

By Commission Act, 1857, and

I would suggest the addition  
of a further Rule so applying

this connection I would make  
reference to No 8 of Rules of Court

No 3 of 1908

*Edwin*

(Signed) A. BOWEN LAW.

6807  
Recd  
Recd 17 FEB 16

EAST AFR. PROT  
6807

Profr  
Profring  
Conf

Deportation of L.W. Ricket

1916

8 Jan

Last previous Paper.

for  
1157 15/16

Send proceedings of Court martial on two  
Indians found guilty of sedition. Point  
out that evidence goes to dispose of the Ricket  
Statement that he saw mat disappear during  
to Ricket

for Ricket's copy  
in 4 folders

2 Copy to Gen. Sec. U. I. & A.  
Cont. 10 of 10/4/16 and copy  
to I.O. 10 of 11/5/16 and copy  
to Law. Department privately of 11/5/16?

W.C.B. 15.2.16

8 Jan 15/2/16

W.C.B. 16/2/16

W.C.B. 17/2/16

As. 17/2/16

Copy to 10/2/16  
Copy to 10/2/16  
Copy to 10/2/16  
Copy to 10/2/16

Next subsequent Paper.

W.O.  
R. 13544 To

Jan. 6 1880  
176

10

~~Jan 11~~

divid 41356

11 March 1916

DRAFT

Sir,

I have the honour to acknowledge

11 Helgö, Norway

the receipt of Mr. Bowring's leaf

March

No. 19 of the 8th of January, 1907

Mr. Riedel

containing a copy of new Rules of

Mr. Horn

Board is given effect to the request

Sir G. Fickes

in Lord Curzon's Circular leaf of the

Sir H. Aust

22nd of September, 1907

Sir J. Anderson

2. It would be desirable

Mr. Steel Gilliland

that the new Rule 3 should apply

Mr. Bonar Law

not only to letters of request under

the Foreign Jurisdiction Act

1836, as provided, but also to

letters of request under the

Act of 1907

INCLOSURE

In Case No. 19 of Jan. 1916

100

6780
REC
REC 1 FEB 16

Rules made by the High Court with the approval of the Governor under article 22 of the East Africa Order-in-Council 1902 and article 2 of the East Africa Order-in-Council 1906.

-----

RULES OF COURT 1 OF 1916.

-----

These Rules may be cited as Rules of Court (Evidence for Foreign Tribunals Amendment) No. 1 of 1916.

Rules of Court No. 3 of 1908 are hereby amended by the addition of the following Rule.

3. Where a Commission Rogatoire or Letter of Request has been received from a Foreign Court or Tribunal direct, without having been transmitted through H.M.'s Secretary of State for Foreign Affairs, then, notwithstanding anything contained in Rule 5, the Registrar may after the Commission Rogatoire or Letter of Request has been complied with, if in his opinion such course would tend to avoid undue inconvenience and delay, return the depositions duly certified direct to the Court or Foreign Tribunal from which the Commission Rogatoire or Letter of Request emanated.

Sd/- H. W. HAMILTON.

Sd/- A. F. EHRLHARDT.

JUDGES OF HIGH COURT.

7th January, 1916.

APPROVED

Sd/- G. C. BORNANG.

COMMISSIONER'S DEPUTY.

680  
Recd  
16

99

EAST AFRICA PROTECTORATE  
No. 19

GOVERNMENT HOUSE,  
NAIROBI,  
BRITISH EAST AFRICA.

January 8th, 1916.

Sir,

I have the honour to refer to Lord Cromer's  
Circular despatch of 22nd September 1909 regarding  
the Rules of Court relating to the procedure  
regard to the execution of "Commissions, Orders  
and Letters of Request emanating from Foreign  
Tribunals and to enclose, herewith, a copy of the Rules  
which will be published in the next issue of the  
Official Gazette.

Rules

2. It appears that the instructions contained  
in the concluding paragraphs of Lord Cromer's despatch  
were overlooked at the time and these rules have been  
framed to give effect to them.

I have the honour to be,  
Sir,

Your humble, obedient servant.

*A. Rowley*  
GOVERNOR'S Deputy.

THE RIGHT HONOURABLE  
ANDREW BONAR LAW, P.C., M.P.,  
SECRETARY OF STATE FOR THE COLONIES,  
DOWNING STREET,  
LONDON, S.W.

applied every time was rule to letters  
of request under the C. by Commission  
Act 1859 - refers to rules of 30/1/908

S.B.

29/2/16

(W.H.)  
7 March

atms

for  
from the