

EAST AFR. PROT.
8020

C O
8020
REC'D
MAR 12

rnor 129
912
February

MASTERS AND SERVANTS AGREEMENT ORD. NO. 4 OF 1912

Trs copies with Crown Advocate's report.

Periodic Paper
6/53

Notes/Ans/2/12

General Dept

H. J. K.

18/11

Mr Macpherson

The instruction in the despatch on 6953 has been carried out by the addition of the words "as in the Uganda Protectorate" to the

(The same error as in the old Ord. appears in the new Sec. 63 (1) where "effect" should be "affect")

Sanction pointing out the error
S. G. Diddis
Jas 21/2/12

Mr Bailey

Careless of them
not our fault.

! So forward.

T.C.K. 21/3

J.A.R. 21/3

Along
Mr

sequent Paper
3518

C O
8020
GOVERNMENT HOUSE,
NAIROBI,
BRITISH EAST AFRICA

EAST AFRICA PROTECTORATE.

February 21st 1912.

No.129

367A

Sir,

Ordinance

Memo

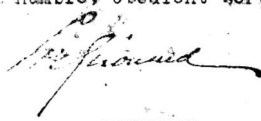
With reference to your despatch No. 110 of the 2nd of March 1912, I have the honour to transmit herewith two authenticated and ten-printed copies of the Master and Servants Amendment Ordinance No. 4 of 1912, as passed by the Legislative Council on the 12th instant, together with an explanatory Memorandum by the Crown Advocate.

2. I have assented to the Ordinance in the name of His Majesty.

I have the honour to be,

Sir,

Your humble, obedient servant,



GOVERNOR.

THE RIGHT HONOURABLE

LEWIS HARCOURT, P.C., M.P.,

SECRETARY OF STATE FOR THE COLONIES,

DOWNING STREET, LONDON, S.W.

363

ENCLOSURE

In Despatch No. 129 of 24.2.1912

C O
8020
REC'D
MAR 12

MEMORANDUM

THE MASTER AND SERVAANTS AMENDMENT ORDINANCE, 1912.

The purpose of this Ordinance is to give effect to the recommendations of the Committee on Distressed Colonial and Indian Subjects.

Before the Bill for the Ordinance was introduced it was submitted to the Secretary of State for his approval and was approved by him subject to the definition of the words "Native or Arab" in Section 63 being altered so as to include a Native of Uganda.

Except for that alteration the Bill was introduced as submitted and has been passed without amendment.

In my opinion the Ordinance may be assented to and published forthwith.

RAIROBI.

24 February, 1912.

W. H. Collins

CHIEF ADVOCATE

1	2	3	4	5	6	7	8	9	10
PUBLIC RECORD OFFICE									
C.O. 533									
102									
COPYRIGHT PHOTOGRAPHED BY THE PUBLIC RECORD OFFICE, LONDON									

For
1020
12 *E. A. Prod.*

O. D.
MAR 25

low

10941/16

DRAFT

P. A. Force Prod
No. 1020

Gov. In P. Government
G. B. G.

29 March 17

MINUTE.

- Mr. Smith 22/3/12*
- Mr. Macnaghten 23/3/12*
- Sir G. Fiddes.
- Sir H. Just.
- Sir J. Anderson.
- Lord Emmott.
- Mr. Harcourt.

Sir,

I have the honour to
ack. the receipt of your copy
No 129 of the 21st return and
to inform you that H. M. will
not be advised to
power of disallowance in respect
of Ordinance No 74 of 1912
entitled 'An Ordinance to
amend the Master and Sergeant

Ordinance 1910."

I have ~~shown~~ to
found out, that the word
"effect" in the last line of
of the amended section
of the Principal Ordinance
should be "affect"

?

Ordinance 1910.

I have ~~thought~~ to
point out that the word
"effect" in the last line but
one of the amended section
(b) of the Principal Ordinance
should be "affect".

?