

503

EAST AFR. PROT.

34028

21/11/28

Dep. B  
5 NOV 19

1910

...and was advised by the General of existent  
conditions, would prove to be far from the interests of  
the country. Their consent of the Governing an  
arrangement to be preliminary condition.

18219

to Miller

Refugee to us now "Salvoes further  
oppose their nomination to posts in  
the Government but has asked him  
as to disposal of his post. An application  
for 1929-30 is to be submitted  
timely so as to avoid a protracted  
vacancy and I am not aware  
whether any such has been submitted  
to his rule. So long as he can remain  
in the country in his present

the painting restrictions, which  
will not be less than abt 1500  
sq ft. at this point  
14/1.

I agree  
against allowing a  
case of the E.C.T. in  
which are 9 measures  
in 70  
367.59/14  
as we have  
not been allowed  
to have a  
service of the  
same reported by Dr. P. Gomber  
and attached to the  
very low rate be obtained from  
any other source  
we will delay making before they can  
take up stand  
at unimportant number to not do  
at all is better than one which  
is only first. Effect is not very  
satisfactory. We might reply that,

If Sir P. Lyndard has reason to  
think that the rule is being  
evaded, every effort should be  
made to detect the offending officers  
with a view to severe disciplinary  
measures.

24/3

A.N.

I agree with the things it  
contains but I do not like the public  
mentioning the name of the

15/3

Gentry are. It is an important case  
as all the expenses before the money  
go directly to the receiver

Gentry

P.C. 13

W.H. 13

Graph

95  
10/14

Concerning trees on the part  
that these restrictions apply to all  
colonies & Protectorates & expressing a  
hope that detailed information may be  
supplied to us as to those who (or the  
Governor states) have evaded the regulation

8/16/11-10

GOVERNMENT HOUSE,  
NAIROBI,  
BRITISH EAST AFRICA.

EAST AFRICA PROTECTORATE.

October 14th 1910.

No. 825

951

— My Lord —

In reply to the correspondence which has passed on the subject of the acquisition of land by officials ending with Your Lordship's despatch No. 16 of September 8th 1909, I have the honour to state that in my opinion the time has arrived for the removal of the existing restrictions.

I think that it is extremely unlikely that an officer would be able, even if he wished, to make use of his position in order to obtain land or that the possession of it would affect the proper discharge of his duties. Land has now acquired a certain value, and even if that value should rise in the future present purchasers will be justified in the fruits of their faith in the country's progress.

General is much required and there are recently several officials who have been attached to the frontier forces, who would be inclined to buy farms or residences with a view to settling down here eventually on retirement. They would obviously form a very desirable class of colonists.

THE RIGHT HONOURABLE

THE EARL OF CRANBROOK,

SECRETARY OF STATE FOR THE COLONIES,

BONDING STREET, LONDON, S.W.

and

— 172100 —

and it would be my duty to drive them  
elsewhere.

The restrictions can easily be it-

erated so as to prevent any such movement  
of the negroes from the settlement.

I would propose to safeguard the interests  
of the public welfare by compelling the  
agent of the Governor as indispensable privilege  
of his office to bid nomination of land with  
the negroes. I think that there will be little  
or no chance of the privilege being abused.

With the honor to be  
Your Ldship's humble,  
obedient servant,