

Crank Advocate

Signify non disallowance (12)

read to copies of the Ord^r (12) to

The Ord^r was presented to

Bro P. Gorman, who read and he

troubled for an expression of opinion

MAB

Dec 5

at meeting of

1871

12/5

37347

251

GOVERNMENT HOUSE, 12th FLOOR,

NAIROBI,

BRITISH EAST AFRICA

November 15th 1930.

No. 596

(1930)

I have the honour to transmit herewith two
 authentic copies of the printed copy of the
 Ordinance
 (No) of 1930
 Intercourse Restriction Amendment Ordinance, No.
 XXVII of 1930, as passed by the Legislative
 Council, to which I have appended the name of
 His Majesty.

2. An explanatory Memorandum to the Crown
 is also enclosed.

I have the honour to be,

Sir,

Your humble obedient servant,

ACTING GOVERNOR.

GOVERNMENT OF STRAITS SETTLEMENTS,

11, MARK LANE, LONDON, E.C. 3.

MEMORANDUM

060-080

IMMIGRATION RESTRICTIONS AMENDMENT ORDINANCE 1906

060-080

Immigration Restriction Ordinance 1906

Prohibits entry into Province from entering the Protectorate. Among persons so prohibited are persons without visible means of support, or any person who is likely to become a pauper or a public charge.

It is the duty of the Immigration Officer to satisfy himself that any person who is seeking to enter the Protectorate is not a prohibited person.

When the Immigration Officer is satisfied that a person is likely to become a pauper or a public charge he may, under the power conferred upon him by Section 11 of the 1906 Ordinance, permit such person to enter the Protectorate on condition that he shall be liable to be deported therefrom at any time if he is unable to furnish the necessary means of support, or if he is unable to furnish the necessary means of support, or if he is unable to furnish the necessary means of support, or if he is unable to furnish the necessary means of support.

It is considered that the fine levied on a person other than an Asiatic or African might well be reduced from Rs. 750 to Rs. 675 and this Ordinance effects such alteration in the 1906 Ordinance.

not become a public charge, this Ordinance provides that the Immigration Officer may, in lieu of requiring the deposit of money, accept a security to the amount of the sum which would otherwise be required to be furnished.

Under the Ordinance a person who has been permitted to enter the Protectorate of ... with the provisions ... the Immigration Officer is required with the payment of ... to satisfy the Immigration Officer that he is not a prohibited immigrant and in the event of his not so satisfying the Immigration Officer within the time he may be required to ... and ... from the Protectorate.

It would appear that it would be in the interest of the Protectorate and of the Immigrant that the Immigration Officer should be allowed to ... whether the Immigrant is or is not a person who is likely to become a public charge of some ...

... obtain employment with ... entering the Protectorate ... and it may well be that a person who has elsewhere incurred a public charge and will, in all probability, become a public charge in this Protectorate if allowed to remain, may obtain employment soon after arriving in the Protectorate and succeed in deceiving his employer as to his character for the space of 7 days.

satisfy the [illegible] Officer that he should [illegible]

[Handwritten signature]

UNION ADVOCATE

UNION
[illegible]