

1911

EAST AFR. PROT.

829

REC'D
9 JAN 11

829

Handwritten notes in the left margin, including "Date" and "9/11".

Handwritten text at the top of the main body, possibly a recipient name or address.

Enqu... as to front of...
allowe... to himself to Ad. May & the of 8 miles

Mr. Batters

La had with no different cases in order
O Lie! Amard. I have not given
to find any precedent for the part of
A substance & allowance for a former who
home in duty, but...
in the part...
have...
he has the duty allowance of 1000 per
what he draws in the...
present...
I would prefer that he should not be

Vertical handwritten note on the left side: "Copy to..."

Handwritten notes at the bottom left corner.

Travelling to London the point of a
should duty allowance at the rate of 1000/6
to be drawn by Sir P
forward during his absence from his post
in addition to the ordinary duty allowance at
the rate of 1000/6 drawn by the Oag
Capt O'Brien is of course deserving full
salary of the whole term of his absence from
the Regiment, but in view of his post
that he is now to be paid in his country
he has to find his own quarters. I think
that he should be granted subsistence allowance
at the rate of 10/ a night during the
period of his stay in his country (but
not during his voyage)
His horse should be maintained, and a
subsistence allowance at the rate of 10/ a
night for his number of nights that
he has actually been detained in London
on duty. As I have, Sir P. forward
proposes to pay him an Retention of 1000/6
a full pay when he returns to his post
I think he may be happy with it.

think this
would be
better
than

932
Otherwise I should not think
should be granted at the end of his
absence an Retention on full pay
equal to the period that he has been
actually employed by Sir P. forward
perhaps we had better consult Sir P. forward
about this.
His post should also, I think, be granted
a subsistence allowance at the rate of 10/ a night
for the nights that he has actually been
detained in London on duty.
In his letter of 2nd Dec (Feb 3008/10)
his Post has raised the question of
the amount of his salary during leave
when on duty in the Regiment, he receives
a duty allowance at the rate of 1000/6
the being in charge of the Infantry at
home. Obviously of course he does
not draw this while on leave
but it goes to the great credit of his
Post, in the interest of the cause of the Regiment.

Batter

... I have
... that he is ...
... allowance at the
... they ...
... I
... the ...

1851 26/6

... little doubtful whether
... have to for the voyage
... whole, as the passage
... covers both lodging
... I would
W. Batterba has

HAB

Jan 26

26/6

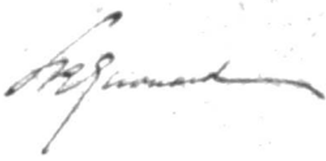
I would be glad to know, under the circumstances, whether any Subsistence or other allowances can be granted.

Mr. Powter's leave has been extended until the 2nd February, and in the case of Mr. Hoey, I would propose to give him an extension of leave when he returns to the Protectorate on the expiry of his present Home Leave.

I am,

Sir,

Your obedient servant,



Case the first of his last
when about from the last
does not draw the
that allowance at the

to the [unclear] [unclear]
[unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]

to the [unclear] [unclear]
[unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]

the ordinary [unclear] allowance
of the [unclear] on [unclear]
to be drawn by the [unclear]

[unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]

Duty allowance is however
provided to meet the ordinary
case of an officer proceeding
on duty for a short period
and is not intended to cover
the expense of a long absence
in the absence of an
order acting for him. In the
present case an order
of Lordship was issued, Sir
P. Gwynne was summoned
home to discuss the
various questions of the
greatest importance
administration of the
and in the first instance
to be absent from the [unclear]
[unclear] of business he
very fully occupied with
business of the most serious
nature. The case is an
very exceptional one, an
clearly calls for some
special arrangement.
The court considers that
Sir P. Gwynne should be
paid for his absence from the
post that he has been called
home on duty and he

Country, should draw his
salary when he draws
when on duty in the post

will
It should be remembered
that when in the post,
the allowance is provided

in a house at the
post. Interest in a post
will be course he has
not to go to the [unclear]

Capt. [unclear] [unclear]
of the fact that [unclear]
to this country, he has
had to find his own quarters

in the [unclear] [unclear]
that he should be paid
the ordinary allowance at
the rate of [unclear] a night

During his stay in this
Country (but not during
the voyage).

Mr. A. S. Hony & Mr. J. S. Parker

The Harcourt would ^{propose} ~~submit~~

that both these officers, ~~a portion of who~~
were on leave in this country, ~~who~~ detailed for
should be granted a retroactive special duty

allowance at the rate of 10/-

actual
a night for the number of

nights he has been collecting

has actually returned in London

on duty.

~~He has been on duty for 4 months~~

he holds an additional allowance

while on duty in his country,
that he should be granted a

special duty allowance at the

rate of £100 p.a. to a

~~to be paid during the period~~

Wrote agrees to ~~submit~~

of an to spend out that

when on duty in this

Post, he receives a duty

allowance of £100 p.a.

According to Parker's account

from the Post, his allow

is of course drawn by

the office acting for him

while he is away, he

he has not actually ~~been~~

~~on duty~~

has by reason of ~~his~~

special period of duty,

~~in the country~~

he would accordingly propose

that in the Harcourt case

DRAFT.

MINUTE.

Mr.

Mr.

Mr. Piddes.

Mr. Just.

Mr. Cox.

Sir C. Lucas.

Sir F. Hopwood.

Col. Seely.

Mr. Harcourt.

make principle of it
is the case of Mr. Parker
and in view of the fact that
Mr. Parker was
allowed a special
allowance, he

he has not actually ~~been~~

has by reason of ~~his~~

special period of duty,

~~in the country~~

he would accordingly propose

that in the Harcourt case