EXECUTIVE COUNCIL.

No. 639.

Hong Kong.

ORDINANCE No. 28 of 1917. (FERRIES).

In exercise of the powers conferred by Section 5 of the Ferries Ordinance, 1917, the Governor in Council makes the following regulation:—

The fares hereunder mentioned shall be the maximum fares which may be demanded or taken by the Hong Kong and New Territories Ferry Company, Limited, for passengers carried in either direction between the undermentioned places or ports of call:—

Hong Kong and Kap Sui Mun.....\{\first class, 25 cents.\}\{\text{Second class, 15 cents.}\}\}\]
Hong Kong and Castle Peak\{\text{First class, 30 cents.}\}\{\text{Second class, 20 cents.}\}\}\}\}\}\}\}\}\|\{\text{Hong Kong and Tung Chung....}\}\{\text{First class, 40 cents.}\}\}\}\{\text{First class, 30 cents.}\}\}\}\}\|\{\text{Hong Kong and Tai O}\}\{\text{First class, 50 cents.}\}\}\}\{\text{First class, 50 cents.}\}\}\}\|\{\text{First class, 30 cents.}\}\}\{\text{First class, 30 cents.}\}\}\|\{\text{First class, 30 cents.}\}\}\|\{\text{First class, 30 cents.}\}\}\|\{\text{First class, 30 cents.}\}\}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\|\{\text{First class, 30 cents.}\}\|\{\text{First class, 30 cents.}\|\{\text{First class,

P. W. TRATMAN, Clerk of Councils.

Council Chamber, 6th October, 1932.

No. 640.

Hong Kong.

THE DANGEROUS DRUGS ORDINANCE, 1923. (ORDINANCE No. 22 of 1923).

WHEREAS by section 5 (4) of the Dangerous Drugs Ordinance, 1923, power is conferred on the Governor in Council to declare that the said Ordinance shall apply to any drug of whatever kind in the same manner as it applies to the drugs mentioned in section 5 (1) of the said Ordinance if it appears to the Governor in Council that the drug is or is likely to be productive, if improperly used, of ill effects substantially of the same character or nature as or analogous to those produced by morphine or cocaine:

AND WHEREAS it appears to the Governor in Council that Acetyldihydrocodeinone and its salts and any preparation, admixture, extract or other substance containing any proportion of Acetyldihydrocodeinone are productive, if improperly used, of ill effects substantially of the same character or nature as or analogous to those produced by morphine or cocaine:

NOW, therefore, the Governor in Council, in pursuance of the power conferred upon him by section 5 (4) of the Dangerous Drugs Ordinance, 1923, hereby declares that the Dangerous Drugs Ordinance, 1923, shall henceforth apply to Acetyldihydrocodeinone and its salts and any preparation, admixture, extract or other substance containing any proportion of Acetyldihydrocodeinone.

D. W. TRATMAN, Clerk of Councils.

Council Chamber, 8th October, 1932.