

E. AFRICA

37026

23 NO

37026

178

10

1912

November

### previous Page

RICHARD MORTON

Further as to the amount of leave due to him.  
Returns Pension Form filled up to the best of his ability.  
States address.

W. R. A.

This consideration appears extremely  
regrettable but I do not consider him to have  
any right with regard to his wife  
but he is entitled to consider her  
the time necessary. Then as the ~~expedite~~  
see themselves and has his wife  
allowed for in his calculation of his  
superior, let say that he is not entitled

to 3 additional days' leave in total  
in addition to one month's pay  
and removal fee of 30 dollars, as  
the 180 days have passed since arrival  
6 days in respect of his additional leave  
and that the pension from the time  
he went out to the fort with a view to  
the calculation of the pension for which  
he is also qualified.

Draws and out pension from academy

W.W.

25/6

at once

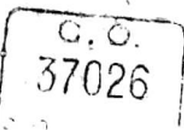
P.D.S.

25/6

Villa Capri  
Your Name

Noticing

21<sup>st</sup> November 1912



23 NOV.

Stamps

Under the honor is acknowledged the receipt  
of your letter No. 34720 dated the 12<sup>th</sup> of  
November.

In the second paragraph of your  
letter it is pointed out that I accepted the  
stipulation that my local leave of one month  
annually used to be my compensation - that  
is a point which I have now questioned.  
The point upon which I am anxious to insist is  
that I stipulated that I should enjoy one month  
local leave annually - that however  
no arrangements were made by which I might  
have been able to enjoy it annually as per my  
original plan. However, notwithstanding the  
fundamental stipulation that Clark is  
to be the permanent go-between, I have  
arranged so that, as far as possible, I may  
have a secretary of state. I began  
colonial office

2 May 21<sup>st</sup> 1862

being compelled to work single-handed for you so  
that while no other arrangements have been  
made, it will be easier to enjoy the non-competition  
privileges which it was extremely convenient  
I should have done if this arrangement of a  
bridge specially stipulated as one of the  
conditions of my service should be in  
accordance therewith. Kind consideration.

Sir - I am gratified to hear from you  
of returning home to enjoy in this country the  
privileges to which I am entitled in respect  
of my long years service in India. In addition  
to the leave due to me under the new & more  
generous leave regulations, and in regard to  
the last mentioned leave would enquire whether  
I am entitled also to sixteen (16) days for  
the voyage from Norway to London, the actual  
duration of the voyage being (the number  
given) and three (3) days more for my  
special directions or public business for one  
month and nine days after the completion

Woking 21<sup>st</sup> Augt 1868

of a sum of thirty (30) months service for the  
Team and Passage Rulr. No 974, Part 1(b). -  
and according to the one hundred and eighty six  
days of the duration of service of 31 months and  
one day. The sum of £11. 10s. 0d. being paid for two  
months the difference of this team was made up.  
Ninety days by remittance from your team  
money received at present there will be no  
necessity to make such a deduction.

It may be inferred the remittance has  
been made up for the time of the receipt of the bill  
of my account. I have nothing to do with  
monies, nor the other money so far as my  
instructions need. A bill of exchange is passed  
over.

Very truly yours, your obedient servant,  
Woking. —

John H. Marshall Esq.

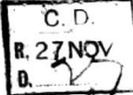
Ses,

Your obedient servant,

W. J. Rogers

S 37026/1912

Edfrca

DRAFT

H. Simson Esq

## MINUTE.

Mr. Harper 26 Novr

Mr. Read 26

Sir G. Piddes.

Sir H. Just.

Sir J. Anderson.

Lord Emmott.

Mr. Hargrave.

26 Novr 1912

Sir

I am etc to acknowledge

the receipt of your letter of  
 the 21<sup>st</sup> of Novr, and to  
 inform you that the form  
 of particulars as to  
 your service has been  
 transmitted to the  
 Govt of the East for  
 the necessary computation  
 of the pension for which  
 you may be entitled.

2. With reference to  
 the second paragraph of your

2 drafts

letter, Mr. Harcourt is  
unable to reconsider his  
decision with regard to  
your leave ~~and~~ — leave.

In reply to the  
second para. of your letter  
I am to inform you that you  
are entitled to count as  
leave the period necessarily  
occupied on the voyage to  
England, via Marseilles,  
and this period will be  
allowed for in the calculation  
of your leave. You are  
not, however, entitled to an  
~~additional~~ 3 days leave in  
respect of your detention for  
one month beyond the normal  
time of 30 months, as the  
100 days leave granted to  
you includes 6 days in  
respect of that month.

I R. H.

1. 7026/1912. Eng

660

Recd.  
Na 815  
for Belfield

Ans 3680/3

Sir,

27 Nov. 1912

With reference to my des.  
No. 766, of the 15<sup>th</sup> Nov., I  
have the honour to transmit  
to you a form of particulars  
of service furnished by Mr.  
J. D. Johnson, Agent General in  
India for British Protected &  
Africa, and to request that  
it may be completed and  
returned to me when it has been completed.  
The amount of the pension  
computed in accordance  
with the regulation

*in 2 parts*