

13. No person under the age of ten years shall be permitted upon any premises used for the trade of rag-picking, rag-storing, hair-cleaning, feather-storing, or feather-cleaning.

14. The Board may require, in the case of dusty offensive trades, the adoption of such special measures or appliances for mitigating as far as possible the danger and nuisance arising from the dissemination of dust through the atmosphere of such premises, as may seem to them to be necessary.

15. The licensee shall cause a duly authenticated copy of these bye-laws in English and Chinese to be hung up in a conspicuous position in his premises.

*Form of Application.*

I, the undersigned, hereby notify the Sanitary Board that I propose to  $\frac{\text{commence}}{\text{continue}}$  the business of an offensive trade namely \_\_\_\_\_ on the premises known as No. \_\_\_\_\_ Street \_\_\_\_\_ floor \_\_\_\_\_ Lot No. \_\_\_\_\_ and I beg leave to request that the said premises may be duly registered for such purpose.

.....  
*Signature of Applicant.*

*Form of Licence.*

\_\_\_\_\_ is hereby authorized by the Sanitary Board to carry on the trade of \_\_\_\_\_ at the premises known as Lot No. \_\_\_\_\_ during the year 19 \_\_\_\_ .  
Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_ .

.....  
*Secretary of the Board.*

Made by the Sanitary Board this 10th day of October, 1911.

W. BOWEN-ROWLANDS,  
*Secretary.*

Approved by the Legislative Council this 16th day of November, 1911.

C. CLEMENTI,  
*Clerk of Councils.*

**No. 350.**—His Excellency the Governor has given his assent, in the name and on behalf of His Majesty the King, to the following Ordinances passed by the Legislative Council:—

Ordinance No. 43 of 1911.—An Ordinance to amend the Foreign Offenders Detention Amendment Ordinance, 1911.

Ordinance No. 44 of 1911.—An Ordinance to amend the Railways Ordinance, 1909.

Ordinance No. 45 of 1911.—An Ordinance to amend the Defence Contribution Ordinance, 1901.

Ordinance No. 46 of 1911.—An Ordinance to amend the Liquors Consolidation Ordinance, 1911.

Ordinance No. 47 of 1911.—An Ordinance to provide for a more effectual control over Societies and Clubs.

HONGKONG.

No. 43 OF 1911.

An Ordinance to amend the Foreign Offenders  
Detention Amendment Ordinance, 1911.

(LS)

F. D. LUGARD,  
*Governor.*

[17th November, 1911.]

BE it enacted by the Governor of Hongkong, with the  
advice and consent of the Legislative Council thereof, as  
follows :—Short title. 1. This Ordinance may be cited as the Foreign Offenders  
(No. 2) Amendment Ordinance, 1911.Amends  
Ordinance  
No. 23 of  
1911. 2. Paragraphs (c) and (d) of section 2 of the Foreign  
Offenders Detention Amendment Ordinance, 1911, are here-  
by repealed and the words and figures in the Foreign  
Offenders Detention Ordinance, 1872, deleted or repealed by  
the said paragraphs are hereby restored.Passed the Legislative Council of Hongkong, this 16th  
day of November, 1911.C. CLEMENTI,  
*Clerk of Councils.*Assented to by His Excellency the Governor, the 17th  
day of November, 1911.A. W. BREWIN,  
*Colonial Secretary.*HONGKONG.

No. 44 OF 1911.

An Ordinance to amend the Railways Ordinance,  
1909.

(LS)

F. D. LUGARD,  
*Governor.*

[17th November, 1911.]

BE it enacted by the Governor of Hongkong, with  
the advice and consent of the Legislative Council there-  
of, as follows :—Short title. 1. This Ordinance may be cited as the Railways  
Amendment Ordinance, 1911.Amends  
Ordinance  
No. 21 of  
1909. 2. The Railways Ordinance, 1909, is hereby amended  
as follows :—(a.) in section 32 (1) (f) thereof by inserting the  
words "and for granting exemptions from such  
charges" after the word "railway";(b.) in section 32 (1) thereof by adding the follow-  
ing sub-sub-section after sub-sub-section (h)  
thereof and by renumbering sub-sub-section  
(i) as sub-sub-section (j) :—“(i.) For regulating the sale of all tickets  
and appointing agents of the railway to sell  
such tickets upon commission or otherwise.”;(c.) in section 36 thereof by the insertion of the  
words "unless exempted from the payment of  
fare by or under any General Rule made under  
section 32," after the words "no person";

- (d.) in section 36 thereof by the insertion of the words "not so exempted," after the words "Every person" and also after the words "any person";
- (e.) by the repeal of section 48 thereof and by the substitution therefor of the following section:—

"48.—(1.) No person shall carry or cause to be carried upon a railway any dangerous goods as defined by section 2 of Ordinance No. 1 of 1873 or any goods which may be declared dangerous or offensive by any General Rule made under section 32 of this Ordinance, except in accordance with the provisions of any General Rule made under the last mentioned section.

Carriage of goods of a dangerous or offensive nature.

(2.) If any person shall carry upon or deliver for carriage by the railway any dangerous goods without distinctly declaring the nature of the same he shall be liable on summary conviction to a penalty not exceeding one hundred dollars.

(3.) It shall be lawful for any railway official to refuse to carry any luggage or parcel that may be suspected to contain dangerous or offensive goods and to require the same to be opened and in case any such luggage or parcel shall have been received by any official for the purpose of being carried on the railway it shall be lawful for any railway official to stop the transit thereof until he shall be satisfied that the nature and contents of the luggage or parcel are not dangerous or offensive."

Passed the Legislative Council of Hongkong, this 16th day of November, 1911.

C. CLEMENTI,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 17th day of November, 1911.

A. W. BREWIN,  
*Colonial Secretary.*

HONGKONG.

No. 45 OF 1911.

An Ordinance to amend the Defence Contribution Ordinance, 1901.



F. D. LUGARD,  
*Governor.*

[17th November, 1911.]

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 Defence Contribution Ordinance, 1901, Amendment Ordinance, 1911," and shall be read and construed as one with the Defence Contribution Ordinance, 1901, (hereinafter called the Principal Ordinance). Any copy of the Principal Ordinance printed after the commencement of this Ordinance may be printed with the amendments, additions and alterations required by this Ordinance.

Short title.  
Reprints.

2. Section 3 of the Principal Ordinance is amended by the addition of the words following, that is to say:—

Amendment of section 3 of the Principal Ordinance.

"Provided that the charges for working expenses and maintenance of the British Section of the Kowloon-Canton Railway and of any railways, telephones or other productive undertakings of

a similar character which may hereafter be established and for interest and sinking fund on any sums raised by loan and utilized for the construction of such railways, telephones or undertakings shall be deducted from the gross receipts of such railways, telephones or undertakings respectively and the percentage struck on the net receipts only if any in each case.

Provided also that from and after the first day of January, 1911, in the case of any railways, telephones or other productive undertakings the cost of the construction of which has been or hereafter may be defrayed out of the Revenue of the Colony and not by means of a loan there shall be deducted annually from the gross receipts of such railways, telephones or other undertakings during a period of fifty years a sum equal to four per cent. on the capital expenditure incurred in the establishment of such railways, telephones or other undertakings and the percentage shall be struck on the net receipts if any after deducting the said sum of four per cent."

Passed the Legislative Council of Hongkong, this 16th day of November, 1911.

C. CLEMENTI,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 17th day of November, 1911.

A. W. BREWIN,  
*Colonial Secretary.*

HONGKONG.

No. 46 OF 1911.

An Ordinance to amend the Liquors Consolidation Ordinance, 1911.



F. D. LUGARD,  
*Governor.*

[17th November, 1911.]

BE it enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, as follows:—

Short title. 1. This Ordinance may be cited as the Liquors Amendment Ordinance, 1911.

Amends Ordinance No. 9 of 1911. 2. The Liquors Consolidation Ordinance, 1911, is hereby amended:—

- (a.) in section 3 (5) thereof by the deletion of the words "or under the New Territories Regulation Ordinance, 1910".
- (b.) in sub-section (2) (h) of section 22 thereof by the insertion of the words "or girl" after the word "woman".
- (c.) in condition (8) of the conditions of Form 4 of the First Schedule by the insertion of the words "or girl" after the word "woman".
- (d.) in section 34 thereof by the insertion of the following sub-section at the end thereof:—

"(1.) No person (unless licensed under this Ordinance to retail intoxicating liquors to be consumed on the premises) shall keep an eating

house, coffee house, refreshment bar or saloon, restaurant, or other place, where meals or refreshments are supplied to persons not resident on the premises without a licence granted under this section."

(e.) by the insertion after section 97 thereof of the following new section:—

"98. The provisions of Part I of this Ordinance shall not apply to any part of the New Territories other than New Kowloon."

(f.) in the Third Schedule thereof by the deletion of Forms Nos. 1, 2, 3, 4, 5, 6, 8, 9, 10, and 11 and by the substitution therefor of the Forms in the First Schedule to this Ordinance.

(g.) in the Third Schedule thereof by renumbering Forms Nos. 7 and 12 as Forms Nos. 5 and 6 respectively.

(h.) in sub-section (1) of section 46 thereof by the deletion of the figures "4" and "5" and by the substitution therefor of the figures "1" and "2" respectively.

(i.) in sub-section (2) of section 46 thereof by the insertion of the words "filled in in duplicate" after the word "requisition"; by the deletion of the figure "4" and by the substitution therefor of the figure "1".

(j.) in sub-section (3) of section 46 thereof by the insertion of the words "filled in in duplicate" after the word "requisition"; by the deletion of the figure "5" and by the substitution therefor of the figure "2".

(k.) in sub-section (1) of section 47 by the deletion of the figure "6" and by the substitution therefor of the figure "4".

(l.) in sub-section (2) of section 47 by the insertion of the words "filled in in duplicate" after the word "requisition"; by the deletion of the figure "3" and by the substitution therefor of the figure "4".

(m.) in section 48 thereof by the deletion of the figure "7" and by the substitution therefor of the figure "5".

(n.) in sub-section (1) of section 49 thereof by the deletion of the figure "9" and by the substitution therefor of the figure "3".

(o.) in sub-section (2) of section 49 thereof by the deletion of the figure "8" and of the word "duplicate" and by the substitution therefor of the figure "3" and the word "triplicate" respectively.

(p.) in sub-section (1) of section 60 thereof by the deletion of the figure "11" and by the substitution therefor of the figure "2".

(q.) in sub-section (2) of section 60 thereof by the insertion of the words "filled in in duplicate" after the word "requisition"; by the deletion of the figure "10" and by the substitution therefor of the figure "2".

(r.) in sub-section (1) of section 66 thereof by the deletion of the figure "12" and by the substitution therefor of the figure "6".

(s.) in section 6 thereof by the insertion of the following sub-section at the end thereof:—

"(4.) Nothing in this section shall be deemed to affect persons who import the intoxicating liquor solely for the purpose of export."

- (*l.*) in sub-section (3) of section 6 thereof by the deletion of the words "person or persons who are not licensed to deal in or sell intoxicating liquor within the Colony" and by the substitution therefor of the words "person who is not the holder of a Dealer's Licence".
- (*u.*) by the deletion of Form No. 1 in the First Schedule thereof and by the substitution therefor of the Form No. 1 in the Second Schedule to this Ordinance.

Further  
amends  
Ordinance  
No. 9 of 1911.

3. The Liquors Consolidation Ordinance, 1911, is hereby further amended:—

- (*a.*) in section 2 thereof by the deletion of the words "King's warehouse" and by the substitution therefor of the words "General Bonded warehouse".
- (*b.*) in section 41 thereof by the deletion wherever it occurs of the word "King's" and by the substitution in each case of the words "General Bonded".
- (*c.*) in section 45 thereof by the deletion wherever it occurs of the word "King's" and by the substitution in each case of the words "General Bonded" and by the deletion of the word "keeper" and by the substitution therefor of the words "person in charge".
- (*d.*) in section 46 thereof by the deletion of the word "King's" wherever it occurs and by the substitution in each case of the words "General Bonded"; and by the deletion of the word "keeper" and by the substitution therefor of the words "person in charge".
- (*e.*) in sub-section (1) of section 47 thereof by the deletion of the words "keeper of a King's" and by the substitution therefor of the words "person in charge of a General Bonded".
- (*f.*) in sub-section (2) of section 47 thereof by the deletion of the word "King's" and by the substitution therefor of the words "General Bonded".
- (*g.*) in sub-section (1) of section 49 thereof by the deletion of the word "King's" and by the substitution therefor of the words "General Bonded".
- (*h.*) in sub-section (2) of section 49 thereof by the deletion of the words "keeper of such King's" and by the substitution therefor of the words "person in charge of such General Bonded".
- (*i.*) in section 50 thereof by the deletion of the word "King's" and by the substitution therefor of the words "General Bonded".
- (*j.*) in section 51 thereof by the deletion of the word "King's" and by the substitution therefor of the words "General Bonded".
- (*k.*) in section 56 thereof by the deletion of the word "King's" wherever it occurs and by the substitution in each case of the words "General Bonded".
- (*l.*) in sub-sections (1) and (2) of section 58 thereof by the deletion in each sub-section of the words "keeper of any King's" and by the substitution in each case of the words "person in charge of any General Bonded".
- (*m.*) in sub-section (3) of section 58 by the deletion of the word "King's" wherever it occurs and by the substitution therefor in each case of the words "General Bonded" also by the deletion of the word "keeper" and by the substitution therefor of the words "person in charge".
- (*n.*) in section 59 thereof by the deletion in each sub-section of the word "King's" and by the substitution in each case of the words "General Bonded".

- (a.) in section 60 thereof by the deletion in each sub-section of the word "King's" and by the substitution in each case of the words "General Bonded".
- (p.) in section 61 thereof by the deletion whenever it occurs of the word "King's" and by the substitution therefor of the words "General Bonded"; by the deletion of the word "keeper" and by the substitution therefor of the words "person in charge".
- (q.) in sub-section (1) of section 93 thereof by the deletion of the words "keeper of a King's" and by the substitution therefor of the words "person in charge of a General Bonded"; by the deletion of the words "or King's" wherever they occur and by the substitution in each case of the words "or General Bonded"; and by the deletion of the words "keeper of such King's" and by the substitution therefor of the words "person in charge of such General Bonded".
- (r.) in sub-section (2) of section 93 by the deletion of the word "King's" wherever it occurs and by the substitution therefor in each case of the words "General Bonded"; and by the deletion of the word "keeper" and by the substitution therefor of the words "person in charge".
- (s.) in section 95 thereof by the deletion of the word "King's" and by the substitution therefor of the words "General Bonded".

Passed the Legislative Council of Hongkong, this 16th day of November, 1911.

C. CLEMENTI,  
*Clerk of Councils.*

Assented to by His Excellency the Governor the 17th day of November, 1911.

A. W. BREWIN,  
*Colonial Secretary.*

**First Schedule.**

FORM NO. 1.

Section 46.

SIR,

I hereby declare that I wish to  $\frac{\text{land}}{\text{move}}$  on the day of 191 between the hours of a.m. and p.m. the liquors described hereunder from the duties on which have been paid.

Ship and date of arrival.	Nature of Liquors.	Marks on casks, cases, etc.	Quantity of Liquors.

*Importers.*

I hereby grant permission for the  $\frac{\text{landing}}{\text{removal}}$  of the liquors described above the duties on which have been duly paid.

*Superintendent,*  
Imports & Exports Office.

NOTE.—If this permit is not made use of on the day in respect of which it is issued, it must be returned within 24 hours to the office of the Superintendent of Imports and Exports.

Sections 46  
and 60.

FORM No. 2.

SIR,

I hereby declare that I wish to <sup>land</sup><sub>move</sub> on the  
day of 191 between the hours of  
a.m. and p.m. the liquors described hereunder  
from  
and to store the same in the  
Warehouse at

DESCRIPTION OF LIQUORS.

Ship and date of arrival.	Nature of Liquors.	Marks on casks, cases, etc.	Quantity.

*Importers.*

Permission is hereby granted for the <sup>landing</sup><sub>removal</sub> of the li-  
quors described above provided that the said liquors shall  
be immediately stored in the Warehouse at

*Superintendent,*  
Imports & Exports Office.

Section 49.

FORM No. 3.

SIR,

I hereby declare that I wish to move from  
Warehouse at  
on the day of 191  
between the hours of a.m. and p.m. the dutiable  
liquors described below <sup>for export to</sup><sub>as Ships' stores</sub>  
by Steamship The said liquors are  
being consigned to

DESCRIPTION OF LIQUORS.

Importing ship and date of arrival.	Nature of Liquors.	Marks on casks, cases, etc.	Quantity of Liquors.

*Exporters.*

Permission is hereby granted to move the mentioned  
liquors for export in the manner described.

*Superintendent,*  
Imports & Exports Office.

NOTE.—If this permit is not made use of on the day in  
respect of which it is issued, it must be returned within  
24 hours to the office of the Superintendent of Imports and  
Exports.



FORM No. 4.

Section 47.

SIR,

I hereby declare that I wish to <sup>move</sup><sub>land</sub> on the day of \_\_\_\_\_ 191\_\_ between the hours of \_\_\_\_\_ a.m. and \_\_\_\_\_ p.m. from the denatured spirits described below.

Ship and date of arrival.	Marks on casks, cases, etc.	Quantity.

*Applicant.*

I hereby give permission for the <sup>landing</sup><sub>removal</sub> of the denatured spirits described above.

*Superintendent,*  
Imports & Exports Office.

**Second Schedule.**

FORM No. 1.

DISTILLERY LICENCE.

Hongkong.

*The Liquors Consolidation Ordinance, 1911.*

DISTILLERY LICENCE.

In consideration of the fee of \_\_\_\_\_ dollars paid by \_\_\_\_\_ I hereby license him to have \_\_\_\_\_ stills, of \_\_\_\_\_ gallons capacity, at \_\_\_\_\_ and to distil spirits therewith, and to sell such spirits from this date until the day of \_\_\_\_\_ 191\_\_, in quantities of not less than two gallons of one liquor at one time, and not to be consumed on the premises.

**HONGKONG.**

No. 47 OF 1911.

An Ordinance to provide for a more effectual control over Societies and Clubs.



F. D. LUGARD,  
*Governor.*

[17th November, 1911.]

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 Societies Or- Short title.  
dinance, 1911".

2. In this Ordinance,—

the word "Society" includes any club, company, partnership or association of ten or more persons, whatever be its nature or object, but does not include

Interpreta-  
tion.

- (a.) any company registered under the Companies Ordinance, 1865, or any Ordinance amending or substituted for the same ;
- (b.) any company or association constituted under Royal Charter, Royal Letters Patent, Act, or Ordinance ;
- (c.) any Lodge of Freemasons regularly constituted under any of the registered governing bodies of Freemasons in the United Kingdom ;
- (d.) any company, association or partnership, consisting of not more than twenty persons, formed for the sole purpose of carrying on any lawful business ;

the words "Registered Society" mean any Society for the time being registered under this Ordinance ;

the words "Exempted Society" mean any Society for the time being exempted from registration by an order of exemption made under this Ordinance ;

the word "Registrar" means the Registrar of Societies, and includes any Assistant Registrar ;

the word "prescribed" means prescribed by rule made by the Governor-in-Council under this Ordinance.

Appoint-  
ment of  
Registrars.

3. The Registrar General shall be the Registrar of Societies and the Assistant Registrars General shall be Assistant Registrars of Societies.

Registration  
of Societies.

4.—(1.) The Governor-in-Council may order that any Society be exempted from registration under this Ordinance and the Societies named in the Schedule shall be deemed to have been so exempted unless or until the Governor-in-Council shall otherwise order.

(2.) The Governor-in-Council may order that any Exempted Society be permitted to be registered under this Ordinance and thereupon such Society shall cease to be an Exempted Society.

(3.) The Governor-in-Council, upon application for registration or exemption by any Society, may order that such Society be permitted on payment of the prescribed fee to be registered under this Ordinance.

(4.) The Governor-in-Council shall not refuse permission to any Society to be registered under this Ordinance unless it shall appear that such Society is likely to be used for unlawful purposes or for purposes incompatible with the peace or good order of the Colony or that its action and proceedings are calculated to excite tumult or disorder in China or to excite persons to crime in China.

Annual  
registers to  
be published.

5. The Registrar shall cause to be published in the *Gazette* in April of each year a list of all existing Societies registered or exempted from registration.

Cessation of  
existence of  
a Society.

6. If the Registrar shall have reason to believe that any Registered or Exempted Society has ceased to exist, he may publish in the *Gazette* a notification calling upon such Society to furnish him with proof of its existence within three months from the date of such notification, and if at the expiration of such three months the Governor-in-Council is satisfied that the Society has ceased to exist a notification to that effect shall be published in the *Gazette* and the Society shall be deemed to have ceased to exist from the date of such publication.

Exempted  
Societies to  
furnish  
information.

7.—(1.) The Registrar may at any time order any Exempted Society to, and the said Society thereupon shall, furnish him with

- (a.) a true and complete copy of the constitution and rules of the Society in force at the date of such order ;
- (b.) a true and complete list of the officers of the Society and a true statement of the number of its members.

(2.) The Governor-in-Council may at any time order any Exempted Society to, and the said Society thereupon shall, furnish such information concerning the Society as he may see fit to require.

8. The Registrar may at any time order any Registered Society to, and the said Society thereupon shall, furnish him with such of the information prescribed as he may think fit.

Registered Societies to furnish information.

9.—(1.) The obligations imposed upon Societies by sections 7 and 8 shall be deemed to be personal obligations upon the president and secretary and upon all members of committee of every such Society, or, if such offices do not exist, then upon all persons holding positions in such Society analogous to those of president, secretary and member of committee, and upon all persons managing or assisting in the management of such Society.

Officers of a Society to be personally responsible.

(2.) In case any Exempted or Registered Society shall fail to comply with any order under or with any of the provisions of sections 7 or 8 each of the persons mentioned in the last preceding sub-section shall be liable on summary conviction to a fine not exceeding twenty-five dollars.

Penalty.

10. On and after the first day of January, 1912, every Society not being a Registered Society or an Exempted Society shall be deemed to be an unlawful Society.

Unlawful Societies.

11. Any person managing or assisting in the management of any unlawful Society shall be liable on summary conviction to imprisonment for a period not exceeding twelve months.

Penalties on managers and assistant managers.

12.—(1.) Any person being or acting as a member of an unlawful Society shall be liable on summary conviction to a fine not exceeding five hundred dollars and to imprisonment for a period not exceeding six months.

Penalties on members or persons attending meetings of unlawful Society.

(2.) Any person attending a meeting of an unlawful Society shall be liable on summary conviction to a fine not exceeding one hundred dollars and to imprisonment not exceeding three months.

13. Any person knowingly allowing a meeting of an unlawful Society, or of members of an unlawful Society, to be held in any house, building or place belonging to or occupied by him, or over which he has control, shall be liable on summary conviction to a fine not exceeding one thousand dollars and to imprisonment for a period not exceeding six months.

Persons allowing unlawful assembly in their premises. Penalty.

14. If in any prosecution for an offence against the provisions of this Ordinance it shall be proved that a club, company, partnership or association exists and is neither a Registered nor an Exempted Society it shall be presumed until the contrary be proved that the club, company, partnership or association is a Society within the meaning of this Ordinance.

Burden of proof as to definition of Society.

15.—(1.) When any of the books, accounts, writings, banners or insignia of any Society are found in the possession of any person, it shall be presumed, until the contrary be proved, that such person is a member of such Society, and if such Society be a Triad Society or a branch of a Triad Society it shall be further presumed that such Society is an unlawful Society.

Presumptive proof of membership. Triad Societies unlawful.

(2.) When any of the books or accounts of any Society are found in the possession of any person it shall be further presumed, until the contrary be proved, that such person assists in the management of such Society.

Presumptive proof of managing.

16.—(1.) Whenever it may appear to the Governor-in-Council that any Registered Society or any Exempted Society is being used for unlawful purposes, or for purposes incompatible with the peace or good order of the Colony or that such Society exists mainly for the purpose of gaming or that gaming is carried on habitually and in such a manner and to such a degree as to be dangerous to good order, or that the actions or proceedings of such Society are calculated to excite tumult or disorder in China or to excite persons to crime in China, the Governor-in-Council may order that such Society be dissolved.

Governor-in-Council may order dissolution of any Society.

(2.) Notification of every such order shall be published in the *Gazette*, and shall be affixed in a conspicuous man-

ner on any building occupied by such Society, and at the Police Station of the District in which such building may be.

(3.) Every Society against which an order of dissolution is made shall thenceforward be deemed to be an unlawful Society.

Consequence upon the dissolution of a Society.

17.—(1.) Upon the making of an order of dissolution against any Society the following consequences shall ensue :—

- (a.) The property of the Society within the Colony shall forthwith vest either in the Official Receiver in Bankruptcy or, if any other officer be appointed for the purpose of winding up by the Governor in the notification of the order, then in such officer.
- (b.) The Official Receiver in Bankruptcy or such other officer shall proceed to wind up the affairs of the Society, and, after satisfying and providing for all the debts and liabilities of the Society and the costs of the winding-up, shall divide the surplus assets (if any) of the Society amongst the members of the Society according to the rules of such Society (if any), or, if there are no such rules applicable to such case, then equally, but, if by reason of the great number of members, or the difficulty of ascertaining the persons entitled to such assets, or if from any other cause such a division as aforesaid is in the opinion of the Official Receiver or such other officer as aforesaid impracticable, he shall prepare and submit to a Judge of the Supreme Court for his approval a scheme for the application of such surplus assets to purposes for the benefit of that portion of the public to which the members of the Society more particularly belonged, or of the public generally.
- (c.) Such scheme when submitted for approval may be amended by the Judge in such a way as he shall think proper under the circumstances of the case.
- (d.) The approval of the Judge to such scheme or amended scheme shall be denoted by the endorsement thereon of a memorandum of such approval signed by the Judge, and by the same being sealed with the seal of the Court, and upon this being done the surplus assets the subject of such scheme shall be held and applied by the Official Receiver or such other officer as aforesaid upon the terms and to the purposes thereby prescribed.
- (e.) For the purpose of the winding-up the Official Receiver or such other officer shall have all the powers which are vested in the Official Receiver by The Bankruptcy Ordinance 1891 for the purpose of the discovery of the property of a debtor and the realization thereof, and also all such powers as are by the law relating to Companies vested in the Official Liquidator; and all the provisions of the Bankruptcy Ordinance and of such law, so far as they relate to the discovery and realization of the property of a debtor and to the winding-up of a company, shall *mutatis mutandis* apply to the winding-up of the affairs of a Society under this Ordinance.

(2.) The Governor-in-Council may for the purpose of enabling a Society to wind up its own affairs suspend the operation of this section for such period as to him shall seem expedient.

Magistrates, etc., may enter house, etc., where unlawful meeting held or books, accounts, etc., kept and

18.—(1.) It shall be lawful for any Magistrate or Justice of the Peace to enter, with or without assistance, or to order any Police Officer or other person in his presence to enter, with or without assistance, using force in either case if necessary, into any dwelling-house or other building, or into any place in which he may have reasonable ground to believe that a meeting of any unlawful Society, or of persons who are members of an unlawful

Society, is being held, or that any books, accounts, writings, banners or insignia belonging to any unlawful Society are concealed, kept or deposited and to arrest or cause to be arrested all persons found in such house and to search such house, building or place, and seize or cause to be seized all books, accounts, writings, banners, documents, flags, insignia, arms and other articles which he may have reasonable cause to believe to belong to any unlawful Society, or to be in any way connected therewith.

may arrest and seize persons and property found.

(2.) All persons so arrested and all articles so seized may be detained in custody till they can conveniently be brought before a Police Magistrate to be dealt with according to law.

Persons and property so seized to be taken before a Court.

19.—(1.) The Registrar of Societies may summon before him any person whom he has reason to believe to be able to give any information as to the existence or operations of any unlawful Society, or suspected unlawful Society, or as to the operations of any Registered Society or Exempted Society and the person so summoned shall be legally bound to attend at the hour and place in the summons specified, and to produce all documents in his custody, possession or power relating to such Society or suspected Society, and to answer truthfully all questions which such Registrar may put to him.

Registrars to have power to summon witnesses.

(2.) Any person so summoned before the Registrar who fails to attend or who answers untruthfully any question put to him by the Registrar shall be liable on summary conviction to a fine not exceeding one hundred dollars.

Penalty.

(3.) If any person summoned by the Registrar under this section shall refuse to give such information, or shall give information which the Registrar believes to be false, the Registrar may, if he considers it advisable to make provision for the identification of such person, order that a photograph shall be taken at such time and in such place and manner as the Registrar may think fit, and if such person refuses to comply with such order he may be arrested and detained in custody until he can conveniently be brought before a Magistrate to be dealt with according to law.

Registrar may order photograph to be taken.

(4.) Any person who may fail to comply with any order that he shall permit his photograph to be taken shall be liable on summary conviction to a fine not exceeding one hundred dollars.

Penalty.

20. No person shall be charged with an offence under this Ordinance or under any Rule made under it except on the complaint of the Registrar.

Charges.

21. Any books, accounts, writings, banners, insignia or other property belonging to any unlawful Society shall be disposed of as the Registrar subject to the instructions of the Governor-in-Council may direct.

Forfeiture.

22. In every case where personal service of any summons issued under this Ordinance or under any rule made thereunder cannot be effected, it shall be sufficient service to affix one copy thereof outside the premises (if any) of the Society in respect of which such summons is issued and to leave another copy thereof at the registered address or, last known place of abode or business of the person on whom it is desired to serve the summons. Sufficient service of all notices and other documents issued under this Ordinance or under any rule made hereunder can be effected in a similar way.

Service of summons, etc.

23.—(1.) The Governor-in-Council may from time to time make Rules to prescribe the manner of registering Societies under this Ordinance and to fix fees for the registration of Societies and generally to give effect to the provisions of this Ordinance.

Power to make rules.

(2.) Any person committing a breach of any such rule shall be liable on summary conviction to a fine not exceeding twenty-five dollars.

Penalty for breach of rule.

24. Every Registered Society and every Exempted Society declaring by its managers its desire in this behalf shall, upon such declaration made to the Registrar of Societies and registered by him, be entitled to the benefit of the following provisions, that is to say:—

Societies on declaration to be entitled to the following privileges.

- (i.) The moveable property of such Society, if not vested in trustees, shall be deemed to be vested for the time being in the governing body of such Society, and in all proceedings civil and criminal may be described as the property of the governing body of such Society by their proper title. Property how deemed to be vested.
- (ii.) Every such Society may sue or be sued in the name of such one of its members as shall be declared to and registered by the Registrar of Societies as the public officer of the Society for this purpose, and, if no such person shall be registered, it shall be competent for any person having a claim or demand against the Society to sue the Society in the name of any person registered as a manager of the Society. Society how to sue and be sued.
- (iii.) No suit or proceeding in any Civil Court shall abate or discontinue by reason of the person by or against whom such suit or proceeding shall have been brought or continued dying, or ceasing to fill the character in the name whereof he shall have sued or been sued, but the same suit or proceeding shall be continued in the name of or against the successor of such person. Suits not to abate by death, etc.
- (iv.) No judgment in any suit shall be put in force against the person or property of the person sued, but against the property of the Society. The application for execution shall set forth the judgment, the fact of the party against whom it shall have been recovered having sued or having been sued, as the case may be, on behalf of the Society only, and shall require to have the judgment enforced against the property of the Society. Judgments how to be put in force.
- (v.) Any member who may be in arrear of a subscription, which, according to the rules of the Society, he is bound to pay, or who shall possess himself of or detain any property of the Society in a manner or for a time contrary to such rules, or shall injure or destroy any property of the Society, may be sued for such arrears or for the damage accruing from such detention, injury or destruction of property in the manner hereinbefore provided. But, if the defendant shall be successful in any suit or other proceedings brought against him at the instance of the Society, and shall be adjudged to recover his costs, he may elect to proceed to recover the same from the officer in whose name the suit shall be brought, or from the Society, and in the latter case shall have process against the property of the said Society in the manner above described. Civil proceedings against member.
- (vi.) Any number not less than three-fifths of the members for the time being resident in the Colony of any Society may determine that it shall be dissolved forthwith, or at the time then agreed upon, and all necessary steps shall be taken for the disposal and settlement of the property of the Society, its claims and liabilities according to the rules of the said Society applicable thereto (if any), and, if not, then as the governing body shall find expedient, provided that, in the event of any dispute arising among the said governing body or the members of the Society, the adjustment of its affairs shall be referred to the Supreme Court, and the Court shall make such order in the matter as it shall deem requisite. Provided that no Society shall be dissolved unless three-fifths of the members so resident as aforesaid shall have expressed a wish for such dissolution by their votes delivered in person or by proxy at a general meeting convened for the purpose. Dissolution of Societies how may be had. Proviso.

25. The Triad and Unlawful Societies Ordinance, 1887, is hereby repealed. Repeal of  
Ordinance  
No. 2 of  
1887.

Passed the Legislative Council of Hongkong, this 16th day of November, 1911.

C. CLEMENTI,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 17th day of November, 1911.

A. W. BREWIN,  
*Colonial Secretary.*

Schedule of Exempted Societies.

SOCIAL CLUBS.

*Non-Chinese.*

Germania, Club.  
Hongkong Islam Club.  
Lusitano Club.  
Nippon Club.  
Parsee Church and Club.  
Peak Club.  
Zoroastrian Club.

*Chinese.*

Chinese Club 華商會所  
Keng Chün Club 景泉  
Kwong Yik Club 廣益  
Long Wan Club 瓊環  
Lán Shat 蘭室  
Man Yuen 文園  
Man Meng Club 文明  
On Lán Hin Sailors' Club 安瀾軒  
Sui Wa Shü Shat 瑞華書室  
Shiu Kei 紹記  
Wing Wo 永和  
Yi Wo Tong Sailors' Club 義和堂  
Yue On 遇安

SPORT.

*Non-Chinese.*

*Chess.*

Hongkong Chess Club.

*Cricket.*

Craigengower Cricket Club.  
Hongkong Cricket Club.  
Hongkong Civil Service Cricket Club.  
Kowloon Cricket Club.  
Hongkong Cricket League.  
Parsee Cricket Club.  
Queen's College Cricket and Football Club.

*Golf.*

Royal Hongkong Golf Club, The.

*Football.*

Hongkong Football Association.  
Hongkong Football Club.

*Hockey.*

Hongkong Hockey Club.

*Miscellaneous.*

Hongkong Amateur Dramatic Club.  
 Hongkong Philharmonic Society.  
 Hongkong Amateur Athletic Association.  
 Hongkong St. Andrew's Society.  
 Hongkong Jockey Club.  
 Kowloon Bowling Green Club.  
 Ladies Recreation Club.  
 Lusitano Recreation Club.  
 Polo Club.  
 Sociedade Philharmonica.  
 United Service Recreation Club.  
 Victoria Recreation Club.

*Yacht.*

Hongkong Corinthian Yacht Club.  
 Royal Hongkong Yacht Club.

*Chinese.*

Chinese Recreation Club 中華遊樂會.  
 Vanguard Tennis Club 打波會.

## RELIGIOUS OR CHARITABLE.

*Non-Chinese.*

Asile de la Sainte Enfance.  
 Benevolent Society.  
 Chinese Church Body, Anglican Church.  
 Catholic Union.  
 Christian Science Society.  
 Confraternity of the Blessed Sacrament.  
 Diocesan Girls' School and Orphanage.  
 Diocesan School and Orphanage.  
 German Church and School Society of Hongkong.  
 Hongkong and New Territories Evangelisation Society.  
 Hongkong Branch of the Canossian Sisters of Charity.  
 Hongkong Society for the prevention of cruelty to animals.  
 Ministering Children's League.  
 Society of St. Vincent de Paul.  
 Soldiers' and Sailors' Home.  
 Seamen's Institute.  
 Sailors Home, The.  
 Saint John Ambulance Association.  
 Society of Saint Paul of Chartres.  
 Young People's Society of Christian Endeavour.  
 Young Men's Christian Association.  
 Young Women's Christian Association.

*Chinese.*

Confucian Society 孔聖會.  
 Chinese Public Dispensaries 公立醫局.  
 Ellis Kadoorie Chinese Schools Society 育才書社.  
 Po Leung Kuk 保良局.  
 Pát Yap Flood Relief Society 八邑賑濟會.  
 Tung Wa Hospital 東華醫院.

## TRADE GUILDS AND SOCIETIES.

*Non-Chinese.*

Institution of Engineers and Ship Builders.

*Chinese.**Masters.*

Bankers Guild, Chinese 銀舖行.  
 Californian Merchants Guild 金山庄.  
 Commission Agents Guild 九八行.



Compradores Guild	叙理堂
Coal Contractors Guild, Kei Hán	寄閒煤炭東家行
Coal Sub-contractors Guild, Hop Yik Kung Sz	合益公司煤炭行
Coppersmith Masters Guild, Tung Hing Tong	同慶堂打銅東家行
General Merchants Guild	南北行
Drugs Guild	生藥行
Dyeing Materials Masters Guild, Tung Chi Tong	同志堂顏料行
Foreign Goods Import and Export Guild	出入口洋貨行
Fruit and Vegetable wholesale dealers Guild, Kung Mau Teng	公茂堂菓菜行
Ginseng and Drug Dealers Guild	參茸藥材行
Ginseng Guild	參茸行
Hotel Guild, Kwong Lün Kung Sz	廣聯公司客棧行
Insurance Company Guild	燕橋行
Matbag Packers Masters Guild, Yi On Tong	貽安堂蒲包行
Opium Guild	鴉片行
Pawnbrokers Guild	當舖行
* Painters Guild, Kwong Wo Shing	廣和盛油漆行
* Painters Guild, Tsoi Chi Tong	彩致堂油漆行
Poulterers Guild, Wing Shang Tong	永生堂鷄鴨行
Poulterers Guild, Kung Wai Tong	公惠堂鷄鴨行
Pig Dealers Guild, wholesale, Tong On Shé	同安社生豬欄行
Pond Fish Dealers Guild	塘魚行
Piece Goods Dealers Guild	綢緞疋頭行
Rice Guild	米行
Rattan Chair Makers Guild, Wing Yip Tong	榮業堂籐椅行
Roast and Dried Meats Guild	燒臘檔行
Sandalwood Masters Guild, Hop Wo Kung Sz	合和公司檀香行
Salt Fish wholesale dealers Guild, Lün Yik She	聯益社鹹魚行
Sea Fish Dealers Guild	鮮魚行
Tailors Guild, Yuen To On Tsui Tong, masters	轅徒安叙堂洋衣行
* Tinfoil Guild	金箔行

\* Includes workmen as well.

*Chinese.*

*Workmen.*

Brass-smith Guild, Kam Shing Tong	金勝堂打銅行
Carpenters Guild, Kwong Yuet Tong	廣悅堂木匠行

Eating Houses Employees	
Guild, Lün Hing Ngoi	
Yue	聯興外寓 麵食酒菜西家行
Ginseng Workmen's Guild,	
Tsui Lok	叙樂洋參西家行
Gardeners Club, Wo Fat	
Shang	和發生園工外寓
Waiters, Chung King Tong	種敬堂
Waiters, Chung Fuk Tong	種福堂

## GENERAL MERCHANTS' ASSOCIATION.

*Non-Chinese.*

Hongkong General Chamber of Commerce,  
 Fire Insurance Association of Hongkong,  
 Stockbrokers' Association of Hongkong.

*Chinese.*

Chinese Chamber of Com-  
 merce 中華會館  
 Chinese Commercial Union 華商公所

## MISCELLANEOUS.

*Non-Chinese.*

British Medical Association—Hongkong and China Branch.  
 Bibliotheca Portugetza.  
 City Hall.  
 China Association, Hongkong Branch.  
 Hongkong College of Medicine.  
 Hongkong Co-operative Society.  
 Hongkong Horticultural Society.  
 Hongkong "Odd Volumes" Library, Scientific and Debating Society.  
 Royal Naval Canteen.  
 Sanitary Institute, Hongkong Branch.  
 Society of Comparative Legislation.

## APPOINTMENTS, &amp;c.

No. 351.—His Excellency the Governor has been pleased to appoint Mr. EDWARD ALEXANDER IRVING to act as First Police Magistrate during the absence on leave of Mr. FRANCIS ARTHUR HAZELAND or until further notice, Mr. JOHN ROSKRUGE WOOD to act as Director of Education, Mr. CHARLES ALEXANDER DICK MELBOURNE to act as Second Police Magistrate, and Mr. ARTHUR GEORGE MURCHISON FLETCHER to act as Deputy Registrar and Appraiser, Supreme Court, in addition to his other duties, all with effect from this date.

15th November, 1911.

No. 352.—His Excellency the Governor has been pleased to appoint Mr. GEORGE EDWARD STEWART (late Captain, Shanghai Volunteer Corps) to be Lieutenant in the Hongkong Volunteer Corps, Scouts Company, *vice* Mr. JOHN JOHNSTONE resigned, with effect from the 27th October, 1911.

15th November, 1911.