TO ALL WHOM IT MAY CONCERN.

OTICE is hereby given that the BANK OF CANTON LIMITED intends at an early date to apply to the Legislative Council of Hongkong for a Bill empowering it to convert its silver capital into gold.

A copy of the proposed Bill is hereunder published.

Dated the 2nd day of May, 1919.

JOHNSON, STOKES & MASTER, Solicitors for THE BANK OF CANTON LIMITED.

A BILL

INTITULED

An Ordinance to authorise the Bank of Canton Limited to convert its silver capital into gold.

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 Bank of Short title. Canton Limited (Capital Conversion) Ordinance, 1919
- 2. In this Ordinance "The Company" means The Interpreta-Bank of Canton Limited.
- 3. The Company may at any time by special resolution convert into gold its silver capital as existing at the date of the confirmation of such special resolution and such conversion shall take effect upon such special resolution being confirmed. Any such conversion may be into such form of gold currency and at such rate of exchange and upon such terms and conditions as may be sanctioned by the special resolution effecting the con-

4. Upon the filing of any such special resolution as Issue of is referred to in section 3 of this Ordinance the Registrar fresh Certificate of In of Companies shall issue a fresh certificate of incorpora-tion of the Company showing the capital of the Company as affected by such conversion. Such fresh certificate shall take the place of the original certificate of incorporation of the Company and shall be the certificate of incorporation of the Company.

5. Nothing in this Ordinance shall affect or be Saving of the deemed to affect the rights of His Majesty the King, His rights of the Heirs and Successors or the rights of any body politic or corporate or of any other person except such as are other rights. mentioned in this Ordinance and those claiming by from and under them. and under them.

6. This Ordinance shall not come into operation until Commence-His Majesty's pleasure shall have been signified by a ment. Government notification of non-disallowance published in the Gazette.

Objects and Reasons.

The Bank of Canton Limited was incorporated in 1912 under the Companies Ordinance, 1911, and its registered office is situate at Victoria, in the Colony of Hongkong. Among the 33 objects set out in Clause 3 of the Memorandum of Association are:—

- 3.—(1) To establish and carry on the business of Bankers in all its branches and departments
 . . . in Hongkong, in China or in any other parts of the world as may from time to time be determined.
 - (23) To obtain any act or decree of the Imperial Parliament, of any Colonial Parliament, or of any Foreign Government, legislative assembly or council . . . or other proper authority at home or abroad for enabling the Company to carry any of its objects into effect, or for dissolving the Company and reincorporating its members as a new Company . . . or for effecting any modification in the Company's constitution or for enlarging the powers of the Company under this Memorandum of Association whether such powers be cognate to the powers granted hereby or not.
 - (26) To take or concur in taking all such steps and proceedings as may seem best calculated to uphold and support the credit of the Company and to obtain and justify public confidence and to avert or minimise financial disturbances which might affect the Company.

The Capital of the Company is \$2,000,000 Hong-kong Currency and regulations as to increasing it are contained in Art. 14 of the Articles of Association. This Capital has now been almost fully issued and paid up and it is intended to increase it. It will be an advantage to the Bank if its capital is stabilised by conversion from silver into gold especially as it is expected that a large proportion of the new subscriptions will come from "gold" countries. Moreover the Bank always has to keep a large amount of money in "gold" countries for the purpose of its exchange transactions. The first 5 clauses of the Bill follow the precedent of Ordinance No. 4 of 1919. Clause 6 is rendered necessary by Art. XXVI (4) of the Royal Instructions of the 14th February, 1917.

TRADE MARKS ORDINANCE, 1909.

Application for Registration of Trade Marks.

NOTICE is hereby given that Foster-McClellan Co., (a Corporation organized under the Laws of the State of New York, U.S.A.), of 8, Wells Street, Oxford Street, London, W., England; 246 and 248, Michigan Street, Buffalo, New York, U.S.A.; and 76, Pitt Street, Sydney, New South Wales, Australia; Manufacturers, have on the 3rd day of May, 1919, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Marks:—

(2)

(3)





(4)

(5)





in the name of Foster-McClellan Co., who claim to be the proprietors thereof.

The Trade Marks have respectively been used by the Applicants as follows, viz.:-

- No. 1 in respect of Medicated Cough Lozenges, since the 10th day of May, 1918.
- No. 2 in respect of a medicine for human use, since the 13th day of May, 1918.
- No. 3 in respect of an ointment for human use, since the 28th day of June, 1918, all in Class 3.

No. 4 in respect of A Toilet Cream, since the 11th day of May, 1918, and

No. 5 in respect of a preparation for the teeth, since the 7th day of June, 1918, both in Class 48.

The above mentioned Trade Marks Nos. 1, 2 and 3 are to be associated with Trade Marks Nos. 47 of 1910; 117, 118, 119, 120, 121 and 122 of 1916, and to be associated with each other; and Nos. 4 and 5 are to be associated with each other.

Dated the 8th day of May, 1919.

MATTHEW J. D. STEPHENS, Solicitor and Agent for the Applicants.

TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that The Dental Manufacturing Company, Limited, Manufacturers, of Alston House, Newman Street, London, W.1., England; have on the 2nd day of May, 1919, applied for the Registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark:—



in the name of The Dental Manufacturing Company, Limited, who claim to be the proprietors thereof.

The Trade Mark has been used by the Applicants in respect of Instruments, apparatus and contrivances for surgical or curative purposes or in relation to the health of men or animals, since February 9th, 1918, in Class 11.

Dated the 8th day of May, 1919.

MATTHEW J. D. STEPHENS, Solicitor & Agent for the Applicants.

TRADE MARKS ORDINANCE, 1909.

Application for Registration of Trade Mark.

NOTICE is hereby given that the Kwong San Knitting Company, of No. 141, Portland Street, Mongkoktsui, in the Colony of Hongkong, have on the 6th day of May, 1919, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark:—



in the name of the Kwong San Knitting Company, who claim to be the proprietors thereof.

The Trade Mark is intended to be used by the Applicants in respect of the following goods in the following class, namely:—

Hosiery, in Class No. 38.

Facsimiles of such Trade Mark can be seen at the office of the Registrar of Trade Marks in Hongkong, and also at the Office of the undersigned.

Dated this 8th day of May, 1919.

DEACON, LOOKER, DEACON & HARSTON,

Solicitors for the Applicants, No. 1, Des Vœux Road Central.

TRADE MARKS ORDINANCE, 1909.

Application for Registration of Trade Marks.

OTICE is hereby given that A. S. Watson & Company, Limited, whose Registered Office is at Alexandra Buildings, Victoria, in the Colony of Hongkong, Chemists, Druggists, and Aerated Water Manufacturers, etc., have on the 12th day of March, 1919, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Marks:—



in the name of A. S. Watson & Company, Limited, who claim to be the proprietors thereof.

The Trade Marks have respectively been used by the Applicants as follows, viz.:—

Nos. 1, 2 and 3 as a series in respect of Mineral and Aerated Waters, since 1914; No. 4, in respect of Ginger Ale, since 1908; No. 5, in respect of Gout Water, since 1908; and No. 6, in respect of Mineral and Aerated Waters, since 1912, all in Class 44.

The above mentioned Trade Marks are to be associated with Trade Marks No. 92 nvii of 1886, 7 of 1906, 142 x to 1 of 1908, 144 and 145 of 1908, 146 of 1908, and 7 of 1911, and with each other.

Dated the 10th day of April, 1919.

MATTHEW J. D. STEPHENS, Solicitor & Agent for the Applicants.

TRADE MARKS ORDINANCE, 1909.

 $Application\ for\ Registration\ of\ Trade\ Marks.$

NOTICE is hereby given that the UNION TRADING COMPANY, of Victoria, in the Colony of Hongkong, have on the 5th day of April, 1919, applied for the Registration in Hongkong, in the Register of Trade Marks, of the following Trade Marks: -



(2)



in the name of the Union Trading Company, who claim to be the sole proprietors thereof.

Such Trade Marks are intended to be used by the applicants forthwith in respect of Lard, Grease and Tallow in Class 42.

The above Marks are to be associated with each other.

Representations of the said Trade Marks are deposited for inspection in the office of the Registrar of Trade Marks.

Dated the 11th day of April, 1919.

UNION TRADING COMPANY, Prince's Building, Hongkong. THE TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

N OTICE is hereby given that YAU SANG TONG, of No. 324, Queen's Road Central, Victoria, in the Colony of Hongkong, Chinese Chemists, have on the 1st day of March, 1919, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark:—



in the name of Yau Sane Tong, who claim to be the proprietors thereof.

The said Trade Mark has been used by the Applicants since the year 1917, in respect of Tablets for curing cough and Medicated Pills and Powders in Class 3.

Dated the 7th day of March, 1919.

LO & LO, Solicitors for the Applicants, Alexandra Building, Des Vœux Road Central, Horgkong.



THE LAWS OF HONGKONG, 1844-1912.

COPIES of the above may be purchased at this Office at \$50 per set of four volumes, payable in advance.

NORONHA & COMPANY, Government Printers, 14A, Des Vœux Road Central.

Hongkong, 3rd December, 1913.



The Hongkong Government Gazette

Local Subscription.

Per annum (pay	able in advan	ce), §	318.00
Half year,	(do.),		
Three months,	(do.),		6.00
T3 ·	dia .	-	

Foreign, \$2 extra for Postage.

Terms of Advertising.

For 5 lines and under,\$	1.00) for 1st
Each additional line,\$	0.20 insertion
Chinese, per Character,	
Repetitions,	Half price.

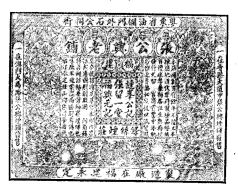
Advertisements must reach this office not later than 3 r.m. on Thursdays insertion for in Friday's issue.

.

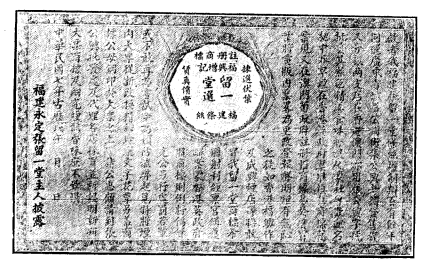
THE TRADE MARKS ORDINANCE, 1909.

Application for registration of Trade Marks.

N OTICE is hereby given that the Cheune Kung Hing Firm, of No. 295, Queen's Road Central, Victoria, in the Colony of Hongkong, Tobacconists, have on the 20th day of March, 1919, applied for the registration, in Hongkong, in the Register of Trade Marks, of the following Trade Marks:—



(2)



in the name of the said Cheung Kung Hing Firm, who claim to be the proprietors thereof.

The first Trade Mark has been used by the Applicants for upwards of 20 years and the second Trade Mark is intended to be used the Applicants in respect of the following goods respectively in the following class, viz:

"Tobacco, whether manufactured or unmanufactured, in Class 45.

The said Trade Marks are to be associated with Trade Mark No. 7 of 1915, and are to be associated with each other.

Facsimiles of such Trade Marks can be seen at the office of the Registrar of Trade Marks, and also at the offices of the undersigned.

Dated the 10th day of April, 1919.

HASTINGS & HASTINGS, Solicitors for the Applicants, No. 8, Des Vœux Road Central, Hongkong.

Printed and Published by NORONHA & Co., Printers to the Hongkong Government.