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His Excellency has approved of the following Bills being introduced at the Session of Legislative Council to be held on May 10th, 1915.

E. P. EVANS, Clerk to the Legislative Council.

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Intituled

An Ordinance to amend the Forest Ordinance, 1911, for the purposes of making Provision for Enlistment and Conditions Service of Forest Guards.

1 This Ordinance may be cited as "The Forest Short title Amendment Ordinance, 1915," and shall be read together with the Forest Ordinance, 1911, hereinafter referred to as the Principal Ordinance

5 2 In this Ordinance —

Definition

"Conservator" shall mean the Conservator of Forests or any person acting for him

"Superior Forest Officer" shall mean a Forest Officer of or above the rank of a Forester

10 3 The provisions of this Ordinance shall extend to all Application persons who at the commencement of this Ordinance are enrolled or serving as Forest Guards in like manner as if such persons had been enrolled under this Ordinance

4 (1) It shall be lawful for the Conservator and such Terms of 15 Forest Officers as he may appoint to enrol persons as Forest Guards

(2) Every Forest Guard shall be enlisted for the first term of his engagement to serve for three years, or such less period as may from time to time be fixed by the 20 Governor, the term to be reckoned from the day on which the Guard shall have been fully approved for service and taken on the strength of the Department

5 Any Forest Guard of good character who at any Power to time has completed, or who is within three months of ie engage 25 completing the term of his engagement, may, with the approval of the Conservator, re-engage for any period or periods until he shall complete a total of twenty-one years' service reckoning from the time of his first enlistment

6 Any Forest Guard who, being entitled to his Leave on ie 30 discharge at the end of his period of service, re-engages for further service, may with the approval of the Conservator, be permitted to proceed on furlough for a period not exceeding one month for each year of service in respect of which no furlough shall have been granted 35 and not exceeding in any case three months, and will receive during that period half pay at rate of salary drawn by him at the time of the furlough being granted

7 Every man enlisting as aforesaid shall, previous to Declaration his being approved, make the following declaration by oath onenlistment 40 in his native language in such manner as he may declare to be most binding on his conscience —

I, A B, do most solemnly and sincerely declare and promise that I will obey all orders of the Governor for a period of three years and for such other period or periods as I may re-engage to serve and will subject my self to all Ordinances, Rules and Regulations relating to the Forest Department now in force, or which may from time to time be in force, within the said period or periods

(Signature or mark of recruit)

Declared 10

day of

"Before me ", 191(Signature of Magistrate or Officer)

The declaration and oath shall be made before a Migistrate or superior Forest Officer and be signed or 15 marked by the Forest Guard and shall be preserved as part of the enlistment papers of every Forest Guard

8 Any Forest Guard whose period of service expires Proclumnion during a state of war, insurrection or hostilities, may be of service in case of war detained and his service prolonged for such further etc 20 period, not exceeding twelve months, as the Governor may dnect

9 Subject to the provisions of section 5 every Forest Place of Guard who has completed his period or periods of engagements of service, according to the provisions of this 25 Ordinance, shall be discharged by the Forest Officer in charge at the place at which such Forest Guard is stationed unless he is required to appear as a witness in connection with an enquiry into a case of an offence against the Principal Ordinance

30 10 On being discharged every Foiest Guard shall Certificate of receive a certificate of discharge

11 A Forest Guard may be discharged at any time Power to by the Conservator

- (a) When declared by a Medical Officer to be unfit 35 for service
 - (b) When convicted for any criminal offence
 - (c) For general incompetence
 - (d) On reduction of establishment
- (e) On purchase of discharges at the following 40 iates —

Rs 40 during the first year of service

Rs 30 during the second year of service

Rs 20 during the third or any subsequent year of service

45 12 (1) Forest Guards shall be eligible for gratuities Gratuities at the following rates in lieu of pension on discharge after continuous good service

	(1) FIRST GRADE	R_{\leq}
	For a period of 12 years	70
50	For a period of 16 years	80
	For a period of 21 years	95

- (2) If such marks or any of them be not fixed to a motor car or carriage in the manner prescribed or directed, or if, being so fixed, then any of them are in any way obscured or rendered or allowed to become not easily 5 distinguishable, the person driving the motor car shall be liable on conviction to a penalty not exceeding Rupees 375/-
- (3) Whenever any such mark shall become in any way obscured or otherwise not easily distinguishable, and 10 shall be returned to the Licensing Officer, or whenever it is proved to the satisfaction of the Licensing Officer that any such mark has been lost or destroyed, the person to whom the licence was issued may obtain from the Licensing Officer a new mark on payment of the prescribed fee
- 11 (1) A person shall not drive a motor car unless Drivers to be 15 he shall hold a certificate of competency to drive such competent motor car of a motor car of similar type, to be issued by such officer or person as the Governor may appoint for the purpose (hereinafter referred to as the Centifying 20 Officer) or issued to him in the Uganda Protectorate under the provisions of the Motor Traffic Ordinance, 1910, provided that, for the purpose of being taught to drive, an uncertificated person may drive a motor car upon any unfrequented road if accompanied by a person holding a 25 certificate of competency to drive such motor car, and that in such case both the uncertificated person and the person holding a certificate shall be severally liable for any damage caused or offence under this Ordinance committed during the driving by such uncertificated person

30 (2) A certificate of competency shall be in duplicate Form of in the form in the Third Schedule hereto, or such form as certificate the Governor shall by notice prescribe

(3) A certificate of competency shall not be granted Require to a person under the age of eighteen years, not to any ments before 35 person of materially defective vision or hearing, noi until certificate the Certifying Officer shall have satisfied himself personally that the applicant has sufficient knowledge and experience in the driving of motor cars to enable him to keep his vehicle completely under control in heavy traffic, to bring 40 it promptly to a standstill, and generally so to manage it that no danger or inconvenience to the public is to be apprehended from his use of it

- (4) There shall be paid for a certificate of competency Fee the prescribed fee
- (5) If the Certifying Officer be not an officer in the Certifying 45 public service, it shall be lawful for the Governor to direct officer not in that there be paid to such Certifying Officer such fees for may be each certificate of competency granted by him, as the awarded certain fees Governor thinks proper

(6) The person certified as competent shall in the Indoisement 50 presence of the Certifying Officer endorse the certificate of certificate and duplicate with his usual signature, or if he shall be illiterate, shall affix thereto his thumb mark, or finger prints, or such other mark of identity as the Certifying 55 Officer shall require

(7) The Certifying Officer shall forward the duplicate Duplicate to of every certificate of competency issued by him to the be kept Commissioner of Police, by whom it shall be filed

(8) Any licensing officer appointed under this Inspection of 60 Ordinance or any Magistrate or any Police officer not below certificate the rank of Inspector may require any person driving a

(b) SECOND GRADE

For	a	period	of	12	years	50	0
For	a	period	of	16	years	60	0
For	a	period	\mathbf{of}	21	vears	78	5

- 5 (2) No increased rates of gratuity shall be paid in respect of any period of service in excess of a total service of twenty-one years, and no Forest Guard who has received a gratuity on discharge after twelve years or sixteen years service shall, in the event of his afterwards 10 re-enlisting, receive in respect of his service after such re-enlistment any higher gratuity, than may, together with such first gratuity, be equal to the gratuity which he would have earned by continuous service for twenty-one years
- 15 (3) When any Forest Guard is discharged as medically unfit for further service or on account of reduction of establishment, before completing such continuous service of twelve, sixteen or twenty-one years service as aforesaid, he may receive such proportion of 20 the gratuity which he would have earned if he had completed the period of service he is then passing through as the Conservator may in his discretion determine and, in the event of the death of a Forest Guard, before receipt by him of such gratuity, it shall be lawful for the Governor to 25 direct and cause the amount thereof to be paid to or for the benefit of the widow or widows, or child or children or to any next of kin of the Forest Guard so dying, on such conditions, and if to or for the benefit of more than one person, in such proportions as the Governor shall deem fit
- 30 13 In the event of a reservist of the King's African service in Rifles enlisting as a Forest Guard within three months of Kings his discharge from the regiment the period of service with Rifles to the colours shall count towards a gratuity, and any period count for which a Forest Guard being reservist may be called upon 35 to serve on mobilisation shall also count towards a gratuity

gratuity

14 In the event of a Non-Commissioned Officer of Service in the Police who has completed at least 9 years service in count for the force enlisting as a Forest Guard within six months of girtuity the date of his discharge such service shall be reckoned 40 towards a gratuity

15 Every Forest Guard on the recommendation of Exemption the Conservator and with the sanction of the Governor, from Hut shall after nine years continuous good service be exempted from paying hut tax for one hut for life, or alternatively 45 from paying poll tax in respect of himself for life

16 All articles of clothing and other necessaries Clothing etc which shall have been supplied to any Forest Guard for the to be the execution of his duty are the property of the Government the Governand shall be returned by such Forest Guard on his ment 50 discharge Provided that when the full periods of wear have expired such Forest Guard may be permitted to hold any such articles of clothing in possession so long as he shall continue a Forest Guard, but no such articles of clothing shall be sold, exchanged, pledged, lent or given 55 or otherwise transferred to any other person without the consent of the Conservator

17 No pay shall accrue to any Forest Guard in No pay while respect of any period during which he is detained awaiting awaitin any trial which results in his conviction for any criminal conviction 60 offence

4

18 (1) All fines imposed under this Ordinance by a Collection of Forest Officer for offences under this Ordinance shall be recoverable by stoppages from the offender's pay due at the time of committing such offence of thereafter accruing 5 due, and not from any other source or in any other mannei

- (2) The amount of stoppages shall be in the discretion of the Officer authorised to impose fines, in no case exceeding one half of the monthly pay of the offender, and 10 whenever more than one order of stoppage is enforced for any cause against the same person so much only of his pay shall be stopped as shall leave him a residue of at least one half of his monthly pay
- 19 (1) All fines imposed under this Ordinance by a Payment of 15 Forest Officer and all stoppages of pay shall be paid over to the Treasurer of the Protectorate, to be placed to the credit of a fund to be styled the "Forest Guards' Rewards and Fine Fund ''

- (2) No payment shall be made from the "Forest 20 Guards' Rewards and Fines Fund' except under the authority of the Governor
- (3) The Governor may, on the recommendation of the Conservator sanction payments from the ' Porest Guards' Rewards and Fines Fund'' for any of the 25 following purposes, that is to say —
 - (a) Replacing property in respect of which stoppages have been credited to the fund
 - (b) Pivments to Forest Guards as rewards for special service
- 30 (c) Assistance to Forest Guards who may be discharged as medically unfit or to the wives and families of deceased Forest Guards who may be in immediate want
- (d) To provide additional rations or entertainment 35at times of National Rejoicing
 - (4) Annual statement of receipts and expenditure shall be rendered by Conservator of Forests to the Governor
- 20 Provided that nothing in this Ordinance shall be Offences 40 construed to exempt any Forest Guard from being proceeded against for any offence by the ordinary cause of law, any Forest Guard who —

- (1) Absents himself without leave, or
- (2) Fails to report any Forest Offence, or
- (3) Aids or abets any one to commit a Foiest 45 Offence, or
 - (4) Fails to report a forest fire, or
 - (5) Fails to attempt to extinguish a forest fire, or
 - (6) Fails to carry out orders, or
 - (7) Is guilty of insubordination, or
 - (8) Is drunk on duty, or

50

(9) Is ignorant of the paths and tracks in the

Forest in his beat after six months service in that beat, 01

- (10) Loses his uniform or any Government property, or
 - (11) Accepts any gratuity, or
- (12) Malingers or feigns illness shall be deemed to 5 have committed an offence against discipline and such offence shall be enquired into, tried and determined, and the offender shall in every such case suffer such punishment, according to the degree and nature of the offence, as he may be awarded in accordance with the following 10 provisions
 - 21 Any Forest Officer may examine the truth of any Power to fine such charge as aforesaid and if his decision is against the accused he may impose on him the following punishment
- (1) Fine not exceeding one third of a month's pay 15 to be levied by stoppages from the offender's pay
 - (2) In every case of aggravated offence or where the accused has previously been convicted of a similar Fine not exceeding half a month's pay to be levied by stoppages from the offender's pay
- 20 22 Any person found within a forest area, or in its Interegution vicinity, and having in his possession any forest produce, of persons having forest who, on being thereunto required by any Forest Guard, produce in refuses to give a satisfactory account of the manner in their posses which he became possessed of any such produce, may be 25 taken by such Forest Guard interrogating him before a Magistrate, and if such person does not satisfy such Magistrate that he came lawfully by such produce, he shall, on conviction, be hable to a fine not exceeding seventyfive rupees and the produce shall be forfeited

23 Any Forest Guard may, without wallant, ariest Powers of 30 any person reasonably suspected of having been concerned in any forest offence under the provisions of the Principal Ordinance, if the accused person refuses to give his name and residence or gives a name and residence which there is 35 reason to believe is false or if there is reason to believe he

will abscond

Intituled

An Ordinance to amend the Law Relating to Lunacy

- 1 This Ordinance may be cited as "The Lunacy Short title Amendment Ordinance, 1915," and shall be read as one with the Indian Lunacy (District Courts) Act, 1858, as applied to the Protectorate hereinafter referred to as the Principal Ordinance
 - 2 To section 16 of the Principal Ordinance shall be Power of added the following proviso Courts in Court

Power of Courts in case of a lunatic residing without the Protectorate

"Provided that the Court may in the case of the estate of a lunatic residing without the Protectorate on the application of the manager of any such estate make such order in regard to any such sum as it may deem fit whether any such sum has been paid into the public treasury on account of any such estate or not"

Intituled

An Ordinance to amend the British and Colonial Probates Ordinance, 1914

- 1 This Ordinance may be cited as "The British and Short Title. Colonial Probates Amendment Ordinance, 1915," and shall be read as one with the British and Colonial Probates Ordinance, 1914, hereinafter referred to as the Principal Ordinance
 - 2 In the definition of "Court of Probate" contained in section 9 of the Principal Ordinance the words "and in Scotland means the Sheriff's Court of the County of Edinburgh" are hereby repealed

Intituled

An Ordinance to amend the Customs Tariff Ordinance, 1909

- Tariff Amendment Ordinance, No 2 of 1915," and shall be read as one with the Customs Tariff Ordinance, 1909, (hereinafter referred to as the Principal Ordinance) and 5 all Ordinances amending the same
 - On and after the coming into operation of this Ordinance the Table of Exemptions from Import Duty Set out in the Principal Ordinance shall be and is hereby amended by adding thereto the following —

 Amendment of Table of Exemptions from Import Duty amended by adding thereto the following —

the same and all other material required for the purposes of generating or distributing electric energy, whether for power or lighting, on satisfactory proof to the Chief of Customs that such articles and materials have been imported solely for such purposes

Intituled

An Ordinance to amend the Mining Ordinance, 1912

- 1 This Ordinance may be cited as "The Mining Short title Amendment Ordinance, 1915" and shall be read as one with the Mining Ordinance, 1912 hereinafter referred to as the Principal Ordinance
- The proviso to Section 73 XXVI of the Repeal Principal Ordinance is hereby repealed