

DESPATCHE

EAST AFR. PROT.  
N<sup>o</sup>. 25679

25679  
Recd  
19 JUL 07

No. 71  
1907  
July

(Subject.)

March In a suit

Judgment given in case of Grogan and Grogan  
quashed by Judge of High Court in previous matter  
was subject of more serious offence which should  
have been tried by Supreme Court. Will telegraph later  
if I am advised to appeal to Court of Appeal.

(Minute)

~~W. B. ...~~

W. B. ...

We shall no doubt have

... about the ...

Partly?

W. B. ...

24/7

W. B. ...

W. Cox

See the Crown Advocate's report  
in 21878, which shows that it was  
only after the accused had stated  
that they did wish to have the  
case sent with by the High Court  
that the Cr. Advocate decided  
not to press the same.

...  
6530

serious charge.

I should hope that the bill will be advised to effect

1877 July 25

Montgomery

I do not understand  
grounds. If the sentence is  
proposed there will be no claim  
admissible for compensation in  
view of what is stated above. In  
any case it is not to be compared  
a man for what he has done for a  
more serious charge than that  
on which he was convicted.

W.B.  
25/7

Put by

at once.  
1/2  
1/2

C. C. 333  
25879  
JUL 19 11 07

Telegram from the Governor of the East Africa Protectorate to the  
Secretary of State for the Colonies.

(Received, Colonial Office, 3.42 p.m. 19th July, 1907.)

No. 110.

Judgment given in case of Grogan and Gray  
quashed by Judge of High Court on grounds that there  
was evidence of more serious offence which should have  
been tried by Sessions Court Will telegraph later  
if I am advised to appeal to Court of Appeal.

SADLER.

