

EAST AFR. PROT  
32624

32624  
REC'D  
REG'D 28 AUG 14

Richard Freeman  
Capt. R.C.

Property in Prot.

1914

27 Aug.

Last previous Paper.

James particulars & states that he has been  
called up for active service. Asks for  
prot. protection of his interests, including special  
treatment as regards rent, period of occupation &  
during period of his absence & in event of his decease

Mr Read

We shall have to consult the  
Gov. & I don't see that we need just  
consider his application in detail. I  
think he wants to meet his wife & might  
be able to meet her just after war.

I say that his letter will be  
referred to the Gov. who, we have no  
doubt, will be doing every thing in his  
power to travel back to his home  
& care of the land. And with his  
permanent address which he can  
write

Copy comm. for Gov. 23 Sept. 14  
For award of gratuity 15/15

advance  
R. write  
29/8/14

Copy of comm. to Gov. & ...  
... about the business ...  
... the land & for ...

Next subsequent Paper.

112  
14-5

Downing Street,

7 May, 1914.

22893/1914.

Gentlemen,

With reference to the letter from this department of the 12th of June, I am directed by Mr Secretary Marcourt to inform you that he has now approved of Mr C. G. Wright, being allowed to draw half pay for the period of the voyage from Mombasa to be followed by leave on full pay for three months as from the date of his arrival at Marseilles.

2. It is understood that Mr Wright left Mombasa on the 20th of April and arrived at Marseilles on the 9th of May, but you should verify these dates and then issue salary to him as may be necessary.

I am,

Gentlemen,

Your most obedient servant,

CROWN AGENTS

FOR THE COLONIES.

2. It is expected that W. Wright  
left members on the  
20<sup>th</sup> of April arrived  
at Monceller on the  
9<sup>th</sup> of May, but you  
should supply them  
with a letter of  
introduction to him as may  
be necessary.

2

(Signed) H. J. READ,  
for the U.S. Secretary of State

pay for three months  
as from the day date on  
~~the agreement to that~~

which the steamer  
arrived at Newcastle,

4

for two ... 20

W/2243 Ed

63

Draft

Ca.

Acct office

W/Head 6

Cont.

7 July 1814

with ref. to the letter  
from this Dept. of the 12<sup>th</sup> of  
July 1814. Low etc.  
to ref. you that when  
now approved of by  
C. G. Wright being  
allowed to draw half  
pay for the period of  
the voyage from Montreal  
to be followed by  
three months as from  
the date of his arrival  
at Newcastle.

(W/20228)

W. / 22393 Cab

638

REC'D  
EJUL  
7

DRAFT

Cy. Wright Esq.

7 July 1914

MINUTE.

Sir,

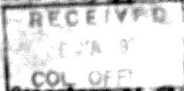
- Mr. ~~Adel~~ <sup>Adel</sup> Esq.
- Mr. ~~Lead~~ Esq.
- Sir G. Fiddes.
- Sir H. Just.
- Sir J. Anderson.
- Lord Emmott.
- Mr. Harcourt.

I am etc. to ask: the receipt  
 of your letter of the 19<sup>th</sup> of  
 June on the subject of  
 the leave granted to you  
 on the termination of  
 your app't. in the Cab.  
 I am sorry you that he  
 has expressed of your  
 being granted a full  
 pay for the period of  
 your absence from  
 the service a full

Copy of Mr Wright's  
 letter & this reply  
 to go to you Cab  
 for info comp etc  
 with ref. to Com. Rep.  
 5900 of 12 June

CORI.

From C.G. Fright, A.M.I.C.T.  
Rayport, Abbott's Brook, Bourne End,  
Bucks.



637

To The Under Secretary of State,  
Colonial Office,  
London.

19.6.14.

Sir,

Reference to para. 2 of your letter No 20028/1914 dated 12th June 1914 in which Mr Harcourt has approved of my being granted 3 months leave with full salary "from the date of my embarkation from the East Africa Protectorate."

I have the honour to request that this leave may date from the arrival of the Steamer at Marseilles, namely 9th May 1914 in accordance with the Regulations C.O.D. No. 983 dated 14th May 1913, para. 1(b), which entitles Officers to leave earned plus the time taken on the journey to England.

This will enable me to draw the half salary during the period of the voyage in accordance with clause 3 of the Schedule of my Agreement, and as provided in my "last pay certificate" which reads :- "He is entitled to ----- and to half salary at £150 per annum from 20th April 1914 for 19 days, being the period of an ordinary voyage via Suez Canal and Marseilles to London."

I have the honour to be, Sir,

Your obedient servant,

C. G. Fright.

I have the honour to request a reply to the above letter, in order that I may draw the half salary on voyage from the above Agents.



From C. D. Wright, A. N. I. C. E.  
Barnes, Abbot's Brook, Bourne End,  
Bucks.

C. O.  
22393  
1914

613

To The Under Secretary of State,  
Colonial Office,  
London.

19.6.1914.

Sir,

Reference to para. 2 of YOUR LETTER No. 20028/1914, dated 12th June 1914, in which Mr Harcourt has approved of my being granted 3 months leave with full salary "from the date of my embarkation from the East Africa Protectorate."

I have the honour to request that this leave may date from the arrival of the steamer at Marseilles, namely the 9th May 1914, in accordance with the Regulations C. O. D. No. 983 dated 14th May 1913, para. 1(b), which entitles Officers to leave earned plus the time taken on the journey to England.

2. This will enable me to draw the half salary during the period of the voyage home in accordance with clause 3 of the Schedule of my Agreement and as provided in my "last pay certificate from British East Africa, which reads:-

"He is entitled to ----- and to half salary at £150/- per annum from 20th April 1914 for 19 days, being the period of an ordinary voyage via Suez Canal and Marseilles to London."

I have the honour to be,

Sir,

Your most obedient servant,

*Handwritten note:*  
Have note  
with address



leave days, at 3 days for  
my month of a 30 days  
round. Therefore I don't  
think the special agreement  
mentioned of Mr. Botwin  
helps us. C.V. 2/7/42

The five line what to ask  
for. at me.

H. J. R.  
8/7/42



14 1913 (the end of page 695  
9 of report) It seems to me that the Commission would have contained an exact statement of what was brought forward entitled to the effect of the schedule of agreement to become operative

There being a point of view how the use of force can cut them out of the way. The way in which his name is put on the list of having the

The communication of the 14th of 1913 saw on the 14th of 1913 a point which is not other than usual there are three or four of them from which it is possible to see that the 14th of 1913 would be the same as the 14th of 1913

have, if the extension were for 30 months  
and was to be ~~for~~ under the rules  
in force - which would give him  
the benefit of the new laws, regu-  
lar in the last part of Mr. Parkers  
~~minutes~~. But was the agreement  
extended to 30 months under cl. 12 of  
the Schedule? Please para: 9 of  
the Board's report in 1820/14 for the  
history of the extension, which seems to  
be to have been of a special nature  
to meet a definite exigency, not ~~to~~ for  
have under the current laws regulations,  
but for 3 months.

To my mind both the provision  
for half pay on voyage in cl. 3. &  
the provision for leave under leave  
regulations in cl. 13 have been  
repealed by the special arrangement  
referred to in para: 9 of the report in  
1820. If so, he would have  
got what he is entitled to.

I am sorry for the delay

Lat. 27/14

If the words "3 months" had not  
been used in the communication  
made to Mr. Knight on Jan

have, if the extension were for 30 months  
a net cost to the Government of only  
a few pounds which would give the  
benefit of the new law right  
at the last part of Mr. Parkin's  
account. But was the approval  
extended to 30 months under cl. 12 of  
the Schedule? Please para: 9 of  
the Board's report in 18208/14 for the  
history of the extension, which seems to  
me to have been of a special nature  
about a definite bargain, not for  
leave under the current leave regulations,  
but for 3 months.

To my mind both the provision  
for half pay on voyage in cl. 3 &  
the provision for leave under leave  
regulations in cl. 13 have been  
repealed by the special arrangement  
referred to in para: 9 of the report in  
18208. If you had sought to  
get what he is entitled to

I am sorry for the delay

Oct. 27/14

If the words "3 months" had not  
been used in the communication  
made to me, I might have said

14. 1813 (The end of para  
9 of Report) it seems  
695  
to me that the Commis-  
sion would have contained  
an exact statement  
that but for the  
entirely different  
of the schedule to the  
agreement between  
This being so, it  
how the  
and that  
income  
to have  
The  
44-13  
terms  
And if the  
there are  
date from which  
of pay on voyage  
3 months is  
the amount he  
entitled to

of Acting D.P.W. on 14 Jan 1913.  
On 17/2002 it was decided  
to grant this leave without  
waiting for the Governor's reply.

When Mr. Wright justifies  
the normal leave reg<sup>s</sup>, he cannot  
in any case claim leave under  
these reg<sup>s</sup> any more than he  
can claim leave inserted into  
a leave certificate if the Governor  
chooses to vary a leave certificate  
or the Govt. on his behalf  
decides to vary it. But  
it is certain that he should have  
a ~~leave~~ cert<sup>ificati</sup> of wh.  
we have as copy. I suppose  
that his leave was refused &  
the cert. confined to pay for the  
voyage, but Mr. Wright did not think  
that we should want a copy.

As to clause 3 of the schedule  
to this agreement - see agreement  
in file 1757 Ed. (No. 1 in file).

Having now decided to grant  
him the 3 months' leave only, you  
may think that we had better now  
stick to that - saying that  
this leave has been granted.  
It appears that he was promised  
inf<sup>ly</sup> by the Acting D.P.W. as in para.

para. 9 of the report by the Board  
in 9/1/1920 p. 10. At the same  
time, even in that para. the  
words "in the usual terms" are  
attributed to the Acting D.P.W.  
& I feel that the usual terms  
w<sup>d</sup>. be voyage + vac<sup>ation</sup> leave <sup>681</sup>  
on full pay. What Mr. Wright  
asks for is really less than this -  
viz. 1/2 pay for voyage & then  
3 months leave on f.p. We do  
not know exactly what the leave  
w<sup>d</sup>. work out at if we take the  
usual cont<sup>ing</sup>, as part of it w<sup>d</sup>.  
be at 2/3 & part at 3 days.  
We sh. of course find out from  
the local Govt. if necessary by  
telegram.

~~to telegram~~  
~~to Mr. Wright~~  
ACCP 25/6/14  
As regards clause 3 of the schedule to  
this agreement, the provision for half  
salary on the voyage home only applies  
to the certificate of leave of the (man)  
agreed. It is to be noted that the  
voyage home would be included in the  
leave to be granted under the terms of  
the agreement.

According to clause 12 of the schedule