



218

number
is used

1910

a day

and previous Report

Lancaster

Woolridge
H.C.P.
1910
1910
1910
1910
1910

two fields

Dark brown, irregular shape.

One edge, under which orange

leaf scattered by wind.

and suggests that \$11 of the egg bill was saved by
\$28 of the egg bill (see previous p.)

Applied Indian legislation in our ports is, in my opinion
no great blessing, but undoubtedly, whether such
application includes future Indian legislation, etc., is
not as ultimate. As shown in the form
to, to not legislate right now. It
will be better to do it later.

On the other hand, I am not
in favor of the Indian law as it stands, but
that is probably the only remedy since neither the
U.S. nor the Indian governments have been able
to agree on a new code.

That you can make any
kind of legislation you want, I think, is a good idea.
But if you do not have a good
basis for your legislation, it will not be effective.
I think that the best way to do this is to
have a committee of experts from both countries
to work out a new code of laws.
This would be the best way to do it.

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GOVERNMENT OF EAST AFRICA

PARLIAMENT

BETWEEN THE YEARS

1907

AND 1910.

WEST AFRICA PROTECTORATE.

No. 247.

(Incl. 2)

Se

To Lord,

I have the honour to forward

two specimens of the following species:

Provincial Silvener.

Memorandum

Balance of £7 of Native Copper I have sent you in the

19

1947

recently expressed doubt as to whether the Courts have been right in this assumption it has been thought advisable to remove all cumulative enactments to any doubt there may be as to the interpretation of the Act.

Dr. G. F. G. is one to whom His Excellency may send any documents.

G. P. B.

THE LAW OF SOLVENCY ACT 1907. AMPLIFICATION.
ON 1 MARCH 1920.

-----:030-060:-----

Action.

Remarks.

Action 1.

Final.

Action 2. January 2nd 1920, is the date on which the
amendment to the Law of Solvency Act 1907, and providing for
the revision of the subordinate Courts, came into force.

Action 3.

Applications in
relation.

Section 2. It is also to be observed that the power of revision of the Subordinate Courts will be in exercise of its revisional jurisdiction as the Court of Appeal for Eastern Province substituted for the High Court, and no revisional jurisdiction over the former will be retained.

Section 3. No notice is necessary.

Section 4. April 1920, for giving notification.

Section 5. Done
Chancery
Civil
Court
of
the
Public
Record
of
the
Statute
Book.

R. S. H.

JUN 1930 R.A.P.



ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10/10/01 BY SP/SP/SP

for reference in writing
to make it more clear
and at present that such
information is not available

I have, however, to in
view to certain considerations

namely

This uncertainty as to the appli-

cation of future amending and substituted

acts of the Indian Legislature appears to me

to be undesirable. There is, moreover,

the inconvenience arising from the fact that

a considerable period must necessarily

elapse (as in the case of the provincial In-

dependent State) before such Act can be

passed by the Legislature of a Protectorate, and

then transmitted to the Order in Council

for consideration under this provision.

still in force a validating ordinance is,

and cannot be superseded or superseded for

the application of the law to the Protec-

torate.

I would therefore, to ~~submit~~ for

your consideration article 11(d) of the

Order in Council to which I have specifically

referred, which provides that the law

of a validating ordinance will be superseded in India

amending or substituting any of the Indian

acts scheduled to be passed in Council as

soon as

of course, always be open to you to adopt by means of

2. Ordinance, if deemed desirable,
any amending or substituted Act of the
Indian Legislature.

for content

4. With regard to the provisions of article 261 and 261A of the Order in Council of 1897 as regards to the application of English common and statute law to the Retributive

tribunals for punishment -
copy, of an Offense and its
punishment in the form of justice
the Courts of the State of Bihar,

affordable to the accused -
in a clearer term and by
the aid of a good compiler
and expert legal language
and the judges as the law record

and the application of existing
articles of the Constitution

by which it may be rendered
the power of the Court, such article
with so much of the same as bears
this paragraph (d) referred to above
of the date of 1897, and it is
again necessary to incorporate

the same, and with such amendments
as may render more certain the result
to be obtained.