-determination, despite their disappointment at the Allied treatment of the Ottoman Empire after the war.90 India had a right to call on the League regarding any threat to world peace, but that its delegates would not do this as they were selected by the British government. It was necessary to take on Britain ‘in any sphere’. The League presented a forum in which to challenge the government on, for instance, its ‘anti-national financial policy’ or its treatment of minorities.

Indian criticisms also targeted the activities of the League on the world stage. Ram and Sharma listed the League’s failure to effectively enforce disarmament, to include the USSR, USA, Afghanistan and Brazil in its membership, to encourage the self-government of ‘dependencies’ or the independence of mandates, or to grant seats on the Council to African, Australian, American or Asian nations, besides China.91 In broader terms it was criticised as an institution that excelled in advising but not in actually dealing with crises.

For Jawaharlal Nehru, the League’s noble principles had been squandered, leaving it as little more than a tool of imperialism for the Great Powers.92 This built on his late-1920s series of pamphlets that had denounced League inaction over the oppressed within the British Empire, and contrasted its ideals with the harsh facts of
realism. By 1937 C.F. Andrews could report a profound distrust of the ‘League of Robbers’ among educated Indians, who saw it as a European club devised to divide the spoil, and guard the loot, of imperialism. The failure to censure Italy effectively over its invasion of Abyssinia in 1935 did untold harm to the League in India. In a Legislative Assembly motion in 1937 Seth Sheodas Daga, representing the Indian National Congress, denounced the League of ‘Brigands and Butchers’ that had failed to protect China, Abyssinia, the Rhineland or Spain. In response, Sir Abdul Hamid conceded these weaknesses, but argued that India acquired intellectual, social and commercial benefits from its membership. In surveying similar critical literature Verma also noted the more positive commentary in India on the League’s work on labour, intellectual cooperation and anti-trafficking.

Regarding the latter, clause 23c of the League Covenant was honoured with the first meeting of the Advisory Committee for Trafficking in Women and Children in 1922. It worked through conventions and publications to encourage legislation and policies to reduce enforced prostitution and international trafficking. As has been demonstrated at length regarding League enquiries into trafficking in women and children, the Government of India constantly invoked the ‘domestic’ to defend itself from League enquiries. But the division between Princely and British Indian States within the Indian Empire provoked a much more complex dilemma over territory and sovereignty than that of the domestic/international debate.

India’s princely geographies

While the diplomatic status of India was a complex and vexed one for the League of Nations, so was the question of India’s geography that the League’s legal conventions and probing questions regarding the trafficking in women and children committee provoked. This geography was an internal one of territory and quasi-sovereignty, but one that the League threw into a new light.

‘India’ was a founding member of the League, but it was also part of the British Empire, although it was an Empire within the Empire, rather than a colony. Within the subcontinent, ‘India’ was divided into British India and the Princely States (of which there were 562 in 1929) while British India was divided into three Presidencies (Bengal, Bombay and Madras) and subdivided into Provinces (Fig. 3). Thus, when each member of the League was asked to appoint a coordinating authority for trafficking in women and children policy, ‘India’ returned four, one for each of the three Presidencies plus Burma, while after partial devolution under the dyarchy system in 1919 it was the provinces who would legislate on trafficking and prostitution. The Princely States were territories unconquered at the time of the Government of India Act of 1858 who were guaranteed their continued existence by Queen Victoria’s pledge of the same year. Yet, the States had to accept British residents at court, the regulation of succession and control of their foreign affairs, as had been the case since the 1820s. Their independence was further intruded upon by legal re-workings of British–Indian state relations in the 1870s–90s that increased British powers of intervention. But the Princely States also created regional spaces for experiments with modernisation that could be less constrained than in the politically sensitive British Indian States. These experiments took place within the ‘quasi-sovereignty’ of the Princely States as defined by ‘imperial law’.

Benton has shown how the theoretical concept of quasi-sovereignty was invented by the mid- to late-nineteenth-century international legal community in an attempt to classify dependent imperial sub-polities that were technically outside the scope of international law. These attempts included analogy (empires as international orders or legal hegemonies) or description (ranking polities from federalisms to coalitions of near independent states). On the latter scale the Princely States were somewhere in the middle, but analogically it was stressed that the British had theoretically unlimited power over the Princes. Such thinking was justified by the principle of divisible sovereignty. Sir Henry Maine, a law member of the Viceroy of India’s council, claimed in 1887 that sovereignty was an assemblage of separate powers, including those regarding peace or war, justice, and law making. To possess all of them indicated an independent sovereign, but they could be divided, as was the case in

100 NA/Home (Political) /1937/24/13/37.
101 Verma, India and the League of Nations (note 54), 284.
102 Gorman, Empire, internationalism, and the campaign against the traffic in women and children in the 1920s (note 6).
103 Legg, ‘The life of individuals as well as of nations’ (note 10).
104 Legg, Of scales, networks and assemblages (note 23); Metzger, Towards an international human rights regime during the interwar years (note 8).
106 S. Legg, Stimulation, segregation and scandal: geographies of prostitution regulation in British India, between registration (1888) and suppression (1923), Modern Asian Studies 46 (2012) 1459–1505.
109 Nair, Mysore Modern (note 31), 14.
111 Benton, A Search for Sovereignty (note 29), 237.
the Princely States, and in the imperial policy of indirect rule more generally. Yet this left the problem of how to encourage ‘development’, and to exert control, in these spaces. Sir Charles Lewis Tupper, drawing on Maine, argued in the 1890s that the Princely States should be exempt from international law and be governed by officially determined law (that is ‘political’ not ‘diplomatic’ law) based upon the doctrines of divisible sovereignty and usage. But this determination would be relating to decisions based on British precedent, not on general rules. This established, as Benton put it, ‘indeterminacy as policy’. While Benton’s studies conclude in 1900, this policy was very much taken forward into the Prince’s almost-international life in the interwar period.

The governmental sovereignty of the Princely States was eroded through controls over trade, commerce and communication, although these interventions were reined in during 1909—10 in an attempt to guarantee Princely support against the emergent nationalist movement. This ‘laissez faire’ period was undermined in 1926 when Viceroy Reading’s campaign to reclaim British supremacy over the Princes culminated in an open letter declaring that the sovereignty of the British Crown in India was supreme, and that it had the right to intervene in the Princely States due to its conditions of ‘unfettered paramountcy’. The League of Nations threw into question, however, the nature of this paramountcy, even though the term had itself been negotiated and included at

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113 Metcalf, *Imperial Connections* (note 39), 33.
Versailles. In one sense, British and Princely India had a unity at the international level that they had never had at the national level; a Princely representative had always taken a place in the Indian delegation, but had spoken for all of India. But this could not deny the government's view that many Princely territories were 'backward' and would need to be written out of League conventions, while encouraging reform on similar lines. Literature to date has failed to consider the impact of the League upon the development of the Princely States, at most noting the role of Princely delegates to Geneva.

Yet some of the questions provoked by 'India's' League membership had been outlined as early as 1924 in M.V. Kibe's The League of Nations and the Indian States. The aim of the book was to encourage the betterment of the Princely States and the people of India, the aspiration to this betterment having been roused by ideas 'prevailing all over the world'. Kibe portrayed the Princely States as being under a state of military occupation by the British, not one of dialogue or association. In contrast he, falsely, suggested that the League was open to all states and that it existed to check imperialism. Despite this misunderstanding, Kibe did hit upon a key fear of the central government. He suggested that, in relation to Great Britain, British India was a state, just like the Indian States, and that it was British India who had signed the Treaty of Versailles. Thus it was the Government of (British) India which became a member of the League and had deigned to speak on the Princes' behalf. It was, therefore, suggested that Indian States become members of the League themselves, and that the latter act as an independent adjudicator of disputes between British and Princely India.

While accepting that a 'state' should be defined as self-governing, Kibe had pointed out that Bulgaria, though a member of the League, had military and financial restrictions imposed by Versailles, just as Austria was not allowed treaty relations with other countries. Overplaying their actual independence, Kibe suggested that the Princely States had, besides war making, all the rights which form the attributes of sovereignty, but the Government-General's decree of 1891 had firmly stated that the principles of international law would have no bearing on the relationships between the Queen-Empress/Government of India and the Princely States.

This conundrum of the 'anomalous legal spaces' of the Princely States, within the broader anomaly of India within the League, was the subject of extensive correspondence between the Secretary of State, the Viceroy, and the heads of various governmental departments between September 1925 and October 1927. The debate was prompted on 29th September 1925 by a letter from N.M. Joshi, a member of the Legislative Assembly, to the Government. Joshi queried the extent of the government's legislative or administrative actions in relation to conventions passed by the League of Nations or other international Conventions. While appreciating the 'constitutional difficulties' posed by the Indian States, Joshi insisted that if India was to be true to its international obligations then something would have to be done in these territories. H.R. Lynch Blosse, of the Foreign and Political Department, commented on 13th October that as a last resort the Government of India could compel recalcitrant States to come in line with conventions signed on their behalf, though such extreme action should have been unnecessary as most States had been willing to comply with international conventions signed on their behalf. The territorial and contractual complexity of the questions was, however, made clear by G.H. Spence of the Legislative Department in a note of 16th October 1925:

The Member of the League being 'India', League Conventions are necessarily ratified on behalf of 'India' and the obligations arising from ratification attach to 'India'. Action necessary to implement the ratification of Conventions is taken in the administrative Department of the GoI [Government of India] concerned, and this Department is not in a position to state what efforts, if any, are made to ensure the taking of the necessary action in the States as well as in British India.

Whilst this statement highlighted the problematic nature of the category 'India', L. Graham of the same Department disagreed with its conclusions, stressing that each Department of the Government of India could not operate autonomously in relation to League affairs. As a single member of the League, India would need a single ratifying authority, and could entertain no question of Indian States ratifying or refusing League conventions. In his note of 16th October he continued that: 'I have long been expecting this question to be raised and it is only one of the many questions involved in the anomalous position of India as a member of the League.'

This disagreement summarised the main problem that was debated for the following two years in extensive internal dialogue across the departments of government, often in reaction to prompts issued by the Secretary of State in London. Each Department was asked to comment upon the international conventions which affected it, and whether they had made efforts to encourage the Princely States to adopt similar measures. The replies proved a complete lack of common policy regarding the Indian States, and a panoply of suggested negotiations of this problem. The Department of Industries and Labour acknowledged that the status of the Indian States in the Treaty of Versailles was undefined, although states with colonies, protectorates or possessions which were not self-governing were obliged to apply conventions to them, but the Foreign and Political Department had already ruled out consideration of the Indian States as protectorates. During the Versailles negotiations, the Maharaja of Bikaner had insisted that laws in British India in relation to League conventions would not apply to

References

117 Purcell, Maharajah of Bikaner (note 59), x.
118 Coyajee, India and the League of Nations (note 81), 128.
119 Ram and Sharma, India & the League of Nations (note 85), 142.
121 Rao Bahadur Sardar Madhav Vinayak Kibe (1877–1947), L. Graham of the same Department disagreed with this view that many Princely territories were 'backward' and would need to be written out of League conventions, while encouraging reform on similar lines. Literature to date has failed to consider the impact of the League upon the development of the Princely States, at most noting the role of Princely delegates to Geneva.
122 M.V. Kibe, The Location of Lanka, Poona, 1947. In addition to his writings on the League he also provided commentary pieces on the over-taxation of native states peoples and their economic relationship with the Indian government, the fate of the Princely States, and a caustic paper against the potential of League of Nations procedures being used to protect Muslim minorities in India, see Editorial: current topics, The Economic Journal 34 (1924) 294–299; M. Kibe, The states and federation, Triveni May–June (1933); M. Kibe, The rejuvenation of the Princes' chamber, Triveni March (1939); and M. Kibe, The Hindu–Muslim problem, Triveni May–June (1931).
125 Benton, A Search for Sovereignty (note 29), 9.
126 NA/Foreign and Political/1925/264/2/J (Secret).
127 NA/Foreign and Political/1925/264/2/J (Secret).
Princely States. Article 405 of the Versailles Treaty had been amended to insist on due regard to ‘those countries in which climatic conditions, the imperfect development of industrial organisations or other special circumstances make the industrial conditions substantially different’, but this amendment seemed to have been forgotten, for the time being.¹²⁸

While analogies were made to provisions in existence for federal states, this suggestion was ruled out by the Legislative Department. Some clarity was provided by Viceroy Reading’s opening speech at the session in which the Chamber of Princes held in January 1926.¹²⁹ This was the same year in which his campaign to reinforce British paramountcy was coming to a head, and marked a stark representational and governmental claim over the quasi-sovereignty of the Princes. He praised the participation of members of the Chamber in League and international assemblies, suggesting that they promote ‘reflection to larger lines concerned with the solidarity of the unit of which India is a part and the higher calls of its destiny and humanity at large’. Such participation was also said, however, to entail obligations and responsibilities. The Viceroy emphasised his confidence in the ‘co-operation’ of the assembled Highnesses in discharging their responsibilities. He continued:

I need not assure you that there is no intention of encroaching unnecessarily on the freedom with which you conduct your internal administrations. At the same time I must ask you to realise that one of the most important results of the creation of the League of Nations has been to bring into existence machinery by which international influence, or rather the joint public opinion of many countries, can be brought to bear on the domestic affairs of all countries and all administrations.¹³⁰

This suggestion was responded to, however, in a speech by the Maharaja of Patiala in the Chamber of Princes, of which he was the new Chancellor, on 25th November 1926. Whilst not questioning the humanitarian spirit of the international conventions in questions, he insisted that: ‘howsoever great the pressure exerted upon the Government of India, by international opinion, for their immediate ratification, there none the less exist obligations, anterior in time and no less sacred in character, which bind the Government of India to respect the autonomy of the Indian States’. As a result of this constitutional dilemma, the decision was reached by the Government of India in 1926 to leave things as they were until there was a practical necessity for action.

This necessity arose, however, in the shape of despatch from the Secretary of State for India, issued on 24th March 1927. Keen to avoid the status of the Princely States being investigated by the Permanent Court of International Justice (inaugurated in 1922), the Secretary wished it to be made public that obligations undertaken by the Government of India, in this case the International Labour Convention, could only be applied to British India. Although the central government admitted the flaws in this stance, it was agreed to have no more faults than any alternative solution to India’s anomalous position with regard to the League. These geographical anomalies would play out repeatedly as the Government of India attempted to honour its commitments to legal conventions concerning the suppression of trafficking in women and children. 

**International or internal trafficking?**

The sheer scale of India meant that ‘international trafficking’ was a contentious concept, as women could be moved across greater distances within India and not be internationally trafficked than it would take to move them across multiple nations in Europe. This was at the heart of the controversy of trafficking in India, which led to various governmental enquiries about brothel inhabitants. One of these took place in 1927 following League enquiries regarding the provenance of the women supplied to Bombay’s brothels.¹³¹ The Bombay authorities responded to the Home Department’s request for information on 31st May by stating that there was no question of international trafficking, but there was clear evidence of women being trafficked within India to Bombay’s brothels. Following further enquiries made by the central government, the Punjab Government assured the Home Department, on 6th July 1927, that there was no traffic of women to Bombay from its population. It did insist, however, that there was considerable traffic within India to supply women to the Punjab itself.

In the 1920s the Government of India was forced to consider the ramifications of Princely political geographies for its commitments, having signed the 1921 International Convention for the Suppression of the Traffic in Women and Children.¹³² India was now bound to implement the conditions of 1904 or 1910 conventions on the ‘white slave trade’, to tackle trafficking in women and children, and acts deemed preparatory to such trade, and to allow for the extradition of persons accused of TWC. This convention for the suppression of TWC had been signed by ‘India’, whereas the 1904 convention had been signed by Britain for ‘India’ and thus only referred to British India, not the Princely States. These Indian States were now, technically, under the same obligations as the British ones, and would thus need legislation to enforce the obligations of the convention. This would involve appointing a coordinating authority, sending reports to the League, and passing legislation against procurement. Unsure of how to proceed, the central government consulted the four existing authorities in British India to ask them their opinions. Sir Charles Tegart, the Calcutta Commissioner of Police, replied on 19th February 1928 that he believed there to be trade from the Princely States to British India, and thus some sort of legislation would be advised. Evidence of this had come to light during a brief scandal in February 1927 when a 16 year old Nepalese girl named Maija Rani, alias Rajkumari, accused her uncle of kidnapping her from the Political Residency police in Calcutta.¹³³ This ‘caused a great sensation’ amongst the local Nepali and Gurkha communities, in the midst of which the Secretary of the Gurkha Association stabbed Hilralal to death at his office. Police enquiries showed that many girls were being trafficked from Nepal to Benares, where they were sold as wives, often destined for the Punjab. In a separate case in May 1927, a raid on a brothel in Calcutta had found three girls from the Princely State of Kashmir, aged 15, 11 and eight, living under a Kashmiri madame. As a result of these enquiries a letter was sent to the Princely States asking that they take action inline with a convention to which they were now signed.

¹²⁸ NA/Foreign and Political/1926/264/2/3/P (Secret).
¹²⁹ A forum founded in 1920 alongside the new Central Legislative Assembly and Council of State, resulting from the 1919 Government of India Act. It allowed the Princes to gather in New Delhi and institutionally represented their transition from pageantry to politics in colonial India.
¹³⁰ NA/Foreign and Political/1926/264/2/3/P (Secret).
¹³¹ NA/Home/Judicial/1927/733/27.
¹³² NA/Home/Police/1927/85/II/27.
¹³³ See NA/Home/Judicial/1927/1158. Even amongst the vast diversity of Princely States, Nepal stands out as an exception as Britain recognised its de jure independence.
Having had to negotiate these problems in the 1920s the Government of India made sure that they would not make the same mistake again when a new League convention was proposed. Following a conference in Geneva in October 1933, the League proposed a convention that would augment the agreements of 1904, 1910 and 1921 by penalising anyone who procured females of any age, even with their consent, for immoral purposes to be carried out in another ‘country’, whether or not those offensive acts were committed in different ‘countries’. As defined by the convention, a country would include colonies, protectorates, and territories under the suzerainty or mandate of the signing party. The effect of this definition would be that Indian States could be treated as foreign states relative to British India, and that traffic within the subcontinent between Princely and British Indian States or between Princely States would thus become international trafficking.

On 14th December 1933 the Home Department circulated the draft convention for comment to the various provinces of British India, with a commentary that dissuaded any contemplation of its applicability. The wording of the convention, it was argued, would treat Indian States as foreign states relative to India, and would thus be open to objection. The note, from the Joint Secretary of the Home Judicial Department, showed how the anomalous situation of the Indian States was, in fact, being used as a convenient means of sidestepping the other, more substantial, obligations that the convention would have imposed:

It appears to the Government of India that there are obvious objections to such an arrangement as British India and the States form a single geographical unit. There are social and religious factors which make it impossible in present conditions to penalise the procurement of women within this area. Even within the narrower limits of British India it seems impracticable to penalise all procuration.

In conclusion, it was stated that if internal trafficking were allowed to continue, it would not be practical to ban it between British and Indian States. As such, on 4th December 1934 the India Office wrote to Eric Ekstrand, head of the Social Questions section of the League, clearly stating that: ‘owing to the nature of the relations which exist between British India and Indian States, which under the definition in Article 1 of the Convention would be treated as foreign countries relative to British India, the Government of India does not feel it is in a position to accede to the Convention.’

The issue was again raised by a draft convention drawn up during the TWC Committee’s session in 1936 that aimed to address the expulsion of procurers. In briefing the Indian delegate, the Home Department insisted that any articles of the convention that addressed international traffic would be of little relevance to India, as there was barely any international trafficking, while internal trafficking was now a matter for provincial governments, most of which had recently legislated against the evil. As such, when Mrs. K. Bose reported to the TWC Committee, she stressed that the Government of India could not conform to the 1933 Convention, or any following acts, due to the distinction it would enforce between British and Indian States. This would continue to be a position of great discomfort for the Government of India, as revealed in the brief given to the Indian delegate to the Advisory Committee on Social Questions for the June 1939 meeting. It was remembered that recent conventions had made a reservation excluding the Indian States, but that this had not been done for the TWC Convention in 1921. The obligations of the Convention could have forced the central government into direct interference with the domestic administration of the Indian States, thus it was requested that any reference to the states be avoided. It was true, however, that many states in India, whether British or Princely, had been considering or enacting legislation against trafficking in women and children. For instance, suppressionist legislation was passed in Mysore in 1937 while Bhopal had a much longer, if contentious, history of interventions into women’s rights. The nature of much of this legislation had been affected, directly or indirectly, by the reports, terminology, advice and educative materials circulated by the League, despite the Princely States’ uneasy ambivalence regarding their international status. After the first decade of League membership the India Office had already noted in 1930 that:

It is India, and not British India, which is a member of the League, and ‘India’ as defined in the Interpretation Act includes the Indian States. The position of these quasi-independent States in regard to India’s representation, and to international obligations that may be undertaken, was at first left undetermined, and... special problems in this connection had to be faced.

The British Interpretation Act (1889) defined India as British India plus territories of any native prince or chief under the suzerainty of His Majesty. Suzerainty was here tackled with the rubric of paramountcy. The Paramount Power exercises some of the attributes of sovereignty on behalf of the States, and in respect of those attributes His Majesty’s Government can bind a State absolutely and by its own authority. While the state technically could bind the Princes, whether it would do so depended on the subject: for international affairs the British could insist on conformity; for domestic concerns the British would rely on influence and persuasion. While League conventions were meant to be accepted for the whole country, during the internal government debate from 1925 to 1926 article 405 of the Treaty of Versailles had finally been remembered, allowing India to ‘contract out’ parts of its territory, which was used in future cases between the Princely States and the League more broadly. This power was summarised in the 1930 ‘Simon Report’ on Indian constitution development, which reflected back on domestic developments since the 1919 Government of India Act, but also re-considered India’s international situation, providing a series of fascinating insights into the scalar and

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135 Delhi State Archives (henceforth DA)/Chief Commissioner’s files (henceforth CC)/Home/1934/74B.
136 DA/CC/Home/1934/74B.
139 NA/Home/jails/1938/43/10/38.
140 NA/Home/Police/1938/43/12.
142 Memoranda, 1636.
143 See Benton, A Search for Sovereignty (note 29), 245.
144 Memoranda, 1648.
sovereign complexities of India as an anomalously international part of the British Empire.

**Conclusion: anomalies, scales, and sovereignties**

The anomaly is evident. On the one hand, as the [British] powers of superintendence, direction and control, vested by the [1919] Act... extend a fortiori to all matters affecting her external relations... The existence of these powers would, therefore, seem to preclude the idea of a separate international status for India. On the other hand, by being placed on an equality with the self-governing Dominions at Versailles and in the League of Nations, India has been treated as if she had attained to the same kind of separate nationhood as that now enjoyed by those Dominions.\(^{145}\)

The Simon Report chapter on 'India in the British Empire' comprised submissions by the Government of India (from New Delhi) and the India Office (from London). The latter emphatically pronounced India's difference from the self-governing Dominions, but admitted that India had an exceptional international existence for a state within the British Empire. While the League could in no way effect relations between India and Britain, it was admitted to benefit India in terms of diplomatic experience, public interest in international affairs, and economic and social questions. However, as the quote above demonstrates, while refusing to acknowledge the questions provoked by India's internal anomalies, its external anomaly was returned to again and again. It was unique among 'all the non-Self-Governing States, Dominions or Colonies throughout the world' through its founding member status of the League, and would remain the only such 'striking paradox' as long as the non-self-governing membership exclusions for new entrants remained in the covenant.\(^{146}\)

The sub-heading 'Anomalies of the New Status' was insistent that: 'The new status cannot by any process of reasoning be harmonised with the constitutional relations between India and His Majesty's Government'.\(^{147}\) As the India Office commented, while the rules of business in the Indian Legislature forbade the discussion of foreign affairs, they had been 'interpreted with sufficient elasticity to allow discussion of many questions actually before the League which affect India'.\(^{148}\)

This rhetorical flourish was typical of India Office (London) and Raisina Hill (New Delhi) mandarin rhetoric, but also of a broader imperial negotiation of the elasticity of international law.\(^{149}\) This was achieved through a policy of, wherever possible, non-definition. Terms would be left ambiguous and thus open to interpretation, hence the policy was: 'That a formal decision to the effect that either the Secretary of State or the Government in India is the proper authority in Imperial and international questions should be avoided'.\(^{150}\) A second tactic was to stress how difficult it was to make India's new status a reality, suggesting that the outcome of 1919 discussions in the Versailles Hall of Mirrors had been an unreality, a fantasy. This condensed both the Hegelian view of India as a dream world with E.H. Carr's denunciation of liberal-internationalist dreamers, who set their sights to the stars, not the reality of politics on the ground.\(^{151}\) The Secretary of State's job, therefore, was to make India's status a reality for practical purposes, within the widest possible limits. The question of India's 'quasi-independence' in external relations was, however, immediately dismissed by the India Office: 'The whole situation, besides being theoretically anomalous, is still too new and experimental to allow of the formulation of any but the most general principles'.\(^{152}\)

What these documents show is that the 'anomaly' of India's international status was recognised and debated at the time, in exactly these terms. The analysis of the scalar dynamics of this anomaly has exposed some of the ways in which the national and the international were interacting in the interwar period. In terms of imperial interactions, India ('inside out') had a degree of self-government and unity at the international level, in the League of Nations, that it did not possess at the national level, in the subcontinent. This was in part a product of governmental exceptionalism, but it was also a product of political philosophical debates about the status of 'India' and of anti-colonial commentaries on India's treatment in the international sphere. In terms of colonial interactions, India ('outside in') was exposed as lacking territorial unity through debates about the quasi-sovereignty of the Princely States, which trafficking in women and children exposed due to its capillary ability to course between the fissures between Princely and British India.\(^{153}\)

Examining the Indian international anomaly through this scalar lens provides a series of insights into a particular sovereignty regime of colonialism. India's external engagement with the League, coordinated through New Delhi, London and Geneva, saw sovereignty being deployed in terms of representation (diplomatic silencing), government (administering exceptionalism), theory (political philosophies of statehood) and politics (anti-colonialism). The internal questions provoked by the League were raised between New Delhi and provincial and regional cities, which saw sovereignty debated in terms of territory (British and Princely India), theory (quasi-sovereignty), government (indirect rule), representation (the Chamber of Princes) and contract (international conventions regarding trafficking).

The diversity of these sites and techniques prove that the international was not a sphere with semi-naturalistic processes of government, capital or civilisation. It was a network of sites and techniques that took in cities and people across the globe, though not on terms of equality, fraternity or liberty. Rather, it produced anomalies in imperial relations and colonial territory that forced novel experiments across the performative range of sovereignty, the traces of which give us, I hope, some tentative and specific answers to the more general question: where was the international?

\(^{145}\) Memoranda, 1632. The first part refers to the 1919 Government of India Act, which devolved some powers to elected Indian Ministers in the provinces but retained British control over India's external relations.

\(^{146}\) Memoranda, 1633, 1635.

\(^{147}\) Memoranda, 1636.

\(^{148}\) Memoranda, 1637.

\(^{149}\) 'This remarkable elasticity and extensibility, this holding open of all possibilities, this holding open above all of the alternative law or politics is in my opinion typical of every true and great imperialism': Schmitt, Forms of modern imperialism in international law (note 47), 35.

\(^{150}\) Memoranda, 1644.


\(^{152}\) Memoranda, 1632.

\(^{153}\) It is possible to argue that these debates about the Princely States foreshadowed, and possibly contributed to, their forcible integration into postcolonial federal India. See M. Bhagavan, Princely states and the making of modern India, Indian Economic & Social History Review 46 (2009) 427–456.
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