

Sanction to the part of
allowances up to 25 per
centum to be calculated
including the amount of
the care mentioned
in para 7 of your despatch
provided that the total
amount so expended in
any one year does not
exceed Rs 100. Any
instances of the part
of such an allowance will
of course be referred to the

C O
4774
FEB 12

EAST AFRIC PROT
1/17/14

234

Form 40
Date
912
January
Previous Paper

LAND
SALE BY AUCTION

Submits explanation asked for as to the right to
lease.

Mr Butler

I cannot make head or tail of the
the former papers to me provided
as a convenient method of allotment
in the case of certain areas, and the
ground that it safeguards the full
against his allotment the matter of
the lease of such an area and how
then the full has been put to the
benefit of himself & always his
kind and wishes his allotment
I can just see that it is desirable to

been some supposed to cause of his
 part, but I should have thought that
 it would have been sufficient to require the
 applicant to make a deposit to be returned
 when he has actually taken up the land
 for possession. Don't explain how he
 justifies demanding from a lease
 a sum in excess of that laid down
 by the law of the ~~land~~, nor does he
 explain why a 'renters of all kinds'
 should be ^{profitable} ~~convenient~~ to
 the fact, should not be applied to
 them generally, as well as to those of
 settled areas. I don't understand
 the reference in para 2 to the conditions
 of May 1908, the letter of the 14th 1908
 is now obsolete, and the fact should
 have referred to the Rules of the 14th 1908,
 published - be for all of March 1908

I do not think that he can get
 much more forward with this subject
 by correspondence as I would suggest
 that he should wait to discuss it
 with the Governor when he comes home
 he may then be able to throw more
 light on the matter

H.B. 2/2

in hand

do not understand it. Sir P.
 Gomer's explanations are wonderful.
 H.B.

Yes - Bring up your other
 Sir P. Gomer in this country

at me.
 H. J. K.

21/11
 You can be pretty

at me
 H. J. K.
 13/11

C O
4774

GOVERNMENT HOUSE,
NAIROBI, KENYA
BRITISH EAST AFRICA.

EAST AFRICA PROTECTORATE

January 17th 1912.

No. 40

236

Sir,

With reference to your despatch No. 722

of the 19th ultimo, I have the honour to explain

that passage in Mr. Campbell's Memorandum

enclosed in my despatch No. 481 of the 30th

August to which you refer.

2. The procedure mentioned refers to the method of allotment only. It is the custom to fix the areas and rents to be charged in accordance with the schedule given in the conditions of May 1908, and the method of allotment, whatever it may be, does not in any way affect the rate charged.

3. This procedure was adopted so as to safeguard the Government against persons who apply for

isolated

RIGHT HONOURABLE
LEWIS HARCOURT, F.S.I., M.P.,


SECRETARY OF STATE FOR THE COLONIES,
DOWNING STREET, LONDON, S.W.

isolated areas which cannot be included in an allotment and who withdraw their application or refuse to bid at auction when survey has been completed.

I have the honour to be,

Sir,

Your humble, obedient servant,



GOVERNOR.