

TO ALL TO WHOM IT MAY CONCERN.

NOTICE 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 intituled "An Ordinance to authorise The Bank of Canton Limited to convert its gold capital into silver".

A copy of the proposed Bill is printed hereunder.

Dated the 14th day of May, 1926.

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

C.S.O. 1961/19.

[No. 5 :—6.5.26.—1.]

A BILL

INTITULED

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

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 Canton Limited (Capital Conversion) Ordinance, 1926". Short title.

2. In this Ordinance "the Company" means The Bank of Canton Limited. Interpretation.

3. The Company may at any time by special resolution convert into silver its gold 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 shall be into the silver dollar currency of the Colony and shall be at such rate of exchange and upon such terms and conditions as may be sanctioned by the special resolution effecting the conversion: Provided always that no such special resolution shall be submitted for confirmation without the consent in writing of the Governor. Power to convert gold capital into silver.

4. The Company shall, at the same time as it forwards to the Registrar of Companies a copy of the Special Resolution referred to in section 3 of this Ordinance in accordance with section 71 of the Companies Ordinance 1911, forward to him the formal consent of the Governor to such resolution. Governor's consent to be filed with the Registrar of Companies.

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

6. The Bank of Canton (Capital Conversion) Ordinance, 1919, is repealed. Repeal of Ordinance No. 6 of 1919.

Commence-
ment.

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

Objects and Reasons.

The Bank of Canton Limited was incorporated in Hongkong in 1912 with a capital of \$2,000,000. In 1919 in pursuance of special resolution under Section 3 of Ordinance No. 6 of 1919 the capital was converted into sterling and increased to £1,000,000. It has since been increased further to £1,200,000. The conversion of the capital from silver into gold was at the time considered desirable in view of anticipated extensions of business in and large subscriptions to come from "Gold" countries but in practice such anticipations have only partially been realised and the Directors recognise that they are now faced with altered conditions which tend to centre the supreme interest of the Bank in the Far Eastern Trade, particularly in the Treaty Ports. The Bank has now branches in Hankow and Swatow as well as in Shanghai and Canton, and intends shortly to open branches in other parts of China, a policy which will entail large dealings in silver and with the Head Office of the Bank situated in Hongkong where the currency is likewise in silver it is considered that on all grounds the balance of convenience lies, and will in future always lie, in favour of having its capital in silver. It is therefore desired to reconvert the capital into Hongkong Currency, and with a view to this being final clause 6 of the Bill repeals the Ordinance No. 6 of 1919.

6th May, 1926.



IN THE SUPREME COURT OF HONGKONG.

PROBATE JURISDICTION.

In the Goods of Liu Hin Kee alias Hang Kee, late of Rock Springs in the County of Sweetwater, State of Wyoming, United States of America, Cook, deceased.

NOTICE is hereby given that the Court has, by virtue of Section 58 of the Probates Ordinance, 1897, (No. 2 of 1897), made an order limiting the time for creditors and others to send in their claims against the above estate to the 8th day of June, 1926.

All creditors and others are accordingly hereby required to send their claims to the undersigned on or before that date.

Dated the 8th day of May, 1926.

JOHNSON, STOKES & MASTER, Solicitors for the Estate of the above-named deceased, Prince's Building, Lee House Street, Hongkong.



IN THE SUPREME COURT OF HONGKONG.

PROBATE JURISDICTION.

In the Goods of William Gould Bennett Denman Fuller, (deceased).

NOTICE is hereby given that the Court has, by virtue of Section 58 of the Probates Ordinance, 1897, (No. 2 of 1897), made an order limiting the time for sending in claims to or against the above estate to the 12th day of June, 1926.

Creditors and claimants are hereby required to send their claims to the undersigned by the above date.

Dated the 13th day of May, 1926.

WILKINSON & GRIST, Solicitors for the Executor, No. 9, Queen's Road Central, Hongkong.

In the Matter of the Companies Ordinance 1911,

and In the Matter of The Wa On Steamship Company Limited.

EXTRAORDINARY RESOLUTION

NOTICE is hereby given that at an Extraordinary General Meeting of The Wa On Steamship Company Limited, duly convened and held at No. 34, Comaught Road West, Victoria, on the 6th day of May, 1926, the following resolution was duly passed, viz:

"That the Company be wound up voluntarily under the provisions of Companies Ordinance 1911, and that Mr. Mok Heung Man, of No. 30, Centre Street, Victoria, in the Colony of Hongkong, be hereby appointed Liquidator for the purposes of such winding-up."

Hongkong, 10th May, 1926.

WONG KWAN SHAN, Chairman.

IN THE SUPREME COURT OF HONGKONG.

IN BANKRUPTCY

No. 15 of 1926.

Notice of Intention to Declare Dividend

Re Pang Chik, carrying on business as building Contractor, under the style or firm name of Luen On Company, of No. 4, Luen Fat Street, Ground floor, Victoria, in the Colony of Hongkong.

A FIRST and final dividend is intended to be declared in the matter of Pang Chik, trading, as Luen On Company, adjudicated bankrupt on the 10th day of April, 1926.

Creditors who have not proved their debts by the 14th day of June, 1926, will be excluded.

Dated the 14th day of May, 1926.

KAN YIU CHIO, Trustee

NOTICE OF TRANSFER.

IN pursuance of Section 3 of the Fraudulent Transfers of Businesses Ordinance No. 25, of 1923, Notice is hereby given that Fung Yue, (馮裕), Managing Partner of the Shiu Lee, Wine Shop, (兆利酒庄), of No. 3, Bridge Street, Victoria, Hongkong, Acting on behalf of himself and the other partners of the said Shiu Lee, is desirous of transferring the said business of the said Shiu Lee, to Shiu Hing, (洗興), (who is transferee), on the 7th day of June, 1926.

The Transferee intends to carry on the said business under the same name and to use the same trade marks and at the same place and will assume the liabilities incurred by the Transferors in the said business.

FUNG YUE, (馮裕), Managing Partner of the said Shiu Lee Wine Shop, Transferor.

and

SHIU HING, (洗興), Transferee.

白告明聲

啓者子姪衆多其及年歲出而營業者乃其本人自有之權衡弟決不過問然亦斷不負責特此聲明以免後論再者弟對於自己一切經營必有立約註冊及觀筆簽名爲據倘有別情經手是問概與弟無涉此事曾於癸亥年二月初間登報聲明今重行佈告諸希亮察爲禱
丙寅年四月吉日 莫晴江謹啓

In the Matter of the Companies Ordinance, 1911,

and

In the Matter of The Oriental Navigation Company, Limited.

(In Voluntary Liquidation)

NOTICE is hereby given pursuant to Section 181 of the Companies Ordinance, 1911, that a Meeting of the Creditors of the Oriental Navigation Company Limited, will be held at the Offices of Messrs. Percy Smith, Seth and Fleming, No. 6, Des Vœux Road Central, Hongkong, on Saturday, the 22nd day of May, 1926, at 12 o'clock noon, for the purposes provided for in the said Section.

Hongkong, 8th May, 1926.

J. HENNESSEY SETH, F.S.A.A., Liquidator.

白告明聲

啓者香港永樂街門牌二十一號廣華興昌記做確礦什貨生意做至乙丑年底結日止今李根和堂志圖別業自願將名下原日所占廣華興昌記號之股份與及舖底貨物賬項傢私裝修一概頂與廣華興昌記公盤承受全盤清算交易清楚自退股之後日後廣華興昌記生意盈虧與退股人無涉特此登報聲明以免後論

民國丙寅三月念三日 退股人李根和堂 承股人廣華興昌記

(File No. 89 of 1926) TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that Colfix Limited, a British Company, of 21, Bothwell Street, Glasgow, Scotland, Road Material Manufacturers on the 7th day of April, 1926, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark, viz:—



in the name of the said Colfix Limited, who claim to be the proprietors thereof.

The Trade Mark has been used by the Applicants in respect of Manufacturers from Bitumen, for use in a Cold State in the making of road surfaces, in Class 17.

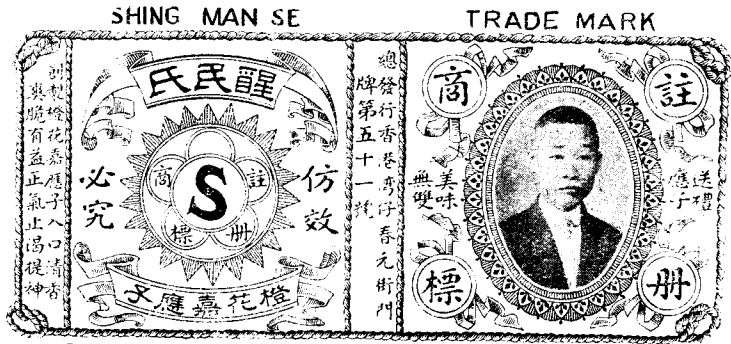
Dated the 16th day of April, 1926.

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

(FILE No. 90 of 1926)
TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that The Shing Man Se Firm, of No. 53, Spring Garden Street, Victoria, in the Colony of Hongkong, Merchants, have, on the 22nd day of March, 1926, applied for the Registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark viz:—



No. 51. SPRING GARDEN St., HONG KONG

in the name of the said The Shing Man Se Firm, who claim to be the proprietors thereof.

The Trade Mark is intended to be used by the Applicants in respect of preserved fruits, nuts and confectionery in Class 42.

The Applicants disclaim the right to the exclusive use of the letter "S" and all the Chinese Characters appearing on the Mark.

Dated this 14th day of May, 1926.

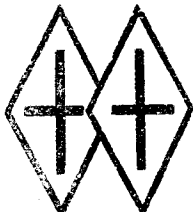
LEE AND RUSS,
Solicitors for the Applicants.
Bank of Canton Building,
No. 6, Des Vœux Road Central,
Hongkong.

(FILE No. 60 of 1926)
TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that The Sam Wo Hing Firm, of No. 133, Des Vœux Road West, Victoria, in the Colony of Hongkong, have, on the 23rd day of February, 1926, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark, viz:—

DOUBLE CROSS



牌十雙

in the name of The Sam Wo Hing Firm, who claim to be the proprietors thereof.

The Trade Mark has been used by the applicants in respect of Substance used as food or as ingredients in food in Class 42.

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

The said Sam Wo Hing Firm, undertake not to use the Cross in red on a white ground.

Dated the 12th day of March, 1926.

LEE AND RUSS,
Solicitors for the Applicants,
6, Des Vœux Road Central,
Hongkong.

(FILE No. 224 of 1920)
TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that The Monroe Calculating Machine Company, a corporation organised under the laws of New York, and doing business at No. 49, Mitchell Street, Orange, New Jersey, on the 10th day of August, 1920, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark, viz:—



in the name of the said Monroe Calculating Machine Company, who claim to be the sole proprietors thereof.

The Trade Mark has been used by the Applicants in respect of Calculating and Adding Machines, in Class 8.

Dated the 12th day of March, 1926.

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

(FILE No. 239 of 1925)
TRADE MARKS ORDINANCE, 1909.

Application for Registration of Trade Marks.

NOTICE is hereby given that Him Kee, of No. 11, Sun Hing Street, Canton; Merchants, have, on the 24th day of August, 1925, applied for the registration in Hongkong, in the Registrar of Trade Marks, of the following Trade Marks:—

(1)



(2)



(3)



(4)



in the name of Him Kee, who claim to be the proprietors thereof.

The said Trade Marks have been used by the applicants, in respect of Firecrackers and/or Fireworks, since 1st March 1925, in Class 20.

Facsimiles of the Trade Marks can be seen at the Office of the Registrar of Trade Marks, or at the Undersigned.

Dated the 12th day of March, 1926.

J. M. DA ROCHA & CO.,
Agents for the Applicants,
No. 2, Connaught Road Central,
Hongkong.

(FILES NO. 273 OF 1925 AND 6 OF 1926.)

THE TRADE MARKS ORDINANCE, 1909.

Application for Registration of Eleven Trade Marks.

NOTICE is hereby given that Tide Water Oil Company, a corporation organized under the laws of the State of New Jersey, of 11, Broadway, in the County and State of New York, United States of America, have, on the 10th day of July, 1925, and the 5th day of November, 1925, respectively applied for the Registration in Hongkong, in the Registrar of Trade Marks, of the following Trade Marks:—

(1)

AMBROL

(2)

BLANQUOL

(3)

CLAROL

(4)

DYNOL

(5)

EMROL.

(8)



(6)

GRENOL.

(7)

RADOL

SUPROL

(9)

TYCOL

(10)

WAVOL

(11)

JOURNAL

in the name of Tide Water Oil Company, who claim to be the sole proprietors thereof.

The Trade Marks are intended to be used by the Applicants in respect of Derivatives of crude petroleum namely lubricating oils gasoline minerals wax lubricating grease, and kerosene, in Class 47.

The applicants disclaim the right to the exclusive use of the words "Tide Water", appearing on the "Suprol", Mark (No. 8)

Facsimiles of such Trade Marks can be seen at the Offices of the Registrar of Trade Marks, of Hongkong, and of the Undersigned.

Dated the 16th day of April, 1926.

DEACONS,
Solicitors for the Applicants,
1, Des Vœux Road Central,
Hongkong.

(FILE NO. 29 OF 1925)

TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that Eli Lilly & Company, a corporation duly organised under the laws of the State of Indiana, of 224, East McCarty Street, Lidianopolis, State of Indiana, United States of America, have, on the 14th day of December, 1925, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark:—

AMYTAL

in the name of Eli Lilly & Company, who claim to be the sole proprietors thereof.

The Trade Mark is intended to be used by the Applicants in respect of Medicinal preparations in tablet form for use as a sedative and hypnotic, in Class 3.

A facsimile of such Trade Mark can be seen at the Offices of the Registrar of Trade Marks of Hongkong and of the Undersigned.

Dated the 16th day of April, 1926.

DEACONS,
Solicitors for the Applicants,
1, Des Vœux Road Central,
Hongkong.

(FILE NO. 86 OF 1926)

TRADE MARKS ORDINANCE, 1909.

Application for Registration of a Trade Mark.

NOTICE is hereby given that The Fung Keong Rubber Manufactory, of No. 27, Whitfield Road, of Victoria, in the Colony of Hongkong, have, on the 23rd day of March, 1926, applied for the registration in Hongkong, in the Register of Trade Marks, of the following Trade Mark:—



in the name of the The Fung Keong Rubber Manufactory, who claim to be the Sole Proprietors thereof.

The Trade Mark will be used by the Applicants forthwith in respect of Goods Manufactured from India-rubber and Gutta-percha, in Class 10.

A facsimile of such Trade Mark can be seen at the Office of the Registrar of Trade Marks, of Hongkong, and at the office of the undersigned.

Dated the 16th day of April, 1926.

HALL AND HIND,
Solicitors for the Applicants,
China Building,
Hongkong.