

PROCLAMATIONS MADE PURSUANT TO SECTION 2(1) OF THE NATIVE ADMINISTRATION ORDINANCE 1921-1938 ESTABLISHING OR ABOLISHING COURTS FOR NATIVE AFFAIRS.

Particulars of the proclamations are set out in the Table below and the proclamations are printed immediately after the Table.

TABLE.

Date on which Proclamation made.	Date on which published in <i>N.G. Gaz.</i>	Court Established.	Court Abolished.	Court to which books and other records transferred pursuant to Section 2A.	Page on which printed.
25. 6. 1928	30. 6. 1928 ^(a)	New Ireland	Kavieng Namatanaï	New Ireland	3797
15. 11. 1932	15. 11. 1932	—	Aitape	Sepik	3798

(a) This Proclamation took effect as from 1. 7. 1928.

TEXT OF PROCLAMATIONS.

[Proclamation dated 26th June, 1928, and published in New Guinea Gazette of 30th June, 1928.]

PROCLAMATION.

Native Administration Ordinance 1921-1927.

WHEREAS by section 2 of the *Native Administration Ordinance* 1921-1927 it is enacted that the Administrator may, by proclamation, establish Courts for Native Affairs and abolish Courts for Native Affairs:

And whereas by section 2A of the *Native Administration Ordinance* 1921-1927 it is enacted that, where any Court for Native Affairs has been abolished, the Administrator may, by the proclamation so abolishing it or by any subsequent proclamation, direct that the books and other records of the Court shall be transferred to some other Court for Native Affairs specified in the proclamation, and thereupon all proceedings pending in the first mentioned Court at the time of its abolition shall be had and determined in the Court specified and that

NATIVES—

Court shall have jurisdiction to make all such orders and to do all such things in respect of such pending proceedings and of any proceedings had or determined in the Court abolished as the Court abolished would have had, had it not been abolished:

Now therefore I, Evan Alexander Wisdom, the Administrator of the Territory of New Guinea, do hereby, as from the first day of July, 1928, abolish the Kavieng Court for Native Affairs and the Namatanai Court for Native Affairs, and establish a Court for Native Affairs in the District of New Ireland which shall have jurisdiction in and throughout such District:

And I do direct that the books and other records of the Kavieng Court for Native Affairs and the Namatanai Court for Native Affairs be transferred to the Court for Native Affairs of the District of New Ireland and that all proceedings pending in the first mentioned Courts at the date of their abolition shall be had and determined in the Court for Native Affairs of the District of New Ireland.

Given under my Hand and the Seal of the Territory of New Guinea this twenty-sixth day of June, One thousand nine hundred and twenty-eight.

(L.S.)

EVAN A. WISDOM,

Administrator.

GOD SAVE THE KING!

[Proclamation dated 15th November, 1932, and published in New Guinea Gazette of 15th November, 1932.]

PROCLAMATION.

Native Administration Ordinance 1921-1927.

WHEREAS by section 2 of the *Native Administration Ordinance* 1921-1927 it is amongst other things provided that the Administrator may by proclamation establish Courts for Native Affairs and abolish Courts for Native Affairs:

And whereas by section 2A of the *Native Administration Ordinance* 1921-1927 it is provided that where any Court for Native Affairs has been abolished, the Administrator may, by the proclamation so abolishing it, or by any subsequent proclamation, direct that the books and other records of the Court shall be transferred to some other Court for Native Affairs specified in the proclamation, and thereupon all proceedings pending in the first-mentioned Court at the time of its

abolition shall be had and determined in the Court specified and that Court shall have jurisdiction to make all such orders and to do all such things in respect of such pending proceedings and of any proceedings had or determined in the Court abolished as the Court abolished would have had, had it not been abolished:

Now therefore I, Thomas Griffiths, the Acting Administrator, do hereby—

- (a) abolish the Court for Native Affairs for the District of Aitape; and
- (b) direct that the books and other records of the Court for Native Affairs for the District of Aitape shall be transferred to the Court for Native Affairs for the Sepik District.

Given under my Hand and the Seal of the Territory of New Guinea this fifteenth day of November, One thousand nine hundred and thirty-two.

(L.S.)

T. GRIFFITHS,
Acting Administrator.

GOD SAVE THE KING!