

DESPATCH

EAST AFR. PROT.

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No. 1395 09
12 Jan. 29

Governor. No.
Colon. 603

(Subject.)

1908

15 Dec.

last previous Paper.

1394/1395

15555

Order 13 1908.

Fugitive Criminals Surrender

Submits - ~~notification~~ - Co. Law.
2nd. of June 1908 - upon a ~~copy~~ of the

General Order

(Minutes)

Noted

23/1

H. J. R.

The Rector

13/12/08

Mr. Cox

This Act is all right

The enforcement directed in the first of 1908 do
(no 1394) have all been carried out, and the
other enforcement (noted) will be carried out
as perfectly and timely requires by local
circumstances such as the peculiarity of the
country.

It shall be noted in connection with the above off
that the notification under the 1st of the Act has
been made

? January 13

At and H.D.

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Governor's Office,

Nairobi, 12 Jan. 09

December 15th 1908.

East Africa Protectorate.

No. 603.

(Enclosure.)

My Lord,

*SD
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With reference to Your Lordship's despatch No. 463 of the 17th of September last, I have the honour to transmit herewith two authenticated and ten printed copies of an Ordinance to make provision for the surrender of Fugitive Criminals, to which I have assented in the name of His Majesty, together with an explanatory Memorandum by the Crown Advocate.

The Ordinance is being published in the Gazette of to-day's date, and the notification which accompanied Your Lordship's despatch No. 371 of the 11th of June last will appear in the Official Gazette of the 1st proximo.

*SD
1555
Bark*

I have the honour to be,
With the highest respect,

My Lord,

Your Lordship's most obedient,

humble servant,

*J. G. [unclear]
D. [unclear]*

(In the absence of H.R. the Governor)

Colonial Secretary of State
for the Colonies,

Downing Street,
LONDON, S.W.

RECEIVED
IN DESPATCH NO. 6 OF DEC. 10, 1907.

MEMORANDUM.

THE VICTUALLY ORDINANCE SUBMISSION

This Ordinance has been enacted in accordance with instructions received from the Secretary of State.

A draft of the Ordinance was submitted to the Secretary of State in 1904 and was approved by him subject to certain alterations being made.

These alterations have been made together with such other alterations as have been considered necessary and are as set forth and explained in the attached Schedule.

The Ordinance is one to which His Excellency should assent on behalf of His Majesty.

ED R. T. Gombe

GROVE ADVOCATE.

8/12/08.

Amendment made in the Definitions stage
for this trial is the Secretary of State.

more about an aspect of the situation
- Insect

ALTERATION

In subsection (1) the words "each party to the agreement" are deleted and replaced by the words "the Government may determine" followed by the word "and" and the words "for a period of one year". The word "and" is necessary in order to give effect to the alternating interpretation requirements. By the Secretary of State this will be done.

The Management Committee for a National
Health Service

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(c) Each subscriber has been registered, and no other names or any portion of the personal information of the subscriber has been registered under the same name.

1. The following is the word "in" appearing
2. in the listing in force in the Argentine
3. Criminal Procedure Code.
4. Article 134 is contained in the Code of Criminal
5. Procedure and in the Act No. 11,040, of
6. 1958, which makes it impossible for it to function as
7. a separate law. It is intended to
8. be replaced by the Argentine Civil Code
9. in 1962, and by a Federal Decree.

has been used.

(1) In the same paragraph the term "French period" is not less than 15 days as the term "one day or time" have been substituted for fifteen days.
(2) In the second part of this section, the word "one" has been substituted for "fifteen".

Other observation regarding the use of the
qualifier "other than pressuring" in the
questionnaire.

(d) "On" has been removed from the original document.
to the last sentence.
All other sections remain the same, including the last
sentence of page.

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Section 13. In the last line but three of this Section "Diplomatic Representative" has been substituted for "the Governor of any Colony, dependency, or Protectorate" as directed.

Section 14. The alteration directed to be made in the Section 2 of this Section.

Section 15. The marginal note has been altered as directed.

Section 17. "Session" has been substituted for "session", "possession" for "possessions".

Section 18. The word "as defined in the law for the time being in force in the Protectorate relating to Criminal Procedure" have been substituted for "as defined in the Code of the Criminal Procedure Law (India) Act of 1898" for the reason given for a similar alteration in Section 1.

The term "The Council" and "the Magistrate" have been defined. The definition of "Magistrate" has been altered from that originally by the Legislative of State, the alteration being necessary under the Courts Ordinance 1907.

"Bribery" has been inserted as directed.
The last part of the section has been altered as directed.

The term "have been altered as directed."

ED-R in Comptee

CROWN ATTORNEY

8-12-86