NO.405.

GOVERNMENT HOUSE, 5 | 0

NATIONAL BRITISH EAST AFRICA.

NAV 2 16 24 1941

Sir,

with reference to your despatch No. 708 of the 25th of November last, I have the honour to transmit herewith two authenticated and ten/printed copies of the Immigration Restriction Amendment Ordinance 1913 as passed by the Legislative Council on March 27th, Jogether with a memorandum on the Ordinance by the Attorney General.

2. I have assented to the Ordinance in the name of His Majesty.

I have the honour to be,

Sir,

Your Eumble, obedient servant,

Hama, Beyond.

GOVERNOR.

THE RIGHT HONOURABLE

LEWIS HARCOURT / F.C., M.P.

SECRETARY OF STATE FOR THE COLONIES.

DOWNING STREET

LONDON, S.W.

In Despatch No. 405 of Inger 2 1815

RPORT.

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THE IMMIGRATION RESTRICTION AMENDMENT ORDINANCE, 1918.

LEGAL

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- In This Ordinance repeals Section 10 of the Indignation Restriction Ordinance 1906 and substitutes a new section which confers upon a person arrested without a marrant the right in every case to demand to be taken before a Magistrate before he is put on board the ship from which he has landed in alleged broadh of the provisions of the Principal Ordinance.
- 2. It may sometimes be to the interest of the person arrested to be returned to the ship from which he has landed, without an order from a Magistrate, since, if during the interval between the arrest and the obtaining of the Magistrate's order the ship has sailed, the person arrested would be detained in prison until other arrangement could be made for his removal from the Protectorate.

For this reason it is provided in the last part
of the new meetion that the person arrested may immediately
be placed on search the unity from which he has landed
unless he shall demand to be taken before a Magistrate.

been made on the improvement to the Frincipal Ordinance has been made on the improvement of the Secretary of State, and the Ordinance may be assented to and published forth with.