

MEETING HELD ON OCTOBER 10th 1907

CUSTOMS BILL- COMMITTEE STAGE

The Crown Advocate moved that the Council go into Committee to consider the Customs Bill.

The Land Commissioner seconded and this was agreed to without dissent (dissent).

REPORT OF THE SPECIAL COMMITTEE

The report of the Special Committee was laid on the table and ordered by the President to be read to the Council.

Section 35

The Treasurer moved to delete in Section 35 " either" in line 2 in Section 35 (2), delete " less trade discount", " of like kind and quality are sold for " and " or " in the last line and to insert " the" between " which " and " goods" and " without profit or loss to the importer or exporter " between " sold " and " at" in the 3rd line to delete subsection 35 (b) in Section 35 (2), delete " under paragraph (b)".

Mr Wilson seconded and this was agreed to without dissent.

Section 38

The Treasurer moved to insert in Section 38 in line 4 between " times " and " the" the words " the import duty on "

Mr Wilson seconded and this was agreed to without dissent.

Section 61

The Treasurer moved that " rupees two" in Section 61 should read " Rupees five ".

Mr Wilson seconded and this was agreed to without dissent.

Section 63

The Treasurer moved in Section 63 (17) to delete " chemical".

Mr Wilson seconded and this was agreed to without dissent.

Section 66

The Treasurer moved in Section 66 to delete from the word " only" to the word " declaration ".

Mr Wilson seconded and this was agreed to without dissent.

Section 67

The Treasurer moved to delete everything after "~~Mombasa~~ ^{Mombasa}" in Section 67 and to substitute " and not immediately removed to Kilindini Customs on request of the Chief of Customs may at his discretion be treated as goods imported for home consumption. "

Mr Wilson seconded and this was agreed to without dissent.

Section 68

The Treasurer moved to insert after " Protectorate" in Section 68 the following :

" or shall give a Banker's guarantee to the satisfaction of the Chief of Customs for the payment of such import duty if such goods are not re-exported within six months of the date of the issue of the transit manifest."

Mr Wilson seconded and this was agreed to without dissent.

Section 79

The Treasurer moved to delete Section 79.

Mr Wilson seconded and this was agreed to without dissent.

The section from here to Section 85 read one less that is Section 80 becomes Section 79 and so on.

Section 81

The Treasurer moved that in Section 81 " the whole" shall be read for " 7/8ths" and at the end of the first portion the following :

" subject to a charge of one per cent per package to cover administration expenses in connection with re-export traffic"and in the second portion between " case" and " the" to insert " the customs receipt for the import duty originally paid is produced and ".

The member Mr Wilson seconded and this was agreed to without dissent.

Section 83

The Treasurer moved to delete in Section 83 from " in addition" to the end of the paragraph.

Mr Wilson seconded and this was agreed to without dissent.

Section 85

The Treasurer moved in Section 85 to delete from " for the" to " as originally declared ".

Mr Wilson seconded and this was agreed to without dissent.

Section 86

The Treasurer moved to delete Section 86.

Mr Wilson seconded and this was agreed to without dissent.

From section 87 to the end of the Bill the sections read two less that is Section 87 becomes Section 85 and so on.

Schedule B

The Treasurer moved to delete "Mombasa" under "Export Warehouses" in Schedule B.

Mr Wilson seconded and this was agreed to without dissent.

Section 109

The Crown Advocate moved that Section 109 should stand as it did originally.

The General Manager Uganda Railway seconded and this was agreed to without dissent.

Schedule E

The Treasurer moved in Schedule E to make the following alterations: Insert A (by package) in (1) for "25" read "20" in (2) for "12" read " 10" in (3) read "6" for "5" in (4) insert " bags of " at the commencement and delete " bags spirit and wines cases " (5) to read " ordinary makandas, tins of ghee or sugar, cases of spirits and wines and small packages (10) to become (7) and delete " elephants" (11) to become (8) then insert "B" (by time) original (7) to become (1) under this head and to read " per day" (from 7 a.m. to 6 p.m.) Rs 30, original (8) to be deleted (9) to become (2) and " after 6 p.m" to be deleted and (4) to become (3).

Mr Wilson seconded and this was agreed to without dissent.

Mr Wilson withdrew his motion to delete head (9) in Schedule D but wishes it to be recorded that in the event of a large trade in chillies springing up it would be a drawback ϕ to have an export duty.

After debate the Bill was reported to the Council.

The Crown Advocate gave notice that he would move the Third Reading of this Bill in November 1907.

BRANDING BILL-- COMMITTEE STAGE

The Crown Advocate moved that the Council go now ~~into~~ ^{into} ~~it into~~ Committee to consider this Bill.

The Land Commissioner seconded and this was agreed to without dissent.

Sections 17 & 18

The Crown Advocate moved to delete Sections 17 & 18.

Lord Delamere seconded and this was agreed to without dissent.

Section 19

The Crown Advocate moved to insert after "cattle" in Section 19 "branded with a brand registered" "under this Ordinance other than a revised brand".

Lord Delamere seconded and this was agreed to without dissent.

Section 19 becomes Section 16 and so on.

Sections 25, 26 & 27.

The Crown Advocate moved to delete Sections 25, 26 and 27.

Lord Delamere seconded and this was agreed to without dissent.

Section 28 now becomes Section 22 and so on.

Section 5

The Crown Advocate moved that the words "other than a native" in Section 5 be re-inserted.

Mr Hollis seconded and this was agreed to without dissent.

Section 30

The Crown Advocate moved to insert the following proviso at the end of the first part of Section 30:

" Provided however the Governor may by proclamation in the Gazette prescribe that some mark or design

Section 30

" other than a letter shall be used to signify any district" and insert " or mark" after " letter " in the second part of Section 30.

Lord Delamere seconded and this was agreed to without dissent.

Sections 31 & 32

The Crown Advocate moved to delete Sections 31 and 32.

Lord Delamere seconded and this was agreed to without dissent.

Section 33 to become Section 25 and so on

Section 33

The Crown Advocate moved to delete " or Police Officer " and " Police Officer or " in Section 33.

Lord Delamere seconded and this was agreed to without dissent.

Section 34

The Crown Advocate moved in Section 34 (2) to insert " or " between "brands " and " Police " to delete " owner of stock or any other person " add " of brands " after " Inspector " and delete " owner or other person " and add " or Police Officer "

Lord Delamere and this was agreed to without dissent.

Section 35

The Crown Advocate moved to add " of brands" after " inspector" in two places in Section 35.

Lord Delamere seconded and this was agreed to without dissent.

Section 37

The Crown Advocate moved to delete Section 37 (1) (3).

Lord Delamere seconded and this was agreed to without dissent.

Section 41

The Crown Advocate moved to delete in Section 41 " mark" and " marking or permanent imprinting" and to substitute " brand" and " branding".

The Land Commissioner seconded and this was agreed to without dissent.

Section 42

The Crown Advocate moved to delete in Section 42 the words " before a Magistrate".

The Land Commissioner seconded and this was agreed to without dissent.

Section 2

The Treasurer moved to delete " with or" in Section 2 under the definition of " imprisonment".

Lord Delamere seconded.

On the question being put there voted for the motion the Treasurer, Lord Delamere and Mr Wilson. The President, the Senior Commissioner, the Land Commissioner, the Crown Advocate, the General Manager General Railways voted ~~against~~ ^{against} the motion.

The motion was lost.

The Crown Advocate moved that the Bill be now reported to the Council.

The Land Commissioner seconded and this was agreed to without dissent.

After debate the Bill was reported to the Council.

The Crown Advocate gave notice that he would move the Third Reading of this Bill in November.

CLOSURE

The President then declared the meeting closed.