

EAST AFR. PROT



32921

357

Col. Bannay 357

1917

28 June

Allowance to Nurses
pending leave in S. Africa

Recommends grant of special leave of
57 ds.

W. Read

This is reasonable. It is to be
presumed that the nurses would have a
home or friends to care for in their
country. If they must have leave, but
are detained by the Govt. restrictions
from coming here, the proposed allowance
is justified.

Telegraph approval

R.B.

20. 6. 17.

at once
H. J. L.
30/6/17

Next subsequent Paper.

and del. - 20 June 17.

RIBROSK SLITSHRLL TIPMUTS TECHNICAL ADVICE AND

BLUGGARD DRAFT CONCESSION AND BILL BE SLANTUP

IDER OF PREEOK GARDEW SNRLL AND RIDER CIALARE

VERGOO ~~SIX~~ COMBINERA CONDRU1D DRAFT CONCESSION

SECURITIES PUBLISHED LOCALLY CIALARE ALGHEMY

ITIDISM BY PUBLIC BEFORE EXECUTED SILVERGOO

LAY THUS CAUSED TOUGHENING ALMAYHAN SERIOUS

TIGUMA PERIOD FOR ANGORIA DECISION BY

COMPANY CIAMPOST COMBINARON = DOWRING

Chapman

10/2/54

GROUP OF THREE FALLS IS THUS ALREADY GAMING

NALZAI SILVERCOB OBVIOUSLY FORMER OPERATOR TWO

CHAST PROGRATIS POSHO LTD PLANODIA SILVERCOB

FOUR TRUST DOWNFALLS. CLAUSE THIRTEEN BRINGS

COMPANY UNDER LAMBLEY NOW CONJURED SILVERCOB

REFUSORIS REGITORE ANY DOWNT INTIBELLA CLAUSE

INTESIVANO NEW BILL POSSIBLE SILVERCOB FIVE FIVE

THAT IN EARLIER STAGES NEPHOOR

10
PUBLIC RECORDS OFFICE, WASHINGTON

SILVERGOD THREE ANNOYMENT CLAUSE RIGHT

SUBSTRRKNK ALREADY IMMEDIATE DELAYSION POWER

PIOLASK THIKA AND POBND LTD DYNAMIC NEGOTIATE

TIDPOOD PROVING GREEDINESS CAPITAL WHICH

REBALTARL ROBOUTRAS COMPANY FOR IMMEDIATE

RUDONYM FROM WHITEPOINT TO WICKETDOOR HOBBLEBUSH

AND AGITABLE PARTIVELY UTILIZR WHIMPERKRS

HOBBLEBUSH FRATRICK BALLS SILVERGOD INDEFINITE

Chapman *10/17*

WHINRAPID HOLDERSAKE SILVERGOD REPORT WITH

GRAM EXPLAINING HOW THESE FIGURES ANOMIA

IGWORT SILVERGOD THE ANNOYMENT CLAUSE NINE

RODESTAKE NO ARGUMENTS OVERSWARM SUBRESOND

PAGAN,SETH UNASHIVE TURFINNESS BUT SLUGGARD

CTION BE GROWING FORUDONVM NEW PROPOSED

ORDINANCE CROOLE WHICH FOOTWARMER YOU JEWELSTONE

Chapel Hill

352

SUBCLAVE FOUR SILVERCOO MINIMUM FLOW RIVER

needed
REAGIATE RIVER NEAR FORT HALL ROAD IS*254*
HALEBURST CURRCS SILVERCOO MAXIMUM FLOW APRIL 17th*5,000*
WILDONKEY CURRCS SILVERCOO POWER TOSSINGLY*8,300**convey 11,350*

DEVELOPED IS THIS FROM WINDGAR TO WOHNSAN

*6,000**500**these have ponds**0*

LTHOLDEN WHINBERG WOLDROAKE SILVERCOO PRESENT

MAXIMUM DEMAND UPON WORKS OF COMPANY RIVERMIL

CONTINUATION SHEET NO.

FROM CHIEF CABIN STATION, CENTRAL HOUSE, PROJECT RAFFERTY
REPLIES SHOULD BE ORDERED

32834
via Eastern



SVI 28 JUN 17

28 JUN 17 351

XLA 52/28 MATROBI 256 0V/28 0V7 -

SHAPEDRIES - LN -

28 June you tel. 18 May

37 JICKAJOO UNFRUAL AS COMPANY PLAYERLY ACROPT

interpretation of 3rd clause

my copy 5 April

OUR INTERMIT BERONOID SUPCLASH SEVEN UNACHIEVE

Card [unclear] [unclear] 42 [unclear] 19

TURPINESS COMPORIS WEDLOST | CONDROID WEDGESWOR

also [unclear] 100,000

3rd clause

GNRRO SLEEPLESS WOHNDORT GALLONS IN BERONOID - 1

(?) falls. Indefinite tying up of Thika Falls is thus already causing public inconvenience. Obviously former of the two alternative proposed by Pwani Ltd. would be preferable. (4) Trust no doubt clause thirteen, Springs Company under legislation now under consideration. I propose to remove any doubt to introduce clause into the new Bill making this quite clear. (5) Feel that in earlier stages negotiations Local Government suffered from want of technical advice and suggest that Draft Concession and Bill be submitted to Rider of Preese Cardew Snell and Rider to be commented on. (6) In conclusion consider that Draft Concession should be published locally to be commented on and for criticism by public before executed. Delay thus caused would not appear to be serious in view of the fact that period for arriving at decision by Company does not commence until after the conclusion of the war.

BOWRING.

32934

349

REC
JUN 29 1917

TELEGRAM from the Officer Administering the Government of the East Africa Protectorate to the Secretary of State for the Colonies. Dated 28th June, 1917, (Received Colonial Office 12.5 a.m. 29th June, 1917)

42
15088
212 1/2
16

307 28th June your telegram 19th May as Company not prepared to accept our interpretation of 3rd clause and clause seven my despatch 5th April last year confidential as I consider that 19 acres should be ~~available~~ for 150,000 gallons in 3rd class subclause four. Minimum flow ever recorded in river near Fort Hall Road is 254 cusecs. Maximum flow at least 5,000 cusecs. Power which could be developed is thus from 8,300 to 163500 brake horse power. Present maximum demand upon works of Company does not exceed 533 brake horse power. Report with diagram explaining how these figures arrived at follows by post. (2) As regards clause nine I have no arguments other than those in paragraph 9 my despatch 5th April last year but suggest that action be guided by provisions of new proposed Ordinance copy of which has been forwarded to you 6th June. (3) As regards clause eight there is already immediate demand for power at the Thika and Poho Ltd have offered to negotiate with a view to providing guarantee of capital which will be required by Electric Light Company for immediate provision of from 1500 to 2500 horse power and alternatively request permission to utilize 500 horse power from the

212 1/2
16

(?) falls

perhaps we had better wait for the
dispatches

Feb

27/9

at home

H. 2nd

2/7/17

W. G. ...
...

from investigated. Everyone who has
suffered inconvenience through accidental
causes or through his own carelessness will
wish to have a seat in the Company
instead of in the coils of the water.

348

I wish to be allowed to come for a
preliminary discussion of this subject,
having it clear that we shall want the
debates before expending any more.

G.C. 307/17

The only points we can
discuss with Mr. M. before
we receive the ~~promised~~
despatches are those under
(1) & (3). Even the former we
can deal with better than
we have the further infor-
-mation, & on the whole
I should prefer to avoid
the despatches before seeing
Mr. Menkhous.

It looks as if para 3 of the
rel. will be our one strong
card & I would sooner keep it
like we can deal with the
whole thing together.

G.C. 307/17 vol. 1

position of the railroad from station
is not sufficient for us to continue,
but it is a subject of many streams
and the Thide may have many
the same ~~subject~~ between the railroad
& the Fort Hill Road.

Cl. 7. Date of redemption of charges. We
must wait for the Bill, but the
treatment of this C^o is a matter of
equity.

Cl. 8. Date of removal. Please all counts
we have some new maps to put to
his workhouse. It may affect his
view.

Cl. 13. There can be no doubt that the agreement
could be subject to the terms of the
Bill, but I hope that the Bill
when received will be considered from
the point of view of its effect on the
Company, which has, as far as I know,
been willing to receive the opposition &
obstruction which it seems to be getting.

Para. 5. As Mr. Gray Ross learned all the
news about water here during his
last leave - his death would do it for
the Ride. I certainly think that we
shall need expert advice about the
Bill, & it will follow that the terms of
the lease Agreement will have to
be considered too. referred

Para. 6. There has been comment on the local
papers on this concession and I
think justification can hardly be
avoided, though we may be sure
that the bulk of the criticism