

**PUBLIC HEALTH AND BUILDINGS AMENDMENT BILL.**—The Director of Public Works addressed the Council and moved the Second reading of the Bill entitled An Ordinance to amend the Ordinance relating to Public Health and Buildings.

The Colonial Secretary seconded.

Mr. POLLOCK and the Colonial Secretary addressed the Council.

Question—put and agreed to.

Bill read a second time.

Council in Committee on the Bill.

The following amendments were agreed to :—

The words “other than a vernacular school” were inserted before the words “in the Colony” in line 22 of section 2 and the words “the professors, lecturers and other academic officers of the University of Hongkong ;” were inserted after the said words “in the Colony ;”.

The following section, to be numbered 3, was inserted in the Bill :—

3. Section 42 of the Public Health and Buildings Ordinance 1903 is hereby amended by the addition after the word “establish” in line 2 thereof of the words “or carry on” and also by the addition at the end thereof of the words “Provided always that any permission given by the Board under either part of this section shall be revocable at any time by the Board.”

Amends section 42 of Ordinance No. 1 of 1903.

Sections 3 to 7 were renumbered 4 to 8 respectively.

The Council then resumed, Sections 5 to 8 being left in Committee.

**STATUTE LAW (NEW REVISED EDITION) BILL.**—The Attorney General addressed the Council and moved the Second reading of the Bill entitled An Ordinance to amend the Statute Laws (New Revised Edition) Ordinance, 1911.

The Colonial Secretary seconded.

Question—put and agreed to.

Bill read a second time.

**ADJOURNMENT.**—The Council then adjourned until Thursday, the 28th December, 1911.

F. D. LUGARD,  
*Governor.*

Read and confirmed this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

**No. 405.**—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. 60 of 1911.—An Ordinance to amend the Ordinance relating to Public Health and Buildings.

Ordinance No. 61 of 1911.—An Ordinance to amend the Statute Laws (New Revised Edition) Ordinance, 1911.

Ordinance No. 62 of 1911.—An Ordinance to amend the Law Revision Ordinance, 1911.

Ordinance No. 63 of 1911.—An Ordinance to amend the Law Amendment Ordinance, 1911.

Ordinance No. 64 of 1911.—An Ordinance to further amend the Foreign Offenders Detention Ordinance, 1872.

Ordinance No. 65 of 1911.—An Ordinance to provide for the issue by the Mercantile Bank of India Limited of Bills and Notes payable to Bearer on Demand.

## HONGKONG.

No. 60 of 1911.

An Ordinance to amend the Ordinance relating to Public Health and Buildings.

LS

F. D. LUGARD,  
*Governor.*

[29th December, 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 Public Health and Buildings Amendment Ordinance, 1911.

Amends section 8 of Ordinance No. 1 of 1903 as amended by section 4 of Ordinance No. 11 of 1908.

2. Section 8 of the Public Health and Buildings Ordinance 1903 as amended by section 4 of the Public Health and Buildings Amendment Ordinance 1908 is hereby further amended by the deletion of the words "such persons as are included in the special and common Jury Lists, and also by such persons as are exempt from serving on juries on account of their professional avocations or on account of their being Members of Council or on account of infirmity or of their being over the age of sixty years" and by the substitution therefor of the words "such persons as are included in either of the Jurors Lists referred to in section 7 (3) of the Jury Ordinance 1887 and also by the following persons exempted from serving as jurors, that is to say, unofficial members of the Executive or of the Legislative Council; barristers and solicitors on the roll of the Supreme Court; duly qualified medical practitioners; dentists in actual practice in the Colony; persons registered under the Pharmacy Ordinance 1908; clergymen of the Church of England, Roman Catholic priests, ministers of any congregation of Protestant dissenters or of Jews functioning in the Colony; the masters of any school other than a vernacular school in the Colony; the professors, lecturers and other academic officers of the University of Hongkong; the editors, sub-editors and reporters of any daily newspaper published in the Colony; pilots licensed under the Pilots Ordinance 1904; and persons of sound mind who have previously been included in either of the said Jurors Lists but have been removed therefrom on account of age or infirmity".

Amends section 42 of Ordinance No. 1 of 1903.

3. Section 42 of the Public Health and Buildings Ordinance 1903 is hereby amended by the addition after the word "establish" in line 2 thereof of the words "or carry on" and also by the addition at the end thereof of the words "Provided always that any permission given by the Board under either part of this section shall be revocable at any time by the Board."

Amends sub-section (2) of section 153 of Ordinance No. 1 of 1903 as amended by Ordinance No. 11 of 1909.

4. Sub-section (2) of section 153 of the Public Health and Buildings Ordinance 1903 as amended by section 7 of the Public Health and Buildings Amendment Ordinance 1909 is hereby further amended by the deletion of the words "of a suitable area" at the end thereof and by the substitution therefor of the words "each of which shall contain an area not exceeding one hundred square feet and of which the least dimension shall not be less than seven feet".

Passed the Legislative Council of Hongkong, this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 29th day of December, 1911.

C. CLEMENTI,  
*Colonial Secretary.*

HONGKONG.

No. 61 OF 1911.

An Ordinance to amend the Statute Laws (New Revised Edition) Ordinance, 1911.

LS

F. D. LUGARD,  
*Governor.*

[29th December, 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 Statute Laws (New Revised Edition) Amendment Ordinance, 1911. Short title.

2. Sub-section (iii) of section 4 of the Statute Laws (New Revised Edition) Ordinance is hereby amended by the deletion of the word "minor". Amends section 4 of Ordinance No. 19 of 1911.

3. Section 7 of the Statute Laws (New Revised Edition) Ordinance, 1911, is hereby amended by the deletion of the words:— Amends section 7 of Ordinance No. 19 of 1911.

"shall be comprised in two Volumes, which shall include all the Ordinances in force down to the end of the year 1910, together with such of the Ordinances passed in the year 1911"

and by the substitution therefor of the words:—

"shall comprise the Ordinances in force on the 31st day of December, 1911, as amended by any Ordinances passed in the year 1912, which shall have been drafted by the Editor in connection with the preparation of the said Edition. The said Edition shall be comprised in two Volumes which shall include the Ordinances of the years 1844 to 1910 inclusive together with such of the Ordinances of the year 1911"

4. Sections 9, 10 and 11 of the Statute Laws (New Revised Edition) Ordinance, 1911, are hereby repealed and there shall be substituted therefor the following sections:— Repeals sections 9, 10 and 11 of Ordinance No. 19 of 1911 and substitutes new sections.

- "9.—(1.) The Statute Law Preservation Ordinance, 1886, is repealed. Provision for the preservation of Ordinances as passed and of Revised Edition for purposes of record and proof.
- (2.) A copy of this Ordinance and of all Ordinances passed after the commencement of this Ordinance, certified under the hand of the Governor and the seal of the Colony shall, as soon as conveniently may be after they have been passed by the Legislative Council and assented to by the Governor, be transmitted by the Clerk of Councils to the Registrar of the Supreme Court, who shall carefully preserve them for record together with the collection of Ordinances of the Colony from the commencement thereof down to and inclusive of Ordinance No. 30 of 1886 and the sealed copies of all the Ordinances subsequent to Ordinance No. 30 of 1886 already preserved in the Registry.
- (3.) All such sealed copies and all the copies contained in the said collection shall be deemed to be the originals.
- (4.) The Registrar shall also obtain and carefully preserve a copy of the Revised Edition.

- (5.) In so far as there are variances between the Revised Edition and the aforesaid originals in the case of Ordinances passed up to the end of the year 1901 such originals shall be deemed to have been amended by and such variations shall be deemed to have been authorised by the Statute Laws (Revised Edition) Ordinance, 1900.
- (6.) Such originals and the Ordinances contained in the Revised Edition shall be proved by certified copies thereof, or, by order of a judge, by the production thereof by the Registrar. Subject however to objection being taken any such original or any Ordinance contained in the Revised Edition may be proved by the production of a copy of the *Gazette* or of a copy of any collection of Ordinances, purporting to be printed by the Government Printers, containing a copy of such original or by the production of a volume of the Revised Edition, purporting to be impressed on the title page thereof with the seal of the Colony, containing such Ordinance.
- (7.) Any person shall be entitled to inspect any such originals or the copy of the Revised Edition preserved by the Registrar of the Supreme Court as aforesaid during the office hours of the Registry on payment of twenty-five cents for each inspection not exceeding three hours, and to take copies or extracts therefrom for certification by the Registrar, on payment of twenty-five cents per folio of seventy-five words for each copy or extract.

Repeal of Ordinance No. 12 of 1900 from date of proclamation of New Revised Edition.

10.—(1.) The Statute Laws (Revised Edition) Ordinance, 1900, is repealed.

(2.) This section shall come into force at the same time as the proclamation referred to in section 8.

Validity and operation of New Revised Edition.

11. From and after the date of such proclamation the New Revised Edition shall be deemed to be, and shall be, without any question, in all Courts of Justice and for all other purposes whatsoever the sole and only proper Statute Book of the Colony up to the date of the latest of the Ordinances contained therein. From and after the said date in so far as there may be variances between the Ordinances contained in the New Revised Edition and the Ordinances contained in the Revised Edition or between the New Revised Edition and the originals preserved by the Registrar of the Supreme Court of Ordinances passed during the period between the commencement of the year 1902 and the end of the year of 1911 the Ordinances contained in the Revised Edition and the Ordinances passed during the said period shall be deemed to have been amended by and such variations shall be deemed to have been authorised by this Ordinance:

Provided that nothing in this section shall affect the operation of any Ordinance which may be passed, before the issue of such proclamation, for the repeal, alteration or amendment of any earlier Ordinance after such Ordinance has been printed in the Revised Edition."

Passed the Legislative Council of Hongkong, this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 29th day of December, 1911.

C. CLEMENTI,  
*Colonial Secretary.*

HONGKONG.

No. 62 of 1911.

An Ordinance to amend the Law Revision Ordinance, 1911.



F. D. LUGARD,  
*Governor.*

[29th December, 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 Law Revision (No. 2) Ordinance, 1911. Short title.

2. The Schedule to this Ordinance shall be added to the Schedule of the Law Revision Ordinance, 1911. Addition to Schedule of Ordinance No. 50 of 1911.

Passed the Legislative Council of Hongkong, this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 29th day of December, 1911.

C. CLEMENTI,  
*Colonial Secretary.*

**Schedule.**

Ordinance No. 1 of 1868 :—

in s. 5 (2),  
the words “(the proof whereof shall lie on such person) ”.

in s. 7,  
the words “punishable”, “then and in every such case”, “for his offence”, “established or to be established in this Colony”.

in s. 8,  
the words from “and the Governor” to “thereof”, “personal”, and the figure “(1)”, and sub-ss. (2) and (3).

Ordinance No. 2 of 1868 :—

in s. 2,  
the words “within this Colony”.

in s. 3,  
the words “of firemen established under this Ordinance”.

- in s. 4,  
the words from "out of" to the end.
- in s. 5,  
the words "any of", from "but such" to "Gazette", from "as may be" to "regulations", "such" before "departmental", "as he may consider necessary", and "Fire" before "Brigade" wherever it occurs.
- in s. 6,  
the words "Fire" and "said" before "Brigade" wherever they occur, "in his discretion", "this Ordinance and", "hereby".
- in s. 7,  
the word "Fire" after "of the".
- s. 8, and s. 4 of No. 1 of 1908,  
the whole.

Ordinance No. 3 of 1868 :—

- in s. 2,  
the words from "entitled 'An Act for'" to "seditious practices and attempts", and from "entitled 'An Act to'" to "treasonable practices and attempts", and "said" before "Majesty".
- in s. 3,  
the words "within this Colony", "Imperial" before "Crown", "the Imperial" before "Parliament".
- in s. 4,  
the words "one or more", "or Justices".

Ordinance No. 1 of 1869 :—

- in s. 2,  
the words "in this Ordinance referred to as the oath", "that is to say".
- in ss. 3 and 4,  
the words "oath in this Ordinance referred to as the", "that is to say".
- in s. 5,  
the numeral and words at the end "I of the said schedule".
- in s. 6,  
the numeral and words at the end "II of the said schedule".
- in ss. 7 and 9,  
the words "that is to say".
- in s. 14,  
the words "from time to time".

Ordinance No. 2 of 1869 :—

- in s. 2,  
the words "from time to time and", "within the Colony", "unless and until they are approved of by the Governor, and".
- in s. 3,  
the words "of Victoria", "unless and until they are approved in manner aforesaid, and".
- s. 5,  
the whole.

## Ordinance No. 1 of 1870 :—

in the preamble,  
the word “the” before “several”, “whose names are mentioned in the schedule to this Ordinance”.

in s. 2,  
the words from “The said” to “together with”, “other”, “from time to time”, “whether of Law or of Equity”.

in s. 3,  
the words “and by any”, “to be hereafter”, “under section 10”.

ss. 4 and 5,  
the whole.

in s. 6,  
the words “at the expiration of the said two years”.

in s. 7,  
the words “from time to time”, “any”, “to be hereafter made under section 10”.

in s. 8,  
the words “such”, “as may from time to time be”.

in s. 9,  
the words “corporate”, “thereof”.

s. 13,  
the whole.

in s. 16,  
the words “of the Colony”.  
the schedule.  
the whole.

## Ordinance No. 1 of 1900 :—

in the preamble,  
the words “of the Tung Wa Hospital” before “for the care”, “in this Colony”, “of the said branch hospital”, “for the erection thereof”, “of the Tung Wa Hospital under the Tung Wa Hospital Incorporation Ordinance, 1870”, “the body politic and corporate known as”, “in section 3”.

in s. 2,  
the words from “From and after” to “1870, as”, “the hospital which is known as”, “under the provisions of the said last mentioned Ordinance”, “moreover”, “aforesaid”.

in s. 3,  
the words from “For the” to “declared that”, “of the aforesaid body politic and corporate”, “of this Colony”, “aforesaid”, “it is also hereby declared that”.

## Ordinance No. 9 of 1904 :—

in the preamble,  
the words “the” before “several”, “set out in the schedule hereto”, and from “and establishing” to “Schedule hereto”, and “said” before “Tung Wa” wherever it occurs.

- s. 1,  
the whole.
- in s. 2,  
the words "comprised in the said schedule to this Ordinance".
- in s. 3,  
the words "at any time hereafter".
- in s. 4,  
the words "and may".
- in s. 6,  
the words "the security of a".

Ordinance No. 2 of 1870:—

- the preamble.
- the whole.
- in s. 2,  
the words "the damage, injury, or spoil being".
- in s. 3,  
the words "such", "as he may deem expedient", and from "and also" to the end.
- in s. 4,  
the words "for the time being in force under this Ordinance and".
- in s. 5 (2),  
the words "as aforesaid", and "now" before "punishable".
- in s. 6,  
the word "now" before "punishable".

Ordinance No. 3 of 1870:—

- in s. 5,  
the words "under this section".

Ordinance No. 4 of 1870:—

- in the preamble,  
the words "of Parliament", and from "entitled" to "Exchequer".
- in s. 2,  
the words "within this Colony", "or her successors".
- in s. 3,  
the words "and her successors".
- in s. 6,  
the words "as last aforesaid", "to the Governor", "if he thinks fit".
- in s. 7,  
the words "in its discretion", "for the time being in force in the Court".
- in s. 9,  
the words "under the provisions of this Ordinance".
- in s. 12,  
the words "within the Colony".

Ordinance No. 5 of 1870:—

- in the title,  
the words "and in certain cases", "the amount of".
- the preamble.
- the whole.



in s. 2,  
the words "under or", "virtue of", "to the Governor-in-Council from time to time", "deemed to be", "by virtue of this Ordinance", "his".

in s. 3,  
the words "under this Ordinance".

in s. 4,  
the words "under this Ordinance", and from "and shall" to the end.

in s. 5,  
the words "in his discretion".

Ordinance No. 1 of 1871 :—

throughout (except in ss. 21 and 22, where such reference firstly occurs),

all the references to proctors.

in the title.

the words from "service and" to "members of the".

in s. 2,

the words "of the Supreme Court", from "for the time being" to "and proctors".

in s. 3 (1),

the words "from time to time if he thinks fit", "hereafter", "practising in this Colony".

and in (2),

the words "The", "practising in this Colony", "to the satisfaction of the examiners", "preliminary" where it lastly occurs.

in s. 4,

the words "either before or after the commencement of this Ordinance".

in s. 5,

the words "The", "practising in this Colony".

in s. 8,

the words "partner or".

in s. 9,

the words "for the time being in force".

in s. 10,

the words "from time to time if he thinks fit".

in s. 11,

the words "of the Colony".

in s. 12,

the words "for the time being".

in s. 13,

the words "of the Court".

in s. 16,

the words "under section 23", "likewise", "if he thinks fit".

in s. 17,

the words from "to apply" to "aforesaid".

in s. 18,

the words from "as to enrolment" to "mentioned".

in s. 20,

the proviso.

in s. 22,

the words "in any of the capacities therein mentioned".

- in s. 23,  
the words "of the Court", "in the manner hereinbefore directed", "in the manner" after "sworn", "otherwise".
- in s. 24,  
the words "of the Court", "or declaration and affirmation" twice, "and, in the case of an oath", and the existing brackets.
- in s. 26,  
the words "to practise" after "Court", "all", "of the Colony".
- in s. 27,  
the words "in this Colony", "by the Court, either before or after the commencement of this Ordinance", "as hereinbefore provided".
- in s. 29 (3),  
the word "any" twice.
- in s. 30,  
the words "by the Court after the commencement of this Ordinance".
- in s. 31,  
the words "already made or hereafter to be made on that subject".
- in s. 32,  
the words "if he thinks fit", and from "are extended" to the end.
- in s. 33,  
the word "the" after "proceeding in".
- in s. 38 (2),  
the words "in cases" twice.
- in s. 39,  
the words "as aforesaid".
- in s. 42,  
the words "for the time being in force".
- in s. 49,  
the second sub-s., and "(1)".
- in s. 50,  
the second sub-s., and "(1)".
- in s. 51,  
the words "said". "and to all business now being done or to be hereafter done within the same".
- in s. 55,  
the words from "or to prejudice" to the end.
- in the schedule,  
the words in the fifth item "practising in the Colony".

**Ordinance No. 1 of 1872 :—**

- in the preamble,  
the words "on such charges or convictions", "and custody", "as aforesaid".
- s. 2,  
the whole.
- in s. 3,  
the words "at any time".
- in s. 4,  
the words "on the issue of such warrant", "to be dealt with as hereinafter provided".

- in s. 5,  
the words "and regulations".  
in (1),  
"there must be produced before the  
Magistrate".  
in (2),  
"in every case", "to the satisfaction  
of the Magistrate".  
in Forms 1, 4 and 5 of schedule,  
the words "By Order, (Signed) *Colonial  
Secretary*".

## Ordinance No. 1 of 1873 :—

- in s. 2,  
the words "for the time being", and "or  
bodies of persons" twice.  
in s. 3,  
the proviso.  
in s. 5,  
the words "revoke and vary", from "and  
during" to "in section 3"; from "to  
which" to "to apply", and the proviso.  
in s. 6,  
the figure "(1)", and the words "vary,  
and revoke rules and", "to which this  
Ordinance applies"; "such" before  
"dangerous" in para. (b); and sub-sec-  
tions (2), (3) and (4).  
in s. 7,  
the words "rules and".  
in ss. 8, 9 (1), 9 (2), 10 (5), 11, 12, 13 and  
17,  
the words "to which this Ordinance  
applies" wherever they occur.  
in s. 8 (2),  
the words "before which the case is  
tried".  
in s. 10 (1),  
the words "to which this Ordinance  
applies". "any rules or", "of this Ordinance".  
in s. 12 (4) (b),  
the words "as authorised by this section".  
in s. 14 (1) and (2),  
the words "or of the Court and jury".  
in s. 16 (1),  
the words "two", "after being tested by  
him", "or Possession".  
and in (2),  
the word "two".  
in s. 18 (1),  
the words "and penalties", from "in  
manner" to "conviction".  
and in (2),  
the words "and penalties" and from  
"sitting" to "purpose".  
in s. 20,  
the words "for the time in force".

## Ordinance No. 2 of 1873 :—

- in ss. 2 and 3,  
the words "heretofore granted or to be  
hereafter granted", "at any time after  
the commencement of this Ordinance".

in s. 7,  
the words "under this Ordinance" twice.

Ordinance No. 3 of 1873 :—

in s. 2,  
the words "of the Supreme Court".

in s. 6,  
the words "as to their applicability", and  
from "and except so far" to the end.

in s. 9,  
the word "future".

in s. 10,  
the words "of the Supreme Court", "in  
his discretion", "under this section",  
"appeals and other".

in s. 13,  
the words "such and".

in s. 14,  
the words "to their offices".

in s. 16,  
the words "or any Deputy Registrar".

in s. 25,  
the words "of the Court" after "Bailiffs".

in s. 28,  
the words "or of a Deputy Registrar of  
the Court", "or Deputy Registrar".

in s. 29,  
the words "and may", "to and".

in s. 31,  
the words "or if a quaker, upon affirma-  
tion", "then, and in each and every such  
case", "and may".

in s. 32,  
the words from "and from" to "may  
require", "nor any alteration, amendment,  
or revocation thereof", "deemed", "of".

in s. 33,  
the words "for the time being in force",  
and the figure "(1)" and sub-s. (2).

Ordinance No. 4 of 1873 :—

the preamble.

in s. 2,  
the words "of the Supreme Court",  
"under this Ordinance", from "The  
Full" to "of 1862", from "The Code"  
to "Supreme Court", and as amended by  
No. 7 of 1902, the figures "1901" in the  
definition of "The Principal Register".

s. 4,  
the whole.

in s. 13 (2),  
the words "under the provision of this  
Ordinance".

in s. 17,  
the words "in his discretion".

in s. 19,  
the words "in its discretion".

in s. 20,  
the words "or by a solicitor or counsel",  
"some", "or sufficient", "the Court"  
before "in person", "in its discretion".

in s. 21,  
the words and figures "(1)", "in its  
discretion", "under this Ordinance",  
and sub-s. (2).

- in s. 23,  
the words "the" before "personal", and  
"of the defendant" at the end.
- in s. 24,  
the words from "entitled" to "Tenants".
- in s. 26,  
the words "special", "contained in".
- in s. 28,  
the words "cancelled therein and", "there-  
from", and from "notwithstanding" to  
the end.
- in s. 29,  
the words "of the Court", "cancelled  
therein and", "therefrom".
- in s. 30,  
the words "as aforesaid", twice.
- in s. 33,  
the words "of the Supreme Court".
- in s. 34,  
the words "of the Supreme Court", "in  
its original Jurisdiction", "in its discre-  
tion" twice, "hereby limited".
- in s. 37,  
the words "if it thinks it necessary to  
do so".
- in s. 39,  
the words from "for the" to "Ordin-  
ance", "from time to time", "and deter-  
mined".
- in s. 40,  
the word "special".

Ordinance No. 1 of 1874 :—

- in s. 2,  
the words "the term".
- in s. 3,  
the words "the limits of", "in writing  
signed by the Colonial Secretary".
- ss. 5 and 7,  
the whole.

Ordinance No. 1 of 1875 :—

- in the title,  
the words "to provide means", "in this  
Colony".
- in s. 2,  
the words "in this Colony" twice.
- in s. 3,  
the words "to his satisfaction".
- in s. 4,  
the words "and issued by the Commodore  
or other officer", "himself".
- in s. 6,  
the words "The preceding provisions of".

Ordinance No. 2 of 1875 :—

- the preamble.
- in s. 2,  
the words "in this Colony".
- in s. 3,  
the words "notwithstanding the provi-  
sions of this Ordinance".
- in s. 8,  
the words "the provisions of".

## Ordinance No. 3 of 1875 :—

in the title,  
the words “and to provide means for altering the statutes of the said College”.

in the preamble,  
the words from “and did appoint” to “of Victoria” before “and whereas”, from “that the government” to “might seem fit”, from “and in the said lease” to “who had resigned”, from “after reciting” to “Alford”, from “and to provide” to the end.

ss. 3, 4, 5 and 6,  
the whole.

## Ordinance No. 4 of 1875 :—

in the title,  
the word “(Hongkong)”.

in s. 2,  
the words from “means” to “Admiral and”.

in s. 5,  
the words “a book or”.

in s. 7,  
the words “any of the”.

in s. 8 (2),  
the word “said” before “schedule”.

and in (3),  
“(the proof whereof shall lie on him)”.

in s. 10,  
the words “for the time being in force”.

in s. 11,  
the words “(proof of which permission shall lie on him)”.

in s. 12,  
the words “for the purposes of this Ordinance”, “all inclusive”.

## Ordinance No. 6 of 1875 :—

in the title,  
the words “for Rents and for Assessments”.

in s. 2,  
the words “; and may do so”.

## Ordinance No. 7 of 1875 :—

the preamble,  
the whole.

in s. 6,  
the words “as heretofore”.

in s. 11 (2),  
the words “when he sees fit”.

in s. 17,  
the words “any”, “thereof”.

in s. 24,  
the words “of Justice”, “now or hereafter”.

in ss. 28, 29 and 32,  
the words “being convicted thereof before the Supreme Court”.

in s. 35,  
the words “and shall be paid by him into the Colonial Treasury”.

in s. 37, as amended by No. 20 of 1910,  
the words “of this Ordinance”.

Ordinance No. 1 of 1881 :—

- in s. 2,  
the words from “the Superintendent” to the end.
- in s. 3,  
the words “at any time”, “either before or after the commencement of this Ordinance”, “in his discretion”.
- in s. 5,  
the words “and regulations”.  
and in (5),  
the words “of Justice”.
- in s. 7 (1),  
the words “of the Supreme Court” twice “hereinafter contained”.  
in (2),  
“, such order”.  
in (3),  
“against an order of committal”.  
in (4),  
from “(4) in case” to “frivolous”, “if it thinks fit”.  
in (5) as re-numbered (4),  
“against his committal”.  
in (6) as re-numbered (5),  
“if he thinks fit”, “and regulations”.
- in s. 8,  
the words “under this Ordinance”.
- in s. 9 (1),  
the words “in the discretion of the Governor-in-Council”.  
and in (2),  
“in such discretion and”.
- in s. 10,  
the words “by the Governor-in-Council”.
- in s. 11,  
the words “by the Governor-in-Council”, “crime or” twice, “cognizable by the said Courts”, “or previous determination”.
- in s. 12,  
the words “in custody under this Ordinance”, “from such custody”.
- in s. 13,  
the words “under this Ordinance”, “pursuant thereto”, “on its”, “so committed”, “out of custody”, “said” before “period”, “upon such proceeding”, “the said period”.
- in s. 14,  
the words “to be”, “and” before “not included”.
- in s. 16,  
the words “under this Ordinance”.
- in s. 19,  
the words “of this Colony”, “in the Gazette”, “in its operation”, and from “and from the date” to the end.
- in Form 1 of 2nd Schedule,  
the words “By Order (signed) *Colonial Secretary*”.

## Ordinance No. 2 of 1881:—

- in s. 5,  
the words “and, when made, revoke, add to, and alter”, and from “revocations” to “Gazette, and”.
- in s. 8 (3),  
the words “appointed under this Ordinance”.
- and s. 8 (4),  
the whole.

## Ordinance No. 1 of 1882 :—

- in ss. 5 and 7,  
the words “(the proof whereof shall lie on him)”, “instead of committing the prisoner for trial at the Supreme Court”.
- in s. 6,  
the words “in his discretion”, “namely”, “by any Court of competent jurisdiction”.
- in s. 7,  
the words “either before or after the commencement of this Ordinance”.
- in ss. 8 and 9,  
the words “If it appears fit to the Governor-in-Council”.
- in s. 10,  
the words “in the Colony”.

## Ordinance No. 1 of 1883 :—

- in ss. 5 and 6,  
the words “of the Colony”.
- in s. 6,  
the words “allowed by this Ordinance, as”.
- in s. 11,  
the words “of the Supreme Court”, “or a Deputy Registrar”.
- in s. 12,  
the words “or Deputy Registrar”.
- in s. 13 (2),  
the words “or a Deputy Registrar”.
- in s. 14,  
the words “under this Ordinance”.
- in s. 26,  
the words “in its discretion”.
- in s. 35,  
the words “or a Deputy Registrar”, “or Deputy Registrar”.

## Ordinance No. 2 of 1883 :—

- in s. 2,  
the words “or carriages”, “or include”, “mean or”.
- in s. 5 (now 3),  
the words “(*f*) Tramway No. 6”.
- in s. 8 (now 4),  
the words from “being first” to “as aforesaid”, and “as regards Tramway No. 6”.
- in s. 9 (now 5),  
the words “being first obtained”, “by the company”, “of” after “approved”.
- in s. 12 (now 6),  
the words “said rails”, “of” after “approved”.



- in s. 21 (now 7),  
the words "previous", "as aforesaid",  
"by or at the cost or expense of the Com-  
pany under this Ordinance".
- in s. 24 (now 8),  
the words "on the one hand", "on the  
other hand", from "or with respect" to  
"or to the company".
- in s. 25 (now 9),  
the words "or other officer duly ap-  
pointed in writing for that purpose by  
the Governor-in-Council".
- in s. 33 (1) (now 10),  
the words "at any time after the opening  
of any tramway for traffic", "for which  
purpose", "and such discontinuance is  
proved to the satisfaction of the Govern-  
or-in-Council";
- in (2),  
"by the Governor-in-Council" after  
"to that effect", "to the Surveyor  
General", "and of the making good  
of the road by the Surveyor General".
- and in (3),  
"to it", "any", "of the proceeds of  
sale".
- in s. 34 (now 11),  
the words "at any time after the opening  
of any tramway for traffic".
- in s. 35 (now 12),  
the words "of the Company" after  
"plant", "by it".
- in s. 37 (now 13),  
the word "of" at the end.
- in s. 39 (now 15),  
the words "on the tramways, or any of  
them".
- in s. 42 (now 16),  
the words "and when made, may rescind,  
annul or add to", "any of the tramways  
for regulating".
- in (e),  
the words and figures "and 6".
- in (g),  
the words "for the time being".
- in (h),  
the words "to the Governor-in-  
Council".
- in (2),  
the words "and from time to time  
repeal or alter such by-laws and  
make new by-laws".
- sub-s. (4),  
the whole.
- in s. 45 (1) (now 18),  
the words "being first obtained (but not  
otherwise)", "at any time and from time  
to time", "or absolutely dispose of",  
"or persons, corporation or company".
- in (2),  
"or absolute disposal", "or abso-  
lutely disposed of" three times, "or  
persons, corporation or company"  
twice, "or have", "or were", "upon  
him or them or it", "or they or it".

- in s. 46 (now 19),  
the words "being first obtained (but not otherwise)", "at any time and from time to time", "or persons, corporation or company", "or terms of years, or from year to year, or for any less period, and for such rent or rents", "terms and", "to adopt".
- in s. 47 (now 20),  
the words "at any time or from time to time", "or persons, corporation or company", "or proper".
- in s. 48 (now 21),  
the words "at any time or times and at all times", "hereby authorised, or any or either of them".
- in s. 52 (2) (now 23),  
the words "and charges", "and outside", "thereof".
- in s. 54 (now 24),  
the words "or any of them".
- in s. 59 (now 25),  
the words from "or defaces" to "any tramway".
- in s. 60 (now 26),  
the words "(the proof whereof shall lie on him)", "namely".
- in s. 61,  
the word "such" before "carriage".
- in s. 126 (now 31),  
the words "or any", "at law or equity".
- in s. 127 (now 32),  
the words "or in print or partly in writing and partly in print", and the proviso.
- in s. 129 (now 34),  
the words from "or by" to "hereof", and from "under the" to the end.
- in s. 135 (now 36),  
the words "in the Colony", and from "or to any" to "this Ordinance".
- in s. 136 (now 37),  
the words from "and of all" to the end.

Ordinance No. 1 of 1884:—

- in s. 2,  
the first sub-s., and  
the words and figures "(2)", "as amended by any future Ordinance".
- in s. 4,  
the words and figures "(1)", "(2) The register shall be".
- in s. 5,  
the words and figures "(1)", from "shall be" to "of the register", "at any such time", "succeeding", from "(2) Any copy" to "Ordinance, and", "under this Ordinance".
- in s. 6 (1),  
the words from "keep the" to "this Ordinance and", "under this Ordinance" twice.
- and in (2),  
"to such letter", "after the sending thereof", "in the register".

in s. 7,  
the words "under this Ordinance, or entitled to the benefit of section 20", "by such person".

in s. 8,  
the words "after the 3rd day of May, 1884", "either", "under this Ordinance or entitled to the benefit of section 20".

in s. 9,  
the words "after the 3rd day of May, 1884", "certificate" after "which".

in s. 10 (1),  
the words "under this Ordinance", "any" twice, "from time to time thereto".

sub-s. (4),  
the whole.

in s. 11,  
the words "in proof of his title thereto", "for duty, by way of registration fee", "of the Imperial Parliament".

in s. 12,  
the words "in this Colony", "under this Ordinance", "1858 and 1886, of the Imperial Parliament".

in s. 13,  
in (1),  
the words "as aforesaid";  
in (3),  
the words "for duty by way of registration fee", "in this Colony";  
and the words and figures "(5) The Governor-in-Council", and from "and, if" to the end.

in s. 14,  
the words "and the Colonial Secretary", "if it thinks fit".

in ss. 16 and 17,  
the words "under this Ordinance".

in s. 17,  
the words "after the 3rd day of May, 1884".  
and in (2),  
the words "either", "or entitled to the benefit of section 20".

s. 20,  
the whole.

Ordinance No. 2 of 1884:—

in the short title,  
the words "Performance of", and the brackets.

in s. 2,  
the words "entitled 'An Ordinance to amend the Supreme Court Ordinance, 1873'".

Ordinance No. 1 of 1885:—

in s. 2,  
the second sub-s. and the figure "(1)".

in s. 3 (2),  
the words "under the provisions of this section".

in s. 6,  
the words "at any time".

in s. 8,  
the words "Supreme" before "Court, it shall", "be the duty of the Court to".

in s. 9,  
the words "under the provisions of this Ordinance", "if he thinks fit".

in s. 10,  
the words "by the Governor-in-Council", from "for the payment" to "of this Ordinance".

in s. 11,  
the words "of the Colony", "the provisions of".

**Ordinance No. 2 of 1885 :—**

in s. 3,  
the words "in his discretion".

in s. 6,  
the figure "(1)" before "Every person";  
in (2),  
the word "or",  
the para. (3),  
and in the last paragraph the words "apart from and".

in s. 8,  
the words and figures "(2) Every person who acts in contravention of this section shall".

in s. 9,  
the words "under the provisions of this Ordinance".

**Ordinance No. 3 of 1885 :—**

in ss. 2 and 22,  
the words "for the time being in force".

in s. 14,  
the words "in the Gazette".

**Ordinance No. 4 of 1885 :—**

in the short title,  
the words "of the Roman Catholic Church".

in s. 2,  
the words from "Right Reverend" to "appointment of", "and his successors holding the said appointment", "for the time being", "for the purposes of this Ordinance", "of Justice and before all Magistrates", "by this Ordinance vested or that may hereafter be", "for the time being".

s. 3,  
the whole.

in s. 4,  
the words from "or of any" to the end.

**Ordinance No. 5 of 1885 :—**

in s. 2,  
the words from "The Chief" to the end.

in s. 7 (1) and (2),  
the word "namely" twice.

**Ordinance No. 6 of 1885 :—**

in s. 3,  
the words "as hereinafter provided".

in s. 5,  
the words "from time to time, at his discretion".

Ordinance No. 1 of 1886 :—

in s. 7,  
the words “The provisions of”.

Ordinance No. 4 of 1886 :—

in s. 2,  
the words “or either of the Deputy Registrars thereof for the time being”.

in ss. 3 and 18,  
the words “From and after the expiration of seven days from the commencement of this Ordinance”.

in s. 12 (2),  
the words “by him”.

in s. 18 (1),  
the words “within the Colony”, “such declaration”.

in s. 19,  
the words “from time to time”.

in s. 21,  
the words “every such offender”.

in s. 23,  
the words from “before a” to the end.

Ordinance No. 5 of 1886 :—

s. 2,  
the whole.

in s. 5,  
the words from “so much” to “said enactment”.

Ordinance No. 7 of 1886 :—

in s. 2,  
the words “or his deputy” and the definition of “Affidavit”.

in s. 3,  
the words “executed after the commencement of this Ordinance”.

s. 4,  
the whole.

in s. 5 (4),  
the words “in or incidental to the” in paras. (a), (b) and (c).

in s. 11,  
the words “whether executed before or after the commencement of this Ordinance”.

in s. 15,  
the word “may” before “restrain the grantee”.

in s. 18,  
the words “after the commencement of this Ordinance”, “(whether registered before or after the commencement of this Ordinance)”.

in s. 20 (3),  
the word “such”.  
and in (4),  
the word “strictly”.

in s. 21,  
the words “of the Supreme Court”, “in his discretion”.

in ss. 22 and 23 (3),  
the words “and for the purposes of”.

in s. 24,  
the first sub-s., and the figure “(2)”.

- in s. 25,  
the words from "who shall" to the end.
- in s. 26 (1),  
the words "and altered from time to time", "under and for the purposes of the Supreme Court".
- and in (2),  
the words "and for the purposes of".

Ordinance No. 8 of 1886 :—

- in s. 6,  
the words "the Supreme", "or of any other Court having jurisdiction within the Colony".

Ordinance No. 9 of 1886 :—

- in s. 2,  
the words from "The Very" to "appointment of", "said" before "Corporation", "for the purpose of this Ordinance", "of Justice and before all Magistrates", "by this Ordinance vested", "or", "hereafter", "such" before "appointment", and from "and such" to the end.
- s. 3,  
the whole.
- in s. 4,  
the words from "with the seal" to "authorised, or", "any his successor holding", "in Hongkong for the Dominican Missions in the Far East".
- in s. 5,  
the words from "Her heirs" to the end.

Ordinance No. 10 of 1886 :—

- in s. 3,  
the words "enrolled under the Police Ordinance for the time being in force".
- in s. 6,  
the words "published in the Gazette".
- in s. 9,  
the words "(of which the burden of proof shall lie on him)".
- in s. 13 (1).  
the words "under the provisions of any Colonial Ordinance", "such", "as to him may seem sufficient", "from the Colony" after "banished".
- in (2),  
the words "from the Colony".
- and in (4),  
the words "for the Colonies".

Ordinance No. 11 of 1886 :—

- in the title,  
the words "any", "or Fermented", and from "and to" to the end.
- in s. 3 (1),  
the word "previous".
- in (2),  
the words "to Her Majesty".
- in 3 (a),  
the word "previous".
- and in 3 (b),  
the words "previous" twice, "as aforesaid".

Ordinance No. 12 of 1886 :—

in s. 2,  
the words “of the Colony”, “of Great Britain and Ireland”, and “(1) the” and “(2) the”.

Ordinance No. 13 of 1886 :—

in the title,  
the words from “under” to “necessary”.

in s. 2,  
the words “or necessary”, and from “and, in case” to the end.

in s. 3,  
the words “as aforesaid”, “necessary or”, “now or may hereafter be”, “Supreme”, “for the time being thereof”, “the” at the beginning paras. of (a) (b) (c) and (d), “as it or he may think fit”, “as aforesaid” after “commission” twice, and after “witnesses” in sub-s. (3).

in s. 4,  
the words “under which the commissioners are appointed”, “in its discretion”, “as aforesaid conducting any inquiry”.

Ordinance No. 14 of 1886 :—

in s. 4,  
the words “The preceding provisions of”.

Ordinance No. 1 of 1887 :—

in s. 4,  
the words “or other periodical publication” four times, “or periodical publication”.

in s. 11,  
the words “or prosecuted” three times, “paper, vote, or proceeding” twice, “as the case may be”, “civil or criminal” twice, “by virtue of this Ordinance”.

in s. 12,  
the words “or prosecuted”, “paper, vote, or proceeding” three times, “civil or criminal”, “by virtue of this Ordinance”.

in s. 13,  
the words “or prosecuted”, “paper, vote, or proceeding” twice.

in s. 14,  
the words “exercising judicial authority”.

in s. 16,  
the words “after hearing such evidence”.

in s. 17,  
the words from “against a” to “published therein”.

in s. 20 (1),  
the words “so that they shall be tried together”.

and in (2),  
the words “under this section”, “consolidated” after “actions”.

Ordinance No. 3 of 1887 :—

in s. 2,  
the words from “and any person” to the end.

s. 3,  
the whole.

Ordinance 4 of 1887 :—

- in s. 2,  
the words from “now under” to “hereafter be”.
- in s. 4 (1),  
the words “under his hand and seal” after “issue his warrant”, “and may”, “in any part of this Colony”.
- and in (2),  
the words “under the warrant”, from “by whom” to “such Magistrate”, “under his hand and seal”.
- in s. 5,  
the words “and may be written, printed, or lithographed”, “granted in the form in the schedule”.
- in s. 6,  
the words “granted in the form of the said schedule”, “or Justice of the Peace”, “either on indictment or summary conviction”.
- in s. 7,  
the word “such”.
- in s. 8,  
the words “granted in the form in the said schedule”, “by a conviction of any indictable offence”, “is”, from “in pursuance” to “Ordinance”, “other”, “for the purpose of his undergoing such last-mentioned punishment”, “a” before “warrant”, “under the hand and seal”, “with hard labour”.
- in s. 9 (1),  
the words “granted under this Ordinance”, “for adjudication”.
- and in (2),  
the words “from the facts proved before”, “so brought before him”, “against this Ordinance”.
- in s. 10,  
the words “granted under this Ordinance” twice, “said” before “schedule”, “either on indictment or on summary conviction”, “against this Ordinance”.
- in s. 11 (1),  
the words “granted under this Ordinance”.
- in (3),  
the words “Moreover”, “such” before “a licence”.
- and in (4),  
the words “with the requisitions of this section” after “or”, “once in each month”, “before which or whom he is tried”, “against this Ordinance”, “on conviction thereof”, “with hard labour” before “in respect of”, “of imprisonment with hard labour” twice, “unexpired”.



in s. 12,  
 the figures and words “(2) the register shall be kept”, “and such returns shall be”, from “who may” to “such regulations”, “or times”, “(5) any”, from “made by” to “in the Colony”, “(6)”, “made in pursuance of this section”, “any” after “of”, “as aforesaid”;  
 and sub-s. 7.

Ordinance No. 6 of 1887 :—

in s. 4,  
 the words “or be deemed”, “and” at the end of paragraph (10), and paragraph (11).

in s. 5,  
 the words “under the terms of the preceding sections”.

in s. 7 (3),  
 the words “marked off in a separate list and be”.

in s. 8,  
 the words “by the Clerk of Council and called *The Jurors List*”, “from the said first day of March”.

in s. 9,  
 the words “When the list is completed and returned to”, “he”.

in s. 10,  
 the words “appropriate”, “it shall be lawful for”, “to be drawn”.

in s. 12,  
 the words “or other officer of the Court”, “rule or”, “of the Court or Judge”.

in s. 13,  
 the words at the end “which may be drawn”.

in s. 14,  
 the words from “before the” to “is necessary”.

in s. 16,  
 the words and figures “(1)”, “acting on behalf of the Crown”, “of the Court”, “against whom an information or indictment has been filed”, “(2) On the receipt of such notice or on any such order being made”, “proceed to”, “to” before “summon”.

in s. 17,  
 the words “whether common or special”.

in s. 18 (1),  
 the words “in case and as often as”, “express”.

in (2),  
 the word “so” after “been” and from “Provided” to the end.

in s. 19,  
 the words “the” after “cards for”, “of the case which is so brought on to be tried” and from “and to try” to the end.

s. 20,  
 the whole.

- in s. 21 (1),  
the words "persons as aforesaid", "than  
the capital one".  
and in (2),  
the word "to".
- in s. 22,  
the words "in its discretion", "and have  
the same force and effect", "seven", and  
from "Provided always" to the end.
- in s. 27,  
the words "or suit".
- in s. 28,  
the words "or other officer of the Court".
- in s. 29,  
the words from "in accordance" to  
"contained", "or affidavit", "the sum  
of", "as to the Judge may seem meet".
- in s. 30,  
the words "the provisions of", "any",  
"thereof", "and accounted for by him to  
the Colonial Treasury".
- in s. 31,  
the words "it shall be lawful for", "if it  
thinks fit to", "rule or".
- in s. 33,  
the words from "and such jury" to "in  
the Court", "in every such case", "a  
right to have the issue determined, if he  
so desires, by".
- in s. 34,  
the words "whether civil or criminal".
- in s. 35,  
the words "for the time being".

Ordinance No. 8 of 1887:—

- in s. 2,  
the definition of "licence".
- in s. 3,  
the words "and, when made, may alter,  
add to, or repeal", "under this Ordinance".
- ss. 4 and 5,  
the whole.
- in s. 7,  
the second sub-s.
- in s. 9,  
the words "against this Ordinance",  
"made under section 3 or mentioned in  
section 4", "of the same".
- in s. 10,  
the words and figures "(1)", "any of",  
"by the convicting Magistrate", "(2)  
Such compensation shall be payable".
- in s. 11,  
the words "who is", "against" after  
"or".
- in s. 12,  
the words "in a summary way".

Ordinance No. 1 of 1888:—

- in s. 2,  
the words "and paid into the Colonial  
Treasury".

## Ordinance No. 2 of 1888 :—

- in the short title,  
the words “ Preservation and ”, and the brackets.
- in s. 3,  
the words “ printed or lithographed ”  
after “ Three ”, “ or lithographed ” before  
“ in the Colony ”, “ after the commence-  
ment of this Ordinance ”.
- s. 4,  
the whole.
- in s. 5,  
the words “ hereinafter mentioned ”.
- in s. 6,  
sub-s. (3).
- s. 10,  
the whole.
- in s. 11,  
the words “ or desirable ”, “ and from  
time to time to repeal, alter, or add to  
such rules ”, and the 2nd sub-s.

## Ordinance No. 3 of 1888 :—

- in s. 2,  
the definition of “ The City of Victoria ” :  
and in the definition of “ Householder ”  
“ company or ” twice, “ accordingly ”.
- in the title to Part I,  
the words “ Census and ”.
- s. 4,  
the whole.
- in s. 5,  
the words “ and, when made, may alter,  
add to, repeal, or revive, any ”, and from  
“ and such ” to the end.
- in s. 7,  
the 2nd sub-s.
- in s. 9 (3),  
the words “ when necessary ”.
- in s. 13,  
the words “ before the Registrar General ”,  
“ in the summons ”.
- in s. 14,  
the words “ for the time being in force  
within the Colony ”.
- in s. 16,  
the words “ within the meaning of this  
Ordinance ”.
- in s. 17,  
the words “ under this Ordinance ”.
- in s. 20,  
the words “ and regulations ”.
- in ss. 22 (1), 22 (2), 23 (1), 24 (1), 25,  
27 (1) (a), (b) and (c),  
the words from “ or in such ” to “ the  
Gazette ”.
- in s. 26,  
the words “ in his discretion ”.
- in s. 27 (3),  
the words “ at any time ”.
- in s. 30,  
the words “ the proof whereof shall lie on  
the person alleging it ”, and the bracket  
before “ without ”.

- in ss. 37 and 44,  
the words "by the person requiring the same".
- in ss. 47 and 48,  
the words "(the proof whereof shall lie on him)".
- in s. 55,  
the words "in the Colony".

## Ordinance No. 5 of 1888 :—

- s. 2,  
the whole.
- in s. 5 (2),  
the words "When any such place has been set apart".
- in s. 10 (1),  
the words "under this Ordinance"  
and in (3),  
the words "to do so".
- in s. 11,  
the words "required by the last preceding section".
- in s. 12,  
the words "under this Ordinance".
- in s. 14,  
the words "before himself or any other Magistrate".
- in s. 15,  
the words "within the Colony".
- in s. 18,  
the words "at the Supreme Court".
- in s. 19,  
the words "at the Supreme Court by a Magistrate under this Ordinance", "now or hereafter may".
- in s. 20,  
the words "duly qualified".

## Ordinance No. 1 of 1889 :—

- in s. 2,  
the words "Emigration Officer" to "any foreign port".
- in s. 14,  
the words "in his discretion".
- in s. 15,  
the words "or in the first" to the end.
- in s. 16,  
the words "of such master, mate, or other officer", "said", "as the case may be", "in the place of the one so dismissed and removed as aforesaid".
- in s. 21,  
the words "for which such mails are carried".
- in s. 22,  
the words "if he thinks", "applied for under this Ordinance".
- in s. 24,  
the words "under this Ordinance", "the said".
- in s. 26,  
the words "or any regulation made thereunder".
- in s. 27,  
the words "Her heirs and successors".

- in s. 29,  
the words from "which fee" to the end.
- in s. 30,  
the words "unless sooner forfeited as  
hereinbefore mentioned".
- in s. 34,  
the word "once".
- in s. 38,  
the words "for every offence" five times.
- in s. 39,  
the words "mentioned in that section".
- in s. 40,  
the words "at a salary not exceeding  
two thousand dollars per annum", "and  
such salary shall be in lieu of all fees".
- in s. 42 (1),  
the words "proper", "as provided".  
and in (3),  
from "and the Emigration" to the end.
- ss. 48 and 49,  
the whole,
- in s. 51,  
the words "provided by the owners or  
charterers of such ship".
- in s. 58,  
the word "or" before "Registrar".
- in s. 60,  
sub-s. (2), and the figures "(1)" and  
"(3)".
- in s. 62,  
the words "or by any by-law made there-  
under".
- in ss. 67, 68, 73, 74 and 75,  
the words "against this Ordinance".
- in s. 71,  
the words "to be inserted in the Gazette",  
and from "and every" to the end.
- in ss. 72, 74, 75, 79, 83, 85, 92, 99 and 103,  
the words "to the Crown" wherever they  
occur.
- in s. 73,  
the words "(the proof whereof shall lie  
on him)".
- in s. 77,  
the words "sitting together who shall  
form a Court for this purpose".
- in s. 78,  
the proviso.
- in s. 83,  
the words "in his discretion", "of this  
section", "deemed to have committed an  
offence against this section, and shall be".
- in s. 90 (1),  
the words "constable or"  
and in (2),  
the words "Her heirs and successors".
- in s. 94,  
the words "if it thinks fit", "in its  
discretion".
- in s. 103,  
the words from "of the Colony" to the end.
- in s. 104,  
the words "if the Governor thinks fit so  
to release the same".

- in s. 105,  
the words from "providing" to "of a ship".
- in ss. 107 and 108,  
the words from "and being" to the end.
- in s. 109,  
the words "sitting together".
- in s. 110,  
the words "in its discretion".
- in the 9th schedule, para. 13,  
the words "always".
- the 10th schedule,  
the whole.

Ordinance No. 2 of 1889 :—

- in s. 2,  
the words "of the Supreme Court",  
"judge, coroner", "now or hereafter",  
"in the Colony", "'Judge' means a  
judge of the Supreme Court".
- in s. 8,  
the words "competent or".
- in s. 19,  
the words from "entitled" to "Purposes",  
and from "entitled" to "Acts".
- in s. 23*a*,  
the words "whether before or after the  
passing of this Ordinance" twice, and the  
brackets, "of justice".  
in (3),  
the words "The expression".
- in s. 24 (1),  
the words "island, plantation" twice, "in  
foreign parts".  
in (2),  
the word "other".
- in s. 25,  
the words from "being the" to "purport  
to be".
- in s. 26 (2),  
the words "bare", "before the Court".  
in (3),  
the words from "and shall be" to  
"to notify".
- in s. 28,  
the words "within the Colony", "hence-  
forth", "of the Supreme Court".
- in s. 29,  
the words "in criminal proceedings",  
"of the prisoner or accused person" after  
"trial", "of Her Majesty" twice, "crime  
or", "to, made by", "was asked if he  
wished to cross-examine, and", "or did  
actually cross-examine", from "and that  
such" to "such prosecution", "according  
to the law and practice of the said Court",  
"and accustomed".
- in s. 31,  
the words "of Her Majesty".
- in s. 32,  
the words "prisoner or", "some regis-  
tered", "of Her Majesty", "of the  
person so being ill", "affirmation, or  
declaration of such person so being ill".

- ss. 36 and 37,  
the whole.
- in s. 38 (1),  
the words "Supreme", "any", "thereof",  
each twice after "to the" and "for the"  
respectively.
- in (2) and (3),  
the words "said", "any", "thereof"  
and in (3),  
the words "depending in the said  
Court or before any Judge thereof".
- in s. 39,  
the words "Supreme", "any", "there-  
of" each twice after "to the" and "for  
the" respectively.
- in (2) and (3),  
the words "Supreme", "any", "thereof".  
and in (3),  
the words "depending in the Supreme  
Court or before any Judge thereof".
- in s. 40,  
the words "by the Governor", "under  
the Extradition Act, of 1870, section 24".
- in s. 46,  
the words "in force within the Colony",  
"or may be".
- in s. 47,  
the words "on the day or days of his  
said examination or examinations".
- in s. 48,  
the words "in this Colony", "on con-  
viction thereof".
- in s. 49,  
the words "if it or he thinks fit".
- in s. 52 (1),  
the words "of the Supreme Court, in  
any case where he may see fit to do so",  
"any gaol or", "or place in the Colony".  
in (2),  
from "required" to "judicature",  
"so", "now".
- in s. 53,  
the words "of the Imperial Parliament".

Ordinance No. 3 of 1889 :—

- in s. 5,  
the words "at any time or times here-  
after", "so to be brought".
- in s. 7 (2),  
the words "a", "thereof".

Ordinance No. 4 of 1889 :—

- in s. 3,  
the word "or" before "by the officer".
- in s. 5 (now 6),  
the words "published in the Gazette",  
"or portions", "to be defined by such  
Proclamation", and from "and may" to  
the end.

Ordinance No. 5 of 1889 :—

- in s. 1,  
the words "for China".

in s. 2,  
the words from "The Reverend" to "appointment of", "and his successors holding the said appointment, and", "for the purposes of this Ordinance", "of Justice and before all Magistrates", "or company" after "any corporation", "by this Ordinance vested or that may hereafter be", "in this Colony" after "such Director", and from "and such notice" to the end.

s. 3,  
the whole.

in s. 4,  
the words from "Reverend" to "appointment of", "in Hongkong of the Berlin Ladies' Mission for China".

in s. 5,  
the words from "Her heirs" to the end.

Ordinance No. 6 of 1889 :—

in s. 2,  
the words "and all works for the effectual and convenient carrying out of the same".

in s. 3,  
the words "and for the purposes", "Registry".

s. 4,  
the whole.

s. 6,  
the whole.

in s. 8,  
the words "Registry", "Be it further enacted as follows :—As soon as practicable after the commencement of this Ordinance", "Registry", "(save as provided by sub-section (7) of this section"; and sub-ss. (7) and (8).

in s. 11,  
the words "From and", "authorised by this Ordinance".  
the schedule.

Ordinance No. 7 of 1889 :—

in ss. 4 and 14,  
the words "of the Supreme Court".

in the first schedule,  
in items 26, 27, 28, the words from "or any Ordinance" to "foregoing list".

in items 27, 28, 29, the words "any indictable offence under".

in the second schedule,  
in forms 1, 6, 7, the words "By Command (signed) Colonial Secretary".

Ordinance No. 8 of 1889 :—

in the title,  
the words "certain", "natives of or ordinarily resident in this Colony", "exercising jurisdiction", "Imperial", "in Foreign Countries".

in the short title,  
the words "Acts", "of Criminals".

in s. 2,  
the figures and word "1843 to 1878".



HONGKONG.

No. 63 OF 1911.

An Ordinance to amend the Law Amendment Ordinance, 1911.

LS

F. D. LUGARD,  
*Governor.*

[29th December, 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 Law Amendment (No. 2) Ordinance, 1911.

2. The Schedule to this Ordinance shall be added to the Schedule of the Law Amendment Ordinance, 1911.

Addition to  
Schedule of  
Ordinance  
No. 51 of  
1911.

Passed the Legislative Council of Hongkong, this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 29th day of December, 1911.

C. CLEMENTI,  
*Colonial Secretary.*

Schedule.

Ordinance No. 1 of 1868:—

in s. 2,

the whole shall be read as one paragraph, the figures "(1)" and "(2)" being omitted, and the word "who" inserted after "or";

and in s. 3,

from "3. Every person" to "any piracy and" shall be deleted, and there shall be substituted therefor "Provided that where", and before the words "shall be" there shall be inserted "such person", and the above, together with so much as remains of section 3, shall be a proviso to section 2.

in s. 7,  
 for "any Reformatory"  
 there shall be read "a Reformatory",  
 and for "such offender"  
 there shall be read "him".

in s. 8,  
 for "such orders"  
 there shall be read "regulations",  
 after the words "to be enforced"  
 there shall be inserted "on summary  
 conviction",  
 and for "the Governor-in-Council may  
 deem"  
 there shall be read "may be deemed".

Ordinance No. 2 of 1868:—

in s. 5. (as amended by No. 1 of 1908),  
 after "regulations",  
 there shall be inserted "subject to the  
 approval of the Governor-in-Council",  
 and the paragraphs lettered (a) and (b),  
 shall be numbered sub-sections (1) and (2)  
 respectively.

and in s. 5 (2),  
 for "to the disallowance or the revision of"  
 there shall be read "to disallowance or  
 revision by".

in s. 6 (3),  
 after the word "conferred"  
 there shall be inserted "by this Ordinance".

in s. 7,  
 after the word "disobedience"  
 there shall be inserted "recoverable on  
 summary conviction".

Ordinance No. 3 of 1868:—

in s. 3,  
 for "every person so offending"  
 there shall be read "he".

Ordinance No. 1 of 1869:—

throughout, the name of His Majesty  
 King George the Fifth shall be substituted  
 for the name of Her late Majesty Queen  
 Victoria, and all other consequent changes  
 in the language shall be made.

in s. 15,  
 instead of "for the time being by law  
 permitted" there shall be read "per-  
 mitted by law".

Ordinance No. 2 of 1869:—

in s. 2,  
 after the words "of Police"  
 there shall be inserted "subject to the  
 approval of the Governor".

in s. 3,  
 for "in like manner"  
 there shall be read "subject to the  
 approval of the Governor".

in s. 4  
 for "the signature of the Governor being"  
 there shall be read "his signature".

in s. 6,  
for "inquired and determined by any  
Police"  
there shall be read "triable by a".

Ordinance No. 1 of 1870:—

in s. 2,  
after "provided"  
there shall be inserted "(hereinafter  
called 'members')"  
and in all subsequent sections  
for "member" or "members of the cor-  
poration"  
there shall be read "member" or  
"members", as the case may be.

in s. 3,  
for "that it will"  
there shall be read "that it shall".

in s. 6,  
after the words "of the corporation"  
there shall be inserted "(hereinafter  
called 'directors')"  
and in s. 6 (2) and in all subsequent sections  
(except s. 8), and in No. 1 of 1900 and  
No. 9 of 1904,  
for "member" or "members of the said  
board" or "board of direction" or other  
similar words of like meaning  
there shall be read "director" or "di-  
rectors", as the case may be.

Ordinance No. 1 of 1900:—

in s. 2,  
for "17 of the said last mentioned Ordin-  
ance"  
there shall be read "17 of Ordinance  
No. 1 of 1870".  
and for "such aforesaid provisions"  
there shall be read "they".

in s. 3,  
for "from aforesaid body" in the last  
sentence to "corporate may"  
there shall be read "Tung Wa Hos-  
pital which may".

Ordinance No. 9 of 1904:—

in s. 2,  
for "to the several"  
there shall be read "to the said".

in s. 7,  
for "the common seal of the Tung Wa  
Hospital"  
there shall be read "its common seal".

Ordinance No. 4 of 1870:—

in ss. 7 and 8,  
for "petition under this Ordinance"  
there shall be read "such petition".

in s. 7,  
for "any Code"  
there shall be read "the Code".

Ordinance No. 5 of 1870 in the title,

for "for the use of the"  
there shall be read "to".

- Ordinance No. 1 of 1871 throughout,  
for "public notary"  
there shall be read "notary public".
- in s. 2,  
for "according to the provisions of the laws"  
there shall be read "to practice in this Colony according to law".
- in ss. 3 and 10,  
for "to be approved by"  
there shall be read "subject to the approval of".
- in ss. 17, 18 and 19,  
for from "Every candidate" to "section 23"  
there shall be read "Every such candidate".
- in s. 17,  
for "such notice of his intention"  
there shall be read "notice of such his intention".
- in s. 20,  
for "solicitor"  
there shall be read "or solicitor".
- in s. 23,  
for "hereinafter directed"  
there shall be read "herein directed".
- in s. 24,  
after the word "God"  
there shall be inserted "(these words are to be omitted in the case of a declaration or affirmation)".
- in s. 32,  
for "which by"  
there shall be read "referred to in".
- in s. 35,  
for "for the time being in force for"  
there shall be read "applicable to".
- in s. 38 (2),  
for "the amount payable under the agreement does not"  
there shall be read "it does not".
- in s. 40 (2),  
for "of the Court, and such officer"  
there shall be read "who".
- in s. 45,  
for the words from "of the Imperial" to "this Colony"  
there shall be read "mentioned in section 51".
- in s. 51,  
the words from "except from" to "of the section" shall be enclosed in brackets.
- in s. 52,  
for "solicitor or proctor"  
there shall be read "or solicitor".
- Ordinance No. 1 of 1872:—
- in s. 4,  
after "Magistrate"  
there shall be inserted "thereupon".

in s. 5 (1),  
after "as aforesaid"  
there shall be inserted "must be produced".

Ordinance No. 1 of 1873:—

in s. 6,  
after "regulations"  
there shall be inserted "which shall be laid on the table of the Council at the sitting next after their publication".

in s. 7,  
for from the commencement to "as the case may be"

there shall be read "Where any dangerous goods are moved, carried, landed, shipped, or transhipped, or are otherwise dealt with, or where any ship, vessel, lighter, or boat having on board any dangerous goods is moored, anchored, or stopped, contrary to any regulations made under section 6, the owner of such dangerous goods, or the owner and master of such ship, vessel, lighter, or boat, as the case may be";  
and for "under the orders of the Harbour Master to cause such ship, vessel, lighter, or boat, or dangerous goods"

there shall be read "under his orders to cause such dangerous goods, or such ship, vessel, lighter, or boat".

in s. 9,  
for "or case containing such dangerous goods"

there shall be read "or package containing them",

and for "and with the addition"

there shall be read "and with the further addition".

in s. 12 (4),  
for "and to forfeit"  
there shall be read "and also to forfeit".

in s. 14 (2),  
for "said section"  
there shall be read "last section".

in s. 15,  
for "the same shall"  
there shall be read "they shall".

in s. 16,  
for "been certified"  
there shall be read "been tested and certified".

in s. 18 (1) and (2),  
for "and imposed by"  
there shall be read "in",  
and for "prosecuted and recovered summarily before"  
there shall be read "dealt with summarily by".

and in (2),  
instead of "Supreme Court"  
there shall be read "Assizes".

## Ordinance No. 2 of 1873:—

- in s. 2,  
after “do any act which”  
there shall be inserted “the doing of  
which”.

## Ordinance No. 3 of 1873:—

- in s. 2,  
for “heretofore established by law and”  
there shall be read “as”.

- in s. 5,  
after “inhabitants”  
there shall be added “and except so  
far as they have been modified by laws  
passed by the said Legislature”.

- in s. 9,  
for “one of Her Majesty’s Principal  
Secretaries of State”  
there shall be read “a Secretary of  
State”.

- in s. 6,  
for “Such portions of”  
there shall be read “So much of”, and  
for “exception as is”  
there shall be read “exceptions as are”.

- in ss. 7 and 8,  
before “in England”  
there shall be inserted “or had”.

- in s. 9,  
for “one of Her Majesty’s Principal Se-  
cretaries of State”  
there shall be read “a Secretary of  
State”.

- in s. 10,  
for “any appointment”  
there shall be read “such appoint-  
ment”.

- in s. 13 (1),  
after “by this Ordinance”  
there shall be inserted “All acts which  
under any Ordinance are required to  
be or may lawfully be done by the  
Registrar, may, unless it is otherwise  
provided, be done by a Deputy Re-  
gistrar”.

- in s. 18,  
after “any officer” in the proviso  
there shall be inserted a semi-colon  
instead of a comma.

- in s. 21,  
for “may appoint”  
there shall be read “may by proclama-  
tion appoint”.

- in s. 32,  
for from “and all such” to “operation”  
there shall be read “shall be”.

## Ordinance No. 4 of 1873:—

- in s. 3,  
for “is hereby abolished”  
there shall be read “heretofore estab-  
lished is abolished, and its seal and all  
the records thereof shall be deposited  
for custody in the Supreme Court”.

in s. 15,  
for "as the Judge"  
there shall be read "as he".

in s. 20,  
for "pending before" to "or defendant"  
there shall be read "if the Court is  
satisfied that any party".  
for "of such plaintiff or defendant"  
there shall be read "of such party" and  
for "for such plaintiff or defendant"  
there shall be read "on his behalf".

in s. 21,  
for "jury be"  
there shall be read "jury consisting of  
3 persons be".

in s. 23,  
for "judgments or orders"  
there shall be read "a judgment or  
order".

for "defendant" where the word first  
occurs  
there shall be read "party against  
whom it is made".

for "of the defendant, and the defend-  
ant"  
there shall be read "and of the said  
party".

and for "by the personal"  
there shall be read "by personal".

in s. 24,  
for from "vested in such" to the end  
there shall be read "vested in him by  
any enactment relating to the recovery  
of rent".

in s. 28,  
for "that an"  
there shall be read "that, notwith-  
standing the provisions of this Ordinance".

in s. 30,  
for "the last two preceding sections"  
there shall be read "sections 28 and  
29".

in s. 32,  
for the two sub-sections  
there shall be read "All questions  
relating to fees and costs shall be de-  
termined by the Registrar, subject to a  
review on summary application to the  
Court in Chambers; and the amount  
allowed on such taxation or review  
shall be recoverable as a judgment  
debt".

in s. 35,  
for "previously examined and admit any"  
there shall be read "or may admit".

Ordinance No. 1 of 1874:—

in s. 3,  
for "which the Governor"  
there shall be read "which he".

## Ordinance No. 1 of 1875:—

in s. 3,

the figures “(1)” and “(2)” are deleted and the paragraphs so numbered shall be read as one sentence, in which for the word “sum” there shall be read “fine”, and for “award against the offender imprisonment” there shall be read “order him to be imprisoned”, and instead of “with” there shall be read “without hard labour, together with”;

the figure “(3)” is deleted, and for “if he thinks fit, bring the offender before” there shall be read “he may, if he thinks fit, refer the case to”, and for “and the Magistrate on proof of the offence may award against the offender imprisonment” there shall be read “who may deal with it as provided in the next section”.

in s. 6,

for from “for the time” to “provisions of” there shall be read “referred to in”.

## Ordinance No. 2 of 1875:—

in the note to the 1st schedule,

after the words “of these days”

there shall be inserted “other than Good Friday”.

## Ordinance No. 4 of 1875:—

in s. 6,

for “any other member of the Police force”

there shall be read “any constable”.

## Ordinance No. 7 of 1875:—

in s. 6 (2),

after “three months”

there shall be inserted “referred to in section 10”.

in s. 20 (3),

for “and the Registrar General”

there shall be read “who”.

in s. 28,

for “minor”

there shall be read “person”.

## Ordinance No. 1 of 1881:—

in s. 2,

for “extends to”

there shall be read “and ‘Macao’ includes”.

in section 5 (1),

for “within the territory of”

there shall be read “in”.

and in (5),

for “before any such Judge or other competent Magistrate”

there shall be read “in Macao”.

in s. 7 (1),

for “hereinafter contained, grant”

there shall be read “allow”.

and for “transmit”

there shall be read “shall transmit”.



- in (2),  
for "against an"  
there shall be read "the".
- in (3),  
for "that the appeal"  
there shall be read "that it".  
and for "grant the same"  
there shall be read "allow it; in which  
case".
- in (4),  
for "grant"  
there shall be read "allow".
- paragraphs (5) and (6) shall be re-numbered  
(4) and (5) respectively.  
and in (6) as re-numbered (5),  
for "every appeal under this Ordinance"  
there shall be read "an appeal".
- in s. 10,  
for "for the extradition of the fugitive"  
there shall be read "for extradition".
- in s. 11,  
for "pronounced by any of the Courts of"  
there shall be read "in".
- in s. 12,  
for "any fugitive"  
there shall be read "a fugitive".  
and for "extradition warrant"  
there shall be read "extradition order".
- in s. 13,  
for "proved to his satisfaction"  
there shall be read "satisfied".
- in s. 14,  
after "declare"  
there shall be inserted the figure "(1)",  
and the words from "and from and" to  
the end are repealed, and in lieu thereof  
there shall be inserted "; or", and
- in s. 15,  
the words and figures from "15. The  
Governor" to "declare" shall be deleted,  
and the remainder of the section shall be  
numbered "(2)" and be a second para-  
graph to section 14, and the words therein  
"hereafter", "as heretofore provided",  
and from "and from and" to the end,  
are repealed.
- in s. 19,  
for "declare that this Ordinance"  
there shall be read "declare that it".  
and for "or shall be"  
there shall be read "or is".
- in Form 5 of the Schedule,  
for "to grant" and "be granted"  
there shall be read "to allow" and  
"be allowed".

Ordinance No. 1 of 1883:—

- in s. 12,  
for "Judge, Registrar"  
there shall be read "Judge or Re-  
gistrar".

in s. 13 (2),  
 instead of the sentence beginning "A Deputy Registrar"  
 there shall be read "A Deputy Registrar may however refer any application to the Registrar".

Ordinance No. 2 of 1883:—

in s. 5 (1) (now 3 (1)),  
 for "plans which have"  
 there shall be read "plan which has".

in s. 5 (now 3) proviso,  
 for "deposited plan" to the end  
 there shall be read "plan thereof deposited by the Company in the Public Works Office, so long as they are within the limits of deviation shewn on the said plan".

in s. 21 (now 7),  
 for "and has left with such notice"  
 there shall be read "together with".  
 for "as the Surveyor General"  
 there shall be read "as he".

in s. 24 (now 8),  
 for "any tramway or work"  
 there shall be read "the tramway or any work".

in s. 25 (now 9),  
 for "None of the said tramways shall be"  
 there shall be read "The tramway shall not be".

in s. 33 (1) (now 10).  
 for "shall not be"  
 there shall be read "not being".  
 for "unless the same are"  
 there shall be read "unless the tramway is".

in (2),  
 for "such cost to be"  
 there shall be read "which shall be".  
 and for "whose"  
 there shall be read "and the".

in (3),  
 for "of the tramway or part of the tramway"  
 there shall be read "so".

in section 34 (now 11),  
 for "and if the Governor-in-Council is of opinion"  
 there shall be read "and if it appears"  
 for "unless the same are"  
 there shall be read "unless the tramway is".

in section 35 (now 12),  
 for "of a period of twenty one years"  
 there shall be read "of 28 years".  
 for "petition to the Court"  
 there shall be read "petition to the Supreme Court".

in s. 39 (now 15),  
 for "on any of the tramways"  
 there shall be read "by the company".  
 and for "determined to be"  
 there shall be read "reported to be".

- in s. 42 (1) (a) (now 16 (1) (a)).  
 after "engines"  
 there shall be inserted "or used in any other way"
- in (c),  
 for "as the Governor-in-Council may deem"  
 there shall be read "as may be deemed".
- and sub-section (3) shall read as follows:—  
 "Regulations made by the Governor-in-Council and by-laws made by the company shall come into force one month after their publication in the Gazette".
- in s. 45 (1) (now 18),  
 for "sell, assign"  
 there shall be read "sell or assign"
- in (2),  
 for "sale, assignment"  
 there shall be read "sale or assignment"  
 for "sold, assigned" three times  
 there shall be read "sold or assigned".
- in s. 49 (now part of 21),  
 for "on, or, if"  
 there shall be read "on. If", and the words "to be paid" are repealed.  
 for "to the Court"  
 there shall be read "to the Supreme Court".
- in s. 52 (now 23).  
 sub-s. (1) shall run as follows:—  
 "The company may demand and take the tolls specified in the schedule, which shall be paid to such persons, and at such places, and in such manner as the company may, by notice annexed to the list of tolls, appoint."
- in s. 54 (now 24),  
 for "that such other passenger"  
 there shall be read "that he".
- in s. 61 (3) (now 27 (3)),  
 for "such carriage"  
 there shall be read "any carriage".
- in s. 63 (now 30),  
 for "any goods which may be of a dangerous nature"  
 there shall be read "any dangerous goods as defined by Ordinance No. 1 of 1873".  
 for "the package"  
 there shall be read "the vessel or package".  
 for "and it shall"  
 there shall be read "It shall further".  
 for "goods of a dangerous nature, or"  
 there shall be read "any such dangerous goods, or".
- in s. 126 (now 31),  
 for "transmitted through the" twice  
 there shall be read "sent by".

- in s. 128 (now 33),  
for "where such"  
there shall be read "wherein such".
- in s. 129 (now 34),  
for "penalty or forfeiture"  
there shall be read "or penalty"  
and for "summary proceedings"  
there shall be read "summarily".
- in the 2nd schedule,  
item 3 (1) for "if such passenger is"  
there shall be read "as"  
and in items (2) and (3) for "if a"  
there shall be read "as a".

Ordinance No. 1 of 1884:—

- in s. 2,  
for "registered under this Ordinance"  
there shall be read "person registered"  
and for "registration"  
there shall be read "a person registered".
- in s. 5,  
for "as it stands"  
there shall be read "as it then stands"  
for "from such copy"  
there shall be read "therefrom".
- in s. 6 (1),  
for "may write"  
there shall be read "may send".
- in s. 10 (1),  
for "accept the appointment"  
there shall be read "serve"  
in (2) for "and no longer, unless"  
there shall be read "and may be"  
and for "by the Governor, and may be"  
there shall be read "or".
- in s. 11,  
after "Provided"  
there shall be inserted "always"  
and for "or such"  
there shall be read "or that such".
- in s. 13 (1),  
for from "fact that such" to "consider the same"  
there shall be read "facts and qualifications therein referred to shall be submitted to and forthwith considered by the Medical Board".
- and in (4),  
for "Governor-in-Council"  
there shall be read "Governor-in-Council, who".
- in s. 14,  
for "practitioner registered under this Ordinance"  
there shall be read "registered practitioner".
- in s. 18,  
after "be decided"  
there shall be inserted "by the Medical Board".
- in s. 19,  
for "under this Ordinance"  
there shall be read "practitioners".

Ordinance No. 1 of 1885:—

- in s. 3,  
for “for its”  
there shall be read “as to”.
- in s. 4,  
for “the Official Administrator, the  
Official Administrator”  
there shall be read “him, he”.
- in s. 5,  
for “known to the Official Administrator”  
there shall be read “known to him”.
- in s. 7 (2),  
for “as the Court”  
there shall be read “as it”.
- in s. 8,  
for “his summary”  
there shall be read “a”  
for “verifies his claim by evidence”  
there shall be read “proves his claim”.
- in s. 9,  
for “Colonial Revenue”  
there shall be read “general revenue”.

Ordinance No. 2 of 1885:—

- in s. 2 (4),  
for “deposited with a Police Magistrate”  
there shall be read “so deposited”.
- in s. 3,  
for “to such copy or model for the pur-  
pose of making such comparison”  
there shall be read “thereto”.
- in s. 7,  
for “the using of”  
there shall be read “using”  
for “and the weight”  
there shall be read “and, further, the  
weight”.
- in s. 8,  
for “(1) No person”  
there shall be read “If any person”.  
for “machine”  
there shall be read “machine, he shall  
be liable”.
- and in (2),  
before “500”  
there shall be inserted “not exceeding”.
- in the schedule,  
the words “Table of Weights and  
Measures” are repealed, and the words  
“Table of” are inserted before “English”;  
for “Length” and “Capacity” there shall  
be read “Measures of Length” and  
“Measures of Capacity” respectively;  
the paragraph beginning “The contents  
of” shall be transposed and printed after  
the list of “Measures of Capacity”  
the words “weights; viz. :” are repealed;  
for “Length” where it secondly occurs,  
there shall be read “Measures of Length”  
and the word “General” is inserted  
before the paragraph beginning “Measures  
of length, if”.

## Ordinance No. 3 of 1885:—

Before the title "Preliminary"  
there shall be inserted "Part I"  
and Parts I, II, III, and IV shall be re-  
numbered Parts II, III, IV, and V  
respectively.

in s. 18,

the section from the commencement to  
"by non-payment" shall form the first  
sub-s., and be numbered (1), and for  
the numbers "(1)" "(2)" there shall be  
inserted "a" "b" respectively

The number "(3)" shall be deleted, and  
the paragraph beginning "when a bill",  
shall form the second sub-s. and be  
numbered "(2)".

in s. 82,

the figure "(1)" shall be inserted at the  
commencement of the section.

## Ordinance No. 4 of 1885:—

in s. 2,

for "as the corporation may see fit"  
there shall be read "as it may see fit".

## Ordinance No. 6 of 1885:—

in s. 4,

for "the person so offending"  
there shall be read "him"

for from "in case" to "name and"  
there shall be read "if he refuses, or if  
he gives a false name or".

in s. 5 (1),

for "as may from time to time be de-  
termined by the Governor"  
there shall be read "as he may de-  
termine"

and in (2),

for "the Governor may"  
there shall be read "he may".

## Ordinance No. 1 of 1886:—

in s. 1,

the short title shall be "The Apportion-  
ment of Rent Ordinance, 1886".

## Ordinance No. 4 of 1886:—

in s. 2,

in the definition of "newspaper" before  
"distributed" there shall be inserted  
"dispersed or".

in s. 3,

for "the provisions hereinafter contained,  
that is to say"  
there shall be read "the following  
provisions".

in s. 12,

for "to distribute or publish"  
there shall be read "in distributing or  
publishing".

in s. 20,

for from "copy of" to "of the Court"  
before "shall be received"  
there shall be read "such certified  
copy".

in s. 21,  
for "shall be liable"  
there shall be read "he shall be liable".

in s. 23,  
for "All penalties"  
there shall be read "All fines and penalties".

in s. 24,  
for "penalty" twice  
there shall be read "fine or penalty".

**Ordinance No. 5 of 1886 :—**

in s. 3,  
for from "the Supreme" to "the Colony"  
there shall "any Court".

in s. 5,  
for "said Act"  
there shall be read "Act, 17 and 18  
Victoria, chapter 90".

**Ordinance No. 7 of 1886 :—**

in s. 15,  
for "or to a Judge thereof in Chambers,  
and such Court or Judge"  
there shall be read "or Judge who  
may".

**Ordinance No. 9 of 1886 :—**

in s. 2,  
for from "said Missions" to "appointment  
and"  
there shall be read "Dominican Missions  
(also known in this Colony as the Spanish  
Missions in China and Tonkin)".

in s. 4,  
for "the appointment of Procurator"  
there shall be read "the said Pro-  
curator".  
for from "the said Very" to the end  
there shall be read "him".

**Ordinance No. 10 of 1886 :—**

in s. 2,  
for "for the preservation of the peace"  
there shall be read "therefor".

in s. 6,  
for "government notification"  
there shall be read "notification of the  
Governor".

in ss. 7, 8, 9, 10, 11, and 12,  
for "any" or "a proclamation under this  
Ordinance"  
there shall be read "any such procla-  
mation" or "such proclamation".

in s. 13 (2),  
for "and shall be liable"  
there shall be read "and further, shall  
be liable".

in (3),  
for "one of Her Majesty's Principal  
Secretaries"  
there shall be read "a Secretary".

in (4),  
for "Her Majesty's Principal"  
there shall be read "the".

and in (5),  
after "Banishment"  
there shall be inserted "of undesirable  
Aliens".

Ordinance No. 11 of 1886 :—

in s. 3 (1),  
for "of the ship on board of which the  
same may be brought"  
there shall be read "thereof".  
in (2),  
for "such spirituous or fermented liquor"  
there shall be read "it".  
and in (4),  
for from "for the purpose" to the end  
there shall be read "to be dealt with  
according to law".

Ordinance No. 13 of 1886 :—

in the title,  
for "Commissions"  
there shall be read "Commissioners".  
in s. 2,  
for "seal of the Colony"  
there shall be read "public seal".  
in s. 3,  
for "on the occasion of"  
there shall be read "in the course of".

Ordinance No. 1 of 1887 :—

in s. 2,  
in lieu of the definitions of "Newspaper"  
and "Proprietor"  
there shall be read the following :—  
" 'Newspaper' and 'Proprietor'  
have the same meanings respectively  
as those words have in the Printers  
and Publishers Ordinance, 1886 ;  
and 'newspaper' includes any other  
periodical publication."  
and the following definition is added to  
the section after the above definition :—  
" 'Report of the Legislative Council'  
includes any report, paper, vote, or  
other proceeding of the Council."

in s. 11,  
for "any Judge of the same"  
there shall be read "a Judge".  
for "Clerk of such Council"  
there shall be read "Clerk of the  
Councils".

in s. 16,  
for "the Magistrate if he"  
there shall be read "if the Magistrate".  
and for "charged, may"  
there shall be read "charged, he may".

in s. 17,  
for "of a charge"  
there shall be read "of such a charge".  
for "the Magistrate shall"  
there shall be read "he shall".

in s. 19,  
for "at Chambers"  
there shall be read "in Chambers".

in s. 20 (2),  
for "In a"  
there shall be read "In such".



## Ordinance No. 4 of 1887 : —

- in s. 4 (1),  
 for “require the Magistrate”  
 there shall be read “require him”.  
 for “and the warrant”  
 there shall be read “which”.
- and in (2),  
 for “the Magistrate”  
 there shall be read “a Magistrate who”.  
 for “make out”  
 there shall be read “issue”.
- in s. 6,  
 for “Magistrate”  
 there shall be read “or Magistrate”.  
 for “make any reasonable excuse”  
 there shall be read “shew good cause”.
- in s. 8,  
 for “person whose licence is forfeited or  
 revoked”  
 there shall be read “convict”.  
 for “his term of imprisonment with  
 hard labour”  
 there shall be read “the term”.
- in s. 9 (2),  
 after “it appears”  
 there shall be inserted the word “to”  
 and for “the convict” after “means”  
 there shall be read “be”.
- in s. 10 (2),  
 for from “if the Council” to the end  
 there shall be read “or if there is no  
 meeting of the Council within that  
 period, then at the next meeting of the  
 Council”.
- in s. 11 (1),  
 for “officer of police”  
 there shall be read “Inspector or Ser-  
 geant on duty”.
- in (2),  
 for “police officer”  
 there shall be read “officer in charge”.
- in (3),  
 for “the said Officer”  
 there shall be read “that officer”.
- and in (4),  
 for “it shall be lawful for the Court or  
 Magistrate to sentence him”  
 there shall be read “he shall be liable”  
 for “but the remainder unexpired thereof  
 is a lesser period”  
 there shall be read “and the remainder  
 is less”  
 for “to sentence him”  
 there shall be read “he shall be liable”  
 and the words “to commence at the  
 expiration of the said term” shall be  
 inserted between brackets  
 for “for such a term”  
 there shall be read “for such period”  
 for “his said term of imprisonment with  
 hard labour”  
 there shall be read “the said term”.

- in s. 12,  
 for "enactments shall be"  
 there shall be read "provisions are"  
 in (1),  
 after "Governor" instead of a semi-colon  
 there shall be inserted a comma  
 for "(3)"  
 there shall be inserted "(2)"  
 for "contain such"  
 there shall be read "with such"  
 for "(4)"  
 there shall be inserted "(3)"  
 for "all prisoners"  
 there shall be read "all prisoners in the  
 Gaol"  
 for "prescilbe"  
 there shall be read "prescribing"  
 for "to be taken"  
 there shall be read "to be photogra-  
 phed"  
 for "to be sent"  
 there shall be read "to be sent. Such"  
 for "of that prison"  
 there shall be read "of the prison"  
 after "relating to prison"  
 there shall be inserted "and"  
 for "any regulation"  
 there shall be read "any such regula-  
 tion".

Ordinance No. 6 of 1887 :—

- in s. 3,  
 after "within the Colony"  
 there shall be inserted "and is not  
 ignorant of the English language".
- in s. 4,  
 for "persons hereafter mentioned"  
 there shall be read "following persons".  
 paragraph (5) shall be read as follows :—  
 "registered medical practitioners and  
 surgeons, and dentists"  
 in paragraph (9), at the end  
 there shall be inserted "and".
- in s. 5,  
 after "qualified" where it first occurs,  
 there shall be inserted "or liable".
- in s. 6,  
 for from "Every person" to "in writing"  
 there shall be read "Every person who  
 refuses or neglects to forward to the  
 Registrar in writing on demand by him,  
 or by some person duly authorised by  
 him"  
 for from "under penalty" to the end,  
 there shall be read "shall, on summary  
 conviction, be liable to a fine not exceed-  
 ing 100 dollars".
- in s. 7 (1),  
 for "a list in alphabetical order"  
 there shall be read "an alphabetical  
 list".  
 in (2),  
 for "Clerk of the Legislative Council"  
 there shall be read "Clerk of the  
 Councils".

- in (3),  
 for "The Council"  
 there shall be read "The Legislative Council"  
 and for "contained in the list, and such names shall"  
 there shall be read "to".
- in s. 9,  
 for "; and such boxes"  
 there shall be read "which"
- in s. 10,  
 for "to re-open"  
 there shall be read "shall reopen".
- in s. 12,  
 for "a rule or order"  
 there shall be read "an order".
- in s. 13,  
 after "all persons"  
 there shall be inserted "which may be drawn"  
 for from "*The Common*" to "may require"  
 there shall be read "the ballot boxes".
- in s. 14,  
 for from "requiring the" to "such summons"  
 there shall be read "which"  
 for "person so summoned"  
 there shall be read "persons drawn".
- in ss. 16 and following, wherever they occur  
 for "prisoner or accused person"  
 there shall be read "person accused".
- in s. 16,  
 for "on the application of any" after "or",  
 there shall be read "of the"  
 for "any case"  
 there shall be read "the case and".
- in s. 18 (1),  
 for "with any"  
 there shall be read "with the"  
 the words from "retirement of" to "of the Court" shall be put within brackets.  
 for "the Court may adjourn"  
 there shall be read "if the Court adjourns"  
 for from "before the case" to "so directs"  
 there shall be read "during the hearing of the case (either during the sitting or at the end of a day's sitting) the Judge may either allow the jury to disperse, or may direct that they".
- in s. 19,  
 for "for the trial"  
 there shall be read "for such trial"  
 for "or to order"  
 there shall be read "but it may order".
- in s. 21,  
 for from "In the event" to "consultation"  
 there shall be read "In the event of any of the jurors, after reasonable consultation, dissenting from the residue";

for "held and deemed to all intents and purposes"

there shall be read "taken";

for "consisting of" twice

there shall be read "composed of";

for "visited by the law with capital punishment, then and in such cases"

there shall be read "punishable with death".

in s. 22,

for "consisting of"

there shall be read "composed of".

in s. 29,

for "set upon the person so making default such"

there shall be read "impose upon him a".

in s. 31,

for "a rule or order"

there shall be read "an order"

for "and the Court"

there shall be read "and the Court may".

in s. 32,

for "six. Subject as aforesaid"

there shall be read "6, and".

in s. 33,

after "tried"

there shall be inserted "like an ordinary issue in the Court"

for "special jury" at the end,

there shall be read "special jury as of right".

Ordinance No. 8 of 1887 :—

in s. 2,

for "for the carriage"

there shall be read "for the conveyance".

in s. 7,

for "shall be issued"

there shall be read "shall be granted and issued, at their discretion"

and for "(3)"

there shall be read "(2)".

in s. 9 (4),

for "any hirer of a"

there shall be read "the hirer of any".

in s. 10,

for "sub-sections"

there shall be read "paragraphs"

for "and (6)"

there shall be read "or (6)"

for "required"

there shall be read "ordered".

in s. 13,

there shall be inserted "(1)" before "any licence".

s. 14 shall be read as a second paragraph to s. 13, and the figure "(2)" inserted before it in lieu of "14",

for "it shall"

there shall be read "In the case of a Chinese undertaker, it shall further",

for "Governor with the advice and consent of the Executive Council"

there shall be read "Governor-in-Council";

for "cancel the"

there shall be read "cancel his";

and the words "of any Chinese undertaker which has been or may hereafter be issued", "on the part of the licensee", together with section 15 are repealed.

Ordinance No. 1 of 1888:—

in s. 2 (1),

after "the Governor"

there shall be inserted "except as provided by Ordinance No. 1 of 1844".

Ordinance No. 2 of 1888:—

in s. 3 (1),

for from "or lithographed at such" to the end

there shall be read "to the officer mentioned in section 6, who shall give a receipt for the same".

in s. 6 (2),

for "shall (so far as may be practicable)" there shall be read "shall be made as soon as possible after the delivery of the copies thereof, and shall, so far as practicable".

item (l) shall read as follows:—

"(l) the manner in which the book is produced".

in s. 7,

for "registered during each quarter in the said catalogue"

there shall be read "so registered"

for "such quarter, and a copy of the memoranda so published"

there shall be read "each quarter, and a copy thereof".

in s. 8,

for from "who neglects" to the end

there shall be read "and"

and section 9 shall cease to be a separate section, and shall read as follows after the said word "and":—

"every publisher or other person employing any printer, who neglects to comply with the provisions of this Ordinance, shall be liable, on summary conviction, to a fine not exceeding 25 dollars".

in s. 11,

for "with the advice of the Executive Council"

there shall be read "in Council"

for "Ordinance"

there shall be read "Ordinance, and"

and section 12 shall cease to be a separate section and shall be read as follows after the said word "and":—

"may, by notification in the Gazette, exclude any class of books from the operation of the whole or any part thereof".

## Ordinance No. 3 of 1888:—

s. 3, shall be read as follows:—

“The registration office at present existing shall be continued, and the Registrar General and officers and assistants of the said office shall discharge the duties thereof”.

in s. 5,

for “or any forms”

there shall be read “and may prescribe forms to be used”.

in s. 7,

after “registration” twice

there shall be inserted “of householders”.

in s. 8,

for “of the said districts”

there shall be read “district”.

in s. 12,

for “has not his”

there shall be read “has no”.

in s. 18,

after “and have”

there shall be inserted “within his district”.

in s. 19,

after “and shall”

there shall be inserted “within his district”.

in s. 30 (1),

for “order to be published in the Gazette”

there shall be read “notification”

and for “order” twice

there shall be read “notification”.

in s. 31 (1),

for “order to be published in the Gazette”

there shall be read “notification”

for “to be specified in such order”

there shall be read “therein specified”.

in (2),

for “order”

there shall be read “notification”.

in (3),

for “the Inspector or other officer”

there shall be read “any officer of police”.

in s. 52,

for “commanded”

there shall be read “required to be done”.

in s. 54,

for from “under this Ordinance” to the end

there shall be read “under, and expenses incurred in enforcing, this Ordinance, may be recovered in a summary way before a Magistrates”.

in the 1st schedule,

item 2: for “ownership”

there shall be read “householder”.

## Ordinance No. 5 of 1888:—

in s. 4,

after “direct”

there shall be inserted “(hereinafter called ‘the Magistrate’)”

- for "and the Magistrates"  
there shall be read "who".
- in s. 10 (3),  
for "in a summary way before a Magistrate"  
there shall be read "summarily".
- in s. 14,  
for "without further"  
there shall be read "without any further".
- in s. 18,  
for "by any"  
there shall be read "by the".
- in s. 19,  
for "is committed"  
there shall be read "is so committed".
- Ordinance No. 1 of 1889 :—
- in s. 2,  
for "in relating to"  
there shall be read "in relation to".
- in s. 15 (1),  
after "in the 1st"  
there shall be inserted "or 2nd"  
and in (2),  
after "or inspected"  
there shall be inserted "under this Ordinance or under the Act".
- in s. 16,  
for "the dismissal"  
there shall be read "his dismissal".
- in s. 17,  
for "a master mate, or other officer, to be"  
there shall be read "another officer".
- in s. 21,  
for "the State"  
there shall be read "any foreign State".
- in s. 22,  
for "of any."  
there shall be read "of any such".
- in s. 23,  
for "A special licence granted under this Ordinance"  
there shall be read "Such special licence".
- in s. 29,  
before the word "a fee"  
there shall be inserted "before it is issued".
- in s. 30,  
before the word "continue"  
there shall be inserted "unless forfeited"  
and for "such licence is"  
there shall be read "it is".
- in s. 38,  
for from "and on summary" to "specified"  
there shall be read "and the following penalties shall be imposed for every offence".
- in s. 41,  
for "within the meaning of section 48"  
there shall be read "so declared under the Act".

- in s. 47,  
 for "all ships"  
 there shall be read "All Chinese pas-  
 senger ships"  
 and after "voyages of"  
 there shall be inserted "more than 7  
 and"
- in s. 51,  
 after "shall reside"  
 there shall be inserted "in such depôt".
- in s. 54,  
 for "between the months of April and  
 September"  
 there shall be read "from April to  
 September".
- in s. 60,  
 for "emigrants"  
 there shall be read "emigrants; and".  
 for "by-law made under this section".  
 there shall be read "such by-law".
- in s. 61,  
 for "of such boarding house"  
 there shall be read "thereof".
- in s. 62,  
 and for "a term"  
 there shall be read "any term".
- in s. 79,  
 for "Court of"  
 there shall be read "two".
- in s. 83,  
 for "and the ship"  
 there shall be read "further, the ship".
- in s. 104,  
 for "or may"  
 there shall be read "or he may, if he  
 thinks fit".
- in s. 106,  
 for "83 and 84"  
 there shall be read "83 or 84".

Ordinance No. 2 of 1889:—

- in s. 17,  
 for "statute or ordinance in force in the  
 Colony"  
 there shall be read "enactment".
- in s. 18,  
 for "statute or ordinance now or hereafter  
 to be in force in the Colony"  
 there shall be read "enactment"  
 for "respective statutes or ordinances  
 made or hereafter to be made"  
 there shall be read "enactment".
- in s. 23,  
 for "proved in the Court"  
 there shall be read "proved in the  
 Courts of this Colony".
- in s. 23a (2),  
 for "a period"  
 there shall be read "any term"
- and in (4),  
 for "the Governor may by Order in  
 Council"  
 there shall be read "The Governor-in-  
 Council may by order".



- in s. 24 (1),  
 for "consuls or vice-consuls in any foreign parts"  
 there shall be read "Consular officers in any place"
- and in (2),  
 for "consul or vice-consul"  
 there shall be read "or consular officer"  
 for from "such answer" to the end  
 there shall be read "such document as aforesaid".
- in s. 25,  
 for from "Consul General" to "Agent"  
 there shall be read "or consular officer".
- in s. 26 (3),  
 for "by the production of such Gazette"  
 there shall be read "by its production"  
 sub-s. 5 shall be numbered sub-s. 5 (a)  
 and sub-s. 6 shall be numbered sub-s. 5 (b)  
 and the words "shall *prima facie*" shall commence a new paragraph.
- in s. 27,  
 for "evidence in the Court"  
 there shall be read "evidence in the Courts of this Colony".
- in s. 29,  
 for "prisoner or accused person" throughout  
 there shall be read "person accused"  
 for "domiciled"  
 there shall be read "resident"  
 after "if it also appears"  
 there shall be inserted "from the certificate of the Magistrate or other officer hereinafter mentioned"  
 for "given to such person"  
 there shall be read "given to him"  
 for "examination of such person"  
 there shall be read "evidence so taken"  
 for "the person examined"  
 there shall be read "him"  
 for "examination so taken as aforesaid"  
 there shall be read "evidence"  
 after the word "manner" at the end  
 there shall be inserted "shall be read and received in evidence".
- in s. 30,  
 for from "If the Attorney General" to "section aforesaid"  
 there shall be read "The production from the custody of the proper officer of the certificate referred to in section 29 shall be sufficient proof of the signature of such Magistrate or other officer aforesaid".
- in s. 32,  
 for "the person so being ill"  
 there shall be read "such person"  
 for "take an examination"  
 there shall be read "take his examination"  
 for "writing the statement"  
 there shall be read "writing his statement"

- for "prisoner or accused person" twice  
there shall be read "person accused".
- in s. 33,  
for from "funds applicable" to the end  
there shall be read "Treasury".
- in s. 39,  
after "commercial"  
there shall be inserted "or criminal".
- in s. 40,  
for "commercial matter, or a"  
there shall be read "commercial or".
- in s. 48,  
for "as is mentioned or referred to in"  
there shall be read "within the mean-  
ing of".
- in s. 49,  
for "Criminal Session of the Supreme  
Court"  
there shall be read "Assize".
- in s. 52 (2),  
for "The person"  
there shall be read "Such prisoner or  
person".

Ordinance No. 3 of 1889 :—

- in s. 1,  
the short title shall be "The Fatal Acci-  
dents Ordinance, 1889".

Ordinance No. 4 of 1889 :—

- in s. 4 of Ordinance No. 17 of 1909,  
for "which anchors"  
there shall be read "which so anchors"  
and in s. 5 of the same Ordinance,  
for "For the purpose of this Ordinance"  
there shall be read "In this section".

Ordinance No. 5 of 1889 :—

- in s. 4,  
for "with the seal of the said Corporation"  
there shall be read "with such seal"  
for "Director"  
there shall be read "said Director"  
for from "the said Reverend" to "said  
attorney and"  
there shall be read "him or his attor-  
ney and".  
for "of such deeds documents and other  
instruments"  
there shall be read "thereof".

Ordinance No. 7 of 1889 :—

- in s. 12,  
for "and the Governor-in-Council"  
there shall be read "who".

HONGKONG.

No. 64 OF 1911.

An Ordinance to further amend the Foreign Offenders Detention Ordinance, 1872.



F. D. LUGARD,  
*Governor.*

[29th December, 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 Foreign Offenders (No. 3) Amendment Ordinance, 1911. Short title.

2. The Foreign Offenders Detention Ordinance, 1872, as amended by the Foreign Offenders Detention Amendment Ordinance, 1911, the Foreign Offenders (No. 2) Amendment Ordinance, 1911, and section 14 of the General Revision Ordinance, 1911, is hereby further amended :— Amends Ordinance No. 1 of 1872 as amended by Ordinances Nos. 23, 43 and 49 of 1911.

- (a.) in the preamble thereof by the deletion of the words "resorting to China".
- (b.) in the preamble thereof by the deletion of the words "there are frequently brought within this Colony" and by the substitution therefor of the words "outside the Colony are frequently brought within this Colony in the custody of officers of their respective Governments".
- (c.) in section 3 thereof by the deletion of the words "in China" and by the substitution therefor of the words "outside the Colony".
- (d.) in section 3 thereof by the insertion of the words "in the custody of an officer of such Government" after the word "brought".
- (e.) in sub-section (3) of section 5 thereof by the deletion of the words "in China".

Passed the Legislative Council of Hongkong, this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 29th day of December, 1911.

C. CLEMENTI,  
*Colonial Secretary.*

HONGKONG.

No. 65 OF 1911.

An Ordinance to provide for the issue by the  
Mercantile Bank of India Limited of Bills and  
Notes payable to Bearer on Demand.



F. D. LUGARD,  
*Governor.*

[29th December, 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 Mercantile Bank  
Note Issue Ordinance, 1911.

Definitions.      **2.** In this Ordinance :—

“Company” means the Mercantile Bank of India Limited whose chief office is at Threadneedle Street, London, England.

“Current coin” means coin which for the time being is lawfully current in the Colony.

“Notes” means bills and notes payable to bearer on demand in current coin.

Power for Company to make and issue bills and notes and conditions of such issue.      **3.—(1.)** Subject to the provisions of this Ordinance, it shall be lawful for the Company to make, issue, reissue and circulate notes in the Colony.

(2.) Such notes shall not be issued for any other sum than the sum of five dollars, or some multiple of such sum.

(3.) Except as specified in section 6 the total amount of such notes actually in circulation shall not at any time exceed the amount of the capital of the Company actually paid up.

If the Company issues notes in excess of the amount authorised by the provisions of this Ordinance, it and the manager of its office in the Colony shall each be liable on summary conviction to a fine not exceeding fifty dollars a day for every day during which such excess of any sum not exceeding ten thousand dollars shall continue and to a further fine not exceeding fifty dollars a day for every day during which such excess shall continue for every complete additional sum of ten thousand dollars in notes so issued in excess.

(4.) Such part of the books of the Company as may contain any entry relating to the notes issued or to be issued by the Company or relating to the amount of such notes in circulation from time to time, or any account, minute or memorandum, in the possession of the Company or of any person in its employ, the sight or inspection whereof may tend to insure the rendering or taking of true accounts for any period of the average amount of such notes in circulation or to test the truth of any such account, shall be open for the inspection and examination at all reasonable times of any person authorised in that behalf in writing signed by the Colonial Treasurer.

Every such authorised person shall be at liberty to take copies or extracts from any such book, account, minute or memorandum.

If the Company or any person in its employ keeping any such book, account, minute or memorandum or having the custody or possession thereof or power to produce the same shall on demand made by any such authorised person shewing if demanded his authority on that behalf, refuse to produce any such book, account, minute or memorandum to him for his inspection and examination or to permit him to inspect and examine the same or to take copies thereof or extracts therefrom the Company and such person in its employ shall each be liable on summary conviction to a fine not exceeding five hundred dollars.

Provided that the Colonial Treasurer shall not exercise or cause to be exercised the powers aforesaid without the consent of the Governor.

(5.) Such notes shall not be legal tender but shall be redeemable at the office of the Company in the Colony in current coin which is for the time being unlimited legal tender in the Colony.

4. The Company shall deposit and at all times keep deposited with the Crown Agents securities to be approved by the Secretary of State to an amount equal in value to the face value of the notes in circulation with the addition of five per centum of such value; or at its option the Company shall deposit and at all times keep deposited with the Colonial Treasurer coin which is for the time being unlimited legal tender in the Colony to an amount equal to the face value of the notes in circulation; or at its like option the Company shall deposit and at all times keep deposited securities, so approved as aforesaid, with the Crown Agents and coin, which is for the time being unlimited legal tender in the Colony, with the Colonial Treasurer in which case the amount of such securities shall be equal in value to the difference between the amount of the coin deposited and the face value of the notes in circulation with the addition of five per centum. Such securities and such coin shall be under the control of the Colonial Treasurer and shall be held by the Crown Agents and the Colonial Treasurer respectively as special funds exclusively available for the redemption of such issue of notes, and in the event of the Company becoming insolvent shall be sold and applied toward such redemption as far as may be necessary but without prejudice to the rights of the holders of such notes to rank with other creditors of the Company against the assets of the Company.

Deposit of securities or of coin or of both at option of Company as funds exclusively available for redemption of note issue and in the event of insolvency.

If the produce of the sale of such securities should not equal the face value of the notes outstanding, the difference shall rank *pari passu* with other simple contract debts on the assets of the Company. If, on the contrary, such securities realise more than the face value of such outstanding notes, the difference shall be paid over to the Company.

5.—(1.) There shall be published in the *Gazette* every month, a statement (to be rendered by the Company on the first working day of each month) of the face value of the notes outstanding, and of the securities and coin held against these notes. The statement shall show the nominal value of such securities, the price at which they were valued on deposit and also the latest market price of such securities.

Monthly publication in *Gazette* of outstanding notes and securities.

(2.) If for two consecutive months the said market price plus the value of the coin (if any) deposited with the Colonial Treasurer should indicate a selling value less than the amount required by section 4, the Colonial Treasurer shall demand that all notes returned to the Company shall be retained and not re-issued until the amount so required is reached, or at his option the Colonial Treasurer shall demand the deposit of additional unlimited legal tender coin or securities sufficient to raise the selling value of the securities plus the value of the coin (if any) already deposited to the amount so required; and the Company shall comply with such demand. If, however, for three consecutive months the said market price indicates a continued and constant increase on their selling value, the Governor-in-Council may allow the securities to be reduced provided the selling value of such securities plus the value of the coin (if any) deposited is never allowed to fall below the amount required by section 4.

Power of Governor-in-Council to authorise excess note issue in temporary emergency.

6. When in the opinion of the Governor-in-Council a temporary emergency exists, he may permit the Company to issue notes in excess of the paid up capital of the Company, provided there has been specially deposited and is kept in the custody of the Colonial Secretary and the Colonial Treasurer for the time being an amount of legal tender dollars equal to the whole face value of such excess issue for the time being actually in circulation, to be held by the said Colonial Secretary and Colonial Treasurer exclusively for the redemption of such notes.

Issue and reissue of notes limited to 10 years from date of Ordinance.

7. The powers granted by this Ordinance to the Company to make, issue, reissue and circulate notes shall be limited for a period of ten years from the date of coming into force of this Ordinance; after the lapse of such period the Company shall cease to issue or reissue notes but shall redeem any notes which it has previously issued or reissued.

Provided however that if the Company shall fail to comply with the demand of the Colonial Treasurer referred to in section 5 (2) hereof or shall fail to comply with any of the other provisions of this Ordinance the power of the Company to make, issue, reissue and circulate notes shall immediately cease.

Saving as to existing and future laws restricting note issue.

8. Nothing contained in this Ordinance shall exempt the Company from the operation of any existing or future law restricting or regulating the issue of notes in the Colony.

Passed the Legislative Council of Hongkong, this 28th day of December, 1911.

R. H. CROFTON,  
*Clerk of Councils.*

Assented to by His Excellency the Governor, the 29th day of December, 1911.

C. CLEMENTI,  
*Colonial Secretary.*

## APPOINTMENTS, &c.

**No. 406.**—His Excellency the Governor has been pleased to appoint Mr. EDWARD ALEXANDER IRVING to act as Chairman of the Board of Examiners and the Honourable Mr. EDWIN RICHARD HALLIFAX to act as Chairman of the Hongkong Technical Institute Advisory Committee during the absence on leave of the Honourable Mr. ARTHUR WINBOLT BREWIN, C.M.G., or until further notice.

*28th December, 1911.*

**No. 407.**—His Excellency the Governor has been pleased, under instructions from the Secretary of State for the Colonies, to appoint Mr. WILLIAM RUSSELL to be First Assistant Marine Surveyor, *vice* Mr. WILLIAM ARTHUR CRAKE resigned, with effect from the 4th January, 1912.

*28th December, 1911.*

**No. 408.**—His Excellency the Governor has been pleased to appoint Mr. ROBERT HALL to act as Second Assistant Marine Surveyor, with effect from the 4th January, 1912, and until further notice.

*28th December, 1911.*