

EAST AFR. PROT.

1873

12
13

C.O.
1873
Recd
Rpt 18 JAN 13

Governor 867
M'field

Date.
1912

th December

previous Paper.

234

PRISONS ORDINANCE

Trs copies for assent. Has nothing to add to Legal Report enclosed.

Copies to Lib?

1873
Aug 9/13

Prisons Regs of 1912

Mr. Battenbury:

This ordinance has been modelled on the lines of the Uganda Prison ordinance of 1910 [Before sanction was given to the former, the latter it was sent to the Home Office for discussion and certain recommendations made by that Department were subsequently incorporated in the ordinance.]

The first thing which one notices in the new ordinance is that provision is

Black Paper Order to Vacate March 1913
287. 15 April 13 1912
30009
1908

Subsequent Paper

Made for the appointment of some new
grades of officers.

At the head of the Persian administration
comes the Commissioner who is to be
appointed by the Governor. The title seems
as important one as Captain late
Provincial, District or Assistant District
Commissioner may well. There seems
no reason why the present title of
Inspector General of Prisons should not
remain.

As in the definition in § 2 "Commissioner"
includes an "Assistant Commissioner" it
seems sufficient in § 8 to record that
an Ass't. Commissioner may exercise
any of the powers of the Commissioner or.

Below the Commissioner (including Ass't.
Commissioner) comes the Superintendent,
and Deputy Superintendent, & former
are apparently to be Provincial Commissioners
and the latter ^{District or} Assistant District Commissioners
(vide §§ 10 and 11.)

Made for the appointment of some new
grades of officers.

At the head of the ~~Prisons~~ administration
comes the Commissioner who is ~~the~~
appointed by the Governor. The title seems
an unfortunate one as compare with
Provincial, District or Assistant District
Commissioner may sound. There seems
no reason why the present title of
Inspector General of Prisons should not
be retained.

As in the definition in § 2 "Commissioner"
includes an "Assistant Commissioner" it
seems sufficient in § 9 to record that
an Ass't. Commissioner may exercise
any of the powers of the Commissioner or.
Below the Commissioners (including Ass't.
Commissioners) come the Superintendent,
and Deputy Superintendent, the former
are apparently to be Provincial Commissioners
and the latter ^{District or} Assistant District Commissioners

(vide §§ 10 and 11).

hardly
be
used again
this. The
definition of
"mation"
is probably
incorrect in
so far as it
refers to the word
"head". It would
be more
natural if the word
"head" were
omitted.
S.O. 1373

X 32. "Subordinate officer" is defined as "an
officer of a rank below that of
Gader or mation. But "Gader" is not
defined, though a "head gader" and
a "mation" are. This omission should
be rectified.

235

medial officer - The phrase "head
subordinate assistant" might be defined
as explained.

hardly
be
used again
is. S.O. 100
X 103. ~~class~~
of different
3 classes
up to
the
instructions
of K. C.O. 1373

X I don't think
it is therefore regularly
written - may one
add - if he has
S.O's approval

(W)

20

34. The reason for the classification of
the prisons according to class in three
grades is not apparent, nor is it
clear in what respect prisons of the
various grades differ from one another.
Prisons of the third class, however, appear
to enjoy immunity from inconvenient
visits & visiting trustees (see § 101).

36. This section confine itself to the creation of
posts of the Governor. This seems to be
at variance with Colonial Regulation
247 in so far as it empowers the Governor
to increase the prison establishment or alter
the appropriation of the established salaries &
a debt.

37. An Inspector of Prisons is powers for.

Date to be furnished by the Governor.

38. Are "Head Gaolers" who are defined
in § 2 included in 1st class posts?

39. The last paragraph should be
deletet in view of definition of
"Commissioner" in § 2, or else the
definition of first "Commissioner"
should be altered.

40. May use the word "European" before
"Gaoler". No provision is made for
gaolers of any other nationality - vid
q.p.

41. After 'rules' in line 1 should be
inserted 'consistent with this ordinance'
and subject to the provisions thereof.

42. The mere fact of the man being
a prisoner should not I think be
a bar to resort for suspending the
ordinary law of the Province for
dealing with cases of humanity. The
procedure to be adopted in the case of

I disagree
so, but
the Govt.
could
I suppose
approve a
2nd class
Gaoler to
be a head
Gaoler in
a 1st class
Gaoler here
available.
? hardly
agreed
I agree
to the
suggestion
however
"Leave to
Co.

I agree,
I don't
any diff
will arr
Co. T

unnecessary
The rules
have to be
made "for
carrying into
operation the
order" and

prisoners
Gaolers who are subjected to the gaolers' treatment
is, under this ordinance, certainly informal.

It is quite common under § 60 for ^{one} ~~the~~ ^{one} Head
Officer & signing a certificate to have a

prisoner, adjourned issues, and when it is
remembered that by definition "head officer"
includes in certain cases a medical
Sergeant or Assistant (probably a surgeon
or apothecary) it would seem that the
section does not provide sufficient safeguards!

There is no section corresponding to this in the
Agenda Prison ordinance, and there does
not appear to be any reason why
persons subjected to being issues should not
be dealt with under the ordinary humanity
Law of the Province, even if they are prisoners.

§ 101 speaks of "a prison to which no visiting
police is opposed by the Governor". This seems
impossible with section 102.

§ 102 speaks of "a prison to which no visiting
police are opposed by the Governor" with a fairly

immune from suit, as it is not to be expected that ~~an~~ ^{an} officer will have much time or opportunity for such work.

Some provision should be made for regular visits of all mag & justice date appointed visitors.

X 3 14. In line 2 '6' should be 'by'

if 1st and 2nd might be combined. Standing apart as they do there will always be a certain amount of argument as to what constitutes a more serious offence.

According to these sections a ~~defect~~ ^{defect} Sup. can permit & dismissal, subject to confirmation by Commissioner. § 13 should be amended accordingly.

In the first instance send a copy of the defalcatory with the draft Ordinance and the Attorney General report to the Home Office and request that it may be furnished with any observations which the returns may have to make on the ordinance?

23.1.13

a point of
policy. But
H.O. hasn't
taken it.
It is evident
intended with
appointment of
Justices to make
and 3rd
class prisons

I agree
to same
plan. Co

I agree
regarding
notifying him
in Uganda
ordinance
comes into
co

No. a
defect by
is not a
subordinate
officer (I
S. 2) & the
Act permits
orders S. 11

I CS
Please
minister
recommend
D.S. to
you
I do
believe
that this
action

Mr. Bottomley
Perhaps you would take this in
hand - I have examined it

26
The present staff is
Inspector General of Police & Prisons
Inspector of Prisons
Gardens
Merton

Deputy Inspector of Police is Dea. of Prisons also

- Chief Warden
Warders

Clerks etc.

27
20/

After speaking to you

sent to H.O.
as proposed by
Mr. Stevenson in
the first instance.

26 27.
W.A.S.
28 above

D.C.P.

EAST AFRICA PROTECTORATE

GOVERNMENT HOUSE,
NAIROBI,
BRITISH EAST AFRICA.

No. 867

December 14th 1912.

C.O.

1873

RECD

REGD 18 JAN 13

Sir,

I have the honour to transmit herewith
for favour of assent two copies of The East
Africa Prisons Ordinance 1912, as passed by the
Legislative Council on the 26th ultimo.

Ordinancemade by Attorney
General.

2. The accompanying memorandum by the
Attorney General explains the reasons for the
enactment of this Ordinance and compares it
with the Uganda Ordinance. I have no further
comments to make.

I have the honour to be,

Sir,

Your humble, obedient servant,

H. Chownay Begicid.

GOVERNOR.

THE RIGHT HONOURABLE

LEWIS HAROURT, P.C., M.P.,

SECRETARY OF STATE FOR THE COLONIES,

DOWNING STREET, LONDON, S.W.

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THE EAST AFRICA PRISONS ORDINANCE, 1912.

LEGAL REPORT.

The re-organisation of the Prison Service necessitates considerable alterations in the existing regulations governing that service.

This Ordinance repeals the Prisons Regulations 1902 and makes provision for the establishment of a prison service on the lines which have been approved.

The Ordinance is modelled on the Uganda Prison Ordinance, but it has been found to be necessary to make considerable alterations and additions which are, when necessary, explained in the Comparative Table attached.

If the Secretary of State has not as yet approved the gratuities to be paid under Section 52, the Ordinance should be submitted to the Secretary of State for his approval before assent is given to the Ordinance.

NAIROBI,

th December, 1912.

R. H. Combe.

ATTORNEY GENERAL.

KARANGA TANIA TRAK

TANIA

APRIL 1912

RECEIVED BY THE GOVERNMENT OF UGANDA

FOR APPROVAL
BY THE GOVERNOR
OF UGANDA
TO BE PUBLISHED
AS AN ORDER
IN COUNCIL
ON THE 1ST JANUARY
1913.

RECEIVED BY THE GOVERNOR
OF UGANDA

RECEIVED

KARANGA TANIA KIT

...T.M ...O.T. TANIA RUMI

TANIA KIT FOR STATE TO WHATEVER

T.M. KARANGA TANIA KIT

THE EAST AFRICA PRISONS ORDINANCE, 1912.

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A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 1. Part Title.	Section 1.	
Section 2. Interpretation.	Section 2.	<p>(1) The E.A.Ordinance provides for the appointment of both European and Non-European female prison officers, the former termed Matrons and to rank with Gaolers, the latter termed Wardresses to rank with the Subordinate Officers.</p> <p>The term "Matron" has consequently been defined, and the definition of "Subordinate Officer" altered.</p> <p>(2) The interpretation of the term "Native" has been altered.</p>
Section 3. The Governor may declare any prison to be a prison for the purposes of this Ordinance.	Section 3.	Altered power being reserved to the Governor to declare that a garrisoned prison shall cease to be a prison for the purposes of the Ordinance.

A. Ordinances.	Uganda Ordinance No.9 of 1909.	Remarks.
Section 4. Classification Prisons.		
Section 5. Temporary Prisons.	Section 113.	With the addition of the words "and every such temporary prison shall be a prison for the purposes of this Ordinance."
Section 6. Institution Prison- Officers.	Section 4.	
Section 7. Appointment and duties of Inspector of Prisons.		No provision is made in the Uganda Ordinance for the appointment of an Inspector of Prisons.
Section 8. Prison- Officers.	Section 5.	Provision has been made in accordance with the existing organisation of the prison staff. The words "unless otherwise ordered" in the first line of the Uganda Section have been omitted.
Section 9. Administration of prisons to be vested in the Commissioner of Prisons.	Section 6.	

A. Ordinances.	Uganda Ordinance No.9 of 1909.	Remarks.
Section 10. Superintendents.		Under this section all Provincial Commissioners are appointed the principal Prison Officers of all prisons in their respective Provinces.
Section 11. Deputy Superintendents.		District Officers appointed ex-officio Deputy Superintendents of the prisons in their respective Districts.
		Powers being reserved to the Governor to confer upon a European Gaoler some of the powers of a Deputy Superintendent. This is necessary, in particular with regard to maintaining discipline, in the prison staff, in the case of a large temporary prison as that now established for the purposes of the Thika Railway, situate at a distance from a Government Station.
Section 12. Appointment of Gaolers and Custodians.	Section 11.	Altered. The E.A. Section provides that the ordinary regulations applicable to civil servants shall apply to the appointment of the European Prison Staff.

(8)

P.S.

Date	Amount of money from 1901 to 1911	Amount of money from 1912 to 1916
The notices add that the amount of money now in the bank is less than at any time in the past.		
Beginning January 1st the amount of money in the bank is less than at any time in the past.		
The notices add that the amount of money in the bank is less than at any time in the past.		
The notices add that the amount of money in the bank is less than at any time in the past.		

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 13. Appointment of Subordinate Officers.	Section 12.	Altered. Power being given to the head of the Prison Depart- ment to appoint and remove the Subordinate Officers, and to authorise Superintendents to make such appointments and removals.
Section 14. Governor may make rules.	Section 13.	The word "duties" has been inserted in the fifth line.
Section 15. Prison- Officers shall obey regulations and instruc- tions and maintain discipline.	Section 14.	
Section 16. Prison- Officers not to be interested in supply of goods or to take gratu- ties.	Section 15.	
Section 17. Use of arms against any prisoner or party of prisoners in case of outbreak attempt to escape.	Section 16.	

Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 18. plaints.	Section 17.	'Matron' inserted and 'Deputy Superintendent' substituted for 'Superintendent.'
Section 19. warders to or is at it not as tioned.	Section 18.	Altered. Under the Uganda Ordinance a Warden is required to await the arrival of another Warden before entering a cell at night to assist a prisoner who is being assaulted by another prisoner or who appears to be seriously ill and to require immediate attention.
Section 20. missioner have control of sons.	Section 19.	
Section 21. missioner inspect sons.	Section 20.	
	Sections 21 and 22.	It is considered that the matters dealt with in these Sections are sufficiently covered by the ordinary regulations governing Government Departments.
Section 22. of printend-		Provincial Commissioners to exercise general control over prisons.

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 23. Deputy Superintendents have control of prison.	Section 23.	Substituting "Deputy Superintendents" (District Officers) for "Superintendents." The words "sign all demands for stores" omitted. This is a departmental matter which can properly be regulated by departmental orders.
Section 24. Deputy Superintendents are responsible for safe custody records and documents.	Section 24.	In prisons to which Head Gaolers are appointed these duties can be and are performed by the Head Gaoler.
Section 25. Records to be kept by Deputy Superintendent.	Section 25.	In effect the same, but instead of setting forth a list which may at any time be altered by the Governor, the Governor is empowered to order from time to time what records shall be kept.
	Sections 26 and 27.	See Sections 33 and 34 of the E.A. Ordinance. These are duties which should be performed by the Head Gaoler or in the absence of a Head Gaoler, the senior Subordinate Officer.
Section 28. Notice to be given on death of prisoner.	Section 28.	

A. Ordinance.	Uganda Ordinance No.9 of 1909.	Remarks.
Section 27. Enquiry by Magistrate.	Section 29.	Altered. It would appear to be generally unnecessary that an enquiry should be held by the Magistrate when a Medical Officer has certified death from natural causes.
Section 28. Duty of Superintendent to be responsible for the discharge of prisoners.	Section 30.	
Section 29. Medical Officer and Military Administration.	Section 31.	
Section 30. Medical Officer and Prisoners.	Section 32.	
Section 31. Power to be exercised by Medical Officer.	Section 33.	
Section 32. Duty of Head Warden.	Section 35.	"at night" substituted for "for a night". The last sentence in the Uganda Section has been omitted, as unnecessary, the matter being covered by the general regulations.

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 33. Gaoler stocks prisoners.		See remarks on Sections 26 and 27 of the Uganda Ordinance.
Section 34. Gaoler stocks prisoners.		See remarks on Sections 26 and 27 of the Uganda Ordinance.
Section 35. of Gaoler stocks prisoners.	Section 36.	
Section 36. Gaoler stocks female prisoners.	Section 37.	
	Section 38.	It is considered that this is a matter for departmental orders.
Section 37. Gaoler stocks to be sent about the country.	Section 39.	Extended to Gaolors where more than one Gaoler appointed to a prison.
Section 38. Gaoler stocks working time.	Section 40.	Altered so as to apply to Gaolors.

A. Ordinance.	Uganda Ordinance No.9 of 1909.	Remarks.
Section 39. Punishment of prisoners by prison officers.	Section 41.	Extended to all prison officers.
Section 40. Power to search persons visiting the prison.	Section 42.	
Section 41. Application of Ordinance to existing prisons.		No provision is made in the Uganda Ordinance for the enlistment discharge and service of the sub- ordinate staff. It is proposed that the terms and conditions of service in the subordinate staff of the Prison Department shall, so far as circumstances allow, be similar to that approved for the Police. Sections 41-55 of this Ordinance are founded on Sections 27-41 of The Prisons Ordinance No.4 of 1911.
Section 42. First term of engagement.		
Section 43. Engagement and continuance in service.		

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 44. Conditions of service and re- engagements.		
Section 45. Declaration on enlistment.		
Section 46. Prolongation of service in time of war etc.		
Section 47. Discharge on completion of service.		
Section 48. Prison Officers subject to all regulations until final discharge.		
Section 49. Discharge when fit for service, on being dismissed, or on purchase of discharge.		
Section 50. Rules for reckoning service.		

Section 51. Consequence of charge or dismissal.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 52. Gratuities on change.		The scale of gratuities allowed under this Section has been drawn up with reference to the pay of the officers of the various grades, and correspondent with the gratuities payable to police officers receiving the like pay.
Section 53. Gratuities decrease.		
Section 54. Articles of clothing etc., the property of Government.		
Section 55. Procedure to be observed in giving up instruments belonging to a Prison keeper.		
Section 56. Decision of Honors and Wreaths.	Section 43.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 57. Search of prisoners on mission.	Section 44.	
Section 58. Convicted prisoner to be provided with iron suit, blanket, and splicing mat.	Section 45.	
Section 59 (1). Prisoners may be removed to a prison in accordance with the orders of the Governor.	Section 46.	
Section 59 (2). Prisoners sentenced to a place where there is no prison.	Section 47.	
Section 60. Removal of lunatic prisoners.		No provision is made in the Uganda Ordinance for the removal of lunatic prisoners.
Section 61. Removal of prisoners from one place to another.	Section 48.	
Section 62. Removal of prisoners from one place to another.	Section 49.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 63. Discharge of black prisoners.	Section 50.	
Section 64. Release of prisoners.	Section 51.	Altered from "noon" to "1 p.m." to permit of prisoners being fed at the usual feeding hour before being discharged.
Section 65. Discharge of prisoners in District to which they do not belong.	Section 52.	
Section 66. Maturity to prisoners.	Section 53.	
Section 67 (1). Separation of male and female prisoners.	Section 54.	
Section 67 (2). Separation of European and non-European prisoners.		New.
Section 68. Male prisoners under 16 years of age.	Section 55.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 69. convicted criminal prisoners and others admitted in safe custody only.	Section 56.	
Section 70. Civil prisoners.	Section 57.	
Section 71. Confinement of convicted criminal prisoners.	Section 58.	
Section 72. Cards to be kept and under super- vision.	Section 59.	
Section 73. An officer in female prisoners.	Section 60.	
Section 74. Military confinement.	Section 61.	The last part of the Uganda Section has been omitted. Provision to the same effect is made in Section 30.
Section 75. Provision for prisoners on sentence of death.	Section 62.	

A. Ordinances.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 76. Prisoner sentenced to death.	Section 65.	A Superintendent substituted for Governor. In the case of a prisoner lying under sentence of death at Kismayu, it might be impossible to obtain a written order from the Governor.
Section 77. Abortion.	Section 64.	
Section 78. Washing and clothing.	Section 65.	
Section 79. Fines.	Section 66.	
Section 80. Cut soil plots.	Section 67.	
Section 81. Barber and hair cutting.	Section 68.	Power reserved to cut the hair of any criminal prisoner, male or female, should a Medical Officer consider it to be necessary.
Section 82. Maintenance of certain prisoners from private sources.	Section 69.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 63. etc., not to be transferred to other prisoners.	Section 70.	
Section 64. ly of thing bedding civil and convicted criminal prisoner.	Section 71.	
Section 65. prisoner's s.	Section 72.	
Section 66. ility and nty to frequently ated.	Section 73.	
Section 67. le of diet.		The scale has been approved by the Medical Department.
Section 68. e may be ed.	Section 75.	
Section 69. ching of soners.	Section 76.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 90. To soners tenced ard our.	Section 77.	
Section 91. To soners tenced simple isement.	Section 78.	
Section 92. ale soners.	Section 79.	
Section 93. o working y.	Section 80.	Power given to the Commissioner to vary the working hours in respect of any prison, but not to increase the working hours.
Section 94. son labour side gaols.	Section 81.	
Section 95. mits from lands.	Section 82.	
Section 96. pernicious of prisoners.	Section 83.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 97. and no other Seniors other than convicted criminal Seniors.	Section 84.	
Section 98. and ministers of Ministers of Religion.	Section 85.	
Section 99. and visitors to Visitors to Prisons.	Section 86.	
Section 100. and visiting Visiting Justices.	Section 87.	Altered. The term of office and the duties of appointed Justices being more particularly prescribed.
Section 101. and visitors of Visitors of Visiting Justices.	Section 88.	As under the E.A. Ordinance Provincial and District Commis- sioners are ex-officio Prison Officers and cannot therefore be appointed Visiting Justices; it is not possible to adopt the Uganda Section in so far as that section requires that every prison shall be visited by a Visiting Justice at least once a week.
Section 102. and visitors of Visiting Justices, Inmates and the.	Section 89.	

1. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 103. Prisons of convicted criminal prisoners.	Section 90.	
Section 104. Long term prisoners and remis- sion of part of sentence.		The Uganda system of earning remission has not been adopted. That prescribed in the East Africa Ordinance is considered to be more simple, and to be fairer to prisoners.
Section 105. Board may grant further remission on sentence.	Section 92.	The powers of the Governor under this section transferred to the Board.
Section 106. Life sentence to be considered at the end of fifteen years.	Section 93.	
Section 107. Penalty for introduction or removal of prohibited articles into and from prison and unauthorised communication with prisoners.	Section 95.	
Section 108. Power of arrest for offences under preceding section.	Section 96.	

Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 109. Punishment of offenders.	Section 97.	'and the vernacular' omitted.
Section 110. Punishment for prison offences.	Section 98.	'Hard labour' added as a punishment. See Section 104 (d) of the Uganda Ordinance.
Section 111. Prisoner to be allowed to make a defence.	Section 99.	
Section 112. Corporal punishment.	Section 100.	A light cane is substituted for a birch rod as the instrument to be used in the case of juveniles.
Section 113. Litory confinement.	Section 101.	
Section 114. Prison offences.	Section 102.	
Section 115. Extra mural confinement of offenders.	Section 103.	
Section 116. Punishment of offenders.	Section 104.	Visiting Justices empowered to punish prisoners for prison offences as under the 1902 Regulations.

Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 117. Penitentiary for gravated or peated offences.	Section 106.	(1) In (b) (ii), "three days" has been substituted for "one day" as the interval between periods of penal diet. (2) (e) and (d) have been added. (3) (f) follows the wording of the section in the Courts Ordinance governing a sentence of flogging to be executed under the orders of a Court. (4) (5) (6) is new. (i) has been extended to old men and unconvicted prisoners, and vagrants have been omitted.
Section 118. al before istrate prison ence.	Section 106.	
Section 119. ries in penitentiary and convey ord sheet.	Section 107.	
Section 120. applicable prison H.		Section 42 of the Police Ordinance 1911.
Section 121. not to accuse the imprisonment under sentence.		Section 43 of the Police Ordinance 1911.

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 122. Power to be exercised by stoppages.		Section 44 of the Police Ordinance 1911.
Section 123. Penalty for desertion of troops.		Section 45 of the Police Ordinance 1911.
Section 124. Penalty for desertion of deserters.		Section 46 of the Police Ordinance 1911.
Section 125. Penalty for desertion of United Service.		Section 47 of the Police Ordinance 1911.
Section 126. Penalty for desertion of prisoner of war.		Section 48 of the Police Ordinance 1911.
Section 127. Penalties by ordinate nary officers.	Section 106.	
Section 128. Penalties by ordinate nary officers.	Section 109.	

A. Ordinance.	Uganda Ordinance No.9 of 1909.	Remarks.
Section 129. Imprisonment for certain or other offences notified by Prison Officer.	Section 110.	Imprisonment has been omitted from the punishment which may be imposed by a Prison Officer.
Section 130. Imprisonment for certain or other offences notified by Prison Officer.	Section 111.	The words "or without having given two months' previous notice in writing of his intention to so withdraw," have been omitted as being inconsistent with other provisions of the E.A. Ordinance.
Section 131. Power to direct and of Prison Officers.	Section 112.	
Section 132. Power to order detention and to order to be at large.	Section 114.	
Section 133. Power of order to allow out at large.	Section 115.	
Section 134. Rehabilitation of convicts where sentence revoked.	Section 116.	

A. Ordinance.	Uganda Ordinance No. 9 of 1909.	Remarks.
Section 135. Execution of Commitment.	Section 117.	
Section 136. Rehended Prisoner to be brought for re- commitment.	Section 118.	
Section 137. Commitment.	Section 119.	
Section 138. Imprison- ment for want of a valid licensure.	Section 120.	In the E.A. Ordinance 2 years is fixed as the maximum term of imprisonment which may be imposed for an offence under this Section.
	Sections 121 to 124.	These have been omitted as dealing with matters which should be dealt with by depart- mental orders.
Section 139. Deputy Superin- tendent, Garrisons and Gaols.	Section 125.	The words "or lawfully performing the duties of a Deputy Superintendent" have been inserted to cover the case of a Gaoler authorised to perform the duties of a Superintendent.

A. Ordinance.	Uganda Ordinances No. 9 of 1909.	Remarks.
Section 140. al.		

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H

DRAFT.

The Honourable Secy of State
Home Office.

3 Feb
January 1873

MINUTE.

Mr. B. Shrimpton 29.1.13

Mr. Bottomley 29.1.13

Sir G. Fiddes.

Sir H. Just.

Sir J. Anderson.

Lord Emmott.

Mr. Harcourt.

Sir.

I am dir. to Mr. Secy.

Harcourt transmitted to
you to his Lyndhurst.

Secretary to Kewee &
accompanying copy of a
despatch from the Govern-
ment of East Africa Introducing
submitting copies of the
"East Africa Native Ordinances,"

1912.

D
14 Dec
867 1/13
1873 1/13

2 I am to request that
what can may be furnished
with any observations which
Mr. McKenna may have to
make in advance

I am etc.

(Signed) H. J. READ
for the Under Secretary of State