

EAST AFRICA
15350

15 82
MAY 10

218
1910
d 12

PROVINCIAL POLICE AT 1907 APPLICATION OFFICE

JUNE 19 1910

Handwritten notes:
Doubtless intended to be...
Doubtless intended to be...
Doubtless intended to be...

as required that § 111 of the 1999 Code was revised by
§ 20 of the 1999 Code (see proviso 4)

Applied under legislation in the Code is, in my opinion
no great blessing, but an act which, while each
application includes further details regarding the
act is undertaken. As shown in the 1999
Code, the act is not a part of the Code.

§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...

§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...

§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...

§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...
§ 111 of the 1999 Code is a...

1999 Code

EAST AFRICA PROTECTORATE

No. 247

(Incl. 2)

To: Lord,

two authors

Provincial

Ordiner

Memorandum

reference to

Native Commission have

of the

Secretary by the

Associate

for

our

of the

of the

of the

of the

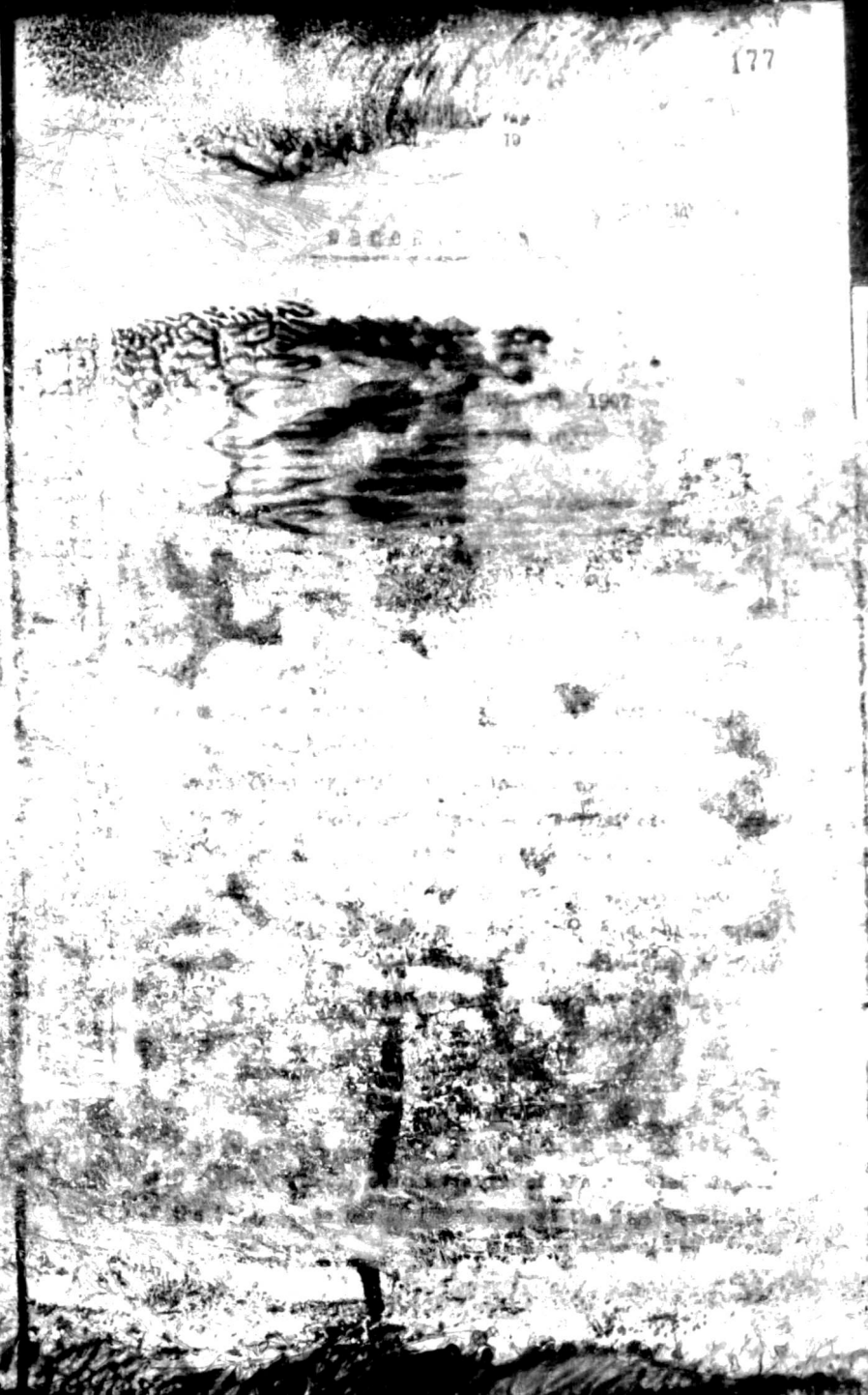
of the

of the

19

1907

1907



recently expressed doubts as to whether the Courts
have been right in this assumption it has been thought
advisable to remove the relative enactments to any doubt
there may be as to their applicability of the Act
The Commission is one to which his Excellency
may assent upon the following grounds.

P. P. P.

CLM

Nov/1930 W.A.P.

LIBRARY
MUSEUM
NOV 1930
RECEIVED
AT THE
MUSEUM
OF THE
SMITHSONIAN INSTITUTION
WASHINGTON, D. C.

... have, however, to in-
... tion to cert. considerations
... station

2. This uncertainty as to the application of future amending and substituted Acts of the Indian Legislature appears to me to be highly 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-

struction of such Act can be made in the Protectorate, and the Order in Council made in this province is still in force as a validating ordinance is, and can be used for the application of the law to the Protectorate.

Therefore, to ~~bring~~ for ^{article} 11(d) of the Order in Council to specifically refer to the Act passed in India.

amending or substituted any of the Indian Acts scheduled to be in force in Council of the ~~the~~ will

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

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

for comment

4. With regard to the provisions of articles
11(a) of the Order in Council of 1948
to the application of English law in
and states have to the Provinces,
increase for your information
copy of a Bill in Council
under contract of the Government of India,
the Bureau of the Government of India
applicable to the States
in a clear manner
in the light of your
in regard to your
and the Judges of the
with the intention of
and the States
the provisions of the
with some of the
this paragraph (d) refers to above,
with the order of
it appears necessary to incorporate
the same, and with
as may render more certain the
to the States

Off. Secy for Mysore / 10/1/49