

which now appears as article 190 of the China Order in Council, 1924. The provisions of articles 8, 9, 10 and 13, of the China (Companies) Order in Council, 1915, which deal with cognate subject matter, have never been reproduced in our Ordinances. This is a distinct "trap", because anyone reading Part XI of the Companies Ordinance, 1911, would imagine that section 274 contained all the requirements of the law with regard at least to the nationality and residence of the directorate of a China company, whereas it contains only part of those provisions. Two courses are open. One is to insert in the Companies Ordinance, 1911, the provisions of the China (Companies) Order in Council, 1915, referred to above. It is however, unnecessary to reproduce any such provisions because section 1 (3) of the Companies Ordinance, 1911, provides that that Ordinance, "in so far as it affects companies carrying on business within the limits of the China Orders in Council, shall be read with and subject to" the China Orders in Council. It has therefore been decided to adopt the other course, which is to repeal section 274. It may be asked why section 270, 271 and 272 are not repealed at the same time. The answer is that there are special reasons for retaining those sections. Section 270 might perhaps have been omitted, but it is a convenient introduction to section 271. Section 271 contains a considerable amount of detail which does not appear in the China Order in Council, 1924. Section 272 deals with the jurisdiction of the Supreme Court of Hongkong, and it seems desirable that any question of jurisdiction of the Hongkong courts should appear expressly, and not merely by implication, in our Ordinances.

J. H. KEMP,
Attorney General.

3rd December, 1924.

NOTICES.

COLONIAL SECRETARY'S DEPARTMENT.

No. S. 424.—Statement of Sanitary Measures adopted against Hongkong.

Place or Port.	Nature of Measures.	Date.	Reference to Government Notification.
Manila.	Inspections outside Manila harbour from 20th April. Third class passengers and new crew must comply with the vaccination requirements.	16th April, 1924.	...

No. S. 425.—Statement of Sanitary Measures adopted by Hongkong.

Disease.	Port or Place.	Restrictions in Force.	Authority.
Small-pox.	Dutch East Indies.	Medical examination; quarantine at the discretion of the Health Officer.	Notification No. 475 of 19th August, 1924.

CLAUD SEVERN,
Colonial Secretary.

19th December, 1924.