5.

Form of Security under Section 21.

Know all men by these presents that we, A.B. and of and are held and firmly bound unto the Queen's Most Excellent Majesty, Her Heirs and Successors in the sum of \$ to be paid to the Treasurer for the time being of the Colony of Hongkong to which payment we bind ourselves and each of us our and each of our Heirs, Executors and Administrators firmly by these presents.

Dated this day of
Signed, sealed and delivered by the above-named A.B. and
In the presence of

[L.S.]

[L.s.]

[L.s.]

Registrar General.

Now the condition of the within Bond is that if one C.D., now residing at is not hereafter trained as a prostitute [or as the case may be] and is produced before the Registrar General when required this obligation to be void but otherwise to remain in full force.

6

Summons under Section 39.

IN THE COLONY OF HONGKONG.

Registrar General's Office.

To A.B., [the householder, agent, &c., as the case may be, or witness.]

You are hereby required to appear before me at the day of next, at o'clock and to answer all questions that may be put to you concerning [here describe house] suspected to be an Unregistered Brothel.

[Signed] ______, Registrar General.

Note.—If you neglect or refuse to appear at the time and place specified above, you will be liable to a fine not exceeding five hundred dollars or imprisonment for a period not exceeding six months.

7.

Notification under Section 41.

It is hereby notified that the House [or part of a House] hereinafter mentioned, that is to say, [describe the same] was, on the day of 188, pursuant to Section of the above Ordinance, declared by me under my Hand and Seal of Office to be an Unregistered Brothel.

[Signed] ______, Registrar General.

GOVERNMENT NOTIFICATION.—No. 176

The following Bill now before the Legislative Council, which has been revised and corrected since last Meeting, is published for general information.

By Command,

ARATHOON SETH, Clerk of Councils.

Council Chamber, Hongkong, 20th April, 1889.

A BILL

An Ordinance to carry out a scheme for the Reclamation of the foreshore opposite the City of Victoria.

HEREAS the foreshore of the Harbour of Victoria VV is in process of silting up to the detriment of the health and commerce of the Colony, and it is expedient to put a stop to such process and to provide a deep water frontage; and whereas the area of level land for building and for roads and quays and open spaces along the sea front of the City of Victoria is insufficient to meet the growing wants of the Colony, and it is expedient to enlarge the same: Be it enacted by the Governor of Hongkong, by and with the advice and consent of the Legislative Council thereof, as follows:-

- 1. This Ordinance may be cited for all purposes as The Praya Reclamation Ordinance, 1889.
- 2. The works authorized by this Ordinance and all works for the effectual and convenient carrying out of the same are declared to be works for the improvement of the Colony and for a "public purpose" within the meaning of that term as contained in the Crown leases of lands in the Colony.
- 3. Subject to the provisions and for the purposes of this Ordinance, it shall be lawful for the Governor to carry out the works authorized by this Ordinance according to plan and drawings deposited in the Land Registry Office signed by the Surveyor General and countersigned by the Governor, and such plan and drawings shall remain in the said Office and shall be open to public inspection at convenient hours.

In carrying out the works it shall be lawful for the Governor to deviate in respect of details to any extent that shall not materially alter or affect the general design set forth in such plan and drawings: Provided that the area of land to be disposed of for building as shewn upon the said

plan shall not be unnecessarily diminished.

The works shall be commenced forthwith and shall proceed without unnecessary interruption or delay until completion and the Governor is hereby authorised to appoint a competent officer to superintend and a competent staff to assist in carrying out the said works and to procure and obtain such plant, machinery materials and things as may be necessary for the said works. The salaries of such officer and staff and the cost of such plant, machinery, materials and things shall be defrayed as part of the costs of the said works in manner hereinafter provided.

4. The works authorized by this Ordinance comprise the

- following, that is to say:

 (a.) The making of an embankment along the harbour front of the City of Victoria with all necessary and: convenient walls, drains, wharves, piers, landing places, approaches and other conveniences and works; such embankment to commence Westward at a point upon the sea-shore opposite Marine Lot No. 188 and marked upon the said plan, and to terminate Eastward at a point opposite to Murray Pier; the said embankment to be constructed in whole or in greater part upon the bed or foreshore of the harbour.
 - (b.) The making upon the said embankment of a public road-way not less than seventy-five feet, and the widening out of the present Praya road-way to a width of not less than seventy-five feet, with all necessary and convenient approaches to the same.
 - (c.) The reclaiming and enclosing and filling up so much of the foreshore and bed of the Harbour as lies between the present Praya Wall and the intended embankment, to such heights and levels as may be determined by the Governor.
- 5. For the purpose of effecting the works authorized by this Ordinance it shall be lawful for the Governor to remove, destroy, alter, divert, stop up, or enclose such streets, drains, vacant ground, wharves, piers, landing places, and other things as shall in the judgment of the Governor be necessary to be done for the purposes of this Ordinauce.

- 6. All the land and foreshore and bed of the sea to bereclaimed under this Ordinance, and all the land occupied
 by the present Praya road-way and wall along the line of
 the intended reclamation, is hereby declared to be absolutely
 the property of the Crown, free from any restriction whatever,
 and the Governor shall have power, subject to the provisions
 of this Ordinance, to deal with the same and to dispose of the
 same for building or any other purpose in the same way
 and to as full an extent as in the case of other Crown lands;
 and all property, estate, rights or supposed rights and easements or supposed easements of any persons or class of
 persons, whether Crown leaseholders or licensees or otherwise, to the user or possession or occupation of, in, over or in
 any way in relation to such land, foreshore, bed of the sea
 embankment, reclamation or praya road-way and wall, or
 in relation to any wharf, landing place, pier or other place,
 situate thereupon, are hereby declared to be absolutely
 extinguished and determined.
- 7. Whereas the Crown lessees or their assigns registered in the Land Registry Office at the date of the commencement of this Ordinance in respect of the lots of land or sections thereof fronting the Praya Roadway along the line of the proposed reclamation (which persons with their executors, administrators and assigns except where repugnant to the context are hereinafter referred to as lessees) or the majority of them have already declared or signified their readiness to contribute towards the cost to be incurred for and in connection with the works authorised by this Ordinance provided the Governor will grant to them respectively Crown leases of such equitable proportion of the proposed reclamation as may be available having regard to public requirements in respect of the roads and streets to be made on the land when reclaimed and in the case of each lessee having regard to the claims of other lessees and whereas it has been agreed that the cost of the said works shall also include a sum not exceeding \$5,000 for preliminary expenses, a sum not exceeding \$180,000 by of compensation to owners and occupiers of Wharves and Piers along the line of the proposed reclamation and a further sum not exceeding \$104,000 for the purchase of a portion of the land in course of reclamation opposite Marine Lots Nos. 95, 96, 97, 98 and 105. Be it further enacted as follows:-
 - (i.) As soon as practicable after the commencement of this Ordinance, a further plan signed by the Surveyor General and countersigned by the Governor, showing in detail the portion of the proposed reclamation assigned to lessees in respect of the lots of land or sections thereof registered in their names at the Land Registry Office at the date of the commencement of this Ordinance, shall be deposited at the said Office and shall have annexed thereto a Schedule containing a list of the lessees of such lots of land and sections as aforesaid and the approximate contribution required from each of them in respect of the cost of his portion of the reclamation.
 - (ii.) The deposit of such further plan as aforesaid shall be notified in the Gazette, a copy of the said Schedule being published at the same time, and lessees who are desirous of entering into the agreement hereafter mentioned shall within a period of two months from the date of such notification, signify respectively in writing their acceptance of the portions of the land assigned to them on the said plan and of their intention to enter into an agreement.
 - (iii.) On the expiration of two months from the date of such notification as aforesaid and within further period of one month it shall be lawful for the Governor if he think fit to enter into an agreement with the lesses individually who have signified their intention and acceptance as aforesaid, such agreement being upon the terms and subject to the conditions in the form in the Schedule to this Ordinance; and the Governor is hereby empowered to dispose of the reclaimed land in accordance therewith.

(iv.) Notwithstanding any such agreement as afore-said shall have been signed by any lessee, if any error in quantity or area of land agreed to be granted shall be discovered by either party thereto prior to the granting of a Crown lease of such land it shall be lawful for the Governor in Council to rectify and readjust the same and to grant a less or greater portion of land as the case may be, and to alter accordingly of the lessees contribution: Provided always that the lessee, if his portion of land is diminished, shall have the option, if he so elect, of cancelling the said agreement and thereupon all moneys he shall have already paid shall be refunded.

(v.) Notwithstanding anything contained in the Schedule to be deposited in the said Office as aforesaid or in any agreement entered into in pursuance of this Ordinance no lessee shall (save as provided by subsection (vii) of this section) be liable for more than the actual cost of the reclamation of the land agreed to be granted to him and of all works authorised by this Ordinance in connection therewith (such actual cost in case of doubt to be decided by the Governor in Council) and if such cost shall exceed or be less than the amount estimated or named in such Schedule or any agreement as aforesaid the lessee shall bear and pay such excess or be entitled to the benefit of such less sum and to a proportionate refund.

(vi.) In case any lessee shall not signify his acceptance

in the manner and within the time provided in sub-section (ii) of this section he shall have no claim to any compensation in respect of any depreciation of his lot by reason of the said works, but the Governor may if he thinks fit award to him such a sum of money or such a Crown Lease of new land as he may in his absolute discretion think sufficient as and by way of compensation for any injury that such lot-holder may have sustained by the said works.

(vii.) If from time to time before the completion of the said works any extraordinary loss, damage or expense is caused to or rendered necessary for the said works or for any portion thereof by or in consequence of any unforeseen difficul-ties that may present themselves in the progress of the said works or by or in consequence of any typhoon or storm or other catastrophe such loss, damage or expense shall when it has been ascertained by the Surveyor General and certified by him to the Governor in Council, be made good by the lessees who have entered into agreements in pursuance of this section such lessees contributing such a proportion of the sum required, as the Surveyor General shall certify to be equivalent to the proportion which the amount of the lessee's contribution mentioned in his agreement bears to the total cost of the said works.

(viii.) So much of the cost of the said works as shall not be contributed by the lessees under the provisions of this Ordinance shall be defrayed out of the Public Revenues of the Colony.

8. Except as in this Ordinance provided, no marine lotholder or other person shall be entitled as against the Crown to any damages or compensation for the depreciation or injurious affecting of his property or business caused by, or resulting either directly or remotely, from any of the said

9. Nothing in this Ordinance shall be deemed to recognise any foreshore rights whatever as against the Crown; nor shall anything herein be deemed to affect any right or claim as between lessees and their sub-lessees or tenants inter se.

10. From and after the completion of the embankment authorized by this Ordinance, the Governor shall keep and maintain the seawall thereof and all the Public Roads thereon out of monies to be provided from the public revenues of the Colony: Save as aforesaid, the Governor shall not be liable to any deterioration, subsidence, or damage of and to the said embankment.

SCHEDULES.

ARTICLES OF AGREEMENT made the 188 . Between day of

ARTICLES OF AGREEMENT made via 188 . Between Acting for and on behalf of the Governor of Hongkong (hereinafter called the Governor) of the one part and (hereinafter with his executors administrators and assigns called the lessee) of the other part. Whereas the lessee is a Crown Lessee of Marine Lot No. (or is the registered holder or assign of the of Marine Lot No. or of section of Marine Lot No. (as the case may be) and has agreed to contribute towards the cost of the works authorised by the Praya Reclamation Ordinance, 1889 the sum of \$ and such further or other sums as hereinafter mentioned upon the terms and subject to the conditions hereinafter contained.

Now IT IS HEREBY AGREED by and between the parties hereto

NOW IT IS HEREBY AGREED by and between the parties hereto

1. The lessee shall contribute towards the works authorized by the said Ordinance the sum of \$ of which \$ (25 %) have been this day paid by the lessee to the Governor as a guarantee for the due performance by the lessee of this Agreement.

2. The sum of \$ being the balance of the said contribution shall be paid by the lessee to the Governor in such instalments and at such times as shall be required by the Governor provided that 30 days' previous notice in writing of each such payment being required shall be given by the said Governor to the lessee or to his Agent in Hongkong or left at his or their last known place of abode in Hongkong. in Hongkong.

in Hongkong.

3. In addition to the said sum of \$ to be contributed by the lessee towards the said works and paid as aforesaid the lessee shall also contribute a proportion of the sum or sums that may be required to make good any loss damage or expense which may have been caused to or rendered necessary for the said works or for any portion thereof from time to time previous to the completion thereof by or in consequence of any unforeseen difficulties that may have presented themselves in the progress thereof or by or in consequence of any typhoon or storm or other catastrophe the said proportion of the said sum or sums to be ascertained and determined as provided by the said Ordinance, and to be paid by the lessee to the Governor at such time or times as shall be required by the Governor thirty days' previous notice in writing of every such payment being required being given by the Governor as aforesaid: Provided always that if the actual cost of the reclamation of the land hereby agreed to be granted shall exceed or be less than the said sum of \$ the excess or less sum shall be paid by the lessee or refunded to him as the case may require and if any difference shall arise as to such actual cost the same shall be decided by the Governor in Council.

4. If the lessee shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment of any instalment as hearing the fore practical as a shall make default in payment.

decided by the Governor in Council.

4. If the lessee shall make default in payment of any instalment as hereinbefore provided or shall make default in payment of any sum or sums of money which may become payable by him under the third clause of this agreement as thereby provided the said guarantee and all instalments and other moneys (if any) previously paid by him and all his rights under this Agreement shall be forfeited. And if the lessee shall make default in taking up a Crown Lease, in the manner hereinafter provided, of that portion of the Reclamation hereinafter more particularly mentioned his right thereto and all other rights under this Agreement and all moneys paid by him thereunder shall also be forfeited.

also be forfeited.

5. Upon completion of the portion of the said works in the area of Reclamation described as Section on the plan deposited in the Land Office pursuant to Section 7 of the said Ordinance, and upon payment by the lessee of the whole of the said balance of \$ (if any) and of all such sum or sums of money as may have become payable under the third clause hereof the Governor will grant to the lessee a Crown Lease of all that portion of the Reclamation provided for by the said Ordinance as is delineated on the plan hereunto annexed and thereon colored Red for a term of 999 years and so far as circumstances permit upon similar terms and conditions and subject to similar covenants declarations exceptions easements and reservations (save as to rent hereinafter provided) as are contained in Crown Leases of Marine Lots now in use.

as to rent neremanna.

Marine Lots now in use Marine Lots now in use.

Provided always that nothing in this agreement contained shall be held to give the lessee any right or rights over the new foreshore or otherwise in respect of or in connection with the portion of the reclamation hereby agreed to be granted to him, of a nature different to or in a degree greater or less than such rights as the lessee may have had in respect of or in connection with the said Marine Lot No.

(or as the case may be) immediately before the coming into operation of this Ordinance.

6. The Crown rent to be reserved by the said Crown Lease for the said portion of the Reclamation shall be at the rate of \$200 per quarter acre.

7. The said Crown Lease so to be granted as aforesaid shall provide that

(a.) Any buildings to be erected by the said on the said portion of Land to be leased to him as aforesaid shall be erected subject to the following structural provisions as to light space and ventilation:—

Houses of a depth of 50 feet or less shall have 10 foot yards.

Do. do. from 50 to 60 feet do. 11 do.

Do. do. from 60 to 70 feet do. 12 do.

Do. do. from 70 to 80 feet do. 13 do.

Do. do. from 80 to 90 feet do. 14 do.

Do. do. from 90 to 100 feet do. 15 do.

and no private lane on which any such buildings shall front shall be of a less width than 15 feet.

IN WITNESS whereof the said parties to these presents have hereunto set their hands the day and year first above written.