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February
Previous Paper
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NATIVE HUT AND TOLL TAX AGREEMENT OFFICE NO. 5 OF 1888

3 copies with Crown Advocate's report.

3 copies to Library

Notes 2/14

W. J. Young W. Reed

N. Y. C.

1874

This puts the recovery of costs, as far as
the recovery of duties and imprisonment are
concerned, in the hands of the
unpaid tax under the

1. P. M. B. and disallowance
of 1913
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GOVERNMENT HOUSE, NAIROBI,
BRITISH EAST AFRICA.

February 21st, 1912.

EAST AFRICA PROTECTORATE

No. 180.

Sir,

With reference to my telegram No. 2 of the 30th of January I have the honour to transmit herewith two authenticated and ten printed copies of the Native Hut and Poll Tax Amendment Ordinance No. 8 of 1912 as passed by the Legislative Council on the 15th instant, together with an explanatory memorandum by the Crown Advocate.

E. 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 HANMER, P.C., M.P.,

SECRETARY OF STATE FOR THE COLONIES,

DOWNING STREET, LONDON, S.W.

C O
8021MEMORANDUM.THE NATIVE HUT AND POLL TAX AMENDMENT ORDINANCE, 1912.

1. The Native Hut and Poll Tax Amendment Ordinance 1911 purported to repeal Section 7 of the Native Hut and Poll Tax Amendment Ordinance 1910 and prescribed another procedure for the recovery of the tax from a person in default.

The Secretary of State expressed himself unable to approve of the Amending Ordinance.

2. This Ordinance repeals the 1911 Ordinance and reinstates Section 7 in the Ordinance of 1910, and further confers upon a Magistrate before whom proceedings are taken under that Section the right to make the person in default pay Court Costs not exceeding 8 rupees. The Court Costs are recoverable in the like manner as the tax unpaid.

3. The Ordinance can be assented to by His Excellency forthwith.

NAIROBI.

February, 1912.


 CROWN ADVOCATE.