



EAST AFR. PROT

C.O.  
41687RECEIVED  
1913 DE 13For  
Belfield, Tad.

1913

2 Dec.

LAST PREVIOUS PAPER

Laf  
40800

41687 Y

Concession to Nairobi Electric Power  
& Lighting Co.

Agree generally to proposed scheme in Co letter  
5 Nov. Subject to remarks resp. transfer of funds &  
final taking over of concession by Govt. Note that  
final off. agreement to be referred to before execution.

Mr T. Taylor Mr G. Fieldes  
by Rpt.

At Bay One added today - we demand  
this will be as well as the first  
outstanding for the previous sum  
convenience.

A further - the future of the fed will  
be as, & the sum, he is indebted  
to fed, I am not bound to the  
power, electric, energy, to be  
transferred others to him  
while was the figure left finally alone.

as agreed sum at hand to be sent  
to you with its due exclusion from the  
expenses arising.

The original concession will be retained  
over the 25 years - a year must be  
allowed for financial arrangements  
before hand, & the "final" -  
arrangement made, and time

Next subsequent Paper.

M.9

16/10/13

Also it was not fair. The man had  
put up a strong flat protest and  
should be upheld after 3 years.

Even if you be inclined to little  
less than 100% equality to the  
law for health could propose a  
plan - after an discussion of the  
problem being on what a claim from  
10000 years ago / seems to be  
arranged. It was decided that it  
would be fair to assume  
the equity will be upheld. The  
claim is upheld at the rate

but is left to you to determine

last

3/11/13

The Raynor called out, reported  
as follows between us & others  
that the C would be as agreed, 1/2 the  
end of 3 years of my life as due him  
by way of a fine or not less  
than to take the right forced for  
him.

This was given me that, if  
it is to be in 9/12 years extended  
as far as the life within and not  
less than 2000 and 3000, or  
so the fine, which is decided at  
least 10000 will have it.

Take full free at one - any  
6 months after the 7 year period  
return of the fine.

The fine was to give no money  
for 5 years. In 3/13, it be enacted  
that fine as a fine of life  
suggesting that the Company should  
accept a time.

LAW 3/11/13

H. J. R.

4/25/13

11287  
18

Telegram:



The COLONIAL OFFICE, LONDON,  
7 Dec 10

To the Secretary of State for the Colonies.

(Received, Colombo, 1.55 p.m. 2nd December 1910)

December 2nd, your despatch of 5th November, containing very general proposals made to you by your Secretary of State, overleaf, is subject to following remarks: Consider transfer. This should be completed within 5 years period and certainly not to be extended beyond 7 years. In the event of underwriting being taken over value of land leased by Government to Company for purpose of concession would be excluded from prescribed price. Request you to send me final draft agreement, as soon as commented on before being executed.

BIRFIELD.

\* A 37257

+ N 37257

# EASTERN TELEGRAPH COMPANY, LIMITED.

LONDON STATIONS AFRICA NO 991 11687

ISSUED FROM  
42, PARLIAMENT  
STREET.

1. ELECTRA HOUSE  
2. FINSBURY PAVEMENT E.C.  
3. OLD BROAD STREET E.C.  
4. LEADHALL STREET E.C.  
5. BIRMINGHAM E.C. MATTHE  
6. NEWCASTLE E.C. BLDGS

AFRICA NO 991 11687  
1. BIRMINGHAM EQUITY 11687  
2. 449, STRAND W.C.  
3. 42, PARLIAMENT E.C.  
4. FOREIGN ADDITIONAL OFFICES  
5. 100, ST. MARY AVE. BIRM.  
6. DENMAN STREET BIRMINGHAM E.C.

1. 2528, LIVERPOOL  
2. 2516, BIRMINGHAM  
3. 10, WESTMINSTER E.C.  
4. 11687, ST. MARY AVE. BIRM.  
5. 249, HORNBY

2 DEC 1915 3

PARLIAMENT

11687

8/1

RECEIVED 11687 2 DEC 1915

Mr. [unclear] has a fox in his pocket

Parliament 2 Dec 1915 11687

Mr. [unclear] 2 Dec 1915 11687

Chapeltown.

day out unopposed comfortable  
and agree generally proclaims  
to balydon unopposed  
slagholt following remarks  
silvergray Consider <sup>part</sup> ~~part~~ <sup>part</sup>  
thick <sup>short & compacted</sup> coattails within  
trunk hose and certainly  
expound second trunkey it not  
silvergray Englished undertaking  
spur gear over lactmender

REPLIES SHOULD BE ORDERED via Eastern

Doubtful record should be OFFICIALLY reported. See rule 80  
No injury respecting the Telegraph can be incurred through the redaction of this

1687

41687/13

7



S/

5 Dec 91

DRAFT

Supt. Coll.

for  
Biffle

## MINUTE

~~Mr. Justice~~ 3/1/82  
Mr. Land 4/4/82

Sir H. Franklin

Sir H. Just.

Sir J. Anderson

Lord Emmott

Mr. Horwood.

for answer

Postage Co

1687  
(34776)

No 41687

No 39913

I have the honour to  
ask the receipt of your  
tel. of R 22 of October  
in the copy of the enclosed  
new annual return to  
Govt of the East and the  
various stations there  
as required.

I enclose a copy of  
a letter received from  
the Co. regarding  
overrunning the time  
allowed in the Co. letter.

The 5th of Nov. will be  
my deadline which we  
will observe for further  
discussions to be had.

This point and the  
two points raised in your  
telegram, have now been

Enclosed

1982

discussed with the  
Magister.

As to the question of  
the setting up of the  
new fall was ad-  
vised the Company  
would probably be  
interested in the Bay Com  
and submitted to you  
that the Company  
had a small  
~~amount~~ of money  
~~available~~ which  
was used for the  
construction of the  
new fall. This amount  
will appear on the  
Petition objecting

to the Bay Com. It was  
agreed to your proposal  
that in the event of the  
undertaking being taken  
over the management  
and by the fall to the  
Company about the

fall will be  
reopened the  
fall can proceed  
but

excluded from the  
period from 6 to 10 years  
5. On the question of the  
wood within which the  
transfer of the work to  
the Tidie Fall should  
be effected, Mr Bay Com  
stated that, having  
regard to the  
existing & future  
rate of development of  
timber, the calculation  
indicates, allowing the  
concern with the auxiliary  
plant, the time during  
which would be allowed  
for applying financial  
resources, and the  
wood (30 months)  
necessary for erection,  
he suggested to agreeing  
to 5 years, and that it  
will only be possible or  
economical to 7 years  
if among its own  
expenses a possible interim  
of 10 years should be  
allowed during the period  
between the end of the

work would involve  
the cost of taking the  
fall before to raise  
the necessary timber  
at the same time  
by means of a  
second fall to  
be erected,

Others would not be  
financially practicable  
at the end of 7 years. This  
proposition you have  
subsequently suggested that  
a period of 7 years and a  
half years should be  
used upon which time the  
College should be obliged  
to decide definitely whether  
they could transfer other  
books to the State falls on  
me.

I am not aware of the  
peculiar reasons which have  
led you to my view and  
that is one thing the  
other year should be adopted,  
for subject to your statement  
it seems to me, I am inclined to think Mr. Mayhew's  
objection to this arrangement is  
deserve favorable attention  
and might be accepted.

As far as he has explained  
for the Protection of a 10  
per cent. of their value  
I am inclined to accept it.

DRAFT

letter offering to make a  
recommendation to him  
and yourself with a view  
to a new agreement  
being drafted based  
upon what he is at present  
and referred to you  
for approval and  
execution by the C.S. for  
the College & the Co.