

May 30 years

1917/1918

I have been thinking of you and
 wondering how you are getting on.
 I know you are busy with your
 work, but I hope you will find
 time to write to me. The things of this
 world are passing away, but the things
 which are abiding will remain. I
 hope you will be able to do some
 good work for the Lord. I am
 praying for you and your family.
 I hope you will be able to do
 some good work for the Lord. I
 am praying for you and your family.
 I hope you will be able to do
 some good work for the Lord. I
 am praying for you and your family.

Generally I think you need not
 material to enable us to know any
 criticism directed against a 1919 year
 course.

I think you are doing about right, & the
 Special Committee & the Gov. are with
 them. We must I think concur.

The recommendation of the Special
 Committee

Committee, authorized by the Govt, that
the appointment of a non-European
manager shall require the Govt's approval
is now given the point of view of the
Govt that it

difficult to...
Royal Decree...
different...
they...
by distinctions...
1908 Lord Elgin agreed that as a matter
of administrative convenience land in
the highlands should not be given to
Indians, and, as the proposed
phranyology would in fact not be...
but

CO. 513 138

REC'D
21 FEBRUARY 1908

417 p 33

2nd Div. Camp



Nothing by
- Let W. Ferguson + I take
take the details as soon as possible
W. J. K.
26/9/14

1870

... agreement of land ...
years under a grant in perpetuity
to get over the objection of the Joint Committee
That our agreement ...
I would suggest the introduction of a
Committee ...

Indians are ...
on this point it would give a bad impression
in India. The Governor General's veto should be
retained. How again in practice it would work quite

fairly for Europeans. An alternative for
consideration is to place the veto
The date is 1955. The following are
the main points of the
agreement.



...
This is only two times
(a) the unrestricted veto of the ...
with no pledge that it will be
only exercised against ...
(b) free transfer, which will leave

light

This

... ..

... ..

... ..

This can

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

36129

3181

GOVERNMENT HOUSE,
NAIROBI,
BRITISH EAST AFRICA.

August 25th, 1914.

ST. HEPHESA PROTECTORATE

In continuation of my confidential
 despatch of January 26th, 1914, I have the
 honor to inform you that the
 copies of the
 submitted to
 the
 Association
 Report presented to the Special
 the
 Council appointed
 and report on the

The late report was presented at the
 meeting of the Legislative Council held on
 27th July, 1914, when it was
 considered by the Council of Mr. Combe
 at the next session, September next, by
 which

THE RIGHT HONOURABLE
 LEWIS HARCOURT, P.C., M.P.,
 SECRETARY OF STATE FOR THE COLONIES,
 DOWNING STREET, LONDON, S.W.

** Not Reported*

I have been thinking of you
 and your work in the
 past few days. I hope
 you are well and happy.
 I am sure you are.
 I will write again soon.
 Love,
 [Signature]

I have been thinking of you
 and your work in the
 past few days. I hope
 you are well and happy.
 I am sure you are.
 I will write again soon.
 Love,
 [Signature]



by myself with
 in-ity. I am sure
 brief observations which I shall
 each of the points taken by an expression of
 my conviction that the embodiment of these
 principles in the proposed law is essential if

...to advocate-

ordinance which these broad lines have been
removed of various restrictions which
inevitably inhibit the progress of regional de-
velopment and retard that progress which the
services themselves are anxious to effect.

The point of principle which stands
out as of primary importance is that of the
extension of a lease in perpetuity as the
present term of 99 years. I have been con-
vinced to believe that you are not adverse
to the acceptance of this extension of
99 years.

...will be rec-
ommended that the rate of development
will be substantially enhanced. I cannot
urge too strongly that you will be pleased
to approve of this amendment.

5. You will observe that the principle of
re-assessment

re-assessment of rent at intervals of 30 years
 is being retained and that a qualified assent
 to that procedure has been expressed by the
 Joint Committee. It appears that the Special Com-
 mittee has also indicated its approval by Section
 of the Act. It is noted that at that
 as to
 of the... under that
 obligat

shall
 will
 and
 upon the assumption that the... present
 will lessen the probability of... remain-
 ing unimproved. But, the real... of the
 condition being not to compel the presence of
 the individual but to ensure the expansion of
 development and its subsequent regular upkeep,
 it follows that the propriety of imposing the
 obligation

... to complete that... being...
 ...ly expected of him... retain his
 ... That result being so assured, it is
 ... and unnecessary to... him the
 ... steps... he shall take in order to comply
 ... with the condition. The knowledge, that his
 ... tenure depend on development and maintenance
 ... will be a sufficient incentive to... work.
 ... will carry it out

... of
 his house which must... be...
 ... ment necessarily precedent to his reception of
 the

the work expected of him.

I trust that enough has been said to
show that the Government of the United
Kingdom is anxious that no risk will
be run by the Government.

The Government is anxious to the final
stage of the bill and the Government
is anxious that the bill should be precautionary.

and you that I am
of the bill as
opinion were expressed
It was framed as an
an unusual
procedure
of
the particular
contemplated
irrevocable.

parts of the Protect-
known as the high-
land area, provisions may with propriety be
made granting an unrestricted right of trans-
fer, but within the confines of that area such
transactions as sales, mortgages, and sub-
leases of farm properties can only be permitted
when all the parties thereto are of European

of Agricultural Credit, The ...

... shall be registered or recognised which relates to agricultural or planting properties in the highland

instinct or is preparing to despoil the native for the benefit of the settler. On the contrary the arrangement proposed is the most effective means of placing the exercise of official authority between the hands of the settler to acquire and to dispose of the native land.

the right of the native is what appears to be a slip of the pen. The term "dedication" is only used so long as it was contemplated the tribal title should be vested in the Crown. Now that this suggestion has been discarded the term is out of place, and the word "lease" is the only one which should be used in reference to tribal areas.

The suggestion of the proviso proposed in the Bill appears to be free from objection in principle, though it might possibly cause inconvenience in practice, as for instance if the only contiguous unalienated Crown land was a valuable forest reserve or an experimental farm. To meet this I propose to add after the word "unalienated" in the 6th line the words "and unreserved".

11. It has always been my intention that the

by persons who have no experience
 in every and are not to be
 of professional motives and in these
 by qualifications are convenient
 to be assumed from the view of the
 contract is to be made in the
 possible that delay and complication and
 consequently may be productive of inconvenience
 but I have no objection to the
 practice recommended
 in paragraph 12.

ed by the
 in a sale list until the lease is in his hands
 and ready for execution. If the proviso is

inserted

inserted, paragraph 19 is also correct.

The conditions are right in assuming
 referred to in paragraph 19
 by the
 paragraphs 41-48
 and should be
 to some extent the
 experienced in a few
 to
 the similar to that
 section 34,
 reads as follows:

"If default is made by the
 lessee in the payment of
 rent the lease shall be
 forfeited, but the lessee
 may defeat the forfeiture
 by payment of the rent with-
 in ninety days from the date
 hereinafore appointed for
 payment thereof with the add-
 ition of a sum by way of
 penalty calculated as
 follows,

...to be added, and if the
...in ... days

...a half per centum
...to be added, and if the
...paid within sixty days

...per centum is to be add-
...ed; but unless the whole of
the rent together with the

...quantity is paid within ninety
days from the expiration day
the holding shall be absolute

...forfeit of".
...again express
...the matter

...the whole
...days

...from personal conviction
...upon the lines now proposed with

...a practical and acceptable measure
...fidelity on the assistance in providing
an equitable solution of a complex problem

which will go far to set at rest that sense
of



Gov/36724 SAP

3182

Parasmanand



sent
No
copy
out

Copied

price of 25/- per copy

Confidential 1916, paragraph

discrimination 5/2

against Asiatics by name

cannot be accepted

After this report the

discriminated with by

Government with an object

that it will be only increased

only if the incentives or

there must be full transfer

with a possibility of Asiatic

preference in Highlands

Report by telegraph

which is the best from

NOTE

Historical

Records

of the

Government

of the

Government

Harcourt



PUBLIC

OFFICE

CONT

IN

NEXT

FILM

39

TOTAL EXP