Strangers to the Port may deem it objectionable to run to leeward for a confined anchorage, and those who have not got a Pilot had a stud out again until one can be obtained, unless they feel confident of being able to take in sail smartly and bring up quickly. Between Grotto Point and Middle Head, and due west of North Head, lies Middle Harbour, an arm of the sea extending several miles North West direction. It is open to the eastward, and not navigable for vessels drawing more than 9 feet, a bar of that depth running cits mouth. Neither does Hunter's Bay, situated at the entrance to Middle Harbour, afford good anchorage, being open to easterly and the bottom foul , and the bottom foul.

TIDES.

The tides in the Harbour of Port Jackson do not run with great velocity, the maximum rate of the ebb being two, and of the flood one the flood one that state of the second of the flood one that with great velocity, the maximum rate of the ebb being two, and of the flood one that knots. Their course is generally that of mid-channel, except at the entrance, where the ebb tide, running strong near the North leaves a considerable space of slack water to the southward, of which vessels working in can avail by tacking to the southward when-the Floating Light Ship is seen open of the Inner South Head. The times of high water, full, and change, are at the Heads 8h. 15m., a Sydney, 8h. 30m.; rise and fall 6 feet.

All Bearings herein given are magnetic, and the Soundings those at low water spring tides.

HONGKONG.

ANNO VIGESIMO SECUNDO VICTORIÆ REGINÆ.

No. 11 of 1858.

By His Excellency SIR JOHN BOWRING, Knight, LL.D., Governor and Commander-in-Chief of the ony of Hongkong and its Dependencies, and Vice-Admiral of the same, Her Majesty's Plenipotentiary i Chief Superintendent of the Trade of British Subjects in China, with the Advice of the Legislative Cancil of Hongkong.

An Ordinance for the prevention of Offences touching Securities, Sales, and Deposits.

[6th July, 1858.]

Be it enacted ordained and by His Excellency the Governor of Hongkong, with the Advice of the

Legislative Council thereof, as follows:

I. All Additions to Drafts on Bankers within the meaning of Ordinance No. 3 of 1857, shall be Additions to Cheques feemed to be (by whomsoever and at whatsoever Time the said Additions may be made) part of the on Bankers.

Brafts themselves, for the purpose of the payment thereof respectively; and any Cancellation or Erasure such Additions, and likewise any Alteration thereof (except for the mere purpose of filling up any bracks therein), shall be deemed a Forgery of the said Drafts respectively.

II. A Person obtaining by fraud or false pretence the acceptance of a Bill of Exchange (whether Acceptances obtained his hands or not) be deemed to have obtained a valuable Security by fraud, or (as the case may be) false pretence, and Drafts the case, within the meaning of the Laws in force for the repression of the said Offences; and Persons have stopped payment, additions to Cheques

Reson. Society. Company, or Firm, who, to the knowledge of the Persons so obtaining the said Monies or Forson, Society, Company, or Firm, who, to the knowledge of the Persons so obtaining the said Monies or

that the time of obtaining the same, have stopped payment or suspended business, shall be deemed to have obtained the said Monies or Chattels by a false pretence, and shall be punishable accordingly.

III. No Person shall act as a Lender of Money to an amount being less than Five Hundred current Pawnbrokers' and Phars in any one transaction upon deposit of Goods and Chattels, unless he be then the actual holder Auctioneers' Licenses. a l'awnbroker's License, or as a Public Salesman, unless he be then the actual holder of an Auctioneer's

IV. Every such License shall be granted by and at the Discretion of His Excellency in Executive To be granted by cancil, on such Conditions, touching Fees or otherwise, as shall be deemed meet; and the same shall the Governor in Counting for One Year only, but may be renewed at the like Discretion from Year to Year.

No such Lender of Money as aforesaid shall, during the continuance of his said License, carry on

other Trade or Occupation in his place of business as such Lender.

VI. He shall cause to be painted and kept painted in large and legible English Letters and Chinese

Coracters, over the Door of his said place of business, his Name at length, and after his Name the of Lenders to be painted.

**A "Pawnbroker" (or "Pawnbrokers" if he be the Member of a Fi m of such Lenders.)

VII. He shall, whensoever thereunto required by the Superintendent of Police, or any Inspection of Police, or by any other Member of the Police Force bearing a written Order in that behalf under the &c., by Police.

Let d of the said Superintendent, produce for the inspection of the Party so requiring him all or any Goods and Chattels pledged or deposited with him on loan of Monies, and all Books and Papers relating to the

VIII. Over and above the principal Monies lent upon any Goods or Chattels, pawned or pledged the the Lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged the Lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged to the lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged to the lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged to the lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged to the lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged to the lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned or pledged to the lender, he may demand, receive, and take from the Person applying to redeem the said Goods or Chattels, pawned to the lender of the len Cattels, before re-delivering the same to such Person, Interest upon the said principal Monies for the Month, and every fractional Part of a Month, after such rate as shall have been agreed upon at the time the making of the said Loan;—which said principal Monies and Interest shall be taken in full satisfaction and Charges for or incident to the Loan to which the same relate; yet so as that the First Month's interest shall be deemed to be due on the First day of the First Month, unless redemption be applied for * thin the First three Days thereof.

IX. Every such Loan shall be bonû fide made without deduction out of the amount expressed to be No further profit to wit, and no Profit or Interest over and above the Rate aforesaid shall be on any pretext received or be made. de handed.

hall be made: yet so as that, before any of the said Entries shall be made in the said Book, the Lender shall to the best of his ability ascertain from the said Borrower the truth thereof respectively:

To be granted by

No Lender to carry

Inspection of Books,

Interest on Loans.

the said Book from Number One progressively to the end of the Month as they are received in Pawn; congratia, the first Pledge that is received in Pawn after the commencement of this Ordinance should be second Two, and so on progressively until the end of the now instant Month July; and the first Pledge that is received in Pawn in the Month of August next, shall be in like numbered One, and the second Two, and so on progressively until the end of that Month: And like Regulation shall be observed in every succeeding Month for ever after.

A Supplemental Book to ke kept for Articles not of Chinese manufacture, and the said Goods and Chattels shall consist of Articles, not of Chinese manufacture, and the said General Book, make a second and separate Entry of entering such particulars as aforesaid in the said General Book, make a second and separate Entry of same tenor in another Book, to be kent by him for that purpose and to be seen and the said Separate Entry of same tenor in another Book, to be kent by him for that purpose and to be seen and the said Separate Entry of same tenor in another Book, to be kent by him for that purpose and the second in Pawn after the commencement of this Ordinance should be and the second Two, and so on progressively until the end of the now instant Month of August next, shall be in like and the said Separate Sep

manufacture or use.

Tickets to be delivered by the Lender shall at the full Amount of the said principal Monies, the Lender shall at the time to the Borrower, of the Number of the Entry of the said Loan in the said Book, and also of the Statement of the said particulars.

Tickets to be delivered by the Lender shall at the time making any such Loan as aforesaid deliver to the Borrower a Ticket, containing a fair, legible, and true Except to the Borrower and as a state of the said Loan in the said Book, and also of the Statement of the said particulars. thereof so entered as aforesaid, and further setting forth in a fair, legible, and true Manner, the Name, I scription, and Abode, of the said Lender, and of the Street (if any), and of the Number (if any) of the Poof his said Abode, which said Ticket shall be so delivered gratis; and if the said Borrower shall declared the said neglect, or omit to accept and take the same, it shall not be lawful for the said Lender to receive or rethe Goods and Chattels therein mentioned.

Production delivery of Tickets.

XIII. In order to entitle any Person to redeem and re-demand from the said Lender or his Repeatatives the said Goods and Chattels, the said Ticket must be produced and re-delivered to the Lender or his Representatives by the Person applying to redeem the same: and upon such Redenic Lender or his Representatives by the Person applying to redeem the same; and upon such Redeming being effected, the said Lender or his representatives shall fairly and legibly enter or cause to be entropy on the said Ticket a true and exact note of the Amount of Interest taken by or for him upon the principal Monies, and shall retain the same Ticket in his Custody for the space of Twelve Months in following the Day of the making of such last-mentioned Entry.

XIV. On the production and tender of any such Ticket as aforesaid, together with the full amount of the for Principal and Interest in respect of the Loan to which the same refers, if made at the end Six Months from the day of the making of the said Loan, it shall be the duty of the Lender therein manual his Representatives to receive the same and to deliver up to the Person producing and tendering

The goods given up to any Person producing the Ticket.

and his Representatives, to receive the same, and to deliver up to the Person producing and tendering same the Goods and Chattels described in the said Ticket, whether such Person shall be or not Borrower therein named.

XV. The Section next preceding shall not extend to Cases where, at or previously to such product.

Exception of cases.

and tender, the said Lender or his Representatives shall have had from the said Borrower, or the Owner the said Goods and Chattels, notice not to deliver the same upon the said production and tender, or shall be had knowledge or notice that the same have been, or are suspected to have been, unlawfully obtained for lost by the Owner thereof, before the making of the said Loan, nor to Tickets as to which the Borrows shall have taken such proceedings as are provided by the Section next immediately following:—in all who Cases it shall be the duty of the Lenders and their Representatives to withhold such delivery if require merely upon the production and tender aforesaid.

XVI. Those the application of any Passon (other the said Barrows).

Provision for lost Goods or Tickets.

XVI. Upon the application of any Person (other than the said Borrower) representing himself to the Owner of the said Goods and Chattels, or of any Person (other than the holder of the said Ticker representing himself to be the Owner thereof, and to have lost or been unlawfully deprived of the same, shall be the duty of the said Lender, or his Representatives, if the said Goods and Chattels be still unredeed, forthwith to deliver to such Applicant a copy of the Entry in the said General Book, or (as the change be) of the said Ticket, which said Applicant shall immediately thereupon proceed to the Office of the Court hereinafter mentioned, and obtain an appointment there for the purpose of verifying by law, evidence the truth of such representation; and if he shall verify the same to the satisfaction of the same to t Court within Seven Days then next following, and shall obtain from the said Court a Certificate to the effect, endorsed upon the said Copy, it shall be the duty of the said Lender or his Representatives, up the said Copy so endorsed being produced and delivered by the said Applicant, to deliver unto his according to the circumstances of the case, and as the said Court shall order, the said Goods and Chatter and either with or without payment of the said principal Monies or Interest, or both Principal and Interest the discourt shall order as the discourt shall be said to be said principal Monies or Interest, or both Principal and Interest the discourt shall be said to be s

Warrants Search may be issued.

as the circumstances of the case shall require, and the said Court shall direct.

XVII. It shall be the duty of a Stipendiary Magistrate upon lawful evidence being given to his satisfation, that there are probable grounds for believing that any Goods or Chattels have been pawned with the privity of their Owner, to issue his Warrant for searching within the Hours of Business any Place where the said Goods and Chattels shall appear to him to be; and it shall be the duty of the Lender, or Representatives, and of all Persons in or about the said Place, to give effect and be obedient to the said Warrant; and if any of the said Goods and Chattels shall have been upon such search discovered, it shall be the duty of the Person executing the said Warrant to take them or cause them to be taken to these be the duty of the Person executing the said Warrant to take them or cause them to be taken to the said Office, there to abide the Order of the said Court.

of the Lender.

After Six Months XVIII. Subject to the Provisions hereinbefore contained for securing the delivery of Goods at the goods, if unredeem- Chattels to the said holder of the Ticket, Borrower, Owner, or other Person, the said Goods and Chatteled, to be the property from and after the expiration of the said Six Months, if the same are then still unredeemed, shall become the Lender.

Applicants to

and be the Property of the said Lender and his Representatives absolutely.

XIX. Every Person applying to borrow shall, at the time of his application in that behalf, give to Applicants to give XIX. Every Person applying to borrow shall, at the time of his application in that behalf, give to true accounts of them-Person to whom such application is made, a full, true, and satisfactory Account of himself, his Name, his Placeves, the Goods, &c of Abode, the Goods and Chattels, with respect to which the said application is made, his possession there the right of property therein, and the Name and Place of Abode of the Owner thereof; and every Person applying to redeem any Goods and Chattels, or for a Copy of a Ticket, shall, at the time of his application that behalf, give to the Person to whom such application is made a full, true, and satisfactory Account himself, his Name, his Place of Abode, the Name and Place of Abode of the Owner thereof, and of the circumstances under which such his application is made.

Duty to seize and XX. Any Person to whom any application is made to borrow or redeem, or for a copy of a Ticket.

Duty to seize and XX. Any Person to whom any application is made to borrow or redeem, or for a copy of a Ticked deliver into custody without such full, true, and satisfactory Account having been in that behalf given by the Applicant, as in the applicants not giving Section next immediately preceding is specified, or who shall have reasonable cause to suspect any unlar true accounts.

ful practice on the part of an Applicant in either of the above cases, is hereby required to seize and deliver any such Applicant, and empowered to call in the aid of any other Person for that purpose: yet so as the

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Applicant when so seized, shall be by the Person seizing him delivered over with all reasonable speed of the with the Goods and Chattels (if any) or the Ticket or Document (if any) produced or tendered the Applicant at the time of his said application,) into the Custody of a Member of the Police Force, who broby required to receive him and convey him and the Articles (if any) so produced or tendered as act of Petty Sessions, or liberation, or otherwise.

XXI. Lenders and their Representatives shall be liable to make good all Loss or Damage accruing ders:

Representatives shall be hable to make good all Loss or Damage accruing ders:

1. Where the Goods and Chattels pawned have been disposed of by the Lenders or their Repredisposing of Goods sentatives otherwise than according to the provisions of this Ordinance:

2. Where the same have been stolen, embezzled, or lost, before the Period for the redemption thereof is elapsed:

2. In case of theft or loss.

thereof is elapsed:

3. Where the same, before the said Period is elapsed, have been by the default, neglect, or misfeasance of the Lenders, their Representatives, or Servants, destroyed, damaged, or impaired in Value (but not otherwise, except where Division Two of this Section is applicable):

And in any of the said Cases the Court shall allow and award the full Amount in satisfaction of such Loss or Damage, to be settled and deducted or paid in manner next hereinafter mentioned.

XXII. Where the Amount so allowed shall be less than the Amount due from the Borrower for Principal Monies and Interest, the same shall be deducted from the latter, and the said Borrower shall be charged with the Balance alone after making such Deduction; and where the Amount so allowed shall exceed the Amount so due, the latter shall be in like manner deducted from the Amount so allowed, and the Borrower shall be entitled to receive from the Lender or his Representatives the Balance alone, after making such interest the same shall be continued. st-mentioned Deduction.

XXIII. Allowances so made and awarded shall be immediately and without Condition carried into Lenders to carry the Lenders and their Representatives, according to the tener thereof.

XXIII. Allowances so made and awarded shall be immediately and without Condition carried into fine effect by the Lenders and their Representatives, according to the tenor thereof.

XXIV. No Person shall receive any Goods or Chattels in Pawn from, or lend to, any one not being ances.

XXV. No Person in the Employment of Government, or being a Member of the Family of any such Person, or an Agent of, or in the employment of, any such Person, or of any Member of such Family, shall and or advance, or act as Lender of, any Monies under this Ordinance.

XXVI. It shall not be lawful for any Person to receive in Pawn any Goods or Chattels, having upon the many Mark or Sign denoting them to be, or to have been, the Property of the Crown, or of any Public Poperty.

Department. XXVII.

XXVII. No business shall be transacted at any of the said Places of business after Eight of the ck in the Night, or before Eight of the Clock in the Morning,—except only for One Week, next before

XXVIII. Forms of Tickets and Entries in Books, for the purposes of this Ordinance, shall be notified and entries to be notified, cognisance shall be taken, and due obedience rendered thereunto, by all Persons whom they may Gazette.

The Companies of the said Persons respectively.

XXIX. All Adjudications and Certificates under this Ordinance, except Sections One and Two Sessions.

Laws for the time being in force, for regulating the said Court and its practice.

XXX. Every Person purchasing, receiving, or taking in, any Goods or Chattels, and paying Money for or advancing Money upon, the same, with or under any Understanding, Agreement, or Condition, extenses, implied, or reasonably inferable, from the nature or character of the dealing, or the usage in respect thereof, that the said Goods or Chattels in whole or part may be afterwards redeemed or re-purchased The said Goods or Chattels in whole or part may be afterwards redeemed or re-purchased any Terms soever, shall be deemed to be a Lender within the meaning of this Ordinance.

XXXI. For Violations or Defaults in obedience to this Ordinance, there shall be imposed the

Penalties following, that is to say :-

For every Offence against Section Three, Section Five, or Section Six, a Fine not exceeding Two II. Against Sections Hundred current Dollars; and moreover, for a Third or any subsequent Offence against Section Six, the forfeiture of the Offender's said License.
 For every Offence against either of the Sections, from Seven to Sixteen both inclusive, a Fine VII. to XVI. forfeiture of the said License.

forfeiture of the said License.

3. For every Offence against Section Nineteen, the Penalty of Imprisonment with or without hard 3. Against Section Labour for a Term not exceeding Two Years.

4. For every Offence against Section Twenty, or Section Twenty-three, a Fine not exceeding Fifty 4. Against Sections current Dollars.

5. XX. and XXIII.

5. For every Offence against Section Twenty-four, a Fine not exceeding One Hundred current Dollars, together with (if the Court shall so direct) the forfeiture of the said License.

6. For every Offence against Section Twenty-five, a Fine not exceeding Fifty current Dollars, and also (where applicable) the forfeiture of, and disqualification for, Office under Government.

7. For every Offence against Section Twenty-six, a Fine not exceeding Five Hundred current XXV.

Dollars.

8. For every Offence against Section Twenty-seven, a Fine not exceeding One Hundred current 8. Against Section Dallare XXVII.

XXXII. All Fines received or levied under this Ordinance, shall be paid into the Treasury to the use Fines to be paid into Treasury. of the Crown.

XXXIII. Nothing herein contained shall affect the right of Appeal by Crown or Party, against any Right of Appeal not deflication, nor the General Jurisdiction of the Supreme Court, nor any of the Laws relating to Crimes affected. MXXXIII. # Uffences.

Passed the Legislative Council of Hongkong, this 6th Day of July, 1858.

L. D'ALMADA E CASTRO, Clerk of Councils.

Liabilities of Len-

How settled for.

Hour of Business.

The Court of Petty

Lender defined.

Penalties:

JOHN BOWRING.