SUPPLEMENT

TO

OFFICIAL GAZETTE

OF THE





PROTECTORATE.

Published under the authority of His Excellency the Governor of East Africa

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His Excellency has approved of the following Bills being introduced at the next Session of the Legislative Council.

> C. E. SPENCER, Clerk to the Legislative Council.

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Intituled

An Ordinance to apply a Sum of Money for the Service of the Year ending the 31st day of March, 1920.

- 1 This Ordinance may be cited as the 'Appropriation Ordinance," 1919
- 2 The Public Revenue for the year 1919-20, and other funds of the East Africa Protectorate, are hereby charged towards the service of the year ending the thirty-first day of March, one thousand nine hundred and twenty, with a sum of
- 3 The money granted by this Ordinance shall be applied to the purposes and services expressed in the Schedule annexed hereto
- 4 The Treasurer of the Protectorate is hereby authorised and required, from time to time, upon the warrant or order of the Governor to pay out of the Revenue and other funds of the Protectorate, for the several services specified in the Schedule, the said sum of

which will come in course of payment during the year ending on the thirty-first day of March, one thousand nine hundred and twenty

SCHEDULE

	Div	ISION		AMOUNT
1	Rent and Interest Zanzıbar	£ 17,000		
2	Pensions and Gra	tuities		12,000
3	His Excellency th	e Governor	10	8,863
4	Secretariat			7,659
5	"Official Gazette	8,410		
5a	do	Special Expenditure		900
6	Provincial Admin	istration		186,382
6a	do	Special Expenditure	•	9,597
7	Treasury	•••	•	11,520
8	Customs			22,471
		Carned forward £		284,802

SCHEDULE —Contd

	Division	AMOUNT
	Brought forward £	£ 284,802
9	Port and Marine Departments	8,195
9a	do Special Expenditure	320
10	Audıt	5,640
11	Legal Departments	23,395
12	Police	74,894
13	Prisons	23,318
14	Medical Departments	82,846
15	Laboratories	7,837
16	Education	24,098
16a	do Special Expenditure	700
17	Transport	6,658
17a	do Special Expenditure	3,140
18	Military	128,133
19	Miscellaneous Services	8,995
20	Post Office and Telegraphs	72,022
20a	do Special Expenditure	6,500
21	Railway Department	572,836
21a	do Special Expenditure	4,000
21b	Busoga Railway	44,600
21c	Port Bell-Kampala Railway	6,166
22	Agricultural Department	62,098
22a	do Special Expenditure	$5\ 057$
23	Forest Department	15,041
24	Game Department	4,171
26	Trigonometrical and Topographical Survey Department	3,660
27	Land Department	42,481
28	Public Works Department	45,448
29	Public Works Recurrent	84,807
30	Public Works Extraordinary	75,849
31	Coast Land Settlement	4,611
33	Mineral Survey Department	4,690
	Total £	1 737,008

Intituled

An Ordinance to provide for the appointment of Practising Advocates as Commissioners for Oaths.

- This Ordinance may be cited as "The Commissioners Short title for Oaths (Advocates) Ordinance, 1919"
- 2 (1) The Chief Justice may by Commission signed by Appointment of practising him from time to time appoint persons being practising Advocates as Commis-5 Advocates to be Commissioners for Oaths and may revoke any sioners for Oaths such appointment

- (2) Each commission signed as aforesaid by which any Commissioner for Oaths shall be appointed shall bear a stamp of the value of Rs 15/- to be paid for by the Commissioner 10 to Oaths therein named, but no other charge or fee shall be made or be payable in respect of such appointment or in respect of anything requisite to be done to perfect the same
- (3) After the said commission shall have been duly signed and stamped as hereinbefore provided, the appointment 15 of the person therein named as a Commissioner for Oaths shall be forthwith published in the "Official Gazette"
 - 3 Every Advocate appointed a Commissioner for Oaths Every Commissioner for shall, on appointment, sign a Roll which shall be kept by the Oaths, on appointment to Registral of the High Court

sign a Roll

- 4 (1) A Commissioner for Oaths may, by virtue of his Powers of a Commissioner 20commission, in any part of the Protectorate, administer any for Oaths oath or take any affidavit for the purpose of any Court or matter in the Protectorate including matters ecclesiastical, matters relating to the registration of any instrument, whether 25 under an Ordinance or otherwise, and take any bail or recognizance in oi for the purpose of any civil proceeding in the High Court of any Subordinate Court Provided always that a Commissioner for Oaths shall not exercise any of the powers given by this section in any proceeding or matter in which he 30 is the Advocate for any of the parties to the proceeding or concerned in the matter or clerk to any such Advocate or in which he is interested
- (2) A Commissioner for Oaths shall, in the exercise of any of the hereinbefore mentioned powers, be entitled to charge 35 and be paid such fees as may be authorised by any Rules of Court for the time being
- Every Commissioner for Oaths before whom any oath Particulars to be stated in or affidavit is taken or made under this Ordinance shall state jurat or attestation clause. truly in the jurat or attestation at what place and on what date 40 the oath or affidavit is taken or made

Power of the Chief Justice to make Rules of Court

6 The Chief Justice may from time to time make Rules of Court for the better carrying into effect of this Ordinance and for fixing the amount of the fees payable to Commissioners for Oaths as hereinbefore provided

Offences by a Commissioner for Oaths under this Ordinance

7 Any person who shall hold himself out as a Commissioner for Oaths or shall receive any fee or reward as a Commissioner for Oaths except he be a Commissioner for Oaths duly appointed as such in accordance with the provisions of this Ordinance shall be guilty of an offence and shall in addition to any other penalty or punishment to which he may 10 be hable by any law in force be hable on conviction to a fine not exceeding Rs 300/- and for a second offence in addition to any other penalty or punishment as aforesaid shall be hable to a fine of Rs 1,000/- or imprisonment of either description for any period not exceeding 6 months or to both

Intituled

An Ordinance to Amend the Indian Post Office Act, 1898

This Ordinance may be cited as "The Indian Post short title Office Amendment Ordinance, 1919," and shall be read as one with "The Indian Post Office Act, 1898" (Act 6 of 1898) with the following modifications —

- (a) In the said Act "the East Africa Protectorate" 5 shall be substituted for "British India"
 - (b) Notifications required by the said Act to be made in any Gazette shall be published in the "Official Gazette" for the East Africa Protectorate
- 10 (c) The powers of the Governor-General in Council and of the Local Government under the said Act shall be exercisable by the Governor-in-Council
 - (d) The Governor-in-Council is hereby substituted for the Secretary of State for India in Council
- 15 (e) A certificate under section 26 of the said Act may be signed by the Governor
- (f) The reference in section 25 of the said Act to a notification under section 19 of "The Sea Customs Act, 1878, shall be read as a reference to a notification by 20the Governor under any law for the time being in force in the Protectorate which authorises him to prohibit or restrict the bringing or taking by sea or land goods of any specified description into or out of the Protectorate
- (g) The powers of the Director-General under the said 25 Act shall be exercisable by the Postmaster-General of the Protectorate with the previous sanction of the Governor, and the powers of a Postmaster-General shall be exercisable by the Postmaster-General of the Protectorate
- (h) The schedule to this Ordinance shall be substituted 30for the schedule applied by the order of the Secretary of State, dated the 1st February, 1901
 - (1) The order of the Secretary of State, dated the 1st February, 1901, in so far as it applied modification of the said Act is hereby repealed
- 35The Postmaster-General may levy upon any postal Clearance Fee parcels imported into the Protectorate through the medium of the Post and detained by the Post Office for Customs examination a clearance fee of 50 cents, such fee being postal revenue and add tional to any duties which may be collected under any Customs Ordinance for the time being in force in the Protectorate

SCHEDULE

LETTERS

For a weight not exceeding $\frac{1}{2}$ oz For every $\frac{1}{2}$ oz or fraction thereof	Rs 0 0	Cts. 10 10				
Post Cards						
Single post card Reply post card	0	03 06				
BOOKS, PATTERN AND SAMPLE PACKET AND NEWSPAPERS						
For weight not exceeding 2 ozs For every additional 2 ozs or fraction thereof	0	06 06				
Parcels						
For a weight not exceeding 3 lbs For a weight exceeding 3 lbs, but not 7 lbs For a weight exceeding 7 lbs but not 11 lbs	$\begin{matrix} 0 \\ 1 \\ 2 \end{matrix}$	75 50 25				
REGISTRATION FEE						
The registration fee in all cases to be prepaid in stamps	0	12				
FEE FOR SPECIAL ACKNOWLEDGEMENT						
From the addressee of a registered article	0	12				

Intituled

An Ordinance to Amend the Indian Stamp Act, 1899, as applied to the Protectorate

- This Ordinance may be cited as "The Indian Stamp Short title Act (Amendment) Ordinance, 1919," and shall be read as one with the Indian Stamp Act, 1899, (hereinafter referred to as the Principal Act), the Indian Stamp (Amendment) Act, 1904, and the Indian Stamp (Amendment) Act, 1906, as applied to the Protectorate
- 2 In schedule 1 of the Principal Act the following Amendment of the said amendments shall be made, namely —

1ct, Schedule I Article

- (i) For Article 13 the following shall be substituted, 10 namely —
 - "13 Bill of Exchange (as defined by Section 2 (2) and (3) of the Principal Act), not being a Bond, bank-note, or currency note
 - (a) where payable on demand

12 cents

(b) Where payable otherwise than ondemand, but not more than one year after date or sight					in set of two for each part		If drawn in set of three for each part of the set			
If the amoun	t of the	e bil	ll o	r note	Rs	Cts	$R_{\mathbf{s}}$	Cts	Rs	Cts
does not exce	eed •		Rs	200	_	25		12	_	12
if it exceeds	Rs 200	and								
does not exce	ALC:	and	,,	400		50		25		25
do	400	do	"	600		75		37		25
do	600	do	"	1000	1	25		62		50
do	1000	do	,,	1200	1	50		75		50
do	1200	do	,,	1600	2	00	1	00		75
do	1600	do		2500	3	00	1	50	1	00
do	2500	do	,,	5000	6	00	3	00	2	00
do	5000	do	,,	7500	9	00	4	50	3	00
do	7500	do	,, 1	0000	12	00	6	00	4	00
do	10000	do	,, 1	5000	18	00	9	00	6	00
do	15000	do	,, 2	0000	24	00	12	00	8	00
do	20000	do	, 2	5000	30	00	15	00	10	00
\mathbf{do}	25000	do	,, 3	0000	36	00	18	00	12	00
and for every Rs 10000 or j	part the	reof			10	00	G	00		00
m excess of Rs 30000				12	00	6	00	-₩	00	

(c) where payable at more than one year after date or sight

Double the duty payable on a Bond (No 15) for the same amount

Article 21

Article 23

(11) For Article No 21 the following shall be substituted, namely —

"21 Cheque (as defined by section 2 (7) of the Principal Act)—12 cents"

(111) For Article No 23 the following shall be sub- 5 stituted, namely —

23 Conveyance (as defined by section 2 (10) of the Principal Act not being a transfer charges or exempted under No 62)

Where the amount or value of the consideration for such conveyance as set forth therein does

0-0----

10

not exceed Rs 50 One rupee Where it exceeds Rs 50 but does not exceed Rs 100 Two rupees

\mathbf{Ditto}	,, 100	\mathbf{ditto}	" 200 Four rupees	
Ditto	,, 200	ditto	" 300 Six rupees	15
Ditto	,, 300	ditto	" 400 Eight rupees	
Ditto	,, 400	ditto	" 500 Ten supees	
\mathbf{Ditto}	,, 500	ditto	" 600 Twelve Rs	
Ditto	,, 600	ditto	"700 Fourteen ,	N-2001-2001
Ditto	,, 700	$\mathbf{d}_{1}\mathbf{t}_{1}\mathbf{t}_{2}$	"800 Sixteen "	20
Ditto	,, 800	ditto	" 900 Eighteen "	
\mathbf{Ditto}	,, 900	ditto	"1,000 Twenty "	

and for every Rs 500 or part thereof in excess of Rs 1,000 Ten rupees

Article 32 Further charge if posses sion is not given

Article 35 Leases

Article 40 Mortgage without possession

Article 45 Partitions

Article 55 Release

Article No 58 Settlement

Calculation of stamp duty

(iv) In Article No 32, in the second column, for the 25 words 'The same duty as a Bond' the words 'Double the duty payable on a Bond' shall be substituted

(v) In Article No 35, in the second column, for the words "The same duty as a Bond" where they occur opposite clauses (a) (1) and (11), the words "Double the 30 duty payable on a Bond" shall be substituted

(vi) In Article No 40, as amended by the Indian Stamp (Amendment) Act, 1904," in the second column, tor the words "The same duty as a Bond" where they occur opposite clause (b), the words "Double the duty 35 payable on a Bond" and for the words "eight annas" where they occur opposite clause (c), the words "one rupee" shall be substituted

(vii) In Article No 45, in the second column, for the words "The same duty as a Bond" the words "Double the 40 duty payable on a Bond" shall be substituted

(viii) In Article No 55, in the second column, for the words "The same duty as a Bond" the words "Double the duty payable on a Bond" and for the words "five rupees" the words "ten rupees" shall be substituted

(ix) In Article No 58, in the second column, for the words "The same duty as a Bond" where they occur opposite clauses A and B, the words "Double the duty payable on a Bond" shall be substituted

3 In calculating any stamp duty payable under the 50 combined operation of this Ordinance and the Principal Act and the amending Acts as applied to the Protectorate the following table shall apply, namely —

1	anna	equals	6	cent	S		
2	annas	-,,	12	,,			
2 3 4 5 6 7 8 9	,,	,,	19	,,			
4	,,	,,	25	,,			
5	,,	,,	31	,,			
6	,,	,,	37	,,			
7	,,	,,	44	,,			
8	,,	,,	50	,,			
	,,	,,	56	,,			
10	,,	,,	62	,,			
11	,,	,,	69	,,			
12		,,	75	,,			
13		,,	81	,,			
14		,,	87	,,			
15		,,	94	,,			
16	,,	,,	100	,,	\mathbf{c}	one	rupee

Intituled

An Ordinance to amend the Township Fees and Conservancy Ordinance, 1908

- 1 This Ordinance may be cited as "The Township Short title. Fees and Conservancy Amendment Ordinance, 1919," and shall be read as one with the Township Fees and Conservancy Ordinance, 1908, hereafter referred to as the Principal Ordinance
 - 2 The schedule to the Principal Ordinance is hereby Amendment. amended by the addition of the following words thereto —
- "Provided that the Governor may order in the case of any township specified in the order that the said fee shall be any sum not exceeding Rs 6/-"