

EAST AFR. PROT.

9872

C/O
9872

17 MAR 14

331

Suppletion / Sm

1914

16 March

Last previous Paper

Judgment in British Court

Inquires as to enforcement in East

Mr. Tompkins

If you see

Reply as on 16/05/12

W. Reed

at once

& J.H.

17/03/14

I don't like to send this reply for the representative won't find anything if he comes.

? reply that Mr. H. is not aware of any legislation expressly affecting the question & call their attention to the EAP

Act 2 of 1881 but 2 of 1881 declares the extent to

Ans'd 21 March 14

0900

which English law is in
force in the Prot. d. 10 and
13 of the E. A. order in C. 1508
which extends to all of the
Providence act of 1855 by the
Prot. adding that it must
be understood that it is
not advisable to advise on
matters of Col. & Prot. law.

C. R. / 5/2/14

at once

H. J. B.

18/10/14

100/100

STAPLETON & SON,
Solicitors
V. STAPLETON
C. CONYERS LOWE
M.H. PUGH
TELEPHONE 4734
100, STAMFORD STAMFORD

9872

STAMFORD.

16th March 1914.

MAR 14

Sir,

Clients of ours having a claim against a farmer resident in British East Africa desire proceedings instituted in respect of such claim and in our opinion the High Court will allow service of a writ of Summons in this case on the defendant in British East Africa. In the event of our clients instituting proceedings and obtaining final judgment against defendant we are unacquainted with the means whereby such judgment may be enforced against the defendant in British East Africa., and we shall be glad if you will kindly inform us whether our clients could bring in British East Africa an action against the defendant on the English judgment, and whether there are any and if any what other means available of enforcing the English judgment it being understood that the defendant has both goods and land in British East Africa sufficient to satisfy our clients claim.

If you cannot supply us with the above information will you kindly tell us where and how we can obtain same?

We are Sir,

Your obedient Servants,

The Secretary,
The Colonial Office,
Whitehall,
S. S.

Lafayette

S. 9872/1914



SC

21 March 1914

gentlemen,

With reference to the letter from this Office of the 17th March, I am now to inform you that he is not aware of any legislation, especially affecting the question raised in your letter of the 16th idem.

Und 1900

DRAFT

Stapleton & Son

MINUTE

Mr. ~~Wason~~ 20/3/14

Mr. ~~Wason~~ 20/3/14

Mr. G. Fiddes.

Mr. H. Just

Mr. J. Anderson.

Lord Emmott.

Mr. Harcourt.

Your attention is invited to the ^{article 1} of the ^{Act} of 1911.

Art. 1. 1911, article 2 & which declares the extent to which English law is in force in the ^{Act}, and to article 170

13 of the last of June
O. C. 1902 which
extends sections 7 and
11 of the Evidence Act
1851 to the 1902

3. I am to add
that it must be understood
that Mr. Macdonald is not
able to advise on matters
of Colonial & Protectorate
Law

(Signed) W. G. READ
for the Under Secretary of State