

No. S. 60.—The following Bills were read a first time at a Meeting of the Council held on the 27th February, 1912 :—

A BILL

ENTITLED

An Ordinance to amend the Law Revision Ordinance, 1911.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows :—

Short title.

1. This Ordinance may be cited as the Law Revision Ordinance, 1912.

Addition to schedule of Ordinance No. 60 of 1911.

2. The Schedule to this Ordinance shall be added to the Schedule of the Law Revision Ordinance, 1911.

Schedule.

Ordinance No. 1 of 1890 :—

in s. 1,

the words " Society of the ".

in s. 2,

the words " Very Reverend Eugene Lemonnier", "and his successors holding the said appointment and", "his", "for the time being", "said" before "corporation", "for the purposes of this Ordinance", "of Justice and before all Magistrates", "by this Ordinance vested or that may hereafter be", "in Hongkong", from "and such notice" to the end.

s. 3,

the whole.

in s. 4,

the words "in this Colony of the said Society", "duly authorised".

in s. 5,

the words from "Her heirs" to the end.

Ordinance No. 2 of 1890 :—

in the title,

the words "in the Colony".

in s. 2,

the words "and in any rules and regulations made thereunder"

the definition of "medical practitioner"

the words "the provisions of".

- in s. 3,
the words “within the Colony”, “any rules and”, “from time to time in force”.
- in s. 4,
the words “in his discretion”.
- in s. 5,
the words “alter, amend, or cancel rules and”, from “but such” to “namely”.
- in s. 10,
the words “Registrar General, and that officer”, “kept by him”, “in respect of which the certificate has been given”, “by the Registrar General”.
- in s. 11,
the words “kept by him”.
- in s. 13 (2),
the words “his” before “receipt”, “or punishment”, “both days inclusive”.
- in the schedule,
in forms 1, 2, 3, the words “as the case may be”.

Ordinance No. 3 of 1890 :—

- in s. 2,
the second and third definitions,
the words “means a Police Magistrate and”, from “offence punishable” to “with summarily”, from “under this” to “or statute”, “or before a Justice or Justices of the Peace”, the definition of “Oath”, “of such clerks” after “than one”, “in force in the Colony”, from “Past Ordinance” to “of this Ordinance”, “or of two Magistrates sitting together”, from “and also includes” to the end.
- in s. 6,
the words “in the following parts of this Ordinance”.
- in s. 7 (2),
the words from “The Magistrates now” to “Ordinance, and”.
- in s. 9 (1),
the words “in his discretion”, and sub-s. 3.
- in s. 10 (2),
the words “in manner aforesaid”.
- in s. 11 (1),
the words “as aforesaid”, “if he thinks fit” twice.
- in s. 12,
the words “particular”, “in force in this Colony”.
- in s. 14 (1),
the words “if he thinks fit”.
in (2),
the words “as aforesaid”, “other” before “custody”.
- in s. 15 (2),
the words “as aforesaid”.
- in s. 25 (1),
the words “or peace officer”.
in (2).
the words “constable or other”.

- in (4),
the words "or peace officers", "or other peace officer" twice, from "and notwithstanding" to "officer" before "Provided", "so" before "apprehended", "under the warrant".
- in s. 26,
the words "whether past or future or otherwise".
- in s. 27,
the words "of police of equal or superior rank, or".
- in s. 28 (5),
the words "or disposed of", and from "and the proceeds" to the end.
- in s. 30,
the words "or Magistrates", "or the Magistrates".
- in s. 31,
the words from "under this" to "or future".
 - in (1),
the words "may" before "dismiss", "if he thinks fit".
 - in (2),
the word "may" before "discharge".
- in s. 32,
the words "inflicting the fine", "the defendant" before "on being", "any sum of", "or exceeding", "said sum of", "by the defendant".
- in s. 34 (2),
the words "in the discretion of the Magistrate".
- in s. 38,
the word "hereinafter".
- in s. 39,
the words "whether past or future" twice, "said warrant of distress", "of distress as aforesaid", "of distress" before "then", "if he thinks fit", "of distress" before "had".
- in s. 40,
the words "of distress" before "unless", "of distress" before "Provided".
- in s. 44 (1),
the words "for his offence".
 - in (2),
the words "if the Magistrate thinks fit" where it secondly occurs.
- in s. 45,
the words "if he thinks fit".
- in s. 46,
the words "in which he is so imprisoned".
- in s. 52,
the words "or other officer of Police of equal or superior rank".
- in s. 53,
the words "under this Ordinance".
- in s. 58 (1),
the words "in his discretion" twice.
- in ss. 66, 67 and 69,
the word "hereinbefore".
- in s. 70,
the words "peace officer".

- in s. 77 (2),
the words "as aforesaid".
- in s. 79,
the words "for the time being in force".
- in s. 80,
the words "pay", "past or future".
- in s. 86,
the words "now or at any time hereafter", "once" twice, and from "(3) In the" to "imprisonment".
- in s. 87,
the words "hereafter", "which has been or shall be", "by any Ordinance", "under the Principal Ordinance or any other Ordinance".
- in s. 89,
the figure and words "(1)", "pay", "of any amount", and sub-s. (2).
- in s. 90,
in the proviso,
the words "of this section" twice, and from "The word 'witness'" to "his own behalf".
- in s. 91,
the words "of this Ordinance".
- in s. 92,
the words "for the time being in force", "or any by-laws made thereunder", "by the offender".
- in s. 93,
the words "for the time being in force" and sub-s. (2).
in (3),
the words "in the discretion of the Magistrate".
- in s. 93a,
the words "in his discretion".
- in s. 94 (1),
the words "of the Court".
in (4),
"in his discretion", "or other Police officer of equal or superior rank".
- in s. 96,
the words "in his discretion", "for the time being in force".
- in ss. 98 and 103,
the words "by any law now or hereafter to be in force in the Colony".
- in s. 107,
the words "for such certificate".
- in s. 111,
the words "against any conviction or order as aforesaid".
- in s. 112,
the words "of the Court".
- in s. 113,
the words "in his discretion", "to exercise them".
- in s. 114,
the words "shall be an action on the case as for a tort; and", "in the plaintiff's pleadings".
- in s. 119,
the words "of the Court".

in s. 126,
sub-ss. (2) and (3),
in (4),
the words "for the time being".

In the schedule
in forms 42, 43, 44, 52, the words "or
any part thereof"
in forms
the words "or peace officer".

Ordinance No. 4 of 1890 :—

in s. 3 (1) and (2)
the words "against this Ordinance".
in (3) (b) "before a Magistrate".
in (3) (c) "to Her Majesty".
in (5) from "Any offence" to "Provided
that".

in s. 11,
the words "under his hand", "or peace
officer".

in s. 14 (3),
the words "revoke, and vary"
and sub-s. (7).

Ordinance No. 5 of 1890 :—

in s. 2,
the words from "of the Supreme" to
"Surveyor General", "for the time
being".

in s. 3,
the word "aforesaid".

in s. 4,
the words "for the purposes of this Or-
dinance".

in s. 12,
sub-s. (3).

Ordinance No. 1 of 1891 :—

in the title,
the words "in the waters of the Colony".

in s. 3,
the words and figures "(1)", "has been
first obtained",
the second sub-s.

in s. 4,
the words "any", "made under this
Ordinance".

in s. 5,
the words and figure "(1)", "and until",
"any", "made under this Ordinance",
"the grant of".
the second sub-s.

in s. 6,
the words and figure "(1)", "and, when
made, to alter, amend, or revoke", "the
grant of", "and" after "permits", "by
such regulations, to impose", "to fix",
the second sub-s.

Ordinance No. 2 of 1891 :—

in s. 5,
the words "against an owner".

in s. 10,
the words "and they are hereby declared
to be", "to Her Majesty, her heirs and
successors".

- in s. 12 (1),
the words “any constable or”.
- in (2) “constable or”.
- in s. 15 (1),
the words from “but such witness” to
“been examined”.
- in (2) “in its discretion”.
- in s. 17,
the words “if in his discretion, he thinks
fit”.
- in s. 19,
the word “once”.

Ordinance No. 3 of 1891 :—

- in s. 3,
the words and figures “(1)”, from “(2)
Every” to “this Ordinance”.

Ordinance No. 4 of 1891 :—

- in the title,
the words “present”, “as from the time
of its opening”.
- the preamble.
- in s. 1,
the words “(Licensing for Marriages)”.
- in s. 2,
the word “present”.

Ordinance No. 6 of 1891 :—

- in s. 2,
the words “and his successors holding
the said appointment and”, “for the time
being”, “for the purposes of this Or-
dinance”, “of Justice and before all
Magistrates in this Colony”, “and its
dependencies” twice, “or its dependen-
cies”, “by this Ordinance vested or that
may hereafter be”, and from “and such
notice” to the end.
- s. 3,
the whole.
- in s. 4,
the words from “or in the presence” to
“duly authorised”.
- in s. 5,
the words from “her heirs” to the end.

Ordinance No. 7 of 1891 :—

- in s. 2,
the words “Oath includes declaration in
lieu of oath”, “or either of the Deputy
Registrars”, “The Court means the
Supreme Court”.
- in s. 9,
the words from “at any time” to “time
to time”.
- in s. 10 (2),
the words “of this section”.
- in s. 11 (1),
the words “if it thinks fit”.
- in s. 71,
the words “now or at any time hereafter”
- in s. 79,
the words “revoke and alter”.
- in s. 87,
the words “for the benefit of the general
revenue of the Colony”.

Ordinance No. 2 of 1892 :—

in s. 6,
the words “Judicial Committee of Her Majesty’s”.

in the proviso to s. 5, introduced by Ordinance No. 22 of 1911 :—

the words “Act of the Imperial Parliament 7 Edward VII, cap. 29, (The”, and the return bracket.

in s. 11 (now 12),
the words from “and, when” to “rules and”.

Ordinance No. 3 of 1892 :—

in s. 2,
the words “for the time being”, “for the purposes of this Ordinance”, “of Justice and before all Magistrates in this Colony”, “by this Ordinance”.

s. 3,
the whole.

in s. 4,
the words “for the time being”, “of the Diocesan School and Orphanage”.

in s. 5,
the words from “her heirs” to the end.

Ordinance No. 1 of 1893 :—

in the title, and ss. 13 and 15,
the words “of Hongkong”.

in the preamble,
the words “by the Legislature of the Colony of Hongkong”, “the Acts of the Imperial Parliament, shortly entitled”.

s. 2,
the whole.

in s. 3,
the words “have been given or shall hereafter be”.

in s. 5,
the words “the Acts of the Imperial Parliament, shortly entitled”.

in ss. 7 and 9,
the words “of the Government of Hongkong”.

in s. 11,
the words “and may from time to time exercise”, “or any of them”, “and inclusive of the loan issued under the Loan Ordinance, 1886”.

in s. 16,
the words “for all or any of the following things”.

Ordinance No. 3 of 1893 :—

in s. 2,
the words and figures “(1)”, “The Registrar General shall file the certificate in his Office”.
the second sub-s.

in s. 4 (1),
the words “on conviction thereof before the Supreme Court”.

in (2),
the figure “(1)” after “section 2”.

Ordinance No. 4 of 1893 :—

- in the title,
the words from “and to empower” to the end.
- in s. 3 (1),
the words “under this Ordinance” at the end.
- in s. 11,
the words from “such regulations” to “Ordinance”.
- in s. 17 (1),
the words from “and of any” to “same shall”, “or Acts”.
- in (2) “of Parliament”.
- in s. 18,
the words “and may alter or repeal any such rules”.
- in s. 19,
the words and figure “(1)”, “for the time being and his successors in office”, “and his successors”.
- sub-s. (2).
- in s. 23,
the words “or Magistrates”.
- in s. 24,
the words “for the time being in force”, “place or”.
- in s. 28,
the words “and its dependencies”.

Ordinance No. 5 of 1893 :—

- in s. 3 (1),
the words “in this Colony”.
- and in (2) “kept by an agriculturist in any outlying district”.
- in s. 5 (now 6),
the words “and when made, revoke or vary, such”, “as may seem to the Governor-in-Council necessary or expedient”, “and” after “rabies”, “and” after “elsewhere”, “under and”.
- in s. 6 (now 7),
the words “an offence”, and from “and in default” to the end.
- in s. 7 (now 8),
the words “or of any regulations made thereunder”.

Ordinance No. 6 of 1893 :—

- in the title,
the words “Establishment and”.
- in s. 2,
the words from “The several” to “together with”, “and so many other”, “or firms”, “from time to time”.
- in s. 3,
the words “establishing and maintaining a society for”.
- in s. 5,
the words “for the time being”,
the second sub-s.
- in ss. 6, 7, 8, 9, 12 and 13,
the words “of Direction” wherever they occur.
- in s. 7,
the words “hereafter”, “of the Society” after “member”.

- in s. 8,
the words “and, when made, to cancel,
change, or vary, rules and”, “Elected”.
- in ss. 10, 11 and 12,
the word “Elected”.
- in s. 12,
the words “rules and”, “from time to
time”.
- in s. 13 (2),
the words “or by declaration”.
- in s. 16,
the words “the purposes of” before
“temporarily”, “for the time being in
force”.
- in s. 17,
the first sub-s., and the figure “(2)”.
- in s. 19 (1),
the words “in his discretion”.
- in s. 20,
the word “aforesaid”.
- the schedule,
the whole.

Ordinance No. 7 of 1893 :—

- in the short title,
the words “Hongkong and South China”.
- in s. 2 (1),
the words from “George Cobban” to
“successors”, “for the time being”,
“from time to time”, “for the purposes
of this Ordinance”, “of Justice and
before all Magistrates in this Colony”
- in (3) “by this Ordinance vested or that
may hereafter be”, “or belong to”.
- in s. 3,
the whole.
- in s. 5 (1),
the words “and from time to time alter;”
in (3),
the words from “and whenever” to the
end.
- in s. 6,
the words from “her heirs” to the end.

Ordinance No. 8 of 1893 :—

- in the preamble,
the words from “made and” to “but
now”.
- in s. 2,
the words “of the Imperial Parliament”.
- in s. 5,
the words “as the Court may direct”.

Ordinance No. 3 of 1894 :—

- in the title,
the words “in certain cases”.
- in s. 3,
the words “to a penalty” after “first
offence and”.
- in s. 6 (1) and (2),
the words “in the Supreme Court”.

Ordinance No. 2 of 1895 :—

- in s. 3,
the words “previous”.
- in s. 4,
the words from “any banknotes” to
“shall it affect”.

s. 5,
the whole.

Ordinance No. 3 of 1895 :—

in the title,
the words "To enable the Governor-in-Council", from "and for" to the end.

in s. 1,
the word "Regulation".

in s. 2,
the words "from time to time" after "as may", "under his hand published in the Gazette", from "and may" to the end.

in ss. 3 and 4,
the words from "From" to "proclamation, and".

in s. 4,
the words from "for the time being" to "being in force", "Quarantine" after "said".

in s. 5,
the words "shall be deemed an offence and".

in (2), (3) and (4),
"the penalty for any breach", "shall be".

in (2) and (4),
"ship or".

s. 6,
the whole.

Ordinance No. 4 of 1895 :—

in the title,
the words "and restrict".

in s. 3,
the words "within the Colony", the paragraph lettered (a), and the letter "(b)".

in s. 4,
the words "within the Colony".

Ordinance No. 6 of 1895 :—

in s. 3 (1),
the words from "and, in default" to the end.

in (2) from "and such" to the end.

Ordinance No. 7 of 1895 :—

in the short title,
the words "Prohibition of".

in s. 2,
the words from "and published" to the end.

Ordinance No. 8 of 1895 :—

in the title,
the words "in certain cases".

in s. 5
the word "particular".

in s. 6,
the words "in the Police Court", "in his discretion".

in s. 8,
the words "in his discretion", "the provisions of".

Ordinance No. 1 of 1896 :—

in the preamble,
the words "in order that they may be dealt with according to law".

- in s. 2,
the words from “and includes” to “such Territory”, “to be published in the Gazette” twice, “from and after the date of the publication of such order” twice, “at any time”, “as hereinbefore provided”.
- in ss. 3 and 14,
the words “of the Supreme Court”.
- in s. 8 (1) (d),
the words “for the purposes of this Ordinance”.
- in the 1st schedule,
in items 26, 27, 28, the words from “or any Ordinance” to “foregoing list” ;
in items 27, 28, 29, the words “any indictable offence under”.
- in the 2nd schedule,
in forms 1, 6, 7, the words “By command, (signed) *Colonial Secretary*”.

Ordinance No. 2 of 1896 :—

- in s. 1,
the word “Evangelical”.
- in s. 2,
the words from “The Reverend” to “appointment of”, “and his successors holding the said appointment, and”, “for the purposes of this Ordinance”, “of Justice, and before all Magistrates in this Colony”, “and its dependencies” twice, “or its dependencies”, “by this Ordinance vested or that may hereafter be”, from “and such notice” to the end.
- s. 3,
the whole.
- in s. 4,
the words from “Christian” to “appointment of”, “in Hongkong of the Basel Evangelical Missionary Society”.
- in s. 5,
the words from “His heirs” to the end.

Ordinance No. 5 of 1896 :—

- in s. 2 (1),
the words “any”, “direction of”.
- in (2) “so placed on deposit”.
- in s. 3,
the words “of the Supreme Court”, “of the Colony for the time being”.
- in s. 4,
the words “alter and rescind”, “in pursuance of this Ordinance”.

Ordinance No. 6 of 1896 :—

- in s. 2,
the words from “From and after” to “of the said Rules”, “said” before “Supreme”, “on and after the said 1st day of September, 1896”.
- in the Rules,
in rule 1,
the words “the construction of”. from “and of the” to “that is to say”, “or any Deputy Registrar thereof”, and the definition of “month”.

Ordinance No. 7 of 1896 :—

in all sections in which they occur,
the words “discharging the duties of
Coroner” after “Magistrate”.

in s. 2,

the words “within the meaning of this
Ordinance.

in s. 5,

the words “all”, “the” before “births”,
“the” before “Chinese”, “population
of the Colony”.

in s. 6 (1),

the words “on account of the said Regis-
ter Office a sufficient number of”.

in (2),

the words “said register”, “be
known and”, “such” after “each”.

in s. 7,

the words “in one of the said books”,
“every such” before “death”, “as the
case may be”.

in s. 8 (1),

the words “the Registrar General or”
after “finding to”, “to the Registrar
General or registrar” after “belief”,
“after the finding of such child”.

in (2) “to which such child is admitted”,
“for admission”.

in s. 9,

the words “or place”, “hereby”, “known
or”.

in s. 10 (1),

the words “to the Registrar General or any
registrar”, “required of and”, “by vir-
tue of this Ordinance”, “as aforesaid”,
from “and in default” to “one month”,
“General” after “Registrar”, “to the
Registrar General”.

in (2) “under this Ordinance”, “of such
child” before “and such person”.

in s. 11 (2),

the words “to the Registrar General, or
registrar”, “General” after “of the Regis-
trar”, “before the Registrar General”.

in s. 12 (2),

the words “next” before “after the”,
“General” after “Registrar”.

in (3),

the words “next”, “General” after “Re-
gistrar”, from “a fee of” to the end.

in (4),

the words “such Magistrate”, “General”
after “Registrar”, “in the prescribed
form and manner”.

in s. 13 (1),

the words “the issue of”, “a” after
“such”, “General” after “Registrar”.

in (2),

the words from “unless acting” to
“Board”, “the Registrar General or”.

in s. 14 (1),

the words “The Registrar General or”.

in (2),

the words from “by the Registrar” to
“Board”, and from “and in default” to
the end.

- in s. 15,
the words "registered" twice.
- in s. 17 (1),
the words "General" after "Registrar",
"registered".
- in (2),
the words "registered", "the Registrar
General or".
- in (3),
the words "to the Registrar General or
registrar".
- in (4),
the words "in the terms of the said nom-
enclature", "the Registrar General or",
"in his discretion".
- in (5),
the words "registered", "the Registrar
General or" at the end.
- in s. 18 (1),
the words "from time to time", "Gener-
al" after "Registrar" where it firstly
and secondly occurs, "General" before
"as aforesaid".
- in (2),
the word "General" after "Registrar".
- in s. 19,
the words "The Registrar General and",
"for the time being", "the sum of" twice,
"additional" after "cents".
- in s. 20 (1),
the words "General" after "Registrar"
twice, "the sum of" three times, "such"
before "certified".
- in s. 21,
the words "General" after "Registrar".
- s. 22,
the whole.
- in s. 23,
the words "pains and".
- in s. 24,
the words from "and in default" to the
end.
- s. 26,
the whole.
- in s. 27 (2),
the words "from time to time", "after
being discovered", "Registrar General
or".
- in (3) "General" after "Registrar"
twice.
- in (4) "may" before "certify", "Gener-
al" after "Registrar" twice.
- in s. 28,
the words "for", "or in any regulation
made thereunder", "or by any such re-
gulation", from "and in default" to the
end.
- in s. 29,
the words "and when made, to revoke,
alter, or add to, such", "as may be found
necessary or desirable".

Ordinance No. 8 of 1896:—

- in s. 6,
the words from "and, in default" to
"months".

- in s. 7,
the words “the provisions of”, “to any such prosecution”.
- in ss. 8, 10 (1), 10a, 15 and 23 (2),
the words from “and, in default” to months”.
- in ss. 11, 12, 13, 17 and 20,
the words “appointed by the Governor for the purposes of this Ordinance”.
- in s. 11,
the words “by such analyst”.
- in s. 17,
the words “under this Ordinance”, “shall specify”.
- in s. 19,
the words “the charge in”, “if he thinks fit”, “if any”.
- in s. 20 (2),
the words “by order”.
- in s. 22,
the words “from the prosecution”.
- in s. 23 (1),
the words “on conviction before the Supreme Court”.
- in (2),
the words “under this Ordinance” twice.
- in 3 (b),
the words “shall be guilty of an offence under this Ordinance, and”.
- in s. 25 (2),
the words from “and the” to the end.
- in s. 26,
the words “with violating the provisions of this Ordinance”, “or offences under this Ordinance”, “not” after “shall”.

Ordinance No. 1 of 1897 :—

- in s. 3 (now 1),
the words “the Companies Ordinance, 1865, or”, “other”, “for the time being in force”.
- in s. 25 (now 23),
the words “Supreme”, “thereof”.

Ordinance No. 2 of 1897 :—

- in s. 2,
the definition of “will”, and “prescribed”.
- in s. 3,
the words “of Hongkong”.
- in ss. 10 and 12,
the words “from time to time” wherever they occur.
- in s. 11,
the words “It is hereby declared that”, “for the time being”.
- in s. 15,
the words “(the proof whereof shall lie on him)”, “thereof”.
- in s. 17 (2),
the word “thereof”.
- in s. 20 (2),
the word “preceding”.
- in s. 21,
the words “for the time being in force”.
- in s. 24,
the words from “and such” to the end.

- in s. 25,
the words from “and to the” to “balances”, “the provisions of”, “of one year and five years”.
- in s. 26,
the words “such other, or additional books as”.
- in s. 28,
the words “half-yearly”, “from time to time”.
- in ss. 40 and 45,
the words “from time to time”.
- in s. 50,
the words “for the time being in force”.
- in ss. 53 and 54,
the word “said” before “Supreme” wherever it occurs.
- in s. 62 (2),
the words “if any”, “from time to time”.
- in s. 67 (5),
the words “of Court for the time being in force in the Colony”, “in relation” after “or”.
- in s. 69,
the definition of “British Possession”.
- in s. 70,
sub-ss. (2) and (3) and the figure “(1)”.
- in s. 71 (5),
the words “in relation” before “to fees”.
- in s. 74,
the words from “and may” to “to say”, sub-s. (2) and the figure “(1)”.
- in s. 75,
the words “now in force or which may hereafter be in force”, “subject to their applicability and”, “and any such direction shall take effect accordingly”.
- ss. 78 to 81,
the whole.

Ordinance No. 4 of 1897 :—

- in ss. 6, 11 and 21,
the words “or for any less term”.
- in s. 7 (3),
the words “or affirmation”, “of such girl (or other child under the age of 7 years)”, “or on affirmation”, “or Magistrate, as the case may be”, “on behalf of the prosecution”, “or affirmed”.
- in s. 12 (2),
the words “the case of”, “by the Court or Magistrate”.
- in s. 12a,
sub-s. (4), the whole.
- in s. 13,
the word “Magistrate’s”,
the old sub-ss. (2) and (3).
- in s. 14,
the words “for the time being” twice,
“and in such case”, “under this section”.
- in s. 15,
the words “if he thinks fit”, “in the Colony”, “on such date”, “by such landlord, or attorney or agent, or secretary, or manager”, “on such premises”.

- in s. 21 (3),
the words "the misdemeanor of".
- s. 28,
the whole.
- in s. 31,
the words "both inclusive" twice, "or
against the corresponding provisions of
any Ordinance hereby repealed", "in his
or its discretion".
- in s. 34,
the words "for the time being".
- in s. 36,
the words "rules and" twice.
- in s. 37,
the words "rules and", "as aforesaid".
- in s. 38,
the words "which may hereafter be", "the
13th day of April, 1887 (being the date
of", "entitled 'an Ordinance for the better
protection of young girls')", "in such
action" twice, "or to prove", "in
defence".
- in s. 39,
the words "the provisions of" twice.
- in s. 40,
the words "(proof whereof shall lie on
him)".
- in s. 42,
the words from "or heretofore" to "to
be", "of the Colony".
- in s. 43,
the words "The place in which", "for
that purpose".
- in s. 44,
the 2nd sub-s., and the figure "(1)".
- in s. 47 (1),
the words "rules and", "for and", "all or
any of", "purposes or", "by the person
on whom such powers are conferred",
from "whether similar" to "make rules".
- in (2),
the words "rules or", from "and a" to
the end.
- in (3),
the words "rules or", "be guilty of an
offence against this Ordinance, and".
- in (4),
the words "Unless and", "rules and"
three times, "and gazetted", "Ordinances,
sections, or", "this Ordinance and",
"sections or".
- in the form of Bond in schedule
the words "for the time being", "officer
for the time being performing the duties
of".

Ordinance No. 9 of 1897 :—

- in s. 3 (1),
the words "at such place as he may think
proper", "as he may think proper".
- in (2) "in the Gazette", "for the purpose
of this Ordinance".
- in (3) "any".
- in s. 4 (1),
the words "who shall be appointed, and
may be suspended or removed by the
Governor".
- in (2) "for the time being".

- in s. 6,
the words “as defined by this Ordinance”.
- in s. 8,
the words “for the purpose of being forwarded to the House of Detention”, “of the House of Detention”.
- in s. 10,
the words “if he thinks fit”.
- in s. 12,
the words “for his support”.
- in s. 13,
the words “specially”, “any code of”.
- in s. 14,
the words “applicable to him, or made under the last preceding section”.
- in ss. 15, 17 and 20,
the words “of the House of Detention”.
- in s. 17,
the words “if any”.
- in s. 20,
the words “for such vagrant”.
- in s. 21,
the words “a period of”, “such” before “non-commissioned” and “seaman”, “by the Colony”.
- in s. 22,
the words “by the Colony”, “shall” before “be proved”.
- in s. 25 (2),
the words “of the amount thereof, and also”, “so”, “by the Colony, namely”.
- in s. 30,
the words “not being inconsistent with this Ordinance”.
the second sub-s., and the figure “(1)”.

Ordinance No. 10 of 1897 :—

- in s. 5 (1),
the words “as aforesaid”.
- in (2),
the words “under this section”.

Ordinance No. 3 of 1898 :—

- in the title,
the words “by the Government of this Colony”, “certain” twice, “desirous of”, from “or to” to the end.
- in ss. 2 and 3,
the words “desirous of”, “by the applicant to the Registrar General”, “which he shall pay into the Colonial Treasury”.
- in s. 3,
the word “actual”.
- s. 4,
the whole.

Ordinance No. 4 of 1898 :—

- in s. 2 (1),
the words “henceforth”, “hereafter”.
- in (2),
the word “any”.
- in s. 3,
the words “such”, “as he may deem expedient”, “in each case”.
- sub-ss. (2) and (3) and the figure “(1)”.

Ordinance No. 5 of 1898 :—

- in the title,
the words “and Regulation”.
- in s. 6,
the words from “under” to “in force”.
- in s. 7,
the words “in pursuance of this Ordinance”.
- in s. 11,
the words “revision and”.

Ordinance No. 2 of 1899 :—

- in the title,
the words “at British Kowloon”, and the Chinese characters.
- in the short title,
the Chinese characters.
- in s. 2,
the words “henceforth”, “or appropriated by the Governor”.
- in s. 3,
the words “such”, “as he may deem expedient”, “in respect of each such breach”.
sub-ss. (2) and (3) and the figure “(1)”.
- in s. 4,
the words “or appropriated”, “as a place of popular resort and of antiquarian interest”, from “at the” to “that is to say”, “pay” before “a fine”, “by the offender”, and the figures “(1)” and “(2)”.

Ordinance No. 3 of 1899 :—

- in s. 2,
the word “velocipede”.
- in s. 5,
the words “During the period”, “vehicle other than a”, “velocipede”, “and kept lighted”.
- in s. 7,
the words from “and may alter” to the end.
- in s. 8,
the words “or of any by-law made thereunder”, “such person”, “thereupon”, “to be dealt with according to law”.
- s. 9,
the whole.

Ordinance No. 4 of 1899 :—

- in s. 2,
the words “and when made, alter, or revoke”, “and to regulate the salaries to be paid to such persons”.
- in s. 3,
the words “at the commencement of this Ordinance”, “deemed to be”.
- s. 4,
the whole.
- in s. 6,
the words “whenever he” before “is confined in”.
- in s. 7,
the words “are as follows”.
- in s. 9,
the words “under this Ordinance or under any Ordinance amending the same”.

- in s. 10,
the words "if such Court or Judge thinks fit".
- in s. 12,
the words "or regulation" twice, "and regulations".
- in s. 13,
the words "or regulation", "or regulations".
- in s. 18 (1),
the words from "and may from" to the end.
- in (2),
the words "whatever which he may think fit".
- sub-s. (3) and (5).
- in (4) [re-numbered (3)],
"or repeal or alteration of a rule", from "and shall" to the end.
- in s. 19,
the words "under this Ordinance".

Ordinance No. 5 of 1899 :—

- in the title,
the words "and other services", "at Victoria", "in this Colony", from "in which" to "administered", "connected the said Cathedral Church".
- in the preamble,
the words "at Victoria in this Colony", "from time to time enacted for that purpose", "other" before "services".
- in s. 2,
the words "and described", from "The Regulations" to the end.
- in s. 3,
the words and figure "(1)", "as heretofore, but", "for the time being" twice, "for the time being holding office".
- in s. 4,
the words "by the Church Body", from "and such" to "changes".
- in s. 5,
the words from "as constituted" to "heretofore, and", "of Justice and before all Magistrates in this Colony", "as to the Church Body may seem fit", "for the purposes of this Ordinance or of the Church Body", "for the time being" before "vested".
- in s. 8,
the words "as occasion may require", "or expedient".
- in s. 9,
the words "for the time being" twice, "said".
- in s. 11,
the words "for the time".
- in s. 12,
the words "for the time being".
- in s. 13,
the words "or expedient".
- in s. 14,
the second sub-s., and the figure "(1)".
- in s. 15,
the words "in its discretion".

- in s. 16,
the words “for the time being”.
- in s. 17,
the words from “and in default” to the
end.
- in s. 20,
the words from “her heirs” to the end.

Ordinance No. 9 of 1899 :—

- in s. 2,
the definition of “A Judge”, and the
words “and includes a Deputy Registrar”.
- s. 3,
the whole.
- in s. 4,
the words “within the Colony”.
- in s. 5,
the words “from time to time”, from
“and such” to the end.
- in s. 6,
the words “from time to time”.
- in ss. 9 and 10,
the words “for the time being in force”
twice.
- in s. 11,
sub-s. (4).
- in ss. 12 and 13,
the words “if he thinks fit”.
- in s. 17 (2),
the words “of the Supreme Court”.
- in ss. 42 and 43,
the words “constituted under any statute
for the time being in force relating to
juries”.
- in s. 43,
the words “the” before “two”, “of the
Court”.
- in s. 44,
the words “in England”.
- in s. 54,
the words “if it thinks that it ought to
be amended”, “in its discretion”, “if it
thinks fit”.
- in s. 61,
the words “in its discretion”.
- in s. 72,
the words “if it thinks fit”, “the” before
“judgment”, “for the time being”.
- in s. 73,
the words “if it thinks fit”.
- in s. 76 (2),
the words “of this Colony for the time
being in force”.
- in s. 77,
the words “duly qualified”.
- in s. 78,
the words “in his discretion”.
- in s. 87,
the word “thereof”.
- in s. 88,
the words “whether married before or
after the commencement of this Ordin-
ance”.
- in s. 91,
the words “for the public use of the
Colony”.

- in s. 99,
the words “of the Court” after “session”
twice.
- in s. 104,
the words “satisfying him or it”.
- in s. 107,
the word “Royal”.
- in s. 109,
the words “for the time being in force”
after “offence”.

Ordinance No. 2 of 1900 :—

- in s. 2,
in the definition of “arms” the words
“so defined”; in the definition of “am-
munition” the words “any” after “by”,
“and published in the Gazette”.
- in s. 3 (1),
the words “from time to time, in his
discretion”.
- in (2),
the words “under this section”, “who
shall have power to confirm or reverse
such refusal”.
- in s. 4,
the words “from the Captain Superin-
tendent of Police”, “or have any arms
or ammunition in his possession in this
Colony”, “as defined by this Ordinance”,
“which have or has been”, “of such
vessel”, “into the Colony”, “from the
Colony”.
- in s. 5 (1),
the words “from the Colony” twice.
- in (2),
the words “of the Captain Superintendent
of Police”, “of such permit”.
- in s. 6,
the words “for any arms or ammunition
under this Ordinance”, “arms or am-
munition or”.
- in s. 7,
the words “into the Colony”, “of such
vessel”.
- in s. 8,
the words “or any Ordinance hereby
repealed”, “of such launch, junk, or ves-
sel” where the words firstly occur, “in
contravention of this Ordinance”, from
“every person” to “and that”.
- in s. 10 (1),
the words “for the time being”.
- in (2),
the words “any”, “as aforesaid”.
- in (3),
the words “to” before “refuse”, “to
any applicant for a license”, “never-
theless”, from “by the Captain” to “or
cancellation”, “cancelled”, “from the
Government”, “licence” before “fee”.
- in s. 11,
the words “special”, “in” after “than”.
- in s. 12,
the words “book to be called the”, “the
months of”.

- in s. 13,
the words "granted by the Captain Superintendent of Police".
- in s. 14,
the words "thereunto", "the Captain Superintendent of Police or".
- in s. 15 (1),
the words "either" twice, "else", "if he thinks fit".
- in (2),
the words "to the Crown", "either", "else", "of arms and ammunition" after "forfeiture".
- in s. 17,
the words "into the Colony".
- in s. 18,
the words "in the Colony" after "landed".
- in s. 19,
the words "the" before "English", "language", "into the Colony", "from the Colony".
- in s. 23,
the words "or punishment".
- in s. 24,
the words "or magazine", "of such selection and".
- in s. 25,
the words "as aforesaid".
- sub-s. (2), and the figure "(1)".
- in s. 27,
sub-s. (2), and the figure "(1)".
- in s. 28,
the words "or of any regulation made thereunder", "or by any such regulation", from "and in default" to the end.
- in ss. 29 and 30,
the words "to the Crown".
- in s. 30,
the words "if he thinks fit".

Ordinance No. 6 of 1900 :—

- in s. 2,
the words from "and in any" to "requires";
in the definition of "correspondence" the words "parcel", "contract packet or".
the definition of "vessel".
- in s. 3,
the words "of the Colony", from "and the Post" to "by the Governor".
- s. 4,
the whole.
- in s. 5,
the words "and may remove any officer so appointed".
- in s. 6,
the words "within the Colony" three times, "with sole power" after "Colony; and".
- in s. 7,
the words "the Imperial" before "Parliament", "within this Colony".
- in s. 9,
the words "and may revoke, alter, or add to any such Order", "for the Colonies".

- s. 10,
the whole.
- in s. 11,
the words "alter and repeal", "such",
"as he thinks fit".
the second sub-s., and the figure "(1)".
- in s. 13,
the words from "or of any" to "there-
under", "if he thinks fit".
- in s. 14,
the words "in the Colony".
- in s. 15,
the words "any", "the Imperial".
- in s. 16,
the words "under this Ordinance or any
regulation made thereunder".
- in s. 17 (2),
the words from "and which" to the end.
- in s. 18,
the words "he is paid".
- in s. 19,
the words "or the British Consul at the
port" twice.
- in s. 21,
the words "by the Postmaster General".
- in s. 22,
the words "if he thinks fit".
- in s. 28,
the words "and regulated", "equally".
- in s. 29,
the words from "who receives" to "of
the Postmaster General", "have made a".
- in s. 30,
the words "or firm", "he or it has ar-
ranged" "on receiving such intimation".
- in s. 31 (2),
the words "of the Post Office", "and"
after "duties".
- in s. 32,
the words "deemed", "against this Or-
dinance".
- in s. 33,
the words "against this Ordinance", "in-
fraction or", "any" before "regulations",
from "and in default" to the end.
- in ss. 34 and 36,
the figure "(1)".
- in s. 35 (4),
the word "parcel".
- in s. 40,
the words "sum of", "the provisions of".

Ordinance No. 7 of 1900 :—

- in the title,
the words "to provide more effectual
means", "certain", "reasonable".
- in the preamble,
the word "certain" after "upon".
- in ss. 2, 3, 4 and 5,
the word "steam" before "launch".
- in s. 3,
the words "if any".
- in s. 4,
the word "respectively".

- in s. 6,
the words "the holding of".
- in s. 7,
the words "to the Crown".
- in s. 8,
the words "as is mentioned in the last preceding section".
- in s. 9,
the words from "that the licence" to "or suspended", "portion of its unexpired current", from "and thereupon" to the end.
- in s. 10,
the word "whatever".

Ordinance No. 9 of 1900 :—

- in the title,
the word "certain".
- in the preamble,
the words "against this dangerous practice".
- in s. 3,
the words and figure from "3. Every person" to "section", from "and in default" to the end.

Ordinance No. 10 of 1900 :—

- in the title,
the words "by the Governor".
- in the preamble,
the words "including any buildings thereon", "as defined by this Ordinance", "duty of determining the", "to be paid", "under this Ordinance".
- in s. 2,
in the definition of "Land",
the words "if any", "on such land or on any part or section".
- in the definition of "owner",
the words "whose name is", "under the provisions of this Ordinance", from "or the person" to the end.
- in s. 3 (1),
the words "thereupon", "in respect of such resumption".
- in s. 4,
the words "of the Supreme Court" and "and" at the end of paragraph (3).
- in s. 5,
the words "in value".
- in s. 6 (1),
the words "in and by such notification or", "any other".
- in (3),
"such rate", "of the Board in his discretion", "be deemed to", "or receipt", "for acting".
- in s. 10 (3),
the words "now or may be hereafter", "the" at the commencement of paragraphs (a), (b), (c), (d) and (e).
- in s. 11 (1),
the words "under this Ordinance".
- in (2),
the words "for the time being in force in the Colony".
- in (3) (b),
the words "it or".

- in s. 13 (2),
the words "or a majority thereof shall not be subject to appeal and".
- in s. 16,
the words "by the Governor".
- in s. 17,
the words "awarded", "and" after "proper".
- in s. 19,
the words "in his discretion".
- in s. 20,
the words "such", "and regulations as may be deemed necessary", "all".
- in s. 21,
the words "her heirs, successors or assigns".

Ordinance No. 11 of 1900 :—

- in s. 4,
the words "as heretofore".
- in s. 7,
the words "during his tenure of office".
- in s. 12,
the words "the provisions of" after "except".
- in s. 17,
the words "to any member of the Force" after "shall be granted".
- in s. 18,
the words "(if any is subsisting)".
- in s. 19,
the words "rules or", and from "but such rules" to the end.
- in s. 22,
the words "rule or" and the figure "(1)".
- in s. 23 (1),
the words "on proof thereof to his satisfaction", "and pay".
in (2) "other than forfeiture of pay".
- in s. 24,
the words "in the Force".
- s. 27,
the whole.
- in s. 28 (3),
the words "if he sees fit to grant such application".
- in s. 29,
the words "before whom or which the action is tried".
- in s. 30,
the words "if no sufficient distress can be found".
- in s. 31,
the words "in his discretion", from "and, in default" to the end.
- in s. 32 (1),
the words "if he thinks fit".
in (3) "for the time being".

Ordinance No. 1 of 1901 :—

- in s. 2,
the words "by the Colony".
- in s. 3,
the words "From the 1st day of January 1901", from "such sum" to the end.

in s. 4,
the words "according to this Ordinance",
"or payments".

Ordinance No. 2 of 1901:—

in s. 2,
the definition of "The Court".
in s. 4
the words "for the time being".
in s. 9,
the words "if he thinks fit" twice, "for
the time being in force".
in s. 15,
the words "in which it may think it
expedient to do so".
in s. 16,
the words "or other persons or company
or corporation".

Ordinance No. 3 of 1901:—

in the title,
the words from "for the" to the end.
in s. 2,
in the definition of "The Court" the
words "of the Supreme Court".
the definition of "The Full Court".
in the definition of "The Registrar"
the words "and includes a Deputy Re-
gistrar".
in s. 5,
the words "Chapter 29,—Appeal to the
King in Council".
in s. 6,
the word "hereafter".
in s. 22,
the words "for the time being".
in s. 23 (1),
the words "and proper".
in s. 83 (2),
the words "as amended by subsequent
Ordinances".
in s. 153,
the words "of Parliament".
in s. 275,
the word "first".
in s. 320,
the words "for the time being in force".
in s. 326*a* (2),
the words "to this Code which may be
cited as Form No. 49".
in (4),
the words "of the Supreme Court", "to
this Code which may be cited as Form
No. 50", "Supreme" after "seal of the",
"for use out of the jurisdiction".
in (5),
"from the foreign Court".
in (6),
"Supreme" before "Court".
in s. 462 (3),
the words from "and no other" to the
end.
in s. 478,
the words "of the Colony", "of the Im-
perial Parliament".
in s. 594,
the words "of the Court".

- in s. 595,
the words "and not by the Court" and
the figure "(1)".
- in s. 637, in paras. (1), (2) and (3),
the words "an application".
- in s. 640,
the words from "entitled" to the end.
- in ss. 641 (2), 665, and 687,
the words "if it thinks fit".
- in s. 686,
the words "or days from time to time".
- in s. 694,
the words "the operation of", from "of
the Imperial" to "the same".
- in s. 707,
the words "of Parliament", from "enti-
tled" to "suits".
- s. 710,
the whole.
- in the Schedule of Forms,
in Form 1,
the words "Statement of Claim".

Ordinance No. 4 of 1901 :—

- in the preamble,
the words from the commencement to
"repealed, and", and from "and that" to
the end.
- ss. 2, 4, 5 and 6,
the whole.

Ordinance No. 5 of 1901 :—

- in s. 3,
the words "under this Ordinance".
- in s. 10 (1),
the words "that is to say".
- in (3),
the words "and pay the same into the
Colonial Treasury".
- in s. 13,
the words "for the time being".
- in s. 59 (2),
the words from "but shall not" to the
end.
- s. 65,
the whole.

Ordinance No. 6 of 1901 :—

- in s. 1,
in definition of "year" the word "calen-
dar".
- in s. 10,
the word "thereafter".
- in s. 11 (2),
the words "in his discretion".
- in s. 21,
the words "by the Court", "inclusive",
"by the appellant", "in the Form No. 1
or the Form No. 2 in the schedule to this
Ordinance".
- in s. 23,
the words "inclusive", "matter of the".
sub s. (2) and the figure "(1)".
- in s. 28,
the word "inclusive".
- in s. 29,
the word "hereafter".
sub-s. (2) and the figure "(1)".

- in s. 39 (3),
the words from "be exempted" to the end.
- in s. 43,
the words "These offences and penalties
are as follows".
- in s. 47,
the words from "whether" to "this
Ordinance".
- in s. 48,
the words "alter and repeal".
sub-s. (2) and the figure "(1)".
- s. 49,
the whole.

Ordinance No. 8 of 1901 :—

- in s. 3,
the words "if he thinks fit".

Ordinance No. 9 of 1901 :—

- in the preamble,
the words from "in view of" to "the
Colony".
- in s. 3,
the word "said" before "schedule"
twice.

Ordinance No. 11 of 1901 :—

- in s. 2,
the words "and in any rules made there
under".
the definition of "Magistrate".
- in s. 3,
the words "and, when made, alter or
revoke".
- s. 4,
the whole.
- in s. 5 (2),
the words "or by any rules made there-
under".
- in s. 19 (3),
the words from "and shall pay" to the
end.
- in s. 23 (2),
the words "during the period for which
they are appointed, from time to time".
- in s. 25 (4),
the words "under this Ordinance".
- in s. 27,
sub-s. (1) and the figure "(2)".

Ordinance No. 14 of 1901 :—

- in s. 5 (1),
the words "in this Ordinance".
- in s. 7,
the words "in his discretion".
- in s. 9 (1),
the words "granted under this Ordinance".
- in s. 13 (2),
the words "general", from "and in
default" to the end.
and in (3),
the words "and, when made, repeal,
alter, and add to", and from "or any of
them" to the end.
- in s. 15 (3),
the words "of such penalty".

- in s. 16,
sub-s. (2) and the figure “(1)”.
- in s. 17 (2),
the words from “and in default” to the end.
- in s. 18,
the words “for an offence against any of”
twice.
in (1),
the words “of such penalty”, “and” at
the end.
in (2),
from “and in default” to “two months”,
and from “in contravention” to “three
sections”.
- in s. 19 (1),
the words from “and in default” to “one
month”.
- in (2),
from “and in default” to “six months”.
- in s. 21 (2),
the words “against this Ordinance” after
“offending”.

Ordinance No. 15 of 1901 :—

- in the title,
the words “heretofore made”, “within
the territorial waters of the Colony”, “and
other purposes”, “to legalize and”.
- in the preamble,
the words “within the territorial waters
of this Colony”, “from time to time”.
- in s. 2,
the words “within the territorial waters
of the Colony”.
- in s. 3,
the words “territorial” twice, “by the
Governor in Council” after “is made”,
“under this Ordinance”.
- in s. 4 (1),
the words “as aforesaid”.
- in s. 5,
the word “territorial”.

Ordinance No. 16 of 1901 :—

- in s. 3,
the words “for the Colony”, “in his dis-
cretion”.
- in s. 4,
the words “and remove”, “Stamp”
where it lastly occurs.
- in s. 5,
the words “to the Government of the
Colony”.
- sub-s. (2) and the figure “(1)”.
- in s. 6 (3),
the words “under this Ordinance”.
- in (5) “used under this Ordinance or
some of them”.
- in (6) “in certain cases”.
- in s. 8,
the words “at his discretion” at the end
of the first proviso.
- in s. 11,
the words “of Justice in the Colony”,
“in the Colony”.

- in s. 12,
the words "and Magistrates".
- in s. 17 (2), (No. 34 of 1911, s. 9),
the words "or every".
- in s. 22 (2),
the words from "In the case" to "this Ordinance".
- in ss. 24 and 25,
the words "of the Supreme Court".
- in s. 27,
the words "to His Majesty" twice, from
"upon the Official" to "of Police", "in
certain cases".
- in the schedule,
in Art. 27 the word "over" before "\$1"
in the "Note" to Art. 34,
the word "both" before "rent"
the words "of Stamp Revenue" after
"Collector" wherever it occurs.
in Art. 43 'Exemption', for "where the
estate and effects do"
there shall be read "where the value of
the estate and effects does".

Ordinance No. 17 of 1901 :—

- in s. 6,
the words "of the Imperial Parliament".
- in s. 8 (1) (a), (b) and (c),
the words "no persona shall"
at the end of 8 (1) (c) the word "and".
- in s. 10,
the words "if the Court is then sitting",
"of the Court".
- in s. 11,
the words "contrary to the provisions of
this Ordinance".
- in s. 13,
the words "such", "as may appear to be
necessary or desirable",
sub-s. (2) and the figure "(1)".

Ordinance No. 20 of 1901 :—

- in the preamble,
the words "an Act of the Imperial Par-
liament known as", "the Act of that
Parliament known as", "of the United
Kingdom" twice, "said" before "Lords".
- in s. 1,
the words "Investment in".
- in s. 2,
the definition of "The Crown Agents"
the words "the Imperial".
- in s. 3,
the words "for the time being" twice.

Ordinance No. 21 of 1901 :—

- in the title,
the words "Limited", "in the Colony".
- in the preamble,
the words from "whose" to "in this
Colony", "in the Colony".
- throughout (except in s. 12),
the words "or its assigns", and "and
its assigns" after "Company", and all
necessary consequent repeals in the
grammar.

- in s. 3,
the words “as having been deposited”.
- in s. 7,
the words “from time to time or at any time hereafter”, “and in such event”.
- in s. 8,
the words from “at any time” to “tramway”, from “fails or” to “thereof”, from “for the discontinuance” to “may be”.
- in s. 9 (1),
the words “being first obtained”, “at any time and from time to time”, “and absolutely dispose of”, “or persons, or corporation or company”.
- in (2),
“and absolute disposal”, “and absolutely disposed of” three times, “or persons, or corporation, or company” twice, “or them or it”, “or they or it”.
- in s. 10,
the words “being first obtained”, “at any time and from time to time”, “or persons, or corporation, or company”.
- in s. 11,
the words “from time to time and at any time”, “or persons, or corporation, or company”.
- in s. 14,
the words “for the time being in force”,
- in s. 15,
the words “in Council”.
- in s. 16,
the words from “his heirs” to “other persons”, “or them”.

Ordinance No. 10 of 1902 :—

- in the title,
the words “within the Colony of Hongkong”.
- in s. 2,
the words “His successors”, “said” before “Colony”, “the following bodies, namely”, “(a)”, “(b)”, “(c)”, “Electric”, “of the Colony of Hongkong”, the definition of “Judge” and “Magistrate”, “for the time being in force in this Colony”, “or roads”, “authorised by this Ordinance”, “or Sections” twice, “the same is and are”, “or cars”.
- in s. 4,
the words “as having been deposited”, “inclusive”.
- in ss. 6, 7 and 8,
the words “being first obtained”.
- in s. 7,
the words “by the Company”.
- in s. 9,
the words “at their discretion”.
- in s. 11,
the words “under this Ordinance”.
- in s. 14,
the words from “After and” to “laid down”.
- in s. 15,
the words “from time to time or”, “hereafter”, from “and in” to “shall happen”.

- in ss. 19, 22 and 23,
the words "Company, persons" after
"Department" and "Companies" after
"Department" wherever they respectively
occur.
- in s. 20,
the words "said", "of Hongkong".
- in s. 21,
the words "said", "or any of its depen-
dencies".
- in s. 22 (4),
the words "by all such Departments,
Companies, or persons".
- in (5),
the words "Any such Department, Com-
pany, person or persons shall not execute".
- in s. 23,
the words "or on their or his behalf".
- s. 26,
the whole.
- in s. 27,
the words from "at any time" to "traffic",
"of the Colony of Hongkong", "to the
satisfaction of the Governor-in-Council".
- in s. 28,
the words "upon the Company".
- in s. 19,
the words from "at any time" to "for
traffic".
- in s. 30,
the words from "at any time" to "for
traffic", "or such portion thereof as has
been opened for traffic", "immediately".
- in s. 31,
the words "by the Governor-in-Council",
"immediately" twice, "of the intention
of the Governor-in-Council so to do".
- in s. 32,
the words "from time to time as and when
he may think fit".
- in s. 36,
the words "for the time being" after
"publicity of all rules".
- in s. 37,
the words from "but all rules" to the end.
- in s. 39,
the words "being first obtained", "at
any time and from time to time", "and
absolutely dispose of" twice, "or persons,
or corporation, or company" three times,
"with the approval of the Governor-in-
Council", "or absolute disposal", "or
absolutely disposed of", "or them", "or
they", "in Council", "and from time to
time".
- in s. 40,
the words "being first obtained", "at any
time and from time to time", "or persons,
or corporation, or company", "to adopt",
"in Council", "and from time to time".
- in s. 41,
the words "being first obtained", "at any
time and from time to time", "or persons
or corporation or company", "in Council".

- in s. 42,
the words "at any time or times", "hereby authorised", "parts or".
- in s. 44,
the words "for the time being".
- in s. 46,
the words "unless they think fit".
- in s. 47 (1),
the words "as provided by section 25 of this Ordinance", "upon the company", "a royalty amounting to" twice, "of the company" twice.
and in (2),
"from time to time".
- in s. 48,
the words "including every expense incidental to such conveyance", "existing" twice, "in Queen's Road Central" twice.
- in s. 49,
the words "from time to time" twice.
- in s. 54,
the words from "including" to "conveyance, any".
- in s. 56,
the words "if he thinks fit", "himself", "to him".
- in s. 57,
the words from "and in default" to the end.
- in s. 58,
the words "(the proof whereof shall lie on him)", "of such penalty".
- in s. 61,
the words from "and in default" to "hard labour".
- in s. 70,
the words "or by any Order in Council or Rule made in pursuance hereof", "by summary proceeding", "or in print", "upon such conviction".
- in s. 72,
the words from "to the use" to "other moiety".
- in s. 78,
the words "for the time being in force".
- in s. 79,
the words "companies, bodies".
- in s. 81,
the words "for the time being in force", "rules or".
- in ss. 82 and 84,
the words "or in any Order in Council, or rule made hereunder".
- in s. 83,
the words "His Heirs and Successors", from "all bodies" to "persons and", from "or them" to the end.

Ordinance No. 18 of 1902 :—

- in s. 2,
the words "for the time being", "in this Colony", "of the Chinese Anglican Church" before "appointed", "of Hong-kong and its dependencies" twice, "from time to time" twice after "Regulations", "and adopted" twice.

- in s. 3,
the words “for the time being”, “of the Chinese Church Body” after “Regulations”, “for the time being in force”.
- in s. 4,
the words “as constituted from time to time”, “of Justice and before all Magistrates in this Colony”, “for the time being” before “vested”.
- in s. 5,
the words “of the Chinese Church Body”.
- in s. 6,
the words from “His Heirs” to the end.

Ordinance No. 44 of 1902 :—

- in s. 5,
the words “to such naturalized alien”.
- s. 9,
the whole.

Ordinance No. 45 of 1902 :—

- in s. 2,
the words from “the following” to “namely”.
the definition of “Magistrate”.
- in ss. 16, 17 and 18,
the words from “or in default” to “months”.
- in s. 23,
the words “though”, “nevertheless”.
- in s. 25,
the words “of the Colony” twice.
- in s. 26,
the words “Imperial”, “Consolidation”.
the schedule.

Ordinance No. 46 of 1902 :—

- in the title,
the word “Limited”.
- in s. 3,
the words “to be so made”, “first”, “and until such publication shall not take effect”.
- s. 6,
the whole.

Ordinance No. 1 of 1903 :—

[as amended by Nos. 23 of 1903, 8 of 1907, 14 of 1908, 11 of 1909, and 60 of 1911]

- throughout the words “of the Board” after “President” and “secretary” respectively, and “Sanitary” before “Department”.
- in s. 2,
sub-s. (1) and the figure “(2)”.
- in s. 6,
the words from “and in any” to “requires” ;
in para. (9) “or of any Ordinance amending the same” ;
in para. (10) “date of the” ;
in paras. (24) and (57) “from time to time”, “as so to be included”.
- in s. 7,
the words “of the names”, “from such list” twice, “from time to time”.

- in s. 8, (as amended by No. 60 of 1911),
the words "that is to say", "duly qualified", "the" before "masters", "professors", and "editors" respectively.
- in s. 9,
the words from "The mode" to "thereto, and", "other", "by such persons aforesaid", from "rules made" to "the said rules", "shall be in force unless and", and the figures "(1)" and "(2)".
- in s. 10,
the words from "and any number" to the end.
- in s. 13 (2),
the words "for the despatch of business", "President or vice-president, or in their absence the", "so appointed".
- in s. 14 (1),
the words from "and may" to the end ;
and in (2), "of the Board".
- in s. 15 (1),
the words "all or", "at pleasure";
and in (2), "shall be deemed a contravention of the orders of the Board and", "said" before "Board".
- in s. 16,
the words "and when made, to alter, amend, or revoke";
in item (13) "the lower";
in item (14) "for" before "marking";
in item (21) "such" before "inspection fees";
in item (22) "all" before "depôts";
in item (38) "of Victoria".
- in s. 18,
the words "if he thinks fit".
- in s. 19,
the words "from time to time".
- in s. 21,
the words "to enter and inspect such premises" after "intention".
- in s. 22,
the words "obtained or holds".
- in s. 30 (1),
the words "the requirements of any of the", "made under this Ordinance";
in (2), "of the aforesaid", "upon conviction for a contravention of any such by-law".
- in s. 32,
the words from "on whom" to "or 30".
- in s. 33 (2),
the words from "for obeying" to the end.
- in s. 34,
the words "or let for habitation".
- in s. 36,
the words "contained", "if any".
- in s. 39,
the word "shall".
- in s. 40,
the words "as aforesaid".
- in s. 42,
the words "date of the" in the first line, "for the time being", and in the proviso introduced by No. 60 of 1911, the words "either part of".

- in s. 46, para. (b) of the proviso,
the word "being".
- in s. 47 (3),
the words "on the following morning".
- in s. 48 (1),
the words "thereof" after "days", and
"domestic" after "such".
- in (3),
"of the said matter".
- in s. 52,
the words "in the discretion of the Ma-
gistrate".
- in s. 53,
the words "to such animal or creature".
- in s. 54,
the words "or of any by-law made there-
under".
- in paras. (1) to (3) (as renumbered), the
words "shall be given" wherever they
occur.
- in the proviso,
the words "sum to be allowed as".
- in s. 56,
the words "they may be", "from any
such depôt".
- in s. 61,
the words "in the Colony or in any part
thereof".
- in s. 62,
the words "under this Ordinance".
- in s. 66,
the words "(proof of which authority
shall be on the party accused)".
- in s. 67,
the words "to perform such duties", "to
the Crown".
- in s. 68,
the words from "or other" to "behalf",
"or such officer as aforesaid".
- in s. 73 (now s. 74),
the words "or varied".
- in s. 79,
the words "to customers".
- in s. 82,
the words "the onus of proving which
shall lie on him", "beast or".
- in s. 84,
the words "within the Colony" after
"supplied", "duly qualified", "or she",
"therein" after "carcases", "in the
opinion of the Governor-in-Council",
"by the Governor-in-Council in pur-
suance of this Ordinance", "to the Co-
lonial Secretary" after "reporting".
- in s. 87,
the words "duly qualified".
- in s. 90,
the words "or burial grounds", from
"and from time" to "like manner", "or
places".
- in s. 91,
the words "or burial grounds" twice,
"for every such offence".
- in s. 91a (3),
the words "or they", "for every such
offence".

- in s. 91b (2),
the words “previously”, “published”,
“if he was not of the English speaking
race”.
- in (4),
“the provisions of”, “if any”.
- in s. 92,
the words “by advertisement”, “the
expiration of”, “for every such offence”.
- in s. 93,
the words “under any by-law in force for
the time being”.
- in s. 94,
the words “and of any Ordinance amend-
ing the same”.
- in s. 101,
in paras. (ii) to (vi),
the words “in height” where they
firstly occur ;
in para. (iv),
the words “shall be” before “18” ;
in para. (v),
the words “shall be” before “22”
and “18” respectively ;
in para. (vi),
the words “shall be” before “27”,
“22” and “13½”, respectively.
- in s. 102 (2),
the word “however”.
- in s. 134 (2),
the words “for the time being” ;
in (4),
from “and of any” to “thereunder”.
- in s. 140,
the word “such” before “kitchen”
three times.
- in s. 154a (2),
the words “or of any Rating Ordinance
in force for the time being” ;
in (3),
“in his discretion”.
- in s. 165,
the word “said” before “Board”.
- in s. 166,
the word “previous”.
- in s. 172,
the words “date of the”, “in the said
section”.
- in s. 173,
in the words from “including any” to
the end.
- in s. 175 (3),
the words “of this section”, “domestic”
before “building” at the end.
- in s. 176,
the word “new” after “such” twice.
- in s. 177,
the word “new” before “building, and
he”.
- in ss. 179, 180, 188 (1) and 188 (2),
the words “date of the”.
- in s. 181 (1) and (2), and s. 218,
the word “last” before “preceding”.
- in s. 186,
the word “with” after “providing”.

- in s. 189*a*,
the words “to be provided”.
- in s. 192,
the words “or of any regulation for the time being in force”, “or of any regulation made thereunder”.
- in s. 194,
the word “said” before “Building”.
- in s. 199,
the words “may be”, “or of any regulation made thereunder”.
- in s. 202,
the word “any” after “whenever”.
- in s. 204,
the words “and of all by-laws and regulations made thereunder”, “by an authorised architect”, “or of any by-laws or regulations made thereunder”.
- in s. 207 (1),
the words “from the Building Authority or an officer deputed by the Governor-in-Council in that behalf”, “of such dangerous building”;
in (2) “of such dangerous building”.
- in s. 207*a*,
the words “per day”, “by a Magistrate as aforesaid”.
- in s. 208,
the words “by the person possessing such permission as aforesaid”.
- in s. 209 (1),
the words “previously obtaining”.
in (3),
“or of any regulation relating thereto made under this Ordinance”.
- in s. 210,
the words “with any explosive substance”, “of such material”, “in lieu thereof”;
“any Quarry”, “for the time being in force”.
- in s. 213,
the words “for the owner of any building or land”, “within such building or land”.
- in s. 218,
the word the “all” before “such”.
- in s. 219,
the words “or which may flow”.
- in s. 222 (1) (a),
the words “or of any by-law or regulation made thereunder”;
in (1) (b) “and of all by-laws and regulations made thereunder”;
in (2) “and of all by-laws and regulations made thereunder”, “of twenty-eight days” twice, “from the office of the Building Authority”;
in (3) “or of any by-law or regulation made thereunder”, and “of fourteen days” where these words secondly occur;
in (5) “the provisions of”;
in (8) “of this section”, “operations or works”.

- in s. 223,
the words "submitted under the immediately preceding section", "or carry on the works", "or of any by-law or regulation made thereunder".
- in s. 225,
the words "and delivers", "or are".
- in s. 227,
the words "or of any regulation made thereunder" twice, "during the course of such inspections", "continuance of", "by the Building Authority or by such officer", "for the purposes of such inspection".
- in s. 228,
the words "to temporarily" before "partially".
- in s. 229,
the words "or with any by-law or regulation for the time being in force thereunder".
- in s. 230 (1),
the words "such", "as may arise".
- in s. 233,
the words "under his hand and seal".
- in s. 234,
the word "existing".
- in s. 235,
the words "of his authorised" before "agent be", "to his authorised".
- in s. 237 (1) to (12),
the words "a right".
- in s. 240 (2),
the words "of the Supreme Court";
in (5) "from any such award";
in (6) the words "in case" after "or", "Supreme";
in (7) "to any such action", "Supreme", "by the parties to such action as is mentioned in this section";
in (8) "to the difference";
in (9), (10), (11) and (12) "to the difference", "for the settlement of the difference";
in (9) "third" after "another";
in (10) "appointed" before "refuse";
in (11) "so appointed", "as aforesaid";
in (12) "architect" before "may proceed".
- in s. 241,
the words "or other officer of the peace", "except in the case of emergency".
- in s. 243,
the words "of the Supreme Court", "if he think fit".
- in s. 246,
the words "in this Part".
- in s. 251,
the words "in this Colony".
- in s. 252 (2),
the words "of the Supreme Court for the time being sitting as a Judge", "of such Puisne Judge thereon".
- in s. 253 (2),
the words "if any".

- in s. 255,
the words “ or of any by-law or regulation for the time being in force thereunder ”.
- in s. 256,
the words “ or by any by-laws made thereunder ”.
- in s. 257,
the words “ per day ”.
- in s. 258,
the word “ issued ”.
- in s. 259,
the words “ by this Ordinance or by any by-law or by any regulation made thereunder ”.
- in s. 261,
the words “ for the time being ”.
- in ss. 263 and 264 (b),
the words “ of this Ordinance ”.
- in s. 264,
the words from “ of any such ” to “ shop-division ” before “ or any ”.
- in s. 264a,
the words “ or by any regulation made thereunder ”.
- in s. 265a,
the words “ or questions ”, “ on the case stated ”, “ Full ” after “ discretion of the ”, “ by the Full Court ” after “ hearing ”.
- in s. 265c,
the words “ or their successors in office ”.
- in s. 265d,
the words “ such modification or exemption ” after “ granting ”, “ to the Land Officer ”.
- in s. 266,
the words “ rules or ”, and from “ all such ” to the end.
- in s. 267,
the words “ and until ”, “ notified in the Gazette ”, “ and notified in the Gazette ”.

In the Schedules.

By-laws.

- Bake-houses ; in No. 4,
the words “ and the by-laws made thereunder ”.
- in No. 11,
the words “ for the time being in force ”.
- Cattle-sheds ; in No. 7,
the word “ be ” before “ scraped ”.
- Cemeteries ; in No. 9,
the words “ Sanitary Department ”.
- Common Lodging Houses ; in No. 4,
the word “ when ” after “ unless ”.
- Dairies ; in No. 5,
the words “ and the by-laws made thereunder ” ;
- in No. 9,
the words “ for the time being in force ”.
- Laundries ; in No. 3,
the words “ and the by-laws made thereunder ”.

Prevention of Dissemination of Plague ; in
No. 1,
the words “ unless the context otherwise
requires ”.
Scavenging ; in No. 10,
the words “ from time to time in force ”;
in No. 12,
the words “ the hours of ”.
in schedule *L*, art. 5,
the words “ from time to time ”.
in schedule *M*, art. 48,
the words “ and all by-laws and regula-
tions made thereunder ”.

A BILL

ENTITLED

An Ordinance to amend the Law Amendment
Ordinance, 1911.

BE it enacted by the Governor of Hongkong,
with the advice and consent of the Legislative
Council thereof, as follows:—

Short title. **1.** This Ordinance may be cited as the Law
Amendment Ordinance, 1912.

Addition to
schedule of
Ordinance
No. 51 of
1911. **2.** The Schedule to this Ordinance shall be
added to the Schedule of the Law Amendment
Ordinance, 1911.

Schedule.

Ordinance No. 1 of 1890:—

in s. 4,
for “ sealed with the seal of the said Cor-
poration ”
there shall be read “ so sealed ”.
for from “ Very Reverend ” to “ appoint-
ment of ”
there shall be read “ said ”
for from “ the said Very ” to “ said suc-
cessor ”
there shall be read “ him ”.

Ordinance No. 2 of 1890 :—

in s. 3,
for “ the City of Victoria, and in the
Villages of Hongkong and Kowloon ”
there shall be read “ the Colony ”.

in s. 6 (2),
for “ certificate of the successful vaccina-
tion of the child ”
there shall be read “ certificate to that
effect ”
for “ and the parent or guardian ”
there shall be read “ who ”.

- in s. 7 (1),
for “that the child is unfit for successful
vaccination”
there shall be read “to that effect”.
- in s. 10,
for “the certificate”
there shall be read “such certificate”.
- in s. 13 (1),
for “the Registrar General shall”
there shall be read “he shall”
- and in (2),
for “the parent or guardian shall”
there shall be read “he shall”
for “and if the parent or guardian of the
child”
there shall be read “and if he”
for “vaccinated, the parent or guardian”
there shall be read “vaccinated, he”.

Ordinance No. 3 of 1890 :—

- in s. 2,
for “or either of the Deputy Registrars of
the Court”
there shall be read “of the Supreme
Court”
for “any Ordinance or statute”
there shall be read “any enactment”.
- in s. 6,
for “numbers corresponding to the num-
bers of”
there shall be read “references to”.
- in s. 7,
for “others from time to time”
there shall be read “Magistrates”.
- in s. 9,
for “this Ordinance in relation to”
there shall be read “this or any other
Ordinance relating to”.
- in s. 17 (4),
for “commit the person so refusing to
prison”
there shall be read “order him to be
imprisoned, without hard labour”
for “or such Magistrate may”
there shall be read “or he may”.
- in ss. 18 (2) and 25 (4),
for “in the recognizance”
there shall be read “therein”
for “of the recognizance”
there shall be read “thereof”.
- in s. 20,
for “some particular”
there shall be read “the”.
- in s. 27,
for “in the recognizance”
there shall be read “therein”.
- in s. 28,
for “enactments”
there shall be read “provisions”.
- in s. 30 (3),
for “in the minute or memorandum”
there shall be read “therein”.
- in s. 31,
for “an offence”
there shall be read “any offence”

- and in (1) and (2),
for "The Magistrate" at the beginning
there shall be read "he may"
and for "the Magistrate" at the end
there shall be read "he".
- in s. 32,
for "is found"
there shall be read "he is found"
for "equalling"
there shall be read "equal to".
- in s. 34 (1),
for "to any such order"
there shall be read "thereto".
- and in (2),
for from "an order of" to "of money"
there shall be read "any such order"
and after "imprisoned"
there shall be inserted "without hard
labour".
- in s. 40,
for "in the recognizance"
there shall be read "therein".
- in s. 46,
for "such constable or other officer shall"
there shall be read "he shall".
- in s. 47,
for "regulations"
there shall be read "provisions".
- in s. 58,
for "as to the Magistrate" twice
there shall be read "as to him".
- in s. 59,
after "to prison"
there shall be inserted the words "with-
out hard labour".
- in s. 77,
for "commencing on the 18th day of"
there shall be read "which will be
holden".
- in ss. 80, 82 and 89,
for "to be imprisoned" wherever it occurs
there shall be read "to imprisonment".
- in s. 85,
for "once or twice whipped"
there shall be read "flogged".
- in s. 86 (2),
for "whipped"
there shall be read "whipped ; and".
- in s. 90 (2),
after "witness"
there shall be inserted "(which shall
include a defendant who gives evidence
on his own behalf)"
and for "such witness"
there shall be read "him"
in (a) for "the said complainant"
there shall be read "him"
in (b) for "the said witness"
there shall be read "him"
and instead of para. (c)
there shall be read "If the compensation
or fine is not forthwith paid, the Ma-
gistrate may commit the person against
whom the order is made to prison in
accordance with the provisions of sec-
tion 57".

- in s. 91,
for “for any term not exceeding the term
provided by”
there shall be read “in accordance
with”.
- in s. 93,
sub-s. (3) shall be renumbered sub-s. (2).
- in s. 114,
for “Every action hereafter to be”
there shall be read “In every action”.
- in s. 122 (3),
for “any Judge of the Court”
there shall be read “a Judge”.
- in s. 126,
sub-ss. (4) and (5) shall be re-numbered
(2) and (3) respectively.

Ordinance No. 4 of 1890: —

- in s. 2,
for from “in force” to “Parliament, and”
there shall be read “or kept under or
preserved by the Trade Marks Act,
1905, and”
for from “section 103” to “Parliament
are”
there shall be read “section 91 and the
provi-o to section 98 (1) of the Patents
and Designs Act, 1907, are”.
- in s. 14 (6),
for “detention; and”
there shall be read “detention”.

Ordinance No. 5 of 1890:—

- in s. 2,
for “and Registrar General”
there shall be read “the Director of
Public Works and the Registrar
General”.

Ordinance No. 1 of 1891:—

- in s. 3,
for “unless”
there shall be read “without”
and after the words “Sunday Permit”
there shall be inserted “in the form in
the 1st schedule”.
- in s. 5,
for “such fee is”
there shall be read “such fees are”
for “the sum”
there shall be read “the fees”.
- in s. 6,
for “conditions on the grant of”
there shall be read “the conditions on
which”.

Ordinance No. 2 of 1891:—

- in s. 14 (1),
for “may be brought, any persons who
may”
there shall be read “any persons are
brought who”
and in (2),
for, “by law be dealt with”
there shall be read “be dealt with
according to law”.

- in s. 15,
after “in writing” where it first occurs
there shall be inserted “under his
hand”.
- Ordinance No. 3 of 1891:—
in s. 3,
for “no person shall enter”
there shall be read “any person who
enters”.
- Ordinance No. 4 of 1891:—
in s. 2,
after “opening”
there shall be inserted “on 6th June,
1886”.
- Ordinance No. 6 of 1891:—
in s. 2,
for from “The Reverend” to “appoint-
ment of the”
there shall be read “The holder of the
appointment of”.
- in s. 4,
for “of the said John Chalmers”
there shall be read “of the said Senior
Missionary”
for from “the said John” to “or his said
attorney and”
there shall be read “him or his
attorney and”.
- Ordinance No. 7 of 1891:—
in s. 18 (6),
after “incurred by fraud or”
there shall be inserted “if”.
- Ordinance No. 1 of 1892:—
in s. 2,
for from “to such Ordinance” to “as
aforesaid”
there shall be read “thereto”
for from “Order-in-Council” to “by law
and”
there shall be read “or”.
- Ordinance No. 2 of 1892:—
in s. 2 (3),
for “in the said schedule”
there shall be read “in the 1st
schedule”.
- in s. 5 (1),
for “as are now”
there shall be read “as were”.
- Ordinance No. 3 of 1892:—
in s. 4,
for “with the seal of the said corporation”
there shall be read “therewith”
for “by the said chairman”
there shall be read “by him”.
- Ordinance No. 1 of 1893:—
in s. 4,
for “of the Government of Hongkong”
there shall be read “of the Colony”.
- Ordinance No. 3 of 1893:—
the title shall read as follows:—
“To authorise marriages *in articulo
mortis*”.

in s. 2,

after the words "special licence"

there shall be inserted "(as required by section 19 (2) of Ordinance No. 7 of 1875)"

and instead of "Provided as follows"

there shall be inserted "Provided that no such marriage shall be valid unless the following conditions are observed".

and in (d),

after "Registrar General"

there shall be inserted "to be filed in his office".

in s. 4,

paragraphs (1) and (2) of sub-s. (1) shall be lettered "(a)" and "(b)" respectively.

Ordinance No. 5 of 1893:—

in s. 3 (2),

after "dog is kept"

there shall be inserted "by an agriculturist".

in s. 4,

the two sub-sections shall read as one section, in which there shall be a comma after "numbered", and instead of "such badge shall" there shall be read "which shall".

in s. 5 (now 6),

after the word "conditions" at the end, there shall be inserted "and for regulating Dogs Homes".

in s. 6 (now 7),

for from "The contravention" to "thereunder"

there shall be read "The breach of any provision of this Ordinance".

Ordinance No. 6 of 1893:—

in s. 2,

for "may be entered"

there shall be read "are entered".

in s. 3,

for "for" before "aiding", "helping" and "providing" respectively

there shall be read "of".

in s. 4,

after "Board of Direction"

there shall be inserted "(hereinafter called the Board)"

and after "elected Committee"

there shall be inserted "(hereinafter called the Committee)".

in s. 5,

sub-ss. (3) and (4) shall be re-numbered (2) and (3) respectively.

in s. 8,

for "of such rules and regulations"

there shall be read "thereof"

for "every such rule or regulation"

there shall be read "that they".

in s. 10 (2),

for "re-eligible"

there shall be read "eligible for re-election".

in s. 17,
for "Such buildings"
there shall be read "The buildings of
the Society".

Ordinance No. 7 of 1893:—

in s. 2,
for "said Fund"
there shall be read "Hongkong and
South China Masonic Benevolence
Fund".

in s. 4,
for "the seal of the said corporation"
there shall be read "its seal"
and for "the by-laws for the time being
of the said corporation"
there shall be read "its by-laws".

in s. 5 (3),
after "the by-laws"
there shall be inserted "and of any
amendments thereof".

Ordinance No. 8 of 1893:—

in s. 5,
for "to pay such"
there shall be read "to a".

Ordinance No. 3 of 1894:—

in s. 3,
for from "and in either" to the end
there shall be read "If imprisonment is
imposed for default of payment, it shall
be without hard labour".

Ordinance No. 2 of 1895:—

in s. 3,
for "one of Her Majesty's Principal Se-
cretaries"
there shall be read "a Secretary".

Ordinance No. 3 of 1895:—

in s. 3,
after "steam-launch"
there shall be inserted "motor-boat".

in s. 4,
after "steam-launches"
there shall be inserted "motor-boats".

in s. 5,
for "before a Magistrate"
there shall be read "as follows".

in (2),
for "in such enactment"
there shall be read "therein".

in (2), (3) and (4),
for "a sum"
there shall be read "a fine".

in (4),
for "to each penalty"
there shall be read "therefor"
for "in such section"
there shall be read "therein".

Ordinance No. 5 of 1895 (as amended by No.
25 of 1911):—

in s. 3 (2),
after "being licensed"
there shall be inserted "their use, and
the means to be adopted for identifying
such vehicles and their owners".

ss. 5, 6 and 7 shall be one section numbered s. 5 which shall be read as follows :—

“Every person committing an offence against this Ordinance shall be liable, on summary conviction, to a fine not exceeding 25 dollars; and further his licence may be forfeited if the officer who issued the licence thinks fit.”

Ordinance No. 6 of 1895:—

in s. 3,

after “liable”

there shall be inserted “on summary conviction”.

Ordinance No. 8 of 1895:—

in s. 8,

for “every person”

there shall be read “any person”.

Ordinance No. 2 of 1896:—

in s. 4,

for “with the seal of the said corporation”

there shall be read “therewith”

for from “by the said Christian” to the end

there shall be read “by the said President or his attorney”.

Ordinance No. 5 of 1896:—

in s. 2,

for “any written law”

there shall be read “any enactment”

and for “authorised or required”

there shall be read “directed”

and for “to be laid out in any particular investment”

there shall be read “to be invested”

and for “annum. (3) Such interest shall”

there shall be read “annum to”

and for “to make good as well such interest as”

there shall be read “for”

and after “deposit”

there shall be inserted “and for the interest”.

Ordinance No. 7 of 1896:—

in s. 2,

at the end there shall be inserted the following:—

“‘Magistrate’ means a Magistrate discharging the duties of coroner.”

s. 3 shall be replaced by the following:—

“(1) The office of the Sanitary Department shall be “The General Register Office” for keeping a register of all births and deaths which happen in the Colony.

(2) The duties of Registrar of Births and Deaths shall be performed by the Head of Sanitary Department (hereinafter called the Registrar), and any act which is authorised or required by this Ordinance to be done by the Registrar may be done by any officer of the Sanitary Department appointed in writing by the Registrar for that purpose. Such

officers shall be styled 'Assistant Registrars': and where any act is authorised or required by this Ordinance to be done by 'a registrar' it may be done by the Registrar or by any Assistant Registrar."

s. 4 (1) shall be replaced by the following:—

"District registers of births and deaths for Chinese shall be kept at such police stations as may be approved by the Governor as register offices, and the officers in charge of such stations shall be assistant registrars in respect of all births and deaths of Chinese occurring within the districts, assigned by the Registrar under section 7 (2), where such police stations are situate."

in s. 4 (2),

for "the registrar"

there shall be read "the assistant registrar".

in s. 6 (1),

for "Registrar General"

there shall be read "Registrar"

for from "for making" to "according to"

there shall be read "of births and register books of deaths in"

and after "schedule"

there shall be inserted "which he shall supply to the assistant registrars".

in s. 7,

for from "The Registrar General" to "authorised and"

there shall be read "Every assistant registrar".

for "which may happen within his district or districts, or place, or village after this Ordinance has come into operation"

there shall be read "which happens within the district assigned to him by the Registrar"

for "fee or reward"

there shall be read "any fee".

The section shall be numbered sub-s. (1), and the following sub-s. shall be added:—

"(2) The Registrar shall assign districts to the assistant registrars, and the limits of such districts shall be notified in the Gazette."

in s. 8 (1),

the words "within 7 days" shall be placed before "to give".

for "presence of the Registrar General or registrar"

there shall be read "presence of such registrar".

in (2),

for "to the Registrar General or registrar such information"

there shall be read "such information to a registrar".

- in s. 9,
for "Registrar General or the registrar"
there shall be read "Registrar or the
assistant registrar"
and where the words secondly occur
there shall be read "Registrar or such
assistant registrar".
- in s. 10 (2),
for "the Registrar General or registrar
shall not enter"
that shall be read "there shall not be
entered".
- in (3),
for "the Registrar General, or to the
registrar"
there shall be read "Registrar or to
the assistant registrar"
and for "of the Registrar General or
registrar"
there shall be read "of such officer".
- in s. 11 (1),
for "the Registrar General or registrar"
there shall be read "a registrar"
for "the Registrar General or registrar
shall"
there shall be read "that officer shall"
for from "procuring" to "as aforesaid"
there shall be read "aforesaid, forth-
with deliver to him".
- in (2),
for "procuring such name to be altered
or given"
there shall be read "aforesaid";
for "the Registrar General may, in his
discretion"
there shall be read "he may"
for from "a declaration" to "may accept"
there shall be read "a statutory de-
claration or".
- in s. 12 (1),
for "the last illness of the deceased"
there shall be read "his last illness"
for "the persons hereinbefore in this
section mentioned"
there shall be read "any such persons"
for "to the Registrar General or re-
gistrar"
there shall be read "to a registrar"
for "next following the time of"
there shall be read "after"
for "of the Registrar General or registrar"
there shall be read "of that officer".
- in (3),
after "and"
there shall be inserted "on payment of
a fee of 5 dollars".
- in (4),
for "and the Registrar General shall"
there shall be read "and that officer
shall".
- in s. 13,
for "Secretary of the Sanitary Board"
there shall be read "Registrar"
for "his desire"
there shall be read "the same"

- for "the aforesaid removal"
there shall be read "such".
- in s. 14 (1),
for "fee or reward"
there shall be read "any fee"
for "may be required"
there shall be read "is".
- in (2),
for "either a certificate"
there shall be read "either such certificate".
- in s. 17 (1),
for "such practitioner"
there shall be read "him".
- in (2),
for "that practitioner"
there shall be read "he".
- in (4),
for "any registered"
there shall be read "a"
for "not described"
there shall be read "not so described"
for "which the Registrar General or registrar"
there shall be read "which that officer".
- in (5),
for "the Registrar General or registrar"
there shall be read "a registrar".
- in s. 18 (1),
for "to the Registrar General"
there shall be read "to that officer".
for "every registrar"
there shall be read "every assistant registrar"
for "the registrar shall"
there shall be read "the assistant registrar shall".
- in (2),
for "each registrar"
there shall be read "every assistant registrar".
- in s. 19,
for "of any register book in his keeping, and the Registrar General"
there shall be read "therein, and"
for "of the fees hereinafter mentioned, that is to say"
there shall be read "of the following fees".
- in s. 20,
for "of the fees hereinafter mentioned, that is to say"
there shall be read "of the following fees".
- in s. 25,
for "the General Register Office"
there shall be read "the Registrar's office".
- in s. 27 (4),
for "such Magistrate"
there shall be read "he may"
for "by the Registrar General"
there shall be read "by that officer"
for "and the Registrar General"
there shall be read "and he".

- in the schedule,
in forms 5, 6, 8 and 9,
after “Registrar”
there shall be inserted “(or Assistant Registrar)”.
- in form 15,
for “contains more than one Body”
there shall be read “also contains the Body of a Child”.
- in form 16,
for “Registrar General or a Registrar of Deaths”
there shall be read “Registrar or an Assistant Registrar”
for “Registrar General or a Registrar”
there shall be read “Registrar or an Assistant Registrar” twice
for “Registrar General” in the last note
there shall be read “Registrar of Births or Deaths”.
- in the Notice,
for “Registrar General or a Registrar of Deaths”
there shall be read “Registrar of Births and Deaths, or an Assistant Registrar”.
- and in the notes,
for “Registrar General or Registrar”
there shall be read “Registrar of Births and Deaths or an Assistant Registrar”.

Ordinance No. 8 of 1896:—

ss. 3, 4 and 5 shall be absorbed into one section, to be numbered s. 3 which shall be as follows:—

“Every person who:—

(1) mixes, colours, stains, or powders, or orders or permits any other person to mix, colour, stain or powder,

(a) any article of food with any ingredient or material so as to render the article injurious to health, or

(b) any drug with any ingredient or material so as to affect injuriously the quality or potency of such drug,
with intent that the same may be sold in that state; or

(2) sells any such article or drug so mixed, coloured, stained, or powdered, shall in every case, on summary conviction, be liable to a fine not exceeding 500 dollars.

Provided that no person shall be liable to be convicted under this section in respect of the sale of any article of food or of any drug if he shows, to the satisfaction of the Magistrate, that he did not know that the article of food or drug sold by him was so mixed, coloured, stained, or powdered, and that he could not, with reasonable diligence have obtained that knowledge.”

- in ss. 12 and 20,
for “some analyst”
there shall be read “any analyst”.
- in s. 13,
for “some other analyst”
there shall be read “any analyst”.

in s. 15,
for "as is described"
there shall be read "referred to"
for "to such Inspector or constable, such
person"
there shall be read "he".

in s. 17,
for "every analyst"
there shall be read "any analyst",
and at the end there shall be inserted
"The report shall not include analyses
made under section 11."

in s. 23,
sub-ss. (3) and (4) shall be one sub-
section, numbered sub-s. (3), and shall
read as follows:—

"(3) Every person who—
(a) gives a false warranty in writing
to any purchaser in respect of an
article of food or a drug sold by
him as principal or agent; or
(b) wilfully gives a label with any
article sold by him which falsely
describes the article sold,
shall, on summary conviction, be
liable to a fine not exceeding 200
dollars."

in s. 25 (1),
for "this Ordinance"
there shall be read "this Ordinance,
and such person is referred to in this
Ordinance as 'any analyst'".

in s. 26,
for from "in contravention" to "pro-
secution"
there shall be read "he is being pro-
secuted"
for "a less time than"
there shall be read "at least"
for "it is served on the person summoned"
there shall be read "of service".

in s. 28 (1),
for "an analyst"
there shall be read "any analyst".
and in (2),
for from "Any regulation" to "also"
there shall be read "Regulations made
under this section in addition to being
published in the Gazette, shall".

Ordinance No. 2 of 1897:—

in s. 1.
for "of the Colony acting in the exercise
of its"
there shall be read "exercising".

in s. 11,
for "Court is"
there shall be read "Court shall be".

in s. 25,
for from "relating to" to "Administrator
of the"
there shall be read "in relation to"
for "provisions shall"
there shall be read "sections shall".

in s. 61 (3),
for "is below"
there shall be read "does not exceed".

- in s. 67 (5),
for "in relation to probate"
there shall be read "relating to probate".
- in s. 69,
for "Order of Her Majesty in Council"
there shall be read "Order in Council".
- in s. 71 (5),
for "for the time being in force in the
Colony in relation to"
there shall be read "relating to".
- in s. 74,
after the word "orders"
there shall be inserted "subject to the
approval of the Legislative Council".

Ordinance No. 4 of 1897:—

- in s. 7 (3),
for "under the said section"
there shall be read "under the said
sections".
- in ss. 12 (1) and 17 (4),
for "under any banishment laws which
may from time to time be in force in the
Colony"
there shall be read "under the laws
relating to banishment".
- in s. 12a,
for "a common brothel or lodging house
for prostitutes or disorderly persons of
any description"
there shall be read "a lodging house
for prostitutes or disorderly persons or
as a brothel".
for "fixed by the order"
there shall be read "fixed thereby".
- in s. 14,
for "last preceding section"
there shall be read "last two sections"
for "in the case of a corporation which"
there shall be read "if a corporation"
for "as the Magistrate may consider to be"
there shall be read "as he considers".
- in s. 15,
for "section 13"
there shall be read "sections 12a or
13"
for "any tenancy so put an end to"
there shall be read "such tenancy".
- in s. 18 (1) and (2),
for "such woman or girl"
there shall be read "she".
- in (3),
for "such girl"
there shall be read "she".
- in s. 19 (1),
for "such girl"
there shall be read "she".
- in (2),
for "such woman or girl"
there shall be read "she".
- in s. 31,
for from "be once whipped" to the end
there shall be read "be flogged".
- in s. 32,
for "the satisfaction of the Registrar
General"
there shall be read "his satisfaction".

in s. 33 (1) and (2),
the sub-heads (a) and (b) in each sub-section are deleted, and the words of such sub-heads shall be included in sub-ss. (1) and (2) respectively without any break ;
in (3),
for “any case within paragraph (1) or paragraph (2) of this section”
there shall be read “any such cases”.

in s. 37 (2).
for “just cause (the onus of proving which shall lie on him)”
there shall be read “lawful authority or purpose”
for from “break such” to the end
there shall be read “break any such regulations shall be liable to the same punishment”.

in s. 39,
for “by the Registrar General” twice
there shall be read “by him”.

in s. 42,
for “under the hand”
there shall be read “under the hand and seal”.

in s. 43,
for “shall be”
there shall be read “in”.

in s. 47 (4),
for “repealed by this Ordinance”
there shall be read “heroby repealed”
for “enactments repealed by this Ordinance”
there shall be read “such repealed enactments”.

in the form of bond in the schedule,
for “such officer”
there shall be read “the Registrar General”.

Ordinance No. 5 of 1897,

in s. 2,
for from “to such Ordinance” to “afore-said”
there shall be read “thereto”
for from “Order-in-Council” where it last occurs to “by-law and”
there shall be read “or”.

Ordinance No. 9 of 1897,

in s. 3,
for “and such officers”
there shall be read “thereof and other officers”
for “any such Superintendent or officers”
there shall be read “them”.

in s. 4,
for “a Superintendent”
there shall be read “the Superintendent”.

in s. 5,
for “the circumstances of such apparent vagrant”
there shall be read “his circumstances”.

in s. 7,
for “such vagrant”
there shall be read “him”.

in s. 9,
for "that the vagrant"
there shall be read "that he"
for "the Magistrate may in his discretion, forward the vagrant"
there shall be read "he may forward him"
for "may draw up"
there shall be read "shall draw up".

in s. 13,
for "and that any"
there shall be read "and further, that any".

in s. 20 (1),
after "employment"
there shall be inserted "for him"
for "and such vagrant"
there shall be "and he"
for "jurisdiction"
there shall be read "waters".

in (2),
for "and such vagrant"
there shall be read "and he".

in s. 22,
for "no liability to repay the said costs and charges, in case"
there shall be read "no such liability, if"
for "the Stowaways Ordinance, 1897"
there shall be read "any Ordinance relating to Stowaways".

in s. 30,
for "with it"
there shall be read "with this Ordinance".

Ordinance No. 10 of 1897:—

in s. 4,
for "any summons issued under this Ordinance"
there shall be read "any such summons".

Ordinance No. 1 of 1898:—

in ss. 3 and 4,
the words "to do or to omit to do any act" shall follow the words "and integrity" instead of "incline him".

Ordinance No. 2 of 1898:—

in s. 5,
for "for the purpose of being"
there shall be read "to be".

Ordinance No. 3 of 1898:—

in ss. 2 and 3,
for "Government of the Colony"
there shall be read "Registrar General".

Ordinance No. 5 of 1898:—

in s. 9,
for "Act, Ordinance, or Rule of Court"
there shall be read "enactment".

Ordinance No. 2 of 1899:—

in s. 2,
for "situate at British Kowloon"
there shall be read "in Kowloon"
for from "use the" to "or allow"
there shall be read "use it or allow".

in s. 3,
after "penalties"
there shall be inserted "on summary
conviction".

in s. 4,
after the word "liable"
there shall be inserted "either"
for "to be imprisoned"
there shall be read "to imprisonment".

Ordinance No. 3 of 1899:—

in s. 5,
for "attached to the vehicle"
there shall be read "attached thereto"
after "on each side"
there shall be inserted "except"
for from "and one lamp" to "or lamp"
there shall be read "on which one
lamp shall be carried. Such lamps".

in s. 8,
after "Magistrate and"
there shall be inserted "on summary
conviction he shall be liable to a fine
not exceeding 50 dollars".

Ordinance No. 4 of 1899:—

in s. 7,
for "requisitions of this Ordinance"
there shall be read "following rules
shall be observed".

in (3),
for "prisoners as well as males"
there shall be read "as well as male
prisoners"
for "with the men"
there shall be read "with the male
prisoners".

in s. 13,
for "and, if an officer"
there shall be read "and, further, if an
officer".

in s. 17,
before "every such offender"
there shall be inserted "further, he".

in s. 18,
sub-s. (4) shall be re-numbered "(3)".

in s. 20,
for "awarded"
there shall be read "paid".

Ordinance No. 5 of 1899:—

in s. 3,
for from "for Saint" to "Church Body"
there shall be read "which".

in s. 5,
for "(2) The Church Body"
there shall be read "and"
for "(3) The Church Body"
there shall be read "it"
for "(4). The Church Body shall further
have power"
there shall be read "and also".

Ordinance No. 9 of 1899:—

in s. 5,
for "if the 18th day"
there shall be read "if that day".

- in s. 7 (2),
for "The Keeper"
there shall be read "He".
- in s. 10,
for "statute for the time being in force"
there shall be read "enactment applicable thereto".
- in s. 11 (1),
for "examination"
there shall be read "evidence".
- in s. 17 (2),
for "fee or reward"
there shall be read "any fee".
- in s. 44 (2),
for "statute for the time being in force"
there shall be read "enactment".
- in ss. 86 and 87,
for "document in any proceeding under this Ordinance"
there shall be read "such document".
- in s. 87,
for "such Government as aforesaid"
there shall be read "the Government"
for "of such inhabitants"
there shall be read "of the inhabitants thereof".
- in s. 90 (5),
for "peace officer"
there shall be read "police officer".
- in (6),
for "statute for the time being in force"
there shall be read "enactment".
- in s. 103 (1),
for "and such person"
there shall be read "and he".
and after "such imprisonment"
there shall be inserted "(which shall be without hard labour)".
- in s. 109,
for "statute for the time being in force in the Colony"
there shall be read "enactment".

Ordinance No. 2 of 1900:—

- in s. 2 (definition of "importer"), s. 4 (the last proviso), ss. 7, 8, 15, 19, 21, 22, 25, 26 and 30.
for "arms and ammunition" or "arms or ammunition" wherever the words occur
there shall be read "ammunition and arms", or "ammunition or arms", as the case may require, and the corresponding grammatical changes are hereby authorised to be made
- in s. 2,
for "arms so defined" in the definition of "arms"
there shall be read "such arms".
- in s. 3 (1),
for "as the Captain Superintendent of Police"
there shall be read "as he".
- in (2),
the words "to the Governor in Council" shall come after the words "that an appeal"

- for "grant any licence"
there shall be read "grant such licence".
- in s. 4,
after the word "carry"
there shall be inserted "or have in his possession"
for "port other than"
there shall be read "port not in".
- in s. 5 (2),
for "to the licence"
there shall be read "to a licence"
for "of such permit"
there shall be read "thereof".
- in s. 6,
for "in such export permit"
there shall be read "therein"
for "specified in such permit"
there shall be read "specified therein".
- in s. 8,
for "in charge of such launch, junk or vessel"
there shall be read "in charge thereof".
- in s. 10 (1),
for from "any importer" to "register as aforesaid"
there shall be read "; and if he fail to do so, he".
- in (3),
for from "it shall" to "of Police"
there shall be read "The Captain Superintendent of Police may"
for "it shall also be lawful for the Captain Superintendent of Police to cancel"
there shall be read "may cancel"
the words "to the Governor in Council" shall be inserted after "an appeal".
- in s. 13,
for "every purchaser of arms or ammunition"
there shall be read "every purchaser thereof"
for from "in every case" to "from the Colony"
there shall be read "or"
for "of such arms or ammunition which was"
there shall be read "thereof".
- in s. 14,
for "said Captain Superintendent"
there shall be read "Captain Superintendent of Police"
for from "the stock book" to "and 13"
there shall be read "the said stock book and book of sales".
- in s. 15 (2),
for "a return of arms or ammunition"
there shall be read "such return"
for "also, in addition thereto"
there shall be read "further"
for "in such return or books" after "specified"
there shall be read "therein".
- in s. 17,
for "of all such arms and ammunition"
there shall be read "thereof".

- in s. 19,
for "such arms or ammunition are or is"
there shall be read "they are".
- in s. 21,
for "such member"
there shall be read "him".
- in s. 22 (2),
for "for such arms or ammunition"
there shall be read "therefor".
- in s. 24,
for "of the said store or magazine"
there shall be read "thereof".
- in s. 25,
after "1886"
there shall be inserted "by notification"
for "vendors of arms"
there shall be read "vendors of ammunition or arms".
for "arms shops or stores"
there shall be read "shops or stores where ammunition or arms are sold".
- in s. 26,
for "any such order"
there shall be read "any such modification"
for "with any order published as aforesaid"
there shall be read "therewith".

Ordinance No. 6 of 1900 :—

- in s. 2,
for "contract packet"
there shall be read "contract vessel",
and the words "under contract" shall
be read after "any vessel" instead of
after "correspondence".
in the definition of "letter bag",
for "bag, or box, or packet, or parcel"
there shall be read "bag, basket, box
or package".
in the definition of "Postage Stamp",
for "authorise the transmission by post
of any correspondence"
there shall be read "indicate the pay-
ment of a rate of postage"
and for "Postmaster General of the
United Kingdom"
there shall be read "Imperial Post-
master"
in the definition of "Postmaster General",
after "means"
there shall be inserted "unless the
Imperial Postmaster General is in-
dicated".
- in s. 7 (2),
for "excepted from the exclusive pri-
vilege of the Postmaster General"
there shall be read "so excepted"
for "such consignee's letters"
there shall be read "they".
- in s. 8,
in lieu of sub-s. (3), the following shall
be added to sub-s. (2): "They shall be
kept in such form and the moneys shall
be transmitted in such manner as the
Imperial Postmaster General may direct."

- in s. 9,
for "by Order"
there shall be read "by notification".
- in s. 11,
for "for regulating"
there shall be read "as to the"
for "fines"
there shall be read "rates"
for "registry"
there shall be read "registration".
- in s. 18,
for "packet" five times
there shall be read "package"
for "letter or manuscript"
there shall be read "correspondence"
for "such letter or manuscript"
there shall be read "such correspondence is paid".
- in s. 20,
for from "any correspondence" to "purporting"
there shall be read "which purports".
- in s. 25 (1),
for "deliver to the Post Office"
there shall be read "deliver to any person authorised by the Postmaster General to receive them".
sub-s. (2) shall be read as follows:—
"If such vessel is put in quarantine the master may deliver all such letter bags and correspondence to the Health Officer or any person authorised by him."
- in s. 28,
for "sections 9 and 10"
there shall be read "section 9"
for "Order-in-Council"
there shall be read "Order of the Governor in Council".
- in s. 29,
for "the gratuities so paid"
there shall be read "such gratuities"
for "his said contract"
there shall be read "such contract"
for "of his said contract"
there shall be read "thereof".
- in s. 30,
after "of such vessel"
there shall be inserted "has been arranged"
for "of such proposed departure"
there shall be read "thereof"
for "shall, in like manner, intimate to the Postmaster General"
there shall be read "also of".
- in s. 31 (2),
the words "of the Post Office", "and"
before "to make up".
- in s. 33,
for "refusal" twice
there shall be read "any refusal"
for "commanded by this Ordinance"
there shall be read "required by this Ordinance to be done".

- in ss. 34 and 36,
 - for from “(2)” to “this section”
 - there shall be read “and every person who is convicted thereof”.
- in s. 39,
 - for “in a summary way”
 - there shall be read “summarily”
 - for “of any such penalty”
 - there shall be read “thereof”.

Ordinance No. 7 of 1900,

- in s. 3,
 - for “such Captain”
 - there shall be read “the Captain”.
- in s. 4,
 - for “of such prescribed precautions”
 - there shall be read “thereof”
 - for “such precautions”
 - there shall be read “them”.
- in s. 6,
 - for “possessed by”
 - there shall be read “of”.
- in s. 7,
 - for “of such piracy or robbery”
 - there shall be read “thereof”.
- in s. 9,
 - for “such licence”
 - there shall be read “the licence of the owner of the launch”.

Ordinance No. 9 of 1900,

- in the preamble,
 - for “in this Colony, and whereas”
 - there shall be read “for which”.
- in s. 2,
 - for “no person shall smoke in any of the following places, namely”
 - there shall be read “Every person who smokes”
 - for “any” twice
 - there shall be read “in any”
 - for “at Hongkong or Kowloon”
 - there shall be read “in the Colony”.
 - for “in which such premises are situate”
 - there shall be read “to such premises”.

Ordinance No. 10 of 1900:—

- in the preamble,
 - the words “to resume” shall follow “empowered” instead of “compulsorily”
 - for “any public purpose”
 - there shall be read “public purposes”
 - for “vested in a Board of Arbitrators”
 - there shall be read “determined by arbitration”.
- in s. 2,
 - in the definition of “land”,
 - for from “which is” to “Kowloon”
 - there shall be read “in Hongkong and the New Territories”
 - and for “thereof” at the end
 - there shall be read “thereon”.
 - in the definition of “owner”,
 - after “registered”
 - there shall be inserted “, or entitled to be registered”.

in the definition of "Resumption for a public purpose", the paragraphs numbered (1), (2), (3) and (4) shall be lettered "(a)", "(b)", "(c)", "(d)" respectively.

in s. 3 (1),

for "of such notice"

there shall be read "thereof"

in (2) for "deemed to be notice"

there shall be read "deemed to be sufficient notice".

in s. 4,

for "and the Board"

there shall be read "which".

in s. 6 (1),

for "the Board shall commence"

there shall be read "it shall commence".

in (3),

for "in this sub-section"

there shall be read "herein",

for "in the case of"

there shall be read "to".

in s. 7,

for "works, making"

there shall be read "works; the"

for "the amount of such compensation to"

there shall be read "shall".

in s. 10 (3),

for "any Judge thereof"

there shall be read "a Judge".

in s. 11 (2) (b) and (c),

for "house or premises is or are"

there shall be read "building or premises are"

in 11 (3) (a) and (b),

for "house"

there shall be read "building".

in s. 12 (2),

for "shall not authorise"

there shall be read "may authorise"

for "any offender for a period exceeding"

there shall be read "the offender for any period not exceeding"

after the word "imprisonment"

there shall be inserted "(which shall be without hard labour)"

in (3),

for from "under the" to "or suits"

there shall be read "in civil actions".

in s. 14,

for "Governor or owner" twice

there shall be read "Governor, owner, or chairman".

Ordinance No. 11 of 1900:—

in s. 16,

before the word "service" twice,

there shall be inserted "period of".

in s. 19,

after the word "shall"

there shall be inserted "subject to the approval of the Governor-in-Council".

in s. 20,

for "disallowance or revisal"

there shall be read "subsequent approval".

- in s. 22,
for "accoutrements, and appointments"
there shall be read "and other afore-
said"
for "(2) Every offender"
there shall be read "and he shall,
further,".
- in s. 29,
for "and the officer or constable"
there shall be read "and he".
- in s. 30,
for "every such victualler or keeper"
there shall be read "he".
- in s. 31,
for "every such offender"
there shall be read "he".
for "order"
there shall be read "direct".
- in s. 32,
for from "(2) Every" to "shall pay"
there shall be read "on payment".
The 3rd sub-s. shall be numbered "(2)"
in which for from "which may" to
"services shall be paid"
there shall be read "so received shall
be paid".
- in the second schedule, in question 7,
after "volunteers"
there shall be inserted "or Territorial
Force".

Ordinance No. 2 of 1901:—

- in s. 2,
for "any statute for the time being in
force"
there shall be read "enactment".

Ordinance No. 3 of 1901:—

- in the title,
the word "Civil" shall be inserted before
"Procedure".
- s. 3 shall read as follows:—
"Nothing in this Code shall affect:—
(1) the rights, privileges, or remedies
of the Crown, or the existing jurisdiction
or powers of the Court, further or other-
wise than is herein expressly enacted in
that behalf; or
(2) the practice or procedure of the
Court prescribed by any enactment re-
lating to
(a) causes or matters testamentary,
or in bankruptcy, or in its Admiralty
jurisdiction; or
(b) the incorporation, regulation,
and winding-up of companies and other
associations."
- in s. 5,
for "Chapter 30" and "Chapter 31"
there shall be read "Chapter XXIX"
and "Chapter XXX" respectively.
- in s. 15 (2),
for "any statute"
there shall be read "any enactment".
- in s. 19,
for "on a statute"
there shall be read "on any enactment".

- in s. 36,
for "charter, letters"
there shall be read "charter or letters".
- in s. 42 (8),
in paragraph (i),
for "form 8 c"
there shall be read "form 8 b".
- in s. 236,
for "any statute not being one of the
statutes"
there shall be read "any enactment not
being an Ordinance".
- in s. 242 (4),
for "the statute and the particular pro-
vision thereof"
there shall be read "the enactment and
its particular provisions".
- in s. 279,
for "as the absence"
there shall be read "such as the
absence".
- in s. 288 (2),
for "hereafter in this Chapter contained"
there shall be read "hereafter contained
in this Chapter".
- in s. 295,
for "all the existing statutes"
there shall be read "all existing enact-
ments".
- in s. 326a,
the first paragraph shall be numbered
sub-s. (1) in which for from "Where
under" to "24"
there shall be read "Where under Part
IV of the Evidence Ordinance, 1889,
or section 24 of the Extradition Act
1870,"
after "appear to the Court"
there shall be inserted "or a Judge",
and
after the word "Court" wherever it sub-
sequently occurs throughout the section
with reference to the Supreme Court
there shall be inserted "or Judge".
after "letter of request"
there shall be inserted "(both of which
are in this section referred to as "letter
of request")", and the words "com-
mission rogatoire or" before "letter
request" wherever they subsequently
occur throughout the section are re-
pealed
for "statutes"
there shall be read "enactments".
- in (4),
for "and on receipt thereof the Registrar
shall"
there shall be read "who on receipt
thereof shall"
after "requiring the same" there shall
be inserted "or, where the foreign Court
or Tribunal so desires, for transmission
to the Consul or other official of the
foreign Government in the Colony".

- in (5),
for "of such Court"
there shall be read "of the foreign Court"
for from "being given" to "in England"
there shall be read "the examination shall be taken in accordance with the practice of the Court".
- in (7),
for "as far as may be"
there shall be read "*mutatis mutandis*"
for "any British Tribunal out of the jurisdiction"
there shall be read "any of His Majesty's Courts or Tribunal of competent jurisdiction outside the Colony".
- in s. 332,
for "public notary"
there shall be read "notary public".
- in s. 338,
for "permit that"
there shall be read "allow".
- in s. 348 (2),
for "to have notice"
there shall be read "to have had notice".
- in s. 437 (2),
for "as aforesaid required"
there shall be read "required as aforesaid".
- in s. 462 (3),
for "The fees"
there shall be read "The only fees".
- in s. 535,
for "except where otherwise provided by statute"
there shall be read "except where any enactment otherwise provides".
- the heading before section 539 shall read:—
"Reference by consent out of Court".
- in s. 544 (2),
the paragraphs lettered "(d)" and "(c)" shall be numbered sub-ss. "(2)" and "(3)" respectively, and the word "and" at the end of "(d)" is repealed.
- in s. 618,
after "jury or"
there shall be inserted "questions put to".
- in s. 628,
after the words "order for"
there shall be inserted "the administration of"
and in each of the paragraphs numbered (1), (2), (3), the words "the administration of" are repealed.
the said paragraphs (1), (2), (3), shall be lettered (a), (b), (c), respectively.
- in s. 629,
(a) for "in the first instance, shall"
there shall be read "shall in the first instance".

in para. (1) after the words "or trustee"

there shall be inserted "for the determination of any question", and in each of the sub-paras. (a), (b), (c), (d), the words "for the determination of any question" are repealed.

(b) after the sub-para. (d) the following shall be inserted as sub-s. (2):—

"(2) Where the summons is taken out by an executor, administrator, or trustee for relief"

the sub-paras. (e), (f), (g), shall be re-lettered sub-paras. (a), (b), and (c) respectively of sub-s. (2) in each of which the words "for relief" are repealed.

in (a) for "under sub-section (1) of the last preceding section"

there shall be read "Under paragraph (a) of section 628"

in (b) for "under sub-section (2) of the last preceding section"

there shall be read "under paragraph (b) of section 628"

in (c) for "under sub-section (3) of the last preceding section"

there shall be read "under paragraph (c) of section 628".

(c) sub-para. (h) shall be sub-s. (3) in which after the word "concur", there shall be inserted "shall also be served", and the word "and" is repealed.

sub-s. (2) shall be sub-s. (4).

in s. 647,

after the words "as he thinks fit"

there shall be inserted "and, with the consent of all parties, in any action and at any time before judgment".

in s. 648,

the paragraphs numbered "(1)", "(2)", "(3)", shall be lettered "(a)", "(b)", "(c)", respectively.

in s. 655,

for "may be repeated"

there shall be read "shall be repeated".

in s. 701 (5),

for "the preceding provisions relating to time"

there shall be read "this section".

in s. 709 (2),

for "the said forms or any of them"

there shall be read "any of the said forms"

and for "for them or any of them"

there shall be read "thereof".

in the "Table of Forms" in the schedule, the necessary amendments shall be made to correspond with the new forms 7 to 8f, and 50.

Ordinance No. 4 of 1901:—

the title shall read as follows:—

“An Ordinance to abolish outlawry”.

in s. 1,

the short title shall be as follows:—

“The Outlawry Abolition Ordinance,
1901”.

Ordinance No. 5 of 1901:—

in s. 4,

for “into the bank of the Government”

there shall be read “into a bank
authorised by the Governor”.

Ordinance No. 6 of 1901:—

in s. 6,

for from “the Form No 1” to “this
Ordinance”

there shall be read “either of the forms
1 or 2 in the schedule”.

in s. 11,

for “such corrections or any of them”

there shall be read “any such cor-
rections”.

in s. 16,

for “during which the list is open for
inspection”

there shall be read “aforesaid”.

in s. 17,

for “also within the period of twenty-one
days hereinbefore mentioned”

there shall be read “within the 21
days aforesaid”.

in s. 18,

for “the appellant shall within the same
limit of time”

there shall be read “he shall within
the 21 days aforesaid”.

in s. 23,

after “think proper”

there shall be inserted “which shall be
final and conclusive”.

in s. 25,

for “and the Colonial Treasurer”

there shall be read “and he”.

in s. 39 (3),

for “Colony may”

there shall be read “Colony exempted”.

in s. 43,

for “for offences”

there shall be read “for the following
offences”.

Ordinance No. 8 of 1901:—

in s. 2,

for from “by the Principal” to the end

there shall be read “from his pay”.

in s. 3,

for “punishment”

there shall be read “fine”

for “such fine”

there shall be read “the same”.

Ordinance No. 11 of 1901:—

in s. 17,

for “adapting those provisions”

there shall be read “adapting them”.

in s. 25,
sub-s. (1) is repealed, and the remaining
sub-ss. are re-numbered (1), (2) and (3)
respectively.

Ordinance No. 14 of 1901:—

in s. 7,
for "licence issued under this Ordinance"
there shall be read "such licence".
in s. 13 (2),
after "breach shall"
there shall be inserted "further".
in s. 18 (1),
for "and if the Magistrate"
there shall be read "and further, if the
Magistrate"
in (2),
for "and all or"
there shall be read "and, further, all or".
after "said sections"
there shall be inserted "or rules".
in s. 19 (1),
after "be liable"
there shall be inserted ", on summary
conviction,".

Ordinance No. 15 of 1901:—

in s. 4,
for "his heirs successors or assigns" twice
there shall be read "or his assigns".

Ordinance No. 16 of 1901:—

in s. 6 (5),
for "of over-embossing the same"
there shall be read "of such over-
embossing".
in s. 8,
in the second proviso after "Provided"
there shall be inserted "further"
for "sub-sub-sections"
there shall be read "sub-section (2)".
in s. 9,
for "at the same time depositing"
there shall be read "on payment of".
in s. 17 (3), (No. 31 of 1911, s. 9),
after "shall"
there shall be inserted ", on summary
conviction".
in s. 22 (2),
for "estate, of the deceased person"
there shall be read "estate of a deceased
person".
in s. 27,
for from "by any of" to "Crown rents"
there shall be read "in the same way
as Crown rents may be recovered".
after "conferred"
there shall be inserted "upon certain
officers".
in s. 30. (No. 34 of 1911, s. 6),
for "His Majesty"
there shall be read "the Government"
for "shall incur on summary conviction"
there shall be read "shall be liable, on
summary conviction, to".

s. 30 as originally numbered, the whole.
in s. 31,
for "23" and "24"
there shall be read "28" and "29"
respectively.
in the 1st schedule,
in "Note 3" to Art. 13,
for "on any such bill of exchange when
it is"
there shall be read "when any such
bill".
the article 52 introduced by No. 34 of
1911, s. 15, shall be re-numbered 48A.
in the 2nd schedule,
after "48"
there shall be inserted ", 48a".

Ordinance No. 17 of 1901:—

in s. 2,
after the words "shall have"
there shall be inserted "in this Colony".
in s. 7,
for "any part of the United Kingdom"
there shall be read "the Colony".
in s. 8 (1),
the paragraph (d) shall be sub-s. (2) and
sub-s. (2) shall be sub-s. (3), in which
after "offered for sale; and"
there shall be inserted "further".

Ordinance No. 21 of 1901:—

in s. 2,
after "the company"
there shall be inserted "which shall
include its assigns".
in s. 9 (1),
for "sell, assign"
there shall be read "sell or assign".
in (2),
for "sale, assignment"
there shall be read "sale or assign-
ment"
for "sold, assigned" three times
there shall be read "sold or assigned".
in s. 12,
for "as the Governor-in-Council may"
there shall be read "as he may".

Ordinance No. 10 of 1902:—

in s. 2,
for from "The terms" to "that is to say"
there shall be read "In this Ordinance"
for "or assigns"
there shall be read "or his assigns"
after "Admiralty"
there shall be inserted "and"
for "which shall by this Ordinance be"
there shall be read "herein".
in s. 3,
in "Section No. 1", for "Chater Street"
wherever it occurs
there shall be read "Catchick Street".
in "Section No. 2" for "Chater Street"
there shall be read "Catchick Street".
for "Praya West"
there shall be read "Praya, Kennedy
Town"

for "Causeway Road"

there shall be read "Shau-ki-wan Road".

in "Section No. 3" for "Tang Lok" twice there shall be read "Tin Lok".

in "Section No. 6" for "Causeway Road" there shall be read "Shau-ki-wan Road".

for "Quarry Bay Road"

there shall be read "Shau-ki-wan Road"

for "Shau-ki-wan Road"

there shall be read "that road".

in s. 18,

for "in the reinstating of such road"

there shall be read "for such purpose" and for from "not used for" to "mentioned"

there shall be read "not so used".

in s. 19 (2),

for from "positions of" to "apparatus or not"

there shall be read "position thereof, or not".

for from "whom such mains" to "apparatus may"

there shall be read "whom they"

for "shall appear to such Department, Company, persons or person"

there shall be read "appears"

for "of any such lowering or alteration"

there shall be read "therefor"

in (4) for "of their"

there shall be read "of its"

in (5) for "regulations"

there shall be read "provisions".

in s. 22 (5),

after "affects the tramway"

there shall be inserted "shall not be executed"

for from "and they or he" to "expense and"

there shall be read "and such work shall be executed without cost to and".

in s. 23,

after "exercised by"

there shall be inserted "or on behalf of".

in s. 29,

for "by the Director of Public Works, whose"

there shall be read "by him, and his".

in s. 36,

in lieu of the last paragraph, there shall be read the following:—

"Rules made by the Governor-in-Council or by the company shall come into force one month after their publication in the Gazette."

in s. 37,

for "without penalties"

there shall be read "with or without further penalties".

in s. 39,
between the words "sell, assign", "sold,
assigned", "sale, assignment" respectively
there shall be inserted the word "or"
for "was constructed"
there shall be read "had been con-
structed"
for "shall not be required"
there shall be read "is required".

in s. 53,
for "any one of which shall not"
there shall be read "no one of which
shall".

in s. 54,
for "exceeding the charges"
there shall be read "exceeding those".

in s. 56,
for "incurred by the Director of Public
Works"
there shall be read "incurred by him".

in s. 60,
for from "any such offence" to "men-
tioned"
there shall be read "any offence
against the preceding section".

in s. 61,
for "any goods which are of a dangerous
nature"
there shall be read "any dangerous
goods as defined by Ordinance No. 1
of 1873"
for "of the package"
there shall be read "of the vessel or
package"
for "contain goods of a dangerous nature"
there shall be read "contain any such
dangerous goods".

in s. 70,
for "adjudge the offender"
there shall be read "order him"
for "as such Magistrate"
there shall be read "as he".

in s. 73,
for "an action or suit upon the case"
there shall be read "a civil action".

in s. 75,
for "shall have jurisdiction"
there shall be read "has jurisdiction".

in rule 17,
for "others at"
there shall be read "rheostat".

Ordinance No. 18 of 1902:—

in s. 2,
for "established by the Chinese Church
Body"
there shall be read "established by it".

in s. 3,
for "in the absence of the Bishop"
there shall be read "in his absence"
for "constituting the Chinese Church
Body"
there shall be read "constituting such
Body".

in s. 5,
for "sealed with the seal of the Corporation"
there shall be read "sealed therewith".

Ordinance No. 45 of 1902:—

in s. 12.,
for "procedure for the time being prescribed by law"
there shall be read "the law regulating procedure before Magistrates".

in s. 18,
for "conviction before a Magistrate in a summary manner"
there shall be read "summary conviction".

in s. 21,
for "at the option of his employer"
there shall be read "if his employer so requires".

in s. 26,
after "Ordinance"
there shall be inserted "1899".

Ordinance No. 46 of 1902:—

in s. 3,
for "making"
there shall be read "approval".

in ss. 3 and 4,
for "Any by-laws"
there shall be read "Any such by-laws".

Ordinance No. 1 of 1903:—

[as amended by Nos. 23 of 1903, 8 of 1907, 14 of 1908, 11 of 1909, and 60 of 1911].

in s. 6,
in para. (17) after "floor area of"
there shall be inserted "such portion of".

in para. (59) after the word "launch"
there shall be inserted "motor-boat".

in s. 7,
for "prepare and publish by notification"
there shall be read "notify"
for "and such list"
there shall be read "which".

in s. 9,
for "until altered"
there shall be read "until they are altered".

in s. 13 (2),
for "shall preside"
there shall be read "shall be chairman".

in s. 16 (28),
for "to prohibit or regulate"
there shall be read "prohibiting or regulating".

in (35) (f),
for from "to minimise" to "prevent them"
there shall be read "for minimising their numbers and destroying them, and for preventing".

in (38),
for "and the foreshores"
there shall be read "and on the foreshores".

- in s. 18,
for "such punishment" twice
there shall be read "such fine"
for "remit such fine"
there shall be read "remit the same".
- in s. 21,
for "occupants" twice
there shall be read "occupiers"
for "give to the occupants"
there shall be read "give them"
for "with the occupants"
there shall be read "with them".
- in s. 26 (3),
for "from such building"
there shall be read "therefrom".
- in s. 29,
for "of the existence of a nuisance"
there shall be read "of its existence".
- in s. 31,
for "with such notice"
there shall be read "therewith".
- in s. 32,
for "If the person"
there shall be read "If such person"
for "of such notice"
there shall be read "thereof"
for "; and such Magistrate"
there shall be read "who".
- in s. 33 (1),
before "requiring"
there shall be inserted "(a)";
for "or an order" after "purpose"
there shall be read "or (b)";
for "or an order" after "recurrence"
there shall be read "or (c)".
- in s. 34,
for "determine his previous order by
another declaring"
there shall be read ", by order, declare".
- in s. 38,
for from "any common lodging-house
which" to "aforesaid"
there shall be read "any such common
lodging-house".
- in s. 39,
for "make"
there shall be read "makes".
- in s. 43,
for "owner of such factory, workshop, or
workplace"
there shall be read "owner thereof".
- in s. 48 (3),
for "such order to continue"
there shall be read "such order shall
continue".
- in s. 50,
for "two children ten years or under ten
years of age"
there shall be read "two children of 10
years of age or under".
- in s. 52,
for "and to forfeit"
there shall be read "and, further, to
forfeit".

- in s. 53,
for "cause needless"
there shall be read "cause it needless".
- in s. 54,
for from "that out of the public" to "as follows"
there shall be read "the following compensation to be paid out of the public revenue";
para. (3) shall become para. (5), and
paras. (4) and (5) shall be renumbered
"(3)" and "(4)" respectively;
in all the paras.,
for "when such"
there shall be read "when the".
in para. (4),
for "full compensation shall be given"
there shall be read "its full value".
in para. (5),
for "will be given"
there shall be read "shall be given".
- in s. 58,
for "at discretion lease"
there shall be read "at discretion, either lease".
- in s. 65,
for "stamped or impressed"
there shall be read "marked".
- in s. 67,
for "and the Magistrate"
there shall be read "and, further, the Magistrate".
- in s. 70,
after "members"
there shall be inserted "of the Board".
- in s. 71 (now 69),
for "time of the coming into operation"
there shall be read "commencement";
for "shall be carried"
there shall be read "is carried".
- in s. 73 (1) now 74 (1),
for "all market buildings"
there shall be read "they"
- in (6),
for "shall be proved"
there shall be read "is proved".
- in s. 74 (now 75),
for "nor shall transfer"
there shall be read "nor shall he transfer".
- in s. 77 (now 78),
the words "or the harbour" shall follow
"Victoria".
- in s. 78 (now 70),
for "should any"
there shall be read "If any"
for "such carcase or part of a carcase"
there shall be read "it"
for "order the same"
there shall be read "order it".
- in s. 82,
at the end,
there shall be inserted "for man or animal, as the case may be".

- in s. 105,
after "materials as"
there shall be inserted "shall be approved by him as"
and the words at the end "shall be approved by him" are repealed.
- in s. 120,
the words "at least 12 inches in height and of a thickness of not less than one inch" shall come at the end of the section.
- in s. 121,
the 2nd para. shall commence as follows:—
"No staircase erected after 3rd July, 1908".
- in s. 153 (3) (b),
for "across its width"
there shall be read "across the width".
- in s. 154 (3),
for "or if erected"
there shall be read "or if already erected".
- in (7),
for "partitions"
there shall be read "partition".
- in s. 154a (1),
for "provided by sections 251 to 254 inclusive of this Ordinance"
there shall be read "hereinafter provided".
- in (2),
after "thereafter impose"
there shall be inserted "in such proportions as he may decide", and the words "and in such proportions as the Governor-in-Council may decide" are repealed
for "such rate not to exceed"
there shall be read "such rate shall not exceed".
- in s. 156,
for "outer air"
there shall be read "external air".
- in s. 158,
for "laid in the manner"
there shall be read "laid and maintained in the manner".
for "section 111 of this Ordinance"
there shall be read "sections 111 and 112".
- in s. 161,
for "and such receptacle"
there shall be read "which".
- in s. 162,
for from "upon his being" to the end
there shall be read "when so required by the Board".
- in s. 168,
for "shall be approved"
there shall be read "is approved,"
and after "the site and"
there shall be inserted "notifying".
- in s. 172,
for "in their case"
there shall be read "in each case".

- in s. 175 (1),
for "area, and the building must be"
there shall be read "area; the building must further be"
and in (4),
for "in all cases"
there shall be read "in any case".
- in ss. 179 and 180,
for "of such lane"
there shall be read "of such lanes".
- in s. 180 (4),
for "of this section"
there shall be read "of sub-section (1)".
- in s. 186,
for "of their respective land"
there shall be read "of their land respectively"
for "of such proportionate cost"
there shall be read "thereof".
- in s. 193,
for "be advised"
there shall be read "considers".
- in s. 195,
for "for the Building Authority"
there shall be read "for him".
- in s. 201,
for "in such district"
there shall be read "in either of such districts".
- in s. 206,
for "shall necessitate"
there shall be read "necessitates"
and for "upon the receipt by"
there shall be read "upon the service on".
- in s. 209 (1),
for "by such authority"
there shall be read "by him".
- in (3),
for "and the Magistrate may order any such building"
there shall be read "and the Magistrate may further order the building".
- in s. 210,
for "by order, published in the Gazette, at any time appoint in lieu thereof"
there shall be read "by notification appoint".
- in s. 214,
for "shall admit"
there shall be read "to admit"
for "such surface drains"
there shall be read "they".
- in s. 218,
for "the Director of Public Works shall"
there shall be read "he shall".
- in s. 219,
for "as shall cut"
there shall be read "as to cut";
for from "unless such person" to "satisfaction"
there shall read "unless he has provided to the satisfaction".
- in s. 220,
for "unless such wall"
there shall be read "unless it".

in s. 222,

in (1) (a) for "shall have been given"

there shall be read "shall be given"

for "carry on the works"

there shall be read "carry on works".

in (1) (b) for "for which such works are"

there shall be read "for which they are"

for "shall have been submitted"

there shall be read "shall be submitted"

after "Building Authority"

there shall be inserted "with the aforesaid notice";

and before "approved"

there shall be inserted "require to be".

in (2) for "which such plans and drawings"

there shall be inserted "which they";
for "the final submission of such plans and drawings"

there shall be inserted "their final submission".

in (3) for "which such plans and drawings"

there shall be inserted "which they"
for from "and if such" to "other representative"

there shall be inserted "then if they are amended".

in (5) for "such divergence shall have"

there shall be read "it has".

in (6) for "order the work"

there shall be read "order the building".

in (7) for "authorised architect"

there shall be read "person"

for "signed such plan"

there shall be read "signed it".

in (8) for "notice, plans and drawings"
twice

there shall be read "notice or plans".

in s. 223,

for "or works if they have been"

there shall be read "if work has been"

for "or works if they have not been"

there shall be read "if it has not been"

for from "with any Ordinance" to "in force"

there shall be read "with this Ordinance".

s. 227,

the section shall be numbered sub-s. (1) in which

for "have been or are being carried"

there shall be read "are carried"

for the owner of such building"

there shall read "the owner thereof"

for "of the said building or works" at the end

there shall be read "thereof".

The paragraph introduced into s. 227 by

s. 72 of No. 14 of 1908 shall be sub-s.

(2) in which for "in such building or wall"

there shall be read "therein".

- in s. 228,
for " of the case "
there shall be read " therefor ".
- in s. 229 (2),
for " sub-section (5) "
there shall be read " paragraph (5)
of sub-section (1) ".
- in s. 230 (2),
for " to be required "
there shall be read " to have been re-
quired ".
- in s. 235,
for " hereinbefore contained in "
there shall be read " of "
for " of the premises to which such do-
cument relates "
there shall be read " of such premises "
for " by post by "
there shall be read " by posting ".
- in s. 236 (2),
for " between the two owners "
there shall be read " between them ".
- in (3),
for " by the two owners "
there shall be read " by them ".
- in s. 237 (3),
for " regulations "
there shall be read " provisions ".
- in (4) and (5),
for " with this Ordinance " at the end
there shall be read " therewith ".
- in (10),
for " by reason of such cutting away or
taking down "
there shall be read " of such operation ".
- in s. 240 (2),
for " and such Judge "
there shall be read " who ".
- in (5),
for " such Judge as aforesaid "
there shall be read " the Judge "
for " decided by such Judge and prove
to the satisfaction of such Judge "
there shall be read " decided by him
and prove to his satisfaction "
for " approved by such Judge "
there shall be read " approved by the
Judge "
for " before such Judge "
there shall be read " in Chambers ".
- in (6),
for from " and such action " to " the
jurisdiction of "
there shall be read " and the action shall
be prosecuted and the issue tried in all
respects as if it were an ordinary action
or issue in ".
- in (7),
for from " and any case " to " brought
before such "
there shall be read " and such case shall
be heard and decided in all respects as
if it were an ordinary case stated for
the opinion of the ".
- for " in such action "
there shall be read " in the action ".

- in (8),
for from "of one architect" to "refuse"
there shall be read "of one architect,
then if he refuse"
for "such single architect"
there shall be read "he".
- in (9),
for "such third architect"
there shall be read "he"
for "and every third architect so selected
as last aforesaid"
there shall be read "who".
- in (10),
for "and every person so selected"
there shall be read "who".
- in (11),
for "such difference"
there shall be read "the difference"
for "by whom such architect"
there shall be read "by whom he";
for "the decision of such other architect"
there shall be read "his decision".
- in (12),
for "the decision of such other architect"
there shall be read "his decision".
- in s. 241,
for "occupier, and"
there shall be read "occupier"
after "emergency" the word "he", and
after "such notice" respectively the word
"only" shall be inserted.
- in s. 243,
for "may be settled"
there shall be read "as may be settled";
for "service of that"
there shall be read "service of the".
- in s. 244 (2) (e),
for "raising such"
there shall be read "such raising";
and in (f) for from "of pulling down"
to "as a party wall"
there shall be read "thereof".
- in s. 251,
for "of such compensation"
there shall be read "thereof".
- in s. 252 (2),
for "and the decision"
there shall be read "and his decision".
- in s. 253,
in (1),
for "of any Rating Ordinance for the time
being in force"
there shall be read "of the Rating
Ordinance"
for "shall decline to"
there shall be read "shall not".
- in (3),
for "And if"
there shall be read "If"
after "compensation"
there shall be inserted "shall".

- in (3) (a),
for "shall, in the first and second cases"
there shall be read "in cases (a) and
(b)".
in (b),
for "shall, in the third case"
there shall be read "in case (c)".
in (c),
for "shall, in the fourth case"
there shall be read "in case (d)".
- in s. 256,
for "in a summary manner before a Ma-
gistrate"
there shall be read "summarily".
- in s. 264,
for "or any portion"
there shall be read "thereof or any
portion"
for from "to such" to "shop-division"
there shall be read "thereto".
- in s. 264a,
for "no person having custody of the
premises"
there shall be read "no such person"
for "any officer entitled to inspect pre-
mises under this Ordinance to enter such"
there shall be read "any such officer
to enter the".
- in s. 265,
for "shall be dissatisfied"
there shall be read "is dissatisfied"
for "of such Authorities"
there shall be read "of such Authority".
- in s. 265d,
for "to any such modification or exemp-
tion"
there shall be read "thereto"
for "of such cancellation"
there shall be read "thereof".
- in s. 266,
for "for those therein specified"
there shall be read "therefor".
- in s. 267,
for from "Kowloon" to "Aberdeen"
there shall be read "Kowloon, New
Kowloon, Quarry Bay, Shaukiwan, or
Aberdeen".
for "specified"
there shall be read "notified".
- in s. 269,
for "and no matter or thing done"
there shall be read "or"
for "Board or officer"
there shall be read "Board or by any
officer"
for "of such Board"
there shall be read "of the Board"
for "if the matter or thing were done"
there shall be read "if it was done".

In the Schedules.

By-laws.

Basements; in No. 1 (i),
for "shall be"
there shall be read "is".

Cattle-sheds; in No. 11,
for "on the holder"
there shall be read "if the holder"
and for "being"
there shall be read "is".

Cemeteries; in No. 9,
after "offices"
there shall be inserted "of the Department".

in No. 11,
for "Sanitary Board office"
there shall be read "office of the Board".

Importation of Animals; in No. 8,
for "rules"
there shall be read "by-laws Nos."

Slaughter houses; in No. 13,
for "lairs or pens"
there shall be read "pens or lairs"
and the word "for" shall be inserted
before "every pig".

In schedule C, art. 14,
after "that he has"
there shall be inserted "(or they have)".

In schedule J, art. 7,
for "on conviction"
there shall be read "on summary conviction".

In schedule M, arts. 1, 47 and 48,
for "Ordinances 1903-1909"
there shall be read "Ordinance".

art. 17,
for "on Crown land"
there shall be read "on the Crown land"

art. 47,
for "Ordinances" before "and dealt with"
there shall be read "Ordinance".

A BILL

ENTITLED

An Ordinance to amend the law relating to the Registration of Births and Deaths.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows:—

1. This Ordinance may be cited as the Births and Deaths Registration Amendment Ordinance, 1912. Short title.

2. The Births and Deaths Registration Ordinance, 1896, as amended by the Public Service Transfer of Duties Ordinance, 1909, is hereby further amended in section 4 thereof by the deletion of the words "shall be a registrar" and by the substitution therefor of the words "and the principal clerk at every Public Dispensary shall be registrars". Amends Ordinance No. 7 of 1896 as amended by Ordinance No. 15 of 1909.

Objects and Reasons.

It is hoped, by making the clerks at public dispensaries, where babies are taken to be vaccinated, district registrars as well as the police officers in charge of the police stations, which are district register offices, that more Chinese will register the births of their children than is the case at present owing to the natural aversion which many Chinese women have to attending at police stations for any purpose whatever.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

An Ordinance to amend the Gambling Ordinance, 1891.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows:—

1. This Ordinance may be cited as the Gambling Amendment Ordinance, 1912. Short title.

2. The Gambling Ordinance, 1891, is hereby amended by the repeal of section 7 thereof and by the substitution therefor of the following section:— Amends Ordinance No. 2 of 1891.

"7.—(1.) Every person who:—

- (a.) plays in a common gaming house, or
- (b.) buys any lottery ticket;

shall on summary conviction be liable to a fine not exceeding twenty-five dollars.

(2.) Every person who sells or has in his possession with a view to sale any lottery ticket shall be liable on summary conviction to a fine not exceeding one thousand dollars.

(3.) Any person found in a common gaming house or found escaping therefrom on the occasion of its being entered under this Ordinance shall be presumed, until the contrary is proved, to be or to have been playing therein.

(4.) Any person found in possession of any lottery ticket shall be presumed, until the contrary is proved, to have the said ticket in his possession with a view to sale."

Objects and Reasons.

This Bill amends the Principal Ordinance by increasing the penalty on selling lottery tickets from twenty-five to a thousand dollars and by making possession with a view to sale (with the burden of proof on the defendant) an offence.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

An Ordinance to make provision for the due observance of General, Public and Bank Holidays and to amend and consolidate the law relating to the same.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows:—

Short title. 1. This Ordinance may be cited as the Holidays Ordinance, 1912.

Definitions. 2. In this Ordinance:—
“Public Holiday” means a day which (subject to the provisions of section 5) shall be kept as a holiday by all educational establishments, public offices and Government departments.
“General Holiday” means a day which (subject to the provisions of section 5) shall be a *dies non* and which shall be kept as a holiday by all banks, educational establishments, public offices and Government departments.

General Holidays. 3. The following days shall be general holidays:—
(1.) Every Sunday.
(2.) The 1st day of January, or if that day should be a Sunday then the following day.
(3.) Chinese New Year's Day, or if that day should be a Sunday then the following day. Provided that if the Chinese hereafter adopt the Gregorian Calendar then the first two week days in January.
(4.) Good Friday.
(5.) The day following Good Friday.
(6.) Easter Monday.
(7.) Whit Monday.
(8.) The first Monday in August.
(9.) The second Monday in October.
(10.) The Monday which falls on or nearest to the 9th day of November.
(11.) Christmas Day or if that day should be a Sunday then the following day.
(12.) The 26th day of December, or if that day should be a Sunday then the following day, unless Christmas Day fall a Sunday then the Tuesday following Christmas Day.
(13.) The Birthday of His Majesty the King unless it shall be ordered by the Governor, by an Order published in the *Gazette*, that His Majesty's Birthday is to be kept on some other day, and then, such other day.

Public Holidays. 4. The following day shall be a public holiday:—
Empire Day, that is to say, the 24th day of May or if that day should be a Sunday then the following day.

Power to make regulations restricting the observance of General and Public Holidays by public offices and Government Departments. 5. The Governor may make regulations excluding in whole or in part from the operation of sections 3 and 4 any public office or Government department.

Acts relating to negotiable instruments not compellable to be done on a general holiday. 6. Subject to the provisions of section 14 of the Bills of Exchange Ordinance, 1885, as amended by this Ordinance it shall not be necessary for any person to make any payment or to do any other act, including noting or protesting, relating to any negotiable instrument on a general holiday, but all obligation to make such payment or to do any such other act shall apply to the next following day not being itself a general holiday.

7. It shall be lawful for the Governor-in-Council by notification in the *Gazette* to appoint any day to be observed as a general or as a public holiday in addition to or in substitution for any day mentioned in section 3 or in section 4 and thereupon the provisions of this Ordinance shall apply to such added or substituted day and shall cease to apply to any day for which another has been so substituted.

Power of the Governor to appoint holidays.

8.—(1.) The Public Holidays Ordinance, 1875, (as amended by the Executive Council Relief of Duties Ordinance, 1910), and the Victoria Day Ordinance, 1903, are hereby repealed.

Repeals and Amendments.

(2.) The Bills of Exchange Ordinance, 1885, is hereby amended as follows :—

- (a.) in section 2 thereof by the insertion after the definition of "Delivery" of the words " 'General Holiday' has the same meaning as in the Holidays Ordinance, 1912 ".
- (b.) in sub-section (2) of section 13 thereof by the addition after the word "Sunday" of the words " or any other general holiday ".
- (c.) by the deletion of the provisoes (a) and (b) to section 14 thereof and by the substitution therefor of the words :—

“ Provided that when the last day of grace is a general holiday other than Sunday, Christmas Day or Good Friday, or when the last day of grace and also the second day of grace are general holidays the bill is due and payable on the succeeding business day and provided also that when the last day of grace falls on a Sunday, Christmas Day or Good Friday which is not immediately preceded by another General Holiday the bill is due and payable on the preceding business day.

- (d.) in sub-section (4) of section 51 by the insertion after the word " Ordinance " of the words " and of the Holidays Ordinance, 1912 ".
- (e.) in sub-section (2) of section 92 thereof by the deletion of the words " Sundays and public holidays and bank holidays within the meaning of these terms as used in the Holidays Ordinance, 1875," and by the substitution therefor of the words " general holidays ".

(3.) The Supreme Court (Vacations) Ordinance, 1898, is hereby amended as follows :—

- (a.) by the repeal of section 2 thereof and by the substitution therefor of the following section :—

“ 2. In this Ordinance :—

‘ Public Holiday ’ and ‘ General Holiday ’ have the meanings respectively assigned to such expressions by the Holidays Ordinance, 1912.”

Definition.

- (b.) in section 5 and also in section 10 thereof by the insertion in each case of the words " General Holidays and " after the words " except on ".

Objects and Reasons.

Under Ordinance No. 2 of 1875 all public holidays are bank holidays and there are also certain days which are bank holidays only. It is sometimes desirable to have a holiday for public and educational institutions which is nevertheless not a bank holiday, and again it is sometimes desirable to have a holiday for educational establishments which is not a holiday for banks or public institutions. Moreover section 7 of Ordinance No. 2 of 1875 appears in some measure to conflict with section 14 (1) (a) of Ordinance No. 3 of 1885. It has recently been decided with the approval of the Chamber of Commerce, which consulted the Banks, no longer to treat Victoria Day, or Empire Day as it will in future be called, as a Bank Holiday and to have instead two new holidays on Mondays in October and November respectively. This arrangement distributes the bank holidays more evenly throughout the year and provides for the due recognition of the Birthday (November the 9th) of his late Majesty King Edward VII. At the same time Empire Day will be preserved as a holiday for public and educational institutions. Clause 2 of the Bill gives a definition of Public Holidays which excludes, and a definition of General Holidays which includes, Bank Holidays. Clauses 3 and 4 set out these holidays and clause 7 which is based on section 8 of Ordin-

ance No. 2 of 1875 enables the Governor-in-Council to alter them by notification in the *Gazette*. *Clause 5* which is based on section 3 of the last mentioned Ordinance enables the Governor by Regulations to exclude public offices or Government departments from enjoying all or any such holidays. *Clause 6* is based on sections 5, 6 and 7 of the said Ordinance and avoids the apparent conflict with section 14 of the Bills of Exchange Ordinance. *Clause 8* effects the necessary repeals and modifications in other Ordinances.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

An Ordinance to provide for the deportation of undesirable aliens and certain other persons.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows:—

Short title. 1. This Ordinance may be cited as the Deportation Ordinance, 1912.

House of Detention. (cf. sections 3 and 4 of Ordinance No. 9 of 1897.)
2. For the purposes of this Ordinance the Governor may by notification in the *Gazette* appoint any building or portion of a building to be a House of Detention and any person to be Superintendent of such House.

Arrest and Detention Warrant (new).
3.—(1.) Whenever it shall appear to the Governor that there are reasonable grounds for enquiry as to whether any person should be deported under this Ordinance he may issue a warrant in the Form No. 1 in the Schedule authorising the arrest and detention of any such person for a period of six days.

(2.) When in pursuance of any such warrant any person named therein shall have been received into custody in the House of Detention the Superintendent thereof shall cause the Registrar General to be informed of the fact.

(3.) Thereafter the Registrar General or any Assistant Registrar General shall attend at the House of Detention and shall ask the person in custody the questions set out in Form No. 2 in the Schedule, or if such person does not appear to understand the English language such questions shall be duly interpreted.

(4.) The person so attending shall cause the answers (if any) of the person in custody to be taken down in writing and if the said answers are in English shall certify them under his hand, or if they are not in English shall cause both the original and the translation to be certified under the hand of the interpreter, or if no answers are given shall certify that fact under his hand.

(5.) Thereafter the Registrar General shall transmit to the Colonial Secretary a report, in Form No. 3 in the Schedule, for the consideration of the Governor-in-Council.

(6.) The Governor may from time to time by warrant in the Form No. 4 in the Schedule authorise the detention of a person, in custody under any warrant issued under this section, for a further period of four days from the date of the expiration of the previous warrant, provided that the Governor is satisfied that the said person ought to be so detained in order that further enquiry may be made.

(7.) A Magistrate may at any time admit any person, in custody under any warrant issued under this section, to bail in the Form No. 5 in the Schedule on his procuring or producing such surety or sureties as in the opinion of the Magistrate will be sufficient to ensure the appearance and surrender of such person at the House of Detention on any specified date and time.

(8.) The Colonial Secretary by direction of the Governor may by order in Form No. 6 in the Schedule direct the release of any person in custody under any such warrant as aforesaid and on receipt of such order the Superintendent of the House of Detention shall release such person.

4. The Governor-in-Council may issue a Deportation Order in Form No. 7 in the Schedule against any person who is not in the opinion of the Governor-in-Council a natural born or naturalized subject of His Majesty.

Deportation Order against Non-British (cf. section 4 (1) of Ordinance No. 1 of 1882).

5.—(1.) Whenever during the continuance of any proclamation under the Peace Preservation Ordinance, 1886, it shall appear to the Governor-in-Council that the removal from the Colony of any naturalized British subject (whether such person has been naturalized or received a certificate of naturalization under any Act or Ordinance) is necessary for the public safety, it shall be lawful for the Governor-in-Council to issue a Deportation Order in Form No. 7 in the Schedule.

Deportation Order against British Subjects (cf. Ordinance No. 10 of 1886 section 13).

(2.) Every Deportation Order issued under the provisions of the last sub-section shall be forthwith reported by the Governor to the Secretary of State.

(3.) The Governor-in-Council may issue a Deportation Order in Form No. 7 in the Schedule against any British subject not belonging to Hongkong who has been imprisoned in the Gaol in pursuance of any sentence imposed by His Majesty's Supreme Court in China and Corea.

(cf. Article 3 of the China and Corea Amendment Order in Council 1910.)

6. Every Deportation Order shall state the grounds on which it is made and the period during which it is to apply and shall fix the time within which the person, against whom it is made, shall depart from the Colony.

Grounds and period to be stated in Deportation Orders (cf. section 4 of Ordinance No. 1 of 1882).

7. As soon as practicable after the issue of a Deportation Order the Superintendent of the House of Detention shall cause a copy thereof to be served on the person against whom it is made and shall deliver the original thereof to the Captain Superintendent of Police, and shall deliver such person into the custody of a police officer and such person shall thereupon remain in such custody and shall be deemed to be under lawful arrest until he leaves the Colony.

Procedure consequent on issue of Banishment Order (cf. section 4 (3) of Ordinance No. 1 of 1882).

8. Every person who has been prohibited from residing or being within this Colony either by virtue of a Deportation Order or by virtue of the provisions of section 11 of this Ordinance, and who without lawful authority or excuse, is in this Colony after the date of such order or after the time fixed for his departure, and before expiration of the term of his banishment or at any time contrary to the provisions of section 11 of this Ordinance, shall be guilty of a misdemeanor, and being convicted thereof shall be liable to imprisonment for any term not exceeding five years: Provided that where such person is convicted on indictment he shall be liable to imprisonment for any term not exceeding three years in cases where the period of banishment did not exceed fifteen years but exceeded five years, and to imprisonment for any term not exceeding two years in cases where the period of banishment did not exceed five years: and provided also that in any case in which the person, when brought before a Magistrate on any such charge, pleads guilty thereto, the Magistrate may deal summarily with the case and sentence such person to imprisonment for any term not exceeding one year.

Penalty for disobedience of Order of Banishment (cf. section 5 of Ordinance No. 1 of 1882 as amended by clause 2 of the Bill approved by H.M. Secretary of State in his Despatch of 30.6.11).

9. The Governor-in-Council may issue a new order of Deportation in Form No. 7 in the Schedule against any person who has been convicted of an offence against section 8 of this Ordinance.

New Order of Banishment (cf. section 8 of Ordinance No. 1 of 1882).

10. Every person who without lawful authority or excuse knowingly harbours or conceals any person, who has been prohibited from residing or being within the Colony either by virtue of an order of deportation or by virtue of the provisions of section 11 of this Ordinance, shall be liable on summary conviction to a fine not exceeding fifty dollars.

Penalty for harbouring (cf. section 10 of Ordinance No. 1 of 1882).

Straits De-
portees pro-
hibited from
residing or
being within
the Colony
(cf. clause
2 of the Bill
approved by
H.M. Secre-
tary of State
in his des-
patch of
30.6.11).

11.—(1) Every person lawfully banished from the Straits Settlements or from any Native State in the Malay Peninsula which is for the time being under the protection of the British Government is hereby prohibited from residing or being in the Colony during the term of such banishment unless he shall have obtained the written permission of the Governor to reside in the Colony. Any such permission may be revoked in writing by the Governor served on such person and upon such revocation the provision of this sub-section shall apply as though such permission had not been obtained.

(2) No person shall be deemed to have committed a breach of the provisions of this section if during the term of such banishment he has resided or been within the Colony on one occasion only for such period as may be reasonably necessary for him to make arrangements for his departure. Provided however that it shall be lawful for any police officer to arrest and detain any such person or to take such other steps as may be necessary to facilitate or to expedite his departure.

Evidence
(cf. clause 2
of said Bill).

12.—(1) For the purpose of any prosecution under the provisions of this Ordinance an order of banishment purporting to be signed by the Clerk of Councils of this Colony or by the Colonial Secretary or Acting Colonial Secretary of the Straits Settlements shall be deemed to be sufficient proof, until the contrary is shewn, of the fact and date of such banishment.

(2) The answers given to the questions set out in Form No. 2 of the Schedule shall not be admissible in evidence in any but banishment proceedings.

Repeal of
Ordinance
No. 1 of
1881, section
13 of Ordinance No. 10
of 1886,
section 18 of
Ordinance
No. 2 of
1891, and
part of
section 12(1)
of Ordinance
No. 4 of
1897.

13. The Banishment and Conditional Pardons Ordinance, 1882, section 13 of the Peace Preservation Ordinance, 1886, section 18 of the Gambling Ordinance, 1891, and the following words in sub-section (1) of section 12 of the Protection of Women and Girls Ordinance, 1897, namely, the words “; and if any person, not being a natural born or naturalized British subject, who has been previously convicted of an offence under this section, is again found guilty of such an offence, the Governor-in-Council may issue an order banishing such person from the Colony under any banishment laws which may from time be in force in the Colony” are hereby repealed.

Schedule.

THE FIRST SCHEDULE.

FORM No. 1.

Warrant for Arrest.

Hongkong.

In Government House in the Colony of Hongkong.

To each and all of the Police Officers of the said Colony and to the Superintendent of the House of Detention in the said Colony.

Information having been laid before me that is a person who ought to be deported under the provisions of the Deportation Ordinance, 1912, and I having been satisfied that a warrant for the arrest and detention of the said _____ should be issued: These are therefore to command you the said Police Officers in His Majesty's name, forthwith to apprehend the said _____ and to convey the said _____ to the House of Detention and there to deliver _____ to the Superintendent thereof with this warrant; and you the said Superintendent, to receive the said _____ into your custody in the said House of Detention and there safely keep _____ for a period of six days from the date of the reception of the said _____ into your custody or until _____ shall have been sooner discharged under the provisions of the said Ordinance.

Dated this _____ day of _____ 191 _____

(Signed)

Governor.

FORM No. 2.

Questions and Answers.

1.—Q. What is your name and how old are you ?

A.

2.—Q. Where were you born ?

A.

3.—Q. How long have you resided in the Colony ?

A.

4.—Q. Have you any and what relations living in the Colony, if so what are their names and where do they reside ?

A.

5.—Q. It is alleged against you that

have you anything and what to say in reply to that charge ?

A.

6.—Q. Have you any and what witnesses or any other evidence to adduce in support of what you say and where can your witness (if any) be found ?

A.

I hereby certify that _____ made in the _____ language the answers herein recorded in the English language.

(Signed)

This _____ day of _____ 191 _____

FORM No. 3.

Report.

To the Hon. Colonial Secretary,
Hongkong.

In accordance with the provisions of the Deportation Ordinance, 1912, I have the honour to transmit herewith the certified answers in the English language of _____, who has been duly examined in the House of Detention, together with the originals of the written reports on which the allegations in Question No. 5 were based. My own opinion is that

(Signed)

Registrar General.

This _____ day of _____ 191 _____

FORM No. 4.

Warrant for further detention.

Hongkong.

Government House in the Colony of Hongkong.

To the *Superintendent of the*

House of Detention in the said Colony.

Whereas _____ is detained by you in the House of Detention by virtue of a warrant issued by me under the provisions of the Deportation Ordinance, 1912, and whereas I am satisfied that the said _____ ought to be so detained for a further period in order that further

enquiry may be made: These are therefore to command you to detain the said _____ in your custody in the said House of Detention and there safely keep _____ for a further period of four days from the date of the expiration of the warrant issued by me or until _____ shall have been sooner discharged under the provisions of the said Ordinance.

Dated this _____ day of _____ 191 .

(Signed)

Governor.

FORM No. 5.

Recognizance of Bail.

Hongkong.

In the Police Court at _____ on the _____ day of _____ 191 . of _____ and _____ of _____ personally came before me the undersigned a Magistrate of the Colony and severally acknowledged themselves to owe to Our Sovereign Lord the King the several sums following; that is to say the said _____ the sum of _____ and the said _____ the sum of _____ each to be made and levied of their several goods and chattels, lands and tenements, respectively to the use of our said Lord the King, his heirs and successors if the said _____ shall fail in the condition following.

Taken and acknowledged the _____ day of _____ 191 .

(Signed)

Magistrate.

Explained by _____
Sworn Interpreter.

Condition.

The condition of the within-written recognizance is such that _____ shall appear and surrender himself into the custody of the Superintendent of the House of Detention in the Colony of Hongkong on the _____ day of _____ 191 at _____ o'clock in the _____ noon, then the said recognizance to be void, or else to stand in full force and virtue.

FORM No. 6.

Order for Discharge.

Hongkong.

At the Colonial Secretary's Office in the Colony of Hongkong.

To the Superintendent of the House of Detention in the said Colony.

Whereas _____ is detained by you in the House of Detention by virtue of a warrant issued under the provisions of the Deportation Ordinance, 1912, and whereas His Excellency the Governor is satisfied that the said _____ ought not to be further detained and has given me directions accordingly: These are therefore to command you to release the said _____

Dated this _____ day of _____ 191 .

(Signed)

Colonial Secretary.

FORM 7.

*Order by the Governor under the provisions of the
Deportation Ordinance, 1912.*

Council Chamber, Victoria, in the Colony of Hongkong,
the day of 191 .

Whereas it is deemed desirable by the Governor-in-Council that should be prohibited under the provisions of the Deportation Ordinance, 1912, from residing or being within the Colony for the space of years from the date thereof upon the grounds hereinafter appearing :

The Governor-in-Council doth hereby by virtue of the said Ordinance order that the above named person be prohibited and the said person is hereby prohibited from residing or being in the Colony for the space of time aforesaid from the said date, and that the period of days from the said date be fixed as the time within which the said person shall depart from the Colony aforesaid.

Statement of the grounds upon which this order is made :—

That the said person

Clerk of Councils.

Objects and Reasons.

Clause 3 of the Bill is new and is intended to enable any person whose banishment is under consideration to state his own case against banishment and will enable the Governor-in-Council to check the charges and pursue his enquiries with greater certainty of giving a just decision than seems possible under the existing law. The fact that the person questioned is under lawful arrest and in the House of Detention and that no caution is administered will it is thought safeguard his interests by preventing the use against him of his answers in other proceedings (*R. v. Gavin* 15 cox 336, *R. v. Male* 17 cox 689; *R. v. Histed* 19 cox 16; *R. v. Best* 1909, 1 K.B. 692); but to remove all doubts on the point a sub-section to that effect is added to clause 12.

Clause 4 is based on section 4 (1) of Ordinance No. 1 of 1882, the first two sub-sections of *Clause 5* are based on section 13 of Ordinance No. 10 of 1886 and the last sub-section of that clause carries out the evident intention of Article III of the China and Corea (Amendment) Order in Council 1910. Although as a general rule natural born British subjects are outside the scope of any banishment Ordinance, it is manifestly unjust that when prisoners have been convicted by the consular courts of crimes committed in China and have been sent as a matter of convenience to serve their terms of imprisonment in the Gaol of the Colony, that this Colony should be unable to get rid of them again on their release.

Clause 6 is based on section 4 (1) and (2) of Ordinance No. 1 of 1882, *Clause 7* on section 4 (3), *Clause 8* on section 5, *Clause 9* on section 8 and *Clause 10* on section 10 thereof. The increase in the amount of the sentence has been sanctioned by H.M. Secretary of State in a despatch dated the 30th June, 1911. The provisions of *Clauses 11 and 12* providing for the automatic banishment of Straits deportees have been likewise sanctioned. It will have been noticed that certain sections of Ordinance No. 1 of 1882 have not been re-enacted although by *Clause 13* the whole of that Ordinance is repealed. The reason is that section 3 is seldom acted on and is deemed unnecessary, and that sections 6, 7 and 9 cannot be re-enacted as they are contrary to the express proviso to Article XIV of the Letters Patent of the 19th January, 1888, which prevents the Governor, (except where the offence has been of a political nature unaccompanied by any other grave crime), from making it a condition of any pardon or remission that the offender shall be banished. The remaining enactments repealed by Clause 13 are now rendered unnecessary as the powers conferred by this consolidating Bill cover the cases they were designed to meet.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

AN Ordinance to amend the Magistrates Ordinances, 1890-1910.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows :—

Short title. 1. This Ordinance may be cited as the Magistrates Amendment Ordinance, 1912.

Amends section 86 of Ordinance No. 3 of 1890 as amended by section 5 of Ordinance No. 7 of 1910. 2. Section 86 of the Magistrates Ordinance, 1890, as amended by section 5 of the Magistrates Amendment Ordinance, 1910, is hereby repealed and there shall be substituted therefor the following section :—

“ 86. Whenever any offender whose age appears to the Magistrate not to exceed sixteen years is convicted of any offence other than the offences specified in the Third Schedule the Magistrate may in lieu of any other punishment to which the offender is liable, and not notwithstanding anything to the contrary in section 4 (2) (c) of the Flogging Ordinance, 1903, as amended by the Flogging Amendment Ordinance, 1911, or in section 12A (2) (iv) of the Peace Preservation Ordinance, 1886, as amended by the Peace Preservation Amendment Ordinance, 1911 :—

(a.) order such offender to be discharged after due admonition ; or

(b.) order such offender to be delivered to his parent or to his guardian or nearest adult relative on such parent guardian or relative executing a bond with or without a surety or sureties that he will be responsible for the good behaviour and also, if the Magistrate thinks it necessary, for the proper education of the offender for any period not exceeding twelve months ; or

(c.) order such offender if a male to be whipped with not more than twelve strokes of a light cane or rattan within the court premises and in the presence if he desires to be present of the parent or guardian of of such offender.

Provided that if the offender is convicted of larceny, or of any offence which now or at any time hereafter is by law deemed or declared to be simple larceny or punishable as simple larceny, or of any assault occasioning actual bodily harm, or of any indecent assault the Magistrate may make the order specified in paragraph (c) of this section in addition to any other punishment to which the offender is liable.

Objects and Reasons.

This Bill brings into force in the Colony some of the provisions of section 19 of the Reformatory and Industrial Schools Ordinance, 1890, of the Straits Settlements. The Proviso preserves the effect of the present sub-section (1) of section 86 of the Magistrates Ordinances, 1890-1910.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

An Ordinance to amend the law relating to Dangerous Goods.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as the Dangerous Goods Amendment Ordinance, 1912.

2. Sub-section (5) of section 10 of the Dangerous Goods Ordinance, 1873, (as amended by the Dangerous Goods Amendment Ordinance, 1910), is hereby repealed and there shall be substituted therefor the following sub-section.

Amends section 10 (5) of Ordinance No. 1 of 1873 (as amended by Ordinance No. 27 of 1910).

“(5.) If any person has dangerous goods to which this Ordinance applies in his possession custody or power or in the possession custody or power of any servant or agent of his in contravention of this section such dangerous goods shall, together with the vessels or packages containing the same, be forfeited, and in addition thereto such person shall be liable on summary conviction to imprisonment for any period not exceeding six months and in further addition thereto, such person shall be liable to a penalty not exceeding one hundred dollars a day for each day during which such goods are proved to have been in his possession custody or power or in the possession custody or power of any servant or agent of his.”

Objects and Reasons.

It has been considered desirable to make imprisonment part of the penalty for offences against section 10 (5) of the Dangerous Goods Ordinance. The only words in the new sub-section which are new are “ addition thereto such person shall be liable on summary conviction to imprisonment for any period not exceeding six months and in further ”.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

An Ordinance to amend the Arms and Ammunition Ordinance, 1900.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as the Arms and Ammunition Amendment Ordinance, 1912.

2. Section 28 of the Arms and Ammunition Ordinance, 1900, is hereby amended by—

Amends section 28 of Ordinance of No. 2 of 1900.

(a.) the deletion of the words “, in default of payment thereof, the Magistrate may order that the offender be imprisoned with or without hard labour,” and by the substitution therefor of the words “ to imprisonment ”.

(b.) the deletion of the words “, unless the penalty is sooner paid ”.

Objects and Reasons.

It has been deemed desirable in the case of offences against the principal Ordinance that the power of the Magistrates to imprison should not be confined to cases where the offender is unable to pay a fine.

C. G. ALABASTER,
Attorney General.

A BILL

ENTITLED

An Ordinance to amend the Liquors Consolidation Ordinance, 1911.

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows :—

Short title. 1. This Ordinance may be cited as the Liquors Amendment Ordinance, 1912.

Amends section 57 of Ordinance No. 9 of 1911. 2. Section 57 of the Liquors Consolidation Ordinance, 1911, is hereby amended as follows :—

(a.) by the deletion of sub-section (2) ;

(b.) by renumbering sub-section (3) as sub-section (5) ;

(c.) by the insertion after sub-section (1) of the following sub-sections :—

“(2.) The Governor-in-Council may classify the warehouses to which such licences are issued or intended to be issued.

(3.) The Legislative Council may at any time by resolution alter the fees which may be charged for such licences in respect of all classes or any class of such warehouses. Provided however that no fee shall be charged for a licence granted to the Naval or Military authorities for Naval or Military purposes.

(4.) Subject to the provisions of sub-section (3) the fee for every such licence shall be two hundred and fifty dollars per annum.”

Objects and Reasons.

This Bill is introduced in order that licensed warehouses may be classified as certain classes of such warehouses can stand a higher licence fee than others. At present they may roughly be said to fall into four classes, warehouses for European wines, those for Chinese wines, those for bean curd shops and those for the shops which keep spirits of wine with which to make tinctures and scents.

C. G. ALABASTER,
Attorney General.

NOTICES.

COLONIAL SECRETARY'S DEPARTMENT.

No. S. 61.—It is hereby notified that information has been received from the Government of Burmah to the effect that Hongkong has been declared a Plague-infected Port.

No. S. 62.—Statement of Sanitary Measures adopted against Hongkong.

Place or Port.	Nature of Measures.	Date.	Reference to Government Notification.
Singapore.	Hongkong declared an infected port.	19th Jan., 1912.	No. S. 17.
Orissa.	Plague Regulations imposed in Orissa Ports against arrivals from Hongkong.	23rd Feb., 1912.	No. S. 54.
Burmah.	Hongkong declared an infected port.	1st March, 1912.	No. S. 61.