

EAST AFR. PROT.  
1918

C. O.  
9718  
REC'D  
REG'D 30 May 14

Dilfield 440

1914

Pay of Officers drawing Naval or Military Pensions

Last previous Paper: 9331

Asks whether in view of the fact that gross Revenues of Prot. are no longer Public Funds, deductions should be made from pay of officers drawing Naval or Military pensions. See the case of Lieut. Lawford, R.N.

~~Mr. [unclear]~~  
~~Mr. [unclear]~~  
? ask. - refer to last para. of Treas. minute in Sum of 9331/10 - say that no deduction from civil emoluments need be made in the case of officer drawing naval or military pensions while in service of East Africa

I'm afraid I forgot these 2 files before when mentioning Lawford's file (4312) - & took Mr. Harris's view that no deduction need be made as applying to the rate of pensionable salary & not to actual

Ms 57. 17 June 14

Next subsequent Paper.

along. Clearly we must say that refly  
as to Parbison's papers, & add  
that the change will come into effect  
as from the 1st of April last, without  
retrospective application, & that the  
no action need be taken on any  
particular of May 20 in Lawford's case?

~~my handwriting~~ W.C. 3/14

I agree. That will be correct. I see  
that the point of <sup>my mind on</sup> Lawford's case was not quite  
accurately taken.

W.C.  
11 June 14

at once.

W.C.

13/VI/14

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~~Lawford's case~~  
G.C.D. 3/6/14

I agree. That will be correct. I see  
<sup>my mistake in</sup>  
that the point of Lawford's case was not quite  
accurately taken.

GH  
11 June 14

at once

to J.R.

13/VI/14

C. O.  
19718  
REC.  
REC'D 30 MAY 14  
BRITISH EAST AFRICA.

GOVERNMENT HOUSE,  
NAIROBI,  
BRITISH EAST AFRICA.

EAST AFRICA PROTECTORATE

No.440.

May 6th, 1914.

Sir,

I have ~~the honour~~ to refer to your despatch No.284 of March 24th enclosing a Treasury Minute declaring the gross Revenues of the East Africa Protectorate to be no longer a "Public Fund" within the meaning of No.1, of the Rules under Section 6 of the Superannuation Act 1887 and to enquire whether in view of that minute deductions should still be made from the pay of officers drawing Naval or Military pensions, who are in the service of the Protectorate.

2. I would cite the case of Lieutenant Lawford, R.N., as an instance in point, vide my despatch No:371 of the 17th ultimo and previous correspondence on the subject.

I have the honour to be,  
Sir,  
Your humble, obedient servant,

*A Conway Rees*

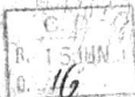
GOVERNOR.

THE RIGHT HONOURABLE  
LEWIS HARCOURT, P.C., M.P.,  
SECRETARY OF STATE FOR THE COLONIES,  
DOWNING STREET, LONDON, S.W.

Gov. 19718/1914

E.A.P.

153



SG

17 June 1914.

Sir,

I have the honour to acknowledge the receipt of your despatch, No. 440, of the 6<sup>th</sup> of May, and to inform you that in view of the last para of the Treasury minute dated the 11<sup>th</sup> of March no deduction from civil emoluments need be made in the case of officers ~~and~~ drawing Naval or Military pensions while in the service of the E.A.P.

The ruling will

DRAFT

E.A.P.

No. 572

Sir H. Delfield

MINUTE.

Mr. Stanger 15/4/14

Mr. Bottomley 5.6.14

Sir G. Fiddes.

Sir H. Just.

Sir J. Anderson.

Lord Emmott.

Mr. Harcourt.