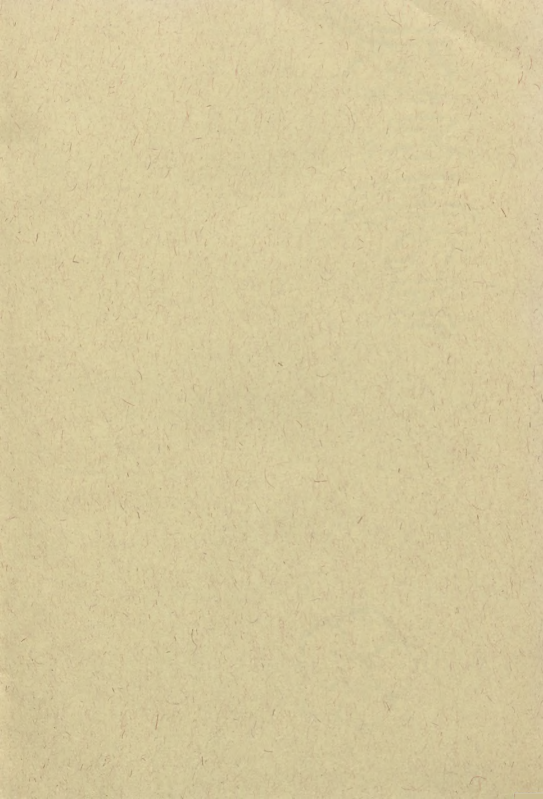
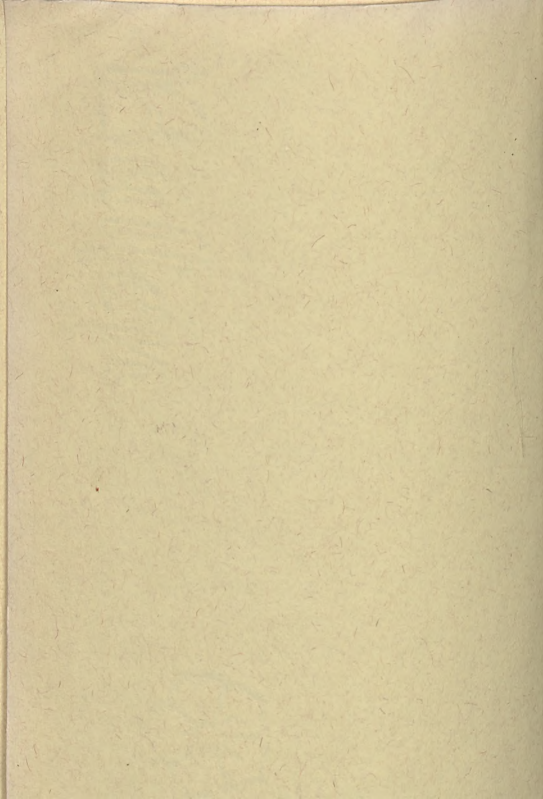


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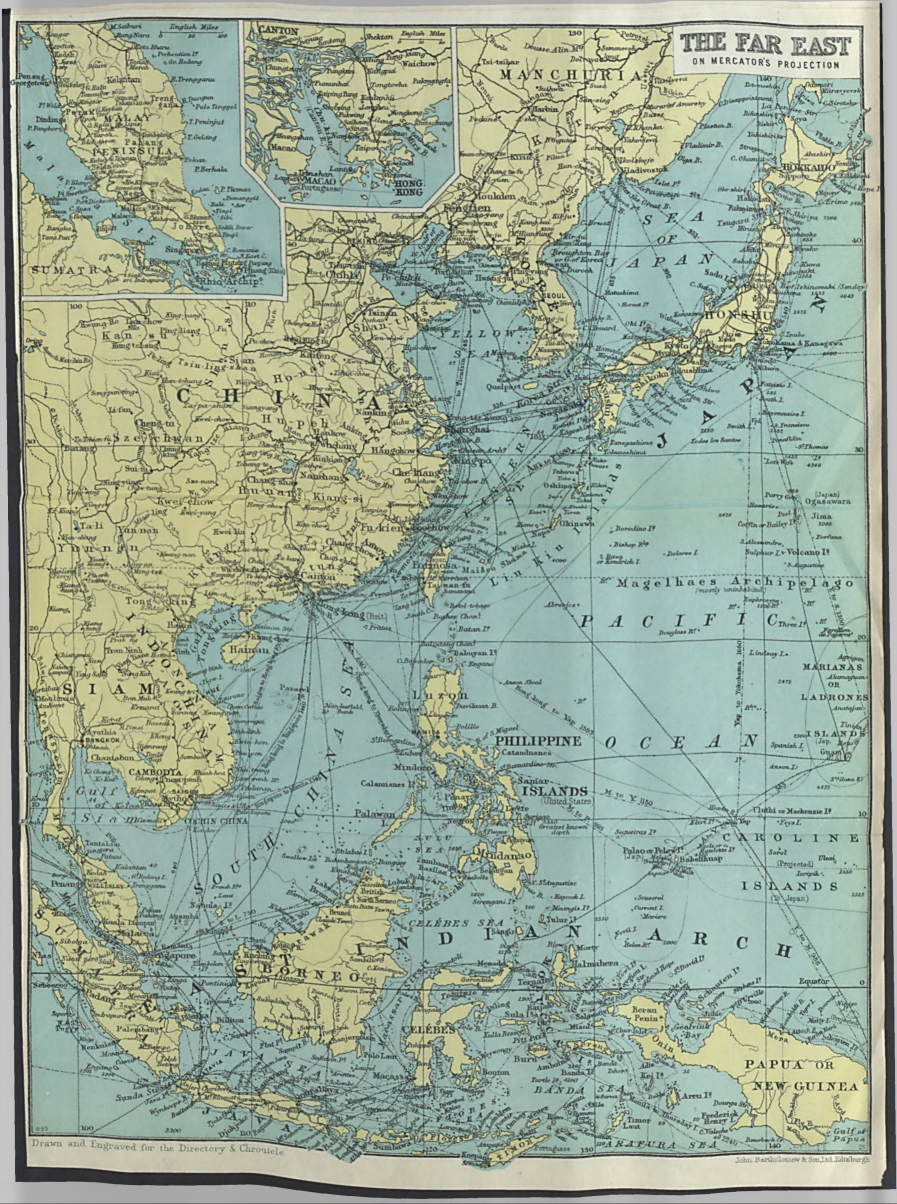
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WITH WHICH ARE INCORPORATED "THE CHINA DIRECTORY" AND "THE HONGKONG DIRECTORY AND HONG LIST FOR THE FAR EAST"

Preußischer 1927

SIXTY-FIFTH YEAR OF PUBLICATION

UK 6923

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New	Moon	***	4 4 28 A.M.	Me in 30.23 inches				
	t Quart	er	10 22 43 р.м.					
	Moon		18 6 27 л.м.	1925 RAINFALL 1926				
Last	Quarte	r	26 10 05 A.M.	4.355 in the 4 0.2 5 inches				
	DAYSOF	11 & 12	Ci	PRONOLOGY OF REMARKABLE EVENTS				
WEEK	Month	Moons						
Satur.	1	28	Kobe and Osaka opened,	1868. Overland Telegraph through Russia opened, 1872.				
				Arthur to the Japanese, with 878 officers, 23,491 men, 546 guns				
			stroyers, 10 steamers and	unition, also 4 battleships, 2 cruisers, 14 gunboats and de- 35 small vessels, 1905. Inauguration of Chinese Republic with sional President, 1912. First Chinese Celebration of Western				
				sional President, 1912. First Chinese Celebration of Western				
Sun.	2	29	New Year, 1913. First election by the Hongl	kong Chamber of Commerce of a member of the Legislative				
			Council, 1884. Evacuation Appeal Court, Hongkong	on of Shanghai completed, 1903. First sitting of Reconstituted				
Mon,	3	30	First election by the Hon	gkong Justices of the Peace of a member of the Legislative				
Tues.	4	1	Council, 1884.	ang prohibiting trade with England, 1840. Commissioner				
Tues.	4	1 1	Yeh captured, 1858. C	hinese Government definitely refused to submit the Macao				
Wed.	5	2	boundary question to arb Thanksgiving services for	the Armistice at the Hongkong places of worship and mass				
Thurs.	6	3	meeting of thanksgiving	at Theatre Royal, 1919. Fientsin, 1,400 famine refugees burnt to death, 1878.				
Fri.	7	4	Forts at Chuenpi taken v	vith great slaughter, 1841. Chinese Govt. Press Bureau				
Satur.	8	5	initiated, 1914. Ice one-fourth inch thick a	t Canton, 1852. British str. "Namchow" sunk off Cup Chi, ves lost, 1892. The French evacuated Chantaboon, 1905. Pre-				
	1		near Swatow; about 350 li	ves lost, 1892. The French evacuated Chantaboon, 1905. Prelares 7 cities in North China open to international trade, viz.,				
			Kweihwa Ch'eng, Kalgan	, Dolon-Nor, Chinfeng, Taonanfu, Liengkow, Hulutao, 1919.				
Sun.	9	0 7	1st after Epiphany. Mur	der of Mr. Holworthy at the Peak, Hongkong, 1869.				
Tues.	11	8	Seamen's Church, West Po	int, opened, 1872. New Union Church, Hongkong, opened				
			of \$1.250,000 for proposed	nor of Hongkong issued an appeal for an endowment fund Hongkong University, 1909.				
Wed.	12	9	Tung-chi, Emperor of Chi	na, died, in his nineteenth year, 1875. China's Parliament				
Thurs.	13	10	dissolved, 1914. Ki-ying, Viceroy of Two Kwang, issues a proclamation intimating the intention to open					
2			up Canton according to	the Treaties, 1846. Strike of Seamen at Hongkong, which				
Fri.	14	11	Secretary of United States	h and developed into a general sympathetic strike, 1922. Legation murdered at Tokyo, 1871. Volcanic eruptions and				
	16	10	tidal wave in Kagoshima	(Japan); famine in Northern Japan, 1914.				
Satur.	15	12	at The Brothers, 1908.	ing by Chinese baker, 1857. Indo-China str. "Yik Sing" lost longkong Courts of Justice opened, 1912.				
Sun.	16	13	2ND AFTER EPIPHANY. Seve.	re frost in Hongkong, 1893. Chinese Imperial Court returned				
Mon.	17	14	to Peking, 1902. The Tai-wo gate at the Pala	ace, Peking, destroyed, 1889.				
Tues.	18	15 16	Great gunpowder explosion	in Hongkong harbour, 1867. ding Hongkong, 1841. Sailors' Home at Hongkong formally				
Wed.			opened, 1863.					
Thurs.	20	17	Attempt to set fire to the C	N. Co.'s steamer "Pekin" at Shanghai, 1891. Collision				
			nien-ching"; latter sun	P. & O. steamer "Nepaul" and Chinese transport "Wan- k and 80 lives lost, 1887. Hongkong ceded to Great				
Fri.	21	18	Britain, 1841. Celebratic	on of Hongkong's Jubilee, 1891. 201. The first Chinese Ambassadors arrived in London, 1877.				
			Sir Henry May left Hong	kong to become Governor of Fiji, 1911.				
Satur.	22	19	P. & O. steamer "Niphon"	lost off Amoy, 1868. Pitched battle between Police and ongkong, 1918. Sir H. May's resignation of the Governorship				
S	0.0		of Hongkong, 1919.	ong nong, 1910. En 11 May a resignation of the dovormone app				
Sun. Mon.	23 24	20	SRD AFTER EPIPHANY, Matheus Ricci, the Jesuit	Missionary, enters Peking, 1601. U.S. corvette "Oneida"				
			lost through collision w	Missionary, enters Peking, 1601. U.S. corvette "Oneida" ith F. & O. steamer "Bombay," near Yokohama, 1870.				
Tues.	25	22	Decree announcing resig	nation of Emperor Kwang Hsu, 1900.				
Wed.	20	23		of, 1841. St. Paul's Church at Macao burnt 1835. Terrific				
Thurs.	27	24		ses destroyed and many lives lost, 1881.				
Fri.	28	25	Decree from Yung-ching for faith in China, 1733.	rbidding, under pain of death, the propagation of the Christian				
Satur.	29	26	Lord Saltoun left China w	ith \$3,000,000 ransom money, 1846. British gunboat patrol				
			withdrawn from West F lost, 1909.	tiver, 1008. Big fire among flower-boats in Canton: 100 lives				
Bun.	30	27		1004				
Mon.	31	28		captured by Japanese, 1894; evolano eruption at Taal, P.I., ain demands on China, 1915.				
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FEBRUARY-28 DAYS

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destroyed, 1884. Preliminary agreement signed by the Govt. of China for the loan of \$\frac{\pmu}{8}\$,000,000 from the Banque Industrielle de Chine to build a railway from Yunnan to Yamchow (Kwangtung), 1914. Satur. 26 21 Captain Da Costa and Lieut. Dwyer murdered at Wong-ma-kok, in Hongkong, 1849. Chinese imperial Edict issued dismissing the Dalai Llama of Tibet, 1910. Bogue Forts, Canton, destroyed by Sir Gordon Bremer, 1841. Appalling disaster at Hongkong Racecourse; matsheds collapse and destroyed by fire over 600 hodies recovered, 1918. QUNQUAGRIMA. Treaty of peace between Japan and Corea signed at Kokwa, 1876. Evacuation of Port Hamilton by the British forces, 1887.	Thurs.	24	23	Chusan evacu	ated by	the Britis	h troops, 1841. Explosion of boiler of the str. "Yotsai"
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Fri. 25 24 Captain Da Costa and Lieut. Dwyer murdered at Wong-ma-kok, in Hongkong, 1849. Chinese Imperial Edict issued dismissing the Dalai Llama of Tibet, 1910. Bogue Forts, Canton, destroyed by Sir Gordon Bremer, 1841. Appalling disaster at Hongkong Racecourse; matsheds collapse and destroyed by fire over 600 bodies recovered, 1918. Bun. 27 26 QUINQUAGESIMA. Treaty of peace between Japan and Corea signed at Kokwa, 1876. Evacuation of Port Hamilton by the British forces, 1887.				£4,000,000 f	om th	e Banque l	industrielle de Chine to build a railway from Yunnan to
Satur. 26 Chinese Imperial Edict Issued dismissing the Dalai Llama of Tibet, 1910. Bogue Forts, Canton, destroyed by Sir Gordon Bremer, 1841. Appalling disaster at Hongkong Racecourse; matsheds collapse and destroyed by fire over 600 bodies recovered, 1918. QUINQUAGESIMA. Treaty of peace between Japan and Corea signed at Kokwa, 1876. Evacuation of Port Hamilton by the British forces, 1887.	Trai	95	04	Yamchow (K	wangti	ing), 1914.	Durion mundared at Wang me last in Translation and
Bun. 26 25 Bogue Forts, Canton, destroyed by Sir Gordon Bremer, 1841. Appalling disaster at Hongkong Racecourse; matsheds collapse and destroyed by fire over 600 hodies recovered, 1918. QUNQUAGESIMA. Treaty of peace between Japan and Corea signed at Kokwa, 1876. Evacuation of Port Hamilton by the British forces, 1887.	Fri.	20	23	Chinese Imp	erial E	dict lasued	dismissing the Dalai Llama of Tibet. 1910
Bun. 27 26 Hongkong Racecourse; matsheds collapse and destroyed by fire over 600 hodies recovered, 1918. QUINQUAGRSIMA. Treaty of peace between Japan and Corea signed at Kokwa, 1876. Evacuation of Port Hamilton by the British forces, 1887.	Satur.	26	25	Bogue Forts,	Canton	, destroye	d by Sir Gordon Bremer, 1841. Appalling disaster at
Sun. 27 26 QUINQUAGESIMA. Treaty of peace between Japan and Corea signed at Kokwa, 1876. Evacuation of Port Hamilton by the British forces, 1887.		Hongkong Racecourse; matsheds collapse and destroyed by fire over 600 hodies re-					
Evacuation of Port Hamilton by the British forces, 1887.	Sun.	27	20	QUINQUAGESIMA	Trea	ty of pea	ce between Japan and Corea signed at Kokwa, 1876.
sion. 23 27 Capture of the Suiu Capital by the Spaniards, 1876.				Evacuation of	f Port	Hamilton	by the British forces, 1887.
	Mon.	25	27	Capture of the	auiu ce	ipital by ti	e Spaniards, 1876.

MARCH-31 DAYS

			SUNRISE	SUNS	SET	HONGRONG TEMPERATURE
	lst	•••	6h. 46m.	6h. 27	7m.	1925 1926
13	5th		6b. 33m.	6h. 33	3m.	Maximum 67.7 68.0
			_			Minimum 60.6 60.8
		Moor	N'S PHASES			Mean 63.7 63.8
			d. h.	m.		BAROMETER, 1926, AT SEA LEVEL
New	Moon	***	4 3	25	A.M.	Mean 30.11 inches
	t Quart		10 7	3	P.M.	
	Moon	444	18 6	24	P.M.	1925 RAINFALL 1926
Last	t Quart	er	26 7	35	P.M.	8.280 inches 4.840 inches
2	lp	1				
	MONTH	1 & 2 Moons			Сп	RONOLOGY OF REMARKABLE EVENTS
Tues.	1	28	war, 188	of Sien	ty-six opi nens Schu	's DAY. Bombardment of the Chinhai forts by French men-of- um divans closed in Hongkong, 1909. Mr. Herrmann, ckert at Yokohania, arrested in connection with Japanese
Wed.	2	29	Asit Weda	ESDAY.	First Du	tch Embassy left China, 1657.
Thurs.	3	30	Foreign Mi	nisters r	received in	audience by the Emperor at the Tsz Kuang Po, 1891.
Fri.	4	1				
Satur.	5	2	Expulsion	of Chine	se Custon	House from Macao by Governor Amaral, 1849.
Sun.	6	3	1st in Lent	. Hosti	ilities at C	anton recommenced. Fort Napier taken by the English,
			1841			
Mon.	7	4	to foreign	trade.		J. P. Hennessy, from Hongkong, 1882. Kongmoon opened
Tues.	8	5	Conventi	on sign	ed, 1902.	nce Henry of Prussia, 1898. Russo-Chinese Manchurian Tiger killed in the New Territory, after a European d lost their lives in the chase, 1915.
Wed.	9	6	Attack on l	Vessrs. 1	Farnham	and Rohl at Shanghai, 1879
Thurs.	10	7	Tin arrived	in Cont	on 1839.	12,000 Chinese troops attacked the English in Ningno and
			Russians,	whose is	osses in i	i with great slaughter, 1842. The Japanese army after a veral days occupied Moukden, and pursued the retreating he battle were estimated at 20,000, 1905. Yuan Shih Kai
Fri.	11	8	inaugurat	ed as Pr	esident of	the Chinese Republic, 1912.
FII.	11	· ·	opened by	H.E. Si	r F. W. L	nnell arrived in Hongkong, 1866. Hongkong University ugard, 1912.
Satur.	12	9	Imperial Co	mmissic	oner Ki-ch	en, degraded by the Emperor, left Canton as a prisoner,
			Peking, 19		Dac-Min	h, by the French, 1884. Death of Dr. Sun Yat Sen, in
·Sun.	13	10	2ND IN LENG	r.		10.0
Mon.	14	11				by the English at Tze-hi with great slaughter, 1842. ma opened, 1890. Hongkong and Shanghai Bank at Peking
J	1		burnt dow	n, 1900.		
Tues.	15	12				left Hongkong for Ceylon, 1865. Jubilee of Hongkong
Wed.	16	13	Chamber of Chinese Env	ov Ping	and suite	left Shanghai for Europe, 1866. Japanese Diet resolved to
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			notionalia.	the west	way Chi	no released the Junaneus utr "Taten Mary" at Canton 1008
Thurs.	17	14	H.E. Sir H	, D. Lu	gard laid . Lord Mac	foundation-stone of Hongkong University, 1910. artney's Embassy left China, 1794. Severe earthquake in
Indir.		1.	Formosa,	.906		
.Fri.	18	15	Edict of Con	mission		surrender all opium in Canton, 1839. Chungking declared
Satur.	19	16	open to for Governor Siz	G. Bonl	ham lande	d at Hongkong, 1848. General strike at Macao owing to a
			clash betw	een the a	authoritie	s and a crowd of Chinese who besieged the Police Station
Sun.	20	17	and were f		n, 34 bein	g killed and 31 wounded, 1922.
Mon.	21	18	British ship	"Sarah	" first fr	ee-trader, sailed from Whampoa, 1834. Mr. F. A. lAglen
Tues.	22	19	appointed	Deputy 1	Inspector	of Chinese Maritime Customs, 1910. rry Parkes, H.B.M. Minister to China, 1885. Sir Robert
4111621		10	Hart left I			
Wed.	23	20	Captain Ellic	ot forced	his way t	o Canton, 1839. Aguinaldo captured by the Americans in
Thurs.	24	21	the Philipp First Section	of Mar	oila-Dagui	oan railway opened, 1891, Attempted assassination of Li
3741	0.5		Hung-chan	o at Shir	monoseki.	1805.
-Fri.	25	22	Canton, 18	39.		rts for himself and all the British subjects imprisoned in
Satur.	26	23	Great flood at	Foocho'	w, 1874 N	ewchwang placed under Russian martial-law.
Sun.	27	24	Dock, 1917.	Protoc	ol of Conv	largest ship built in British Overseas Dominions, at Taikoo ention between China and Portugal signed at Lisbon, 1887.
. Mon	28	25	20,289 chests	of opium	n burned l	by Lin at Canton, 1839. Foundation-stone of New Customs
Tues,	29	26	House at C	anton la	nd, 1914.	Pescadores by the French fleet, 1885.
Wed	30	27	Arrival of Go	vernor S	ir George	Bowen, G.C.M.G., 1883. Chinese Regiment at Weihaiwel
			disbanded,	1904.	Cantonese	resolved on a boycott of Japanese products which lasted
Thurs.	31	23	throughout Abolition of	the coo	olie trade	at Macao, 1874. Arrival of the Duke and Duchess of
			Connaught	in Hong	kong, 189	0. All gambling saloons in Canton closed, 1912. T.K.K.
		1	liner "Chiy	o Maru'	wrecked	off Lema Islands, 1916.

APRIL-30 DAYS

			AI KIU-	30 DAYS
,	,		SUNRISE SUNSET 6h. 17m. 6h. 38m	HONGKONG TEMPERATURE
	st		6h. 17m. 6h. 38m 6h. 65m. 6h. 43m.	.025 1926
15	tn	*** 1	ов. Озш. пп. 43ш.	Minimum 61.8 66.1
			_	
		Moon	г'я Риляея	Mean 65.2 68.9
			d. h. m.	BAROMETER, 1926, AT SEA LEVEL
	Moon	365	2 12 24 р.м.	Mean 29.92 inches
	t Quart		9 8 21 A.M.	1005 D
	Moon Quarte	-++	17 11 35 A.M. 25 6 21 A.M.	1925 RAINFALL 1926
1786	Quarte	21'	25 6 21 A.M.	7.935 inches 17.165 inches
DAYS OF		2 & 3	Сп	RONOLOGY OF REMARKABLE EVENTS
WEEK	Month	PIOONE		
Fri.	1	20	The port of Hoihow (in Hain	an) opened, 1876. The ports of Pakhoi, Wenchow, Wuh B.N. Borneo adopted the Straits Settlements currency
			1905. Dowager Empress o	f Sapan died, 1914.
Satur.	2	1	French flag hoisted at Kwar	ng-chau-wan, 1898. Belilios Reformatory opened at Hon
Sun.	3	3	kong, 1900. "Tai On" pirated between I	Jongkong and Kougmoon, 1913.
	4	3		
Mon.	4	3	Paris, 1885. The Tsarevit	iminaries of peace between France and China signed a ch and Prince George of Greece arrived in Hongkons
_			1891.	
Tues.	5	-4	1597. Attenut to destroy	General D'Aguilar, 1847. Wheelbarrow Riot at Shangha y with dynamite the Prince Regent's Palace at Peking
			1910.	
Wed.	6	5	Convention between Sir Joh	in Francis Davis and the Viceroy Ki-ying for the admission of Canton within two months, 1842. H.R.H. The Prince of
			Wales visits Hongkong for	two days on his way to Japan, 1922.
Thurs.	7	ಟ	Hongkong Mint opened, 1866.	Indignation Meeting at Shanghai respecting Wheelbarro
Fri.	8	7	Arrival of M. Paul Bert at Ha	explosion at Canton, 1913. anoi, 1886. Chinese Parliament inaugurated 1913.
Satur.	9	8	Termic tornado in Canton;	2,000 houses destroyed and 10,000 lives lost, 1575. Tarta
Sun.	10	9	General at Canton assassina	ians butchered in Japan, 1738. Death at Peking of Marqu
	.,	10	Tseng, 1890.	and date of the contract of th
Mon. Tues.	11	10 11	Presentation of colours	to Hongkong Regiment, 1895. Russian flagshi
Lucui			"Petropavlovsk" sunk by	a mine off Port Arthur, nearly every man drowned, includ
Wed.	13	12	ing Admiral Makaroff, 1904	i. ongkong, 19-0. Imperial Palace, Seoul, destroyed by fire
** eu.			1914. Aliens given the righ	nt to own land in Japan, 1910.
Thurs.	14	13	S. Francis Xavier left Goa for	China, 1552. Riots at Changsha, 1910.
Fri.	15	14	Good FRIDAY. British Fla	ig hoisted at Taipohui, Kowloon, New Territory, 1898
			Governor Sir Arthur Kenn Hongkong, auspended open	edy arrived in Hongkong, 1872. Junk Bay Flour Mills
Satur.	16	15		
Sun.	17	16	EASTER SUNDAY. Telegraph	to Shanghai opened, 1871. Execution at Kowloon city
			Japan signed at Shimonose	amoa" pirates, 1891. Treaty of Peace between China and ki, 1895.
don.	18	17	FARTAR MONDAY Convention	n between China and Japan settling Corean difference
			signed at Tientsin, 1885.	The O. & O. steamer "San Pablo" wrecked near Turn the opium divans at Shanghai closed, 1908. Town of
			Wagina Japan destroyed	hv fire, 1910.
lues.	19	18	The "Sir Charles Forbes," Tearevitch arrived at Hank	the first steamer in China waters, arrived, 1830. The
Ved.	20	19	Teareviten arrived at Hank	DW, 1891.
hurs.	21	20	Resignation of Shanghai Mun	icipal Council, 1897.
ri.	22	21	East India Company ceased	trade with China, 1834. Arrival of Governor J. Pope
11,	22		Hennessy in Hongkong, 1	877. Opening of new commercial port of Haungchow
1			near Macao, 1909. Bank o 1915.	f China authorised to issue \$3,000,000 in subsidiary notes
at.	23	22	S. GEORGE'S DAY. P. M. steam	ner "Asia" wrecked near Foochow, 1911.
				Imperial Edict issued disranking Roman Catholic mission-
Sun.	24	23	aries, 1908. Capture of the	citadel at Hanoi, Tonkin, by the French forces, 1882.
	05	04	First sod of the Shanghai-N	anking Railway cut at Shanghal, 1905. College, Hongkong, Iaid, 1884. Contract for Quintuple
Ion.	25	24	Loan of £25,000,000 signed a	
ues.	26	25	A crowded public meeting in I	longkong demands exclusion of Germans from the Colony
7ed.	27	26	after the War, 1917. Appointed by Chinese Governs	nent a Day of Prayer for Christian Churches, 1913.
hurs.	28	27	Ratifications of Corean Tres	ity with England exchanged, 1884. Privy Council for ial decree, 1888. Sir F. D. Lugard laid foundation stone of
			Japan constituted by Imper	ial decree, 1888. Sir F. D. Lugard laid foundation stone of e, 1900. Daring piracy on the s.a. "Tai On" off Kai Au, 1914.
ri.	29	28	Battle of the Yalu, Russo-Japa	in War: Russians defeated with great slaughter, 1904.
tur.	20	29	Arrival of General Grant in Ho	

MAY-31 DAYS

			111111	01 21112
			SUNRISE SUNSET	HONGKONG TEMPERATURE
	lst		5h. 52m. 6h. 50m.	1925 1926
	l#tu		5h. 43m. 6h. 56m.	Maximum 82.3 80.9
				Minimu 74.1 72.7
		Moor	N's PHASES	Mean 77.1 76.1
NT.	3r		d. h m.	
	w Moon		1 8 40 P.M.	BAROMETER, 1926, Ar SEA LEVEL
	ret Quai		8 11 27 P.M.	Mean 29.85 inches
	ll Moon		17 3 3 а.м.	. —
	st Q lar!	er	24 1 31 р.м.	1925 RAINFALL 1926
Ne	w Mo n	100	31 5 6 A.M.	2.580 inches 5.730 inches
	DATE OF MONTH		C	URONOLOGY OF REMARKABLE EVENTS
Sun.	1	1	communication established	number of Hongkong Gazette published, 1841. Telegraphic and the Philippines, 1880. Spanish
Mon.	2	2	Ratification at Tientsin of the	eet at Cavite, 1898. Emperor Kwang Hsu buried, 1909. he Treaty between Portugal and China, 1888. United States
			formally recognised Repu	blic of China, 1913. Presentation of Chinese Note in reply to
_		3	Japan's revised demands,	
Tues.	3 4	4	Biot in French Concession	at Shanghai, 1874. Roman Catholic Cathedral at Peking
Wed.		1 -		ori devastated by fire, 1910.
Thurs.	5	5	British troops evacuated Ni	ingpo, 1842. Imperial Government ordered steps to be taken
			at Hongkong to close opiu	m divans, 1908. Sun Yat Sen, at Canton, proclaims himself
W.d	6	6	"President of Chine," 1:2: King Edward VII. died. 1910.	 Attack on Mr. Wood at the British Legation at Tokyo, 1874.
Fri.	0		Lincheng outrage, in which	ch Shantung bandits held up the "Blue Express" and took
			26 foreigners and 100 Chine	ese captive.
Satur.	7	7	Departure of Governor Sir	William Des Vœux from Hongkong, 1891. Japan presents
Q	8	8	ultimatum to China, 1915. 2RD AFTER EASTER.	
Sun. Mon.	9	9	New Town Hall at Tientsin	opened, 1890. Waglan Lighthouse opened, 1893. Chinese
			Government submits to Ja	pan's revised demands, 1915.
Tues.	10	1)	Hongkong declared infected	with plague, 1894. Colonel Gordon with the Imperial troops be rebel city, 1864. Occupation of PortHamilton by the Meeting of Chinese merchants at Shanghai instituted a
			British Squadron, 1885.	Meeting of Chinese merchants at Shanghai instituted a
			boycott of American prod	lucts as a protest against the Chinese Immigration Act, the
		11	movement eventually spres	ding extensively in China, 1905.
Wed.	11	31	tion of fifteen pirates in	the Tearevitch by a Japanese at Utsu, Japan, 1891. Execu-
			Portuguese cruiser "Adan	the Tsarevitch by a Japanese at Otsu, Japan, 1891. Execu- cluding leader of "Namoa" pirates, at Kowloon, 1891- mastor" struck rock near Hongkong, 1913.
Thurs.	12	1!	East India Co, a garden at Ca	inton destroyed by the Mandarins, 1831.
Fri.	13	13	Anti-foreign riot at Wuhu, 18	91. Bill for amending the Trading with the Enemy Ordin-
Satur.	14	14	Ratification at Peking of the	me and passed by the Hongkong Legislative Council, 1915. he amended Treaty between Russia and China, 1881. Anti-
Satur.	14		foreign riot in the Hochow	district, 1891.
Sun.	15	15 16	4TH AFTER EASTER.	
Mon.	16	17	Shanghai, 1879. Kowloon	war steamer "Izere," 1860. Arrival of General Grant in
Tues. Wed.	17	18		e British troops, 1842. Anti-foreign riot at Nanking, 1891.
weu.	10		Capt. Doisy, French aviato	r, reached Canton, 1924.
Thurs.	19	19	Disastrous surprise of a Frenc	h sortie in Tonkin led by Commandant Riviers and death of
24-1	00	90	the latter, 1883.	aptured by British and French forces, 1858. The Canton
Fri.	20	20	Mint commenced striking si	
Satur.	21	21	Loss of M.M. str. "Menzaleh"	" while on her passage from Hongkong to Yokohama, 1887.
			Imperial Edict respecting	anti-Christian literature, 1892. Ministers' Joint Note to
			Chinese Government on arrangements for Chinese m	the Boxer agitation, 1900. Mandate issued cancelling
Sun.	22	22	ROGATION SUNDAY. FOREIGN 18	ctories at Canton pillaged, 1841. Opening of new medical
Jul.			School of Hongkong Univers	eity, 1919. U.S. Legation at Tokyo burned down, 1863.
Mon.	23	23	Funna Der Contain Pillet	and all the British subjects left Contan for Magaz 1990
Tues.	24	24		and all the British subjects left Canton for Macao, 1839. haiwei, 1898. Hongkong's War Memorial (Cenotaph)
			unveiled, 1923.	
Wed	25	25	The city of Canton invested	by British troops, 1841. Anti-foreign riot at Nanking,
			1891. Formosa Republic de	clared, 1895. Sino-Japanese Treaty signed at Peking, 1915, ce inaugurated at Shanghai, 1915.
Thurs.	26	26	Ascension Day, Death of Gra	
Fri.	27	27	Canton ransomed for \$6,000,000	, 1841. Boxers burn station on Lu-Han line, 1900. Battle of
			Kinchau, Russo-Japan War;	Japanese stormed Nanshan and captured 78 guns, 1904.
				miral Togo practically annihilates Admiral Roshdesvensky's
	i			de for the lavy of Estate Duty passed by the Hongkong usiderable opposition from the Unofficial members, 1915.
Satur.	28	28	Queen's Statue, Hongkong,	unveiled, 1806. Anti-foreign riots in Szechuen, 1895.
			H.M. Queen Mother of Siam v	visited Hongkong, 1911.
Sun.	29	29	SUNDAY AFTER ASCENSION. "	Empress of Ireland" sunk and 600 lives lost, including arm residents, in the St. Lawrence River, 1914.
Mon.	30	3)	H.B.M. screw sloop "Revnare	d" lost on the Pratas shoal in trying to rescue remainder
		- 1	of crew of "Velocinede"	1851. Opening of the Peak Tramway, Hongkong, 1888.
			or cross or resocrater	
Tues.	31	1	Anti-foreign riots, Shanghai	1951. Opening of the Peak Tramway, Hongkong, 1888. 1925. 2021. See of the "Poyang," with 100 lives near Macao, 1874.

JUNE-30 DAYS

			JUNE-30 DAYS
1s 15t		5	UNRISE SUNSET h. 38m. 7h. 03m. h. 35m. 7h. 08m. Maximum 85.6 81.3 Minimum 77.6 75.3 Mean 81.1 77.8
Full Last	Quart Moon Quarte Moon	er	d. h. m. 7 3 49 p.m. 15 4 19 p.m. 22 6 29 p.m. 29 2 32 p.m. 23.3 5 inches 6.635 inches BAROMETER, 1926, AT SEA LEVEL Mean 29.78 inches 1926 6.635 inches
DAYS OF	DAYS OF MONTH	5 & 6 Moon	CHRONOLOGY OF REMARKABLE EVENTS
Wed.	1	2	Attempt to blow up the Hongkong Hotel, 1878. New Opium Agreement between Hongkong and China came into force, 1887. Anti-foreign riot at Tanyang, 1811. Canton-Samshui Italiway completed.
Thurs.	2	3	Hongkong connected with London by wire, 1871. Formal transfer of Formosa from China to Japan, 1895. Revs. Norman and Robinson murdered, 1900.
Fri.	3	4	King's Birthday. Earthquake at Manila, killing more than 2,000 persons, 1803. Death of Sir Arthur Kennedy, 1883. Keelung taken possession of by Japanese, 1895.
Satur.	4	5	Treaty between France and Corea signed at Seoul, 1886. West River opened, 1897.
Sun.	5	6	WHIT SUNDAY. Departure of the first O. & O. steamer from Hongkong to San Francisco, 1875. Messis Argent and Green murdered in an anti-foreign riot at Wusneh, 1891. Communication with Peking cut off, 1900. French str. "R. Lebaudy" pirated on West River, 1913.
Mon.	6	7	Heavy rains in Hongkong, property to the value of \$500,000 destroyed, and many lives
Tues.	7	8	lost, 1864. Death of Yuen Shih-kai, 1916 Attempted anti-toreign riot at Kiukiang, 1891. Hongkong-Canton steamer "Powan"
Wed. Thurs.	8	9 10	wrecked, 1508. Tornado in Macao, 1913. Destruction of Mission premises at Wusieh by anti-foreign mob, 1891. Suspension of New Oriental Bank, 1892. The P. & O. steamer "Aden" wrecked of
Fri.	10	11	Socotra, 78 lives lost, 1897 Typhoon at Formosa; loss of several vessels, 1876. Admiral Seymour starts for Peking
Satur.	11	12	Portuguese prohibited trading at Canton, 1640.
Bun. Mon.	12 13	18	TRINITY SUNDAY, Opening of the first railway in Japan, 1872. British stemmer "Carisbrooke" fired into and captured by Chinese Customs cruiser, 1875. Imperial Edict condemning attacks in foreigners, 1891. Baron von Ketteler, German Minister, murdered in Peking, 1890.
Tues.	14	15	Russo-Chinese Treaty, 1728. Battle of Telissu Russo-Japan War. Russians defeatewith a loss of 7,000 men and 16 guns, 1904. Capt. John Alcock and Lieut. A. W. Brown made the first non-stop flight across the Atlantic in an acroplane on June 14th, 1919.
Wed.	15	10	Tidal Wave, Japan, 28,000 lives lost, 1896. Hope Dock opened at Aberdeen, 1867. Train from Cauton to Honekong "held up," American missionary killed, 1916. Landslive at Happy Valley, five Chinese killed, 1925. Woosung taken, 1842.
Thurs. Fri.	16 17	17	First foreign-owned junk leaves Chungking, 1891. Capture of Taku Forts by Allies, 1900
Satur.	18	19	Death of Sir Hormusjee Mody, 1911. Explosion of the "Union Star" at Shanghal, 17 persons killed and 10 wounded, 1862
Sun.	19	20	Disastrous inundation at Foochow, 2,000 lives lost, 1877. 18T AFTER TRINITY. Shanghai occupied by British forces, 1842. Attempted assassination
Mon.	20	21	at Shanneen (Canton) of M. Merlin, Governor-General of Indo-China, 1924. Macartney's embassy arrived in China, 1793. Attack on mission premises at Hainar city, 1801. Unprecedented floods in the West River, 1908. General Strike in Vergeons 1902.
Tues, Wed.	21 22	22	Hongkong, 1925. Massacre at Tientsin, 1870. Canton block aded by English forces 1840. Overn Victoria's Diamond Jubiles calchartion 1927.
n eu.	2.2	23	Canton blockaded by English forces, 1840. Queen Victoria's Diamond Jubilee celebration, 1897 Coronation of King George, V., 1911. Inauguration of Tsan Ching Yuan, Chinese Administration Council, 1914.
Thurs.	23	24	Shock of earthquake in Hongkong, 1874. Handsome new premises of the Hongkong and Shanghai Bank on the Bund, Shanghai, opened by H.B.M. Minister (Sir R. Macleay, K.c.M.G.), 1923. Attack on Shameen by Chinese, 1925.
Fri.	24	25	Lord Robert Cecil announced in the House of Commons that the Government had decided ed to prohibit trading with the enemy in China, 1915
Satur.	25	26	Assassination of M. Carnot, President of the French Republic, 1894. Treaty of Nanking exchanged, 1843. Attack on British Legation at Tokyo, 1862. Foundation-stone of new wing of Berlin Foundling House laid by Lady May, 1814.
Sun.	26	27	2ND ATTER TRINITY. Treaty between England and China signed at Tientsin, 1858. Additional Convention between France and China signed at Peking, 1887.
Mon.	27	28	Treaty between France and China signed, 1858. Confiscation of the str. "Prince Albert" by the British Consul and Customs at Canton, 1868.
Tues.	28	29	Agreement effected between Great Britain and the United States for reciprocal protection of British and American Trade Marks in China, 1905.
Wed.	29	1	The Foreign Ministers admitted to an audience of the Emperor of China at Peking, 1873. Indian Mints closed to silver, 1893.
Thurs.	30	2	British expedition to China arrived, 1840. Opening of assection of the Shanghai and Woosung Railway, 1876. Flooding of the Takasıma coal mines, 1891. Squadron Leader
. (-		Maclaren and Flying Officer Plenderleith reach Hongkong on their attempted flight round the world, 1924.

JULY-31 DAYS

				9.0	шт	of Date			
			SUNRISE	Sun	· WT	Hove	KONG TEMPE	RATURE	
1	st		5h. 42m.	7h. 1		***************************************		1925	1926
	41.			7h. 1		Maximum		87.8	86.9
1.0	tn		5h. 47m.	711. 1	тш,	Minimum			78.4
			_					78.3	
		3.5	, 5			Mean	*** *** ***	82.5	82.1
		WOON	's Phase						
				n. m.		BAROMET	ER, 1926, AT S	SEA LEV	EL
Firs	t Quart	e r	7	52	A.M.	Mean		29.76 in	iches
Full	Moon	444	15 ;	3 22	A.M.				
Last	Quarte		21 10	43	P.M.	1925	RAINFALL	19	926
	Moon	444	29	1 36	A.M.	20.665 inches			inches
	DAYSOF		i		Cu	RONOLOGY OF REMARKABL	e Everse		
WEEK	MONTH	Moons				TOTAL OF THE MENT OF THE PROPERTY OF THE PROPE	IS ETBATO		
T7:			15.1				and a more of		
Fri.	1	3				lagasaki, Japan, opened t			
						u, 1893. Attempted assa , 1912. Restoration of E			
			00 110	agaong an	00.01	, 101.	inperor or cinitia	o) Onning	115411, 1011
Satur.	2	4				ks destroyed by H.M.S.			
			from	the Hoon	gkiang a	rrived in Hongkong, 18	73. Hongkong	Legislati	ve Counci.
Sun.	2		appro	ved a deve	r pments	cheme for the south side er "Don Juan" burnt:	of the Island of	Hongkon	g, 1914.
oun.	3	5	nerial	ed 1898.	Honeko	ng low level electric trans	service opened	ppines, 1	49 betaons
Mon.	4	6	Declarat	tion Ameri	can Inde	pendence, 1776. Telegi	raph cable laid	between	Hongkong
_ =			and M	lacao, 1884	. U. S. I	acific Cable opened to M	lanila.		
Tu -	5	7	Tinghai	first take	n, 1840.	Attack on British Er	mbassy at Toky		
			Conna	ught's Sta	tue unvei	led in Hongkong, 1902.	Hongkong Legia	lative Co	uncil veted
Wed.	6	8	Order o	f nobility	instituted	tress in the West River o in Japan, 1884.	118011018, 1814.		
Thurs.	7	9	Berious	flooding of	the West	River involving great loss	of life and dame	ge to prop	perty, 1915.
Fri.	8	10	Canton	factories a	ttacked b	y Chinese, 1846. Japan	ese occupy Sakh	alin, 1905.	
Satur.	9	11	First Du	itch embas	sy arrived	at Tientsin, 1656.	a for Ohina 11	. m.	374
Sun.	10	12	ATH AFT	ded by R	itish floo	iguese fleet left Malaco t, 1840. First Bazaar by	Chinese held of	t Hongko	ng in sid
			of rel	ief of dist	ress cans	ed by West River floods,	1908. Rebellion	against '	Yuan Shila
			Kai b	roke out ir	the Yan	etaze provinces, 1913.		_	
Mon.	11	13	Engagei	nent betw	een the U	J. S. Naval Forces and	the Coreans.	Amherst'	s embassy
	10		arrive	d in China,	1816.	ama established in Chanc	rhei 1951 Sunn	mulan of	Hanghana
Tues.	12	14	Police	Officers	te or Unsi	oms established in Shang	an troops con	menced .	operations
			to ext	erminate p	irates at	ing bribes, 1897. Mac olowan Island, 1910.	ad Hoops com	meneett .	орогистопа
Wed.	13	15	First E	nglish shi	p reached	China, 1635. French tacked S. S. "Sainam"	gunboats fired	on by S	iamese at
			Pakna	m, 1803.	Pirates at	tacked S. S. "Sainam"	on West River	, killing	Rev. Dr.
Thurs.	11	10	MacDo	onald and 1	njuring s	everal of the crew, 1900. I at Hanoi, 1890. Tient	sin nativo oity	bourtured	her Allien
Inurs.	14	16	1900	Chinege In	u unvene unerial Ec	lict declared bow and ar	ow obsolete arm	я. 1905.	by Aines,
Fri.	15	17	Shimono	seki forts	bombarde	ed by the English, Fren	ch, and America	ın equadr	ons, 1874.
			Erupti	on of Ban	dai-san v	olcano, Japan, 500 perso opened, 1915.	ons killed, 1888.	Radio-t	elegraphic
Oatus	10	10	Station	at Cape L	'Aguilar	opened, 1915.	Cambadia	inod or	a viole to
Satur,	16	18				opened, 1842. The Kir boycott of Shameen beg		trrived on	I M AIRIC CO
Sun.	17	19				anghai, 15 killed and ma		Agreemen	t between
			Russia	and China	on Amui	River, 1900. Crisis at	Peking; Chihli	fights Ant	fu faction
			and 6,0	000 casualti	es reporte	d, 1920.		, . ,	
Mos.	18	20	Terrible	earthquak	e at Man	ila, 1880. Chan Kwing	g Ming declared	indeper	adence of
		1	deaths		, Floous	cause collapse of hous	es at roming r	ong, mon	groug, ir
Tues.	19	21	Great sto	rm in Hon	gkong, 20	.43 ins. of rain in 9 hou	rs. Nanking ca	ptured by	y the Im-
			perialis	ets, 1864.	Indo-Chir	a s.s. "Hopsang" sunk	by Russians, Pe	echili Guli	f, 1904.
Wed.	20	22	Wreck of	the C.M.S.	N. Co. 'sst	". "Pautah" on Shantung	Promontory, 185	7.	m
Thurs.	21 22	23 24	in Hon	wkong 100	us banks 2 Dooth	at Chang-kiu, Shangtung of Sir Kai Ho Kai of the	r, great mundati	on, 1889. itiva Com	noil 1014
Satur.	23	25	Armed at	tack on Ja	panese Le	gation at Seoul, Corea, a	and eight inmate	a killed. 1	882.
Bun.	24	26				Canton, 1834. Anglo-Ch			
. 1	. 1		at Pek	ing. 1886.					
Mon.	25	27	"Kowshi	ng," Britis	h steame	r, carrying Chinese tro	ops, sunk by J	apanese,	with loss
						Defeat of British forces a Chun, the Emperor's bro			
	1			Newchwai		chan, the Emperor a bro	mer, to mongato	.B, 1001.	vapanese
Tues.	26	28	Great floo	od at Chefo	o kills 1,0	00, 1903. Royal Proclam	ation forbidding	British ev	bjects to
			trade v	rith the en	emy in Cl	ina and Siam came into	force, 1915.		
Wed.	27	29	Canton o	pened to	British tr	ade, 1843. Terrific typi	hoon at Canton,	Macao, Ho	ongkong,
			Hongke	me, 1908	"Empre	estimated at 40,000 person of China" wrecked, 19	50118, 1502, DISE 11.	istrous ty	Puoon ac
Thurs.	28	30	Nanking :	re-taken by	Imperia	es of China" wrecked, 19 lists, 1864. Sir Matthew 1 Shanghai to a year's in	Nathan arrived	Hongko	ng, 1904.
			Barond	le Macar se	ntenced a	t Shanghai to a year's in	prisonment for f	alse prete	ences and
			abuse o	of confiden	ce in cor	nection with the flotat	ion of "The Br	ritish and	Belgian
Fri.	29	1	German	an post of	ltis" wro	1914. Severe typhoon v eked off Shantung Promor	iters anangnal, I	en of the	Creu ner.
	2.0	1	ished. 1	896, Outbr	eak of reb	ellion at Manila, 1896. Em	peror Mutsuhito	of Japan d	ied 1912.
Sat.	30	2	Severe typ	phoon at M	lacao, 183	3.	_		
Sun.	31	3	Hongkon	g low level	electric t	am service started, 1904.			

AUGUST-31 DAYS

SUNNISE				AUGUST-	-31 DAYS
let 6h. 6hm. 7h. 04m 1025 1926 105th 6h. 00m. 6h. 55m. Maximum 87.4 86.7 Minimum 78.9 78.2 Mean 28.2 82.1 Mean 28.2 82.1 Mean 28.2 82.1 Mean 29.7 16ches Mean			S	SUNRISE SUNSET	HONGKONG TEMPERATURE
Mon's l'Habes Minimum	18	et			1925 1926
Moon's l'Habes d. h. in. Full Moon 13 12 27 F.M. Last Quarter 6 2 05 A.M. Last Quarter 29 3 54 A.M. Last Quarter 29 5 6.825 incles Last Quarter 29	151	th	_		Maximum 87.4 86.7
Pirst Quarter					100 500
First Quarter 6 2 05 A.M. BAROMETER, 1926, AT SEA LEVEL Full Moon 13 12 27 P.M. 1925 Last Quarter 20 3 54 A.M. 1926 Now Moon 27 2 45 P.M. 1927 Last Quarter 20 3 54 A.M. 1927 RAINFALL 1926 Now Moon 27 2 45 P.M. 1927 RAINFALL 1926 Moons Moorn Moons 27 2 45 P.M. 1927 The search of the			Moon	in Userona	00 = 00 1
First Quarter 6 2 05 A.M. Mean 29.78 inches Full Moon 13 12 27 P.M. Mean 29.78 inches New Moon 27 2 45 P.M. 5.625 inches 29.78 inches Davaor Davaor Davaor Davaor Davaor Davaor Davaor Davaor Moon 27 2 45 P.M. 5.625 inches 8.010 inches			MOON		
Full Moon Last Quarter: 20 3 54 A.M. 1025 RAINFALL 1926 New Moon Z7 2 45 P.M. 5,625 inches Genomy declared war, 1894. Kucheng massacre, 1895 Germany declared war against Russia, 1914. Mon. 1 4 Bayk Hotto, T. Both China and Japan declared war, 1894. Kucheng massacre, 1895 Germany declared war against Russia, 1914. Victims of massacre at Tientain buried, 1870. Swatow struck by disastrous typkoon and tidal wave, which did extensive damage to shipping and house property and caused the loss of may thousands of lives, 1922. Fri. 3 8 Burn. 6 9 Serious foundation against Germany, 1914. Macarten's Embassy entered Peino, 1798. Bembardment of Krelung by French, 1884. Allied march on Peking started, 1900. La Hung Chang against Germany, 1914. Macarten's Embassy entered Peino, 1798. Bembardment of Krelung by French, 1884. Allied march on Peking started, 1900. La Hung Chang visited Queen Victoria, 1896. Sum. 6 9 Serious foundation arrived of the Peino, 1804. Mon. 8 11 Assassination of Mr. Halber, German Consul, at Hakodate, 1874. Fri. 10 Hamp Chang, 1821. Burn Victoria, 1896. Wed. 10 13 Sir H, Pottinger arrived at Hongkong, 1841. Burtuctive typhon at Foodow, 1888. Lady May launched the "War Drummer," first standard ship built in Hongkong, 1918. Fri. 12 16 Statur. 13 16 Statur. 13 17 British prisoners executed in Formosa, 1842. Manila occupied by U.S. Troops Satur. 13 16 Statur. 16 Statur. 18 Statur. 19 Stat	Winot	Onont	0.99		
Last Quarter 20 3 54 A.M. 1025 RAINFALL 1926 Now Moon 27 2 45 P.M. 5.625 inches 8.010 inches One Moon 27 2 45 P.M. 5.625 inches 8.010 inches One Moon 27 2 45 P.M. 5.625 inches 8.010 inches One Moon 27 2 45 P.M. 5.625 inches 8.010 inches One Moon 27 2 45 P.M. 5.625 inches 8.010 inches One Moon 28 5 CHRONOLOGY OF REMARKABLE EVENTS Wed. 3 0 Germany declared was against Russia, 1913. Victims of massacer at Tentation buried, 1870. Swatow struck by disastrous typhoon and tidal wave, which did extensive damage to shipping and house property and and tidal wave, which did extensive damage to shipping and house property and caused the loss of many thousands of lives, 1916. Fri. 5 8 Fullical unreat of Keelung by French, 1884. Allied march on Peking Started, 1900. Li Hung Chang visited Queen Victoria, 1806. Fri. 5 8 Fullical unreat in Kwangtung culminated in seriour glathing 1916. Fri. 6 8 Fullical unreat in Kwangtung culminated in seriour glathing 1916. Fri. 7 10 12 Fullical unreat in Kwangtung culminated in seriour glathing 1916. Fri. 8 11 Assassination of Mr. Haber, German Consul, at Hakodate, 1872. Fri. 9 12 Fullical unreat in Kwangtung culminated in seriour glathing this leaving his op- moon of the property of the Peibo. 1840. Wed. 10 13 Fullical unreat in Kwangtung culminated in seriour glathing the seriour glathing					Mean 29.78 inches
Daysor Daysor 7 & 8 Mostrif Moons 7 & 8 Mostrif Moons Moons Moons Chronology of Remarkable Events					1025 RAINEALL 1926
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Wed. 3 6 British fleet arrived before Nanking, 1342. First Chinese Buzzar held at Canton, 1908. Thurs. 4 7 War declared by Great Britain against Germany, 1914. Macartney's bubassy entered Peiho, 1796. Bomhardment, of Krelung by French, 1854. Allied march on Feking Political unsert in lower comments of the Peiho, 1866. Shown at the comment of the Peiho, 1860. Assassination of Mr. Haber, German Consul, at Hakodate, 1874. Wed. 10 11 Haber, German Consul, at Hakodate, 1874. British troops landed at Nanking, 1842. San Yatsen left Canton hurriedly on H.M.S. "Moorhen" for Hongkonz, whence he is lied for Shanghal, thus leaving his opponents in undisputed possession of the city and provide hone at Foods, 1888. Lady Denomination of Mr. Haber, German Consul, at Hakodate, 1874. Wed. 10 11 Haber, German Consul, at Hakodate, 1874. Wed. 11 Haber, German Consul, at Hakodate, 1874. Wed. 12 Haber, German Consul, at Hakodate, 1874. Wed. 12 Haber, German Consul, at Hakodate, 1874. Wed. 13 Haber, German Consul, at Hakodate, 1874. Wed. 14 Haber, German Consul, at Hakodate, 1874. Wed. 15 Haber, German Consul, at Hakodate, 1874. Wed. 16 Haber, German Consul, at Hakodate, 1874. Wed. 17 Haber, German Consul, at Hakodate, 1874. Wed. 18 Haber, Haber, German Consul, at Hakodate, 1874. Wed. 19 Haber, German Consuled the Loss of March Commerce, 1884. Wed. 19 Haber, German Consuled the Loss of were the leaders, 1913. Compulsory, 1874. Wed. 19 Haber, German Consuled the Loss of were Logological to the Loss of the E. & A. steamer "Galerathum" near Sydney, 1895. Weign Legation researed, 1900. Murder of Messra, Bruce and Lowis at Chengchow. Human, 1902. Prince and Frincess Arisugawa entertained at Hongkong, 1904. Disast us to a wave on the north-west consuled the loss of were Logological the Loss of the Loss	2000			and tidal wave, which di	d extensive damage to shipping and house property and
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started, 1900. Li Hung Chang visited Queen Victoria, 1806. Sum. 6 9 10 11 11 12 12 13 14 15 14 16 17 18 11 14 17 18 18 18 17 19 18 18 18 18 18 18 18 18 19 18 18 18 18 18 18 18 18 18 18 18 18 18				War declared by Great Brita	in against Germany, 1914. Macartney's Embassy entered
Fri. 56 Satur. 7 Sum. 7 Sum. 7 Sum. 8 Serious flood at Tientsin, 1-27. Hongkong volunteers mobilised, 1914. British Squadron arrived off the Peiho, 1840. Mon. 8 11 Tues. 9 12 British Cropw landed at Nathing, 1842. British Squadron arrived off the Peiho, 1840. Med. 10 13 British Cropw landed at Nathing, 1842. British Squadron arrived off the Peiho, 1840. May launched the "War Drummer," first standard ship built in Hongkong, 1888. Land May launched the "War Drummer," first standard ship built in Hongkong, 1918. Satur. 13 16 Thurs. 11 17 British prisoners executed in Formosa, 1842. British chamber of Combine of Admiral LiCham at Canton, 1911. Tong-or-kin taken, 1860. Japanese squadron sinke Russian cruiser Marié near Tsushima 1904. British teamer "Glenfagr" sunk after striking a submerced rock near Goto Islands, 1914. Chius declares war against Germany and Austria-Hungary, 1917. British steamer "Glenfagr" sunk after striking a submerced rock near Goto Islands, 1914. Chius declares war against Germany and Austria-Hungary, 1917. Total loss of the E. & A. steamer "Gatterthun" near Sydney, 1895. Peking Legations resoured, 1900. Murder of Messra. Bruce and Lowis at Chengchow. Human, 1902. Prince and Princess Arisugawa entertained at Hongkong, 1904. Distant us damage to shipping, and caused the loss of ver 1,600 Huss, 1923. British trace of Canton stopped by Hong merchants, 1834. Prench Treaty with Slam Strike and the strike of Canton stopped by Hong merchants, 1834. French Treaty with Slam England Chiness boyled by British trace of Canton Shapan, 1915. British trace of Canton stopped by Hong merchants, 1834. French Treaty with Slam Chiness of the Shapah, 1915. Hongkong, 1968. British trace of Canton stopped by Hong merchants, 1834. French Treaty between Canton and Macao, 1814. British trace of Canton and Macao, 1814. British trace of Canton s				Peiho, 1796. Bombardmen	t of Keelung by French, 1884. Allied march on Peking
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Fri. 26 29 and Japan signed, 1858. British left Macao, 1839. British steamer "Duncarn" foundered in a typhoon off Goto Islands, 1908. Satur. 27 1 Sun. 28 2 Lord Amberst's Embassy left for Yuen-ming-yuen, 1816. Slavery abolished in British possessions, 1833. Kimpai forts silenced by French, 1884. Hongkong Legislative Council passes Ordinance to admit enemy aliens only on licence for 3 years, 1919. Treaty of Nanking signed, 1842. Wreck. 'Futami Maru" off Cape Calavite, 1900. Wed. 31 5 Severe typhono on coast of China, many lives lost, and much damage done to shipping at	44 G(1.			Japanese landed marines, 1	900,
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Wed. 31 5 Severe typhoon on coast of China, many lives lost, and much damage done to shipping at				Wreck of "Futami Maru" off	Cape Calavite, 1900.
Hongkong, macho and whambon, 1848. Grea War officially ends. 1921.				Severe typhoon on coast of Ci	hina, many lives lost, and much damage done to shipping at
and the state of t				Hongkong, macno and wh	ampoa, 1048. Grea war omerally ends, 1821.

SEPTEMBER-30 DAYS

			SEPTEMBER-30 DAYS
1 15	st tı	6	Hongkong Temperature 1925 1926
	t Quart Moon	er	d. h. m. BAROMETER, 1926, AT SEA LEVEL 4 6 44 P.M. Mean 29.81 inches
Last	Quarte Moon		18 11 30 A.M. 1925 RAINFALL 1926 26 6 11 A.M. 9.940 inches 17.300 inches
WEEK WEEK	DAYS OF MONTH	8 & 9 Moons	CHRONOLOGY OF REMARKABLE EVENTS
Thurs.	1	6	Foundation-stone of Gap Rock lighthouse, near Hongkong, laid, 1890. Chinese Imperia Decree published announcing a decision to grant Constitutional Government. Exter sive floods in Shantung, 1914. Appalling earthquake, followed by fire, wrough
Fri.	2	7	terrible havoe to life and property in 1 okohama, Tokyo and surrounding districts, 1925 Arrival of the "Vega" at Yokohama after having discovered the North-East Passage 1879. Klaocham declared a free port, 1888. Japanese occupied Liou-yang, capturin
Satur. Sun.	3 4	8	vast stores of ammunition and provisions, 1904. Hongkong Plague proclamation revoked, 1894. Disastrous floods at Shanghai, 1904. Attack on the forts at Shimonoseki, Japan, by the allied fleets under Admiral Kuper, 1864 Anglo-Chinese Commercial Treaty signed, 1902.
Mon. Tues.	5 6	10 11	H.R.H. Prince Alfred received by the Mikado of Japan, 1860. Chinese Court left Hsianft on the way to Peking, 1901. Assassination of Mr. McKinley, President of the U.S.A. 1901. Sir James Mackay's Treaty with China signed, 1902.
Wed.	7 8	12	Attack on Dr. Greig, near Kirin, by soldiers, 1891. War breaks out in China between Chihli and Fengtien factions, 1924. Great typhoon in Hongkong, 1867. H.I.H. Prince Tsai Hsun visits Hongkong, 1909.
Fri.	9	14	Sir Hercules Robinson assumed the government of Hongkong, 1859. Floods near Swatov rendering a million people destitute, 1911. Riots in Szechuan to protest against the use of foreign capital for railway construction, 1911. Helena May Institute, Hongkong opened, 1918. Chinese Government announces its intention to assume the administra
Satur.	10	15	tion of Russian Concessions and Russian Government property in China, 1920. Riot by Chinese mob at Canton; great destruction of houses and property in Shameen 1883. British gunboat "Wasp" left Singapore for Hongkong and seen no more, 1887 Death of Sir Claud MacDonald, former Minister at Peking and Tokio, 1915.
Sun.	11	16	Public meeting of foreign residents at Yokohama to protest against proposed new Treaty with Japan, 1890. Japanese flagship "Mikasa" foundered as the result of an explosion in Sasebo harhour, with a loss of 599 men, 1905.
Mon. Tues.	12 13	17 18	Convention signed at Chefoo by Sir Thomas Wade and Li Hung-chang, 1876 Public Meeting in Hongkong with reference to the blockade of the port by the Chinese Customs' crulers, 1874. Severe typhoon in Southern Japan, 1891. Funeral of Emperor Mutsuhita, 1912.
Wed. Thurs.	14 15	19 20	Chinese transport "Waylee" driven ashore on Pescadores; upwards of 370 lives lost, 1887 Death of Sir John Jordan, in London, 1925. New Convention between Germany and China ratified at Peking, 1881.
Fri. Satur.	16 17	21 22	The battle of the Yalu, in which the Chinese were defeated by the Japanese, losing five vessels, 1894. Destruction by fire of the Temple of Heaven, Peking, 1889. Loss in Kii Channel, near
Sun. Mon.	18 19	23 24	Kohe, of the Turkish frigate "Ertogrul," with 567 lives, 1890. Typhoon at Hongkong, the most disastrous in the Colony's history, 1906. Allied Generalissimo reached Hongkong, 1900. Riots at Kumchuk, Kwangtung, 1900 Farewell parade of Hongkong Police Reserve, formed during the war, 1919.
Tues. Wed.	20 21	25 26	Count von Waldersee reached Shanghai 1900. Sir Robert Hart died, 1911. Typhoon at Swatow, 1891
Thurs.	22	27	Chinese Govt. signed a contract with Messrs. Samuel & Co., of London, for a loan of \$10,000,000 for the development of Hankow, 1914. Appeal at Government House for \$1,500,000 to meet immediate needs of Hongkong University, 1919. Major Zanni, Argentine aviator, reaches Hongkong, 1924.
Fri,	23	28	U. S. brig "Lubra" taken by pirates, 1866. Terrific typhoon in Hongkong and Macao, many thousands of lives lost, 1874. Hongkong Volunteer Reserve Association inaugurated 1904. Prize Court in Hongkong condenued H.A.L. "Frisia" cantured by
Satur.	24	29	H.M.S. "Triumph," 1914. H.M.S. "Rattler" lost off Japan, 1868. Piratical attack on the German barque "Apenrade," near Macao, 1869. The Satsuma rebels in Japan routed with great slaughter, their leader, Salgo, killed, and the insurrection suppressed, 1877. Bomb thrown at Chinese Commissioners when about to leave Peking for Europe, 1905.
Sun.	25	30	Arrival of Governor Sir Henry A. Blake in Hongkong, 1898. Jubilee of Dr. A. H. Graves, missionary labours at Canton celebrated, 1906.
Mon. Tues.	26 27	1 2	Lord Napier arrived at Macao dangerously fil, 1834. Commissioner Lin degraded, 1840. Lord Kitchener in Hongkong, 1909.
Wed. Thurs.	28	3	Yellow River burst its banks in Honan; calamitous inundation, 1887. H.A.L. str. "Lydia" wrecked near Hainan Strait, 1910. Hurricane at Manila. causing immense damage to shipping, 1865. S.S. "Charterhouse"
Fri.	30	5	Hurricane at Manila, causing immensedantage to shipping, 1865. S.S. "Charterhouse" foundered in a typhoon off Hainan Head, 70 persons drowned, 1906. All the Bogue forts destroyed by the Britishfieet, 1841. S.S. "Hisiesho" sank after striking
	_	- /	amine in Pechili Gulf, 1905,

OCTOBER-31 DAYS

			SUNRISE SUNSET	HONGKONG TEMPERATURE
1.	st		3h, 15m. 6h. 12m.	1925 1926
	th		5h. 19m. 5h. 59	Maximum 80.2 79.0
		•••		Minimum 71.7 70.9
			.l. D	Mean 75.4 74.5
		DIOON	i's Phases	
Tilliand	h ()		d. h. m. 4 10 2 A.M.	BAROMETER, 1926, AT SEA LEVEL
	t Quart		4 10 2 A.M. 11 5 15 A.M.	Mean 29.97 inches
	Moon Quarte	100	17 10 32 P.M.	1925 RAINFALL 1926
	Moon		25 1' 37 P.M.	3.165 inches 3.775 inches
			1	01100 1110200
DAYS OF WRKK	DAYS OF MONTH	9 & 10 Moons	Сш	RONOLOGY OF REMARKABLE EVENTS
Satur.	1	6	The Hongkong Daily Pre-	ss started, 1857. Inauguration of Hongkong College o,
			1897. British Section, Car	clared an open port, 1892. Gold Standard adopted in Japant nton-Kowloon Railway opened, 1910. Arrival in Hongkong
		_	of H.E. Sir R. E. Stubbs to	assume the Governorship, 1919.
Sun.	2 3	8	Serious riot at Hongkoug 1	h, 1884. Piracy of s.s. Ningshin near Wenchow, 1924. 884. Treaty between France and Siam signed at Bangkok.
Mon.	, ,		1893. Withdrawal of Bi	ritish steamers from West River, 1900. Chinese National
Tues	1 4	9	Assembly inaugurated, 19	10.
Tues.	4	8	Hongkong, 1894. Canton-	enchow, 1884. Terrible fire at Amoy, 1902. Typhoon at -Kowloon Railway opened for through traffic, 1911. Founda-
			tion-stone of new wing t	Kowloon Railway opened for through traffic, 1911. Foundato the Tung Wah Hospitai, Hongkong, laid by H.E. The
Wed,	5	10	Governor to commemorate	the Hospital's Jubilee, 1920. Coo for Corea, 1866. Arrival in Hongkong of Governor Sir
			William Des Vœux, 1887.	Marshal Tsao Kun elected President of China, 1923. eed to lend the Viceroy of Wuchang £1,100,000 to repurchase
Thurs.	6	11	from an American syndic	ed to lend the vicercy of Wuchang £1,100,000 to repurchase the Canton-Hankow railway concession, 1905. H.R.H.
			Prince Alfred visited Peki	cate the Canton-Hankow railway concession, 1905. H.R.H. ing, but not received by the Emperor, 1869. Great public consider increase of crime in Colony, 1878. Chinese Court
			meeting at Hongkong to	consider increase of crime in Colony, 1878. Chinese Court y to Peking, 1901. Houghoug Legislative Council passed
Fri.	7	12	a Bill to prevent trading w	rith the enemy, 1914.
Satur.	8	13	Supplementary Treaty sign	ed at The Hague, 1848. French landing party at Tamsui
		1	repulsed, 1884. Battle of disastrous defeats of Russi	Shaho, Russo-Japanese War, commenced. Ended 25th in ans; casualties 45,800 Russian; 15,879 Japanese, 1904.
Sun.	9	14	Shanghai captured, 1841. Chi	inhai taken, 1841. Official inspection of Tientsin-Kaiping Rail-
Mon.	10	15	Lord Napier died at Macao	sung Railway placed under Chinese control, 1904.
mon.	1	1	with loss of 125 lives, 18	1834. Wreck off the Pescadores of the P. & O. str. "Bokhara," 92. Yuan Shih Kai inaugurated President of the Chinese
W	11	16	wehnnie, 1913.	str. ("Meifoo") left Hongkong for London with passengers to
Tues.			establish a Chinese firm the	ere, 1881. Outbreak of revolution in China at Wuchang, 1911.
Wed.	12	17	Revolt in the Philippines, 18	72. Eight Chinese banks in Peking suspended payment, 1910.
Thurs.	15	10	Mikado, 1872. Allies captu	forces, 1841. First railway in Japan officially opened by the are Paotingfu, 1900.
Fri.	14	19 20	Explosion on the Chinese tre	ooper "Kungpai," loss of 500 lives, 1895.
Satur. Sun.	15	21	Khanghoa, in Corea, taken b	y the French, 1866. Train disaster between Harbin and Tsit- eaths, 1916. Sun Yat Sen's troops give battle to Merchants-
D 4224			Volunteer Corps, causing a	eaths, 1916. Sun Yat Sen's troops give battle to Merchants-
Mon	17	22	St. John's Cathedral, Hongke	nuch loss of life and destruction of property in Canton 1924. ong, dedicated, 1842. Daring piracy on board the British str.
Mon.			" Greynound " 1885	
Tues.	18	23	or reconstruction was appr	ered Mercantile Bank of India, London and China, a scheme
Wed.	19	24	Great fire in Hongkong, 185	9. Great typhoon at Formosa, 1861. Japanese Government eship Fleet, 1908.
	20	25	Terrific typhoon at Manila	enormous damage to property, 1882. The Shanobai and
Thurs.	20	20	Woosung railway closed by	enormous damage to property, 1882. The Shanghai and y the Chinese Government, 1877.
Fri.	21	26	H.R.H. Prince Alfred arriv	red at Shanghai, 1869. Cosmopolitan Dock opened, 1875. I by Captains Hay and Wilcox, H.M. ships "Columbine" and
Satur.	92	27	"FULV." 1849. Hongkong	Legislative Council voted \$100 000 to the Prince of Wales'
	1		National Renet Fund, 1914	. Arms and ammunition consigned to India by Germans.
Sun.	23	28	discovered at Shanghai, 19 King Chulalongkorn of Sian	died, 1919. Gen. Feng Yu Hsiang deserts Wu Pei-fu, takes
	1		possession of Peking, 1924	
Mon.	24	29	Japanese cross the Yalu, 189 Treaty of Whampon betwee	n France and China signed, 844. Kahding recaptured by
Tues.	25	1	the Allies, 1862.	
Wed. Thurs.	26	2	Chin-lien-cheng taken by the	al Janan, 7,500 persons killed 1891 Attempted insurrection
India.	27	3	at Canton, 1895. Prince A	Adalbert of Prussia visited Hongkong, 1904. Massacre of four
			American Missionaries and	d a child at Linechow, 1905. Prince Ito assassinated at Har-
	1		whilst playing pole, 1911.	Bomb thrown in Canton, killed 37 people, 1914.
Fri.	28	4	Note presented from the Po	wers to China advising the suspension of the monarchical
Satur.	29	5	movement, 1915. Portuguese frigate "D. Mai	ria II." blown up at Macao, 1850.
Sun.	30	6	Great fire in Hongkong, 1866	6. Fenghuang taken by the Japanese, 1894. Chinese Govern-
			ment welcomed Americal	6. Fenghuang taken by the Japanese, 1894. Chinese Govern- Battleship Fleet at Amoy, 1908. Great battle at Shanhaid d Chihli forces, 1924.
Mon.	31	7	H.R.H. Prince Affred arriv	ed at Hongkong, 1863. Sir R. E. Stubbs, Governor of Hong-
		•	kong, leaves for Home, 19	25.

NOVEMBER-30 DAYS

]s 15	t th	-	SUNRISE 6h. 27m. 6h. 35m.	Suns 5h. 4' 5h. 4'	īm.	HONGKONG TEMPERATURE 1925 1926 Maximum 76.9 83.0 Minimum 68.6 60.9
		Mod	N'S PHASE	В		Mean 71.9 68.9
Fire	t Quart	er	d. h. 2 11	m. 16	P.M.	BAROMETER, 1926, AT SEA LEVEL Mean 30.10 inches
Full	Moon	494	9 2	36	P.M.	
	Quarte Moon	er	16 1 24 6	28 09	P.M. P.M.	1925 RAINFALL 1926 1.090 inches 4.96 inches
DAYS OF WREK	DAYS OF MONTH	10 & 11 Moons			CHRO	NOLOGY OF REMARKABLE EVENTS
Tues.	1	8	ALL SAIN	b DAY.	The port of	Quinhon, Annam, opened to foreign trade, 1876. Riotous dis- nuected with the boycott of Japanese goods, 1908. Mr.
-Wed.	2	9	C. Clim	enti, Ne	w Governo	r, arrives in Hongkong, 1925. Charleston " off North Luzon. Wireless telegraph ervice
			opened	between	Macao and	d Hongkong, 1920.
Thurs.	3 4	10	Hongkon	g Jockey	Club forn	e first war with China by the naval action of Chuen-pee, 1839. red, 1884. President Tano Kun forced to resign, 1924.
Satur.	5	12	Great fire	at Mac	eao, 500 h	ouses burnt, 1834. Peking evacuated by the Allies, 1860. roclaimed Kucmintong a seditious organisation and unseated
			438 mei	nbers of	Parliamen	t, 1913. Manchu Emperor evicted from Imperial Palace and
Sun.	G	13	English a	nd Frenc	ement revie	s promulgated in the Peking Gazette, 1860. Indo-China
Mon.	7	14	Fall of Ts	ingsang' ingtao to	' wrecked i Anglo-Jaj	in Hainan Straits. panese force, 19:4.
Tues.	8 9	15 10	Death of	Li Hung	chang, 19	01.
weu.			1887. Independent	Typhoon	at Hongko	ong, 1900, H.M.S. "Sandpiper" and "Canton City" sunk, ng province announced, 1911. German cruiser "Emden" sydney" at Coose Island, 1914. y unveiled in the Botanic Gardens, Hongkong, 1887. Assas-
Thurs.	10	17	Sinstici	i or Adi	miral Tsen	y unveiled in the Botanic Gardens, Hongkong, 1887. Assas- g Ju-cheng at Shanghai, 1915. Coronation of Emperor
Fri.	11	18	H.M.S. "	Racehors	oan, 1915. e" wrecked Shanghai	off Chefoo in 1864. New Chinese Tariff came into force, 1901. , following measures to prevent a plague epidemic, 1910.
Satur.	12	19	Armist	ice arran	ged in Gre	at War. 1918. gas, 1864. The Foreign Ministers had audience within the
Sun.	13	20	Palace,	Peking,	1894.	47. Macao Boundary Delimitation Conference at Hongkong
Mon.	14	21	Conventi	pted, 190 on signed	n. I between I	Russia and China, 1860. Celebration of Shanghai Jubilee,
			1893. Kwang	Germana Ilsu, 190	took posses. Armist	ession of Kiaochau Ray, 1897. Death of the Chinese Emperor- tice celebrations in Hongkong, 1918.
Tues.	15	22	H.M. gui	iboat "C 03. Des	Inat" lost th of the C	ice celebrations in Hongkeng, 1918. on the Palawan, 1868. Opening of Canton-Fatshan Rail- hinese Empress Downger Tzc Au, 1908. commerce, 1848. Celebration of Shanghni Jubilee, 1893.
Wed. Thurs.	16 17	23 24	Shanghai	opened in Hone	to foreign	commerce, 1843. Celebration of Shanghai Jubilee, 1893. First section Shanghai-Nanking railway to Naziang opened.
	1 18	25	General	l strike o	f printers o	commenced in Hongkong, 1911.
Fri.			Importan of over	t Harbot \$10,000,0	ir Improve 000, 1920.	ment works at Macao announced, Involving an expenditure
Sat.	19	26	Terrific g hundre and Ma	unpowde d lives lo e=o Stes	er explosio st, 1887. J mboat Co.	n at Amoy; upwards of 800 houses destroyed and several esuit fathers expelled from Macao, 1910. Hongkong, Canton's s.s. "Sui An" pirated on her way from Macao to mongkong
Sun.	20	27	Portugue	se Custo	no neu goi m House a	ne aboard as passengers, 1922, t Macao closed, 1845. Lord Elgin died, 1863.
Mon.	21	28	Port Arth	ur taken	by the Ja	t Macao closed, 1845. Lord Elgin died, 1863. panese, 1894. Departure of Governor Sir Henry Blake from repulsed at Hankow, 1911. board the str. "Yesso" in H.K. harbour, 86 lives lost, 1877.
Tues.	22	29	1 Resigns	ition env	toe or unom	cial menicers of Hong Kong Licensing Board as a protest against
Wed.	23	30				in restoring the licences of the Peak and Grand Hotels, 1915.
Thurs.	24	1	Death .	of the H	on. Mr. E.	t of trams in Hongkong which lasted seven weeks, 1912. A. Hewett, c.m.g., member of the Executive and Legislative 5. Marshal Tuan (hi Jui sesumes office as Chief Executive
Fri,	25	2	of Chin	a, 1924.		a, 1868. Treaty between Portugal and China signed, 1871,
	25		Imperia	al Diet o	of Japan n	da relief of distress, 1916. Terrible floods in Chil.li; Hong-
Satur. Bun.	24 27	3 4	Edict issu	ied by th Sunday.	e Viceroy e M. Thiere	of Canton forbidding trade with British ships, 1839. 3 accepts the apology of Ch'ung How, the Chinese Ambassa-
Mon.	28	5	Foreign f	actories	burnt at	French at Tientsin (June 21st, 1870), 1871. Canton, 1856. Great fire in Hongkong, 1867. Blake Pier,
Tues.	29	6	Opening	ong, oper of the Ja	ied, 1900. apanese Di	iet at Tokyo by the Emperor in person, 1890. Revolt of
Wed.	30	7	St. Andri	at Macac w's Day.	, 1910. . St. Jose	ph's Church, Hongkong, consecrated, 1872. The Japanese
			the Inla	"Chishi	ma Kan" 61 lives los	sunk in collision with the P. & O. steamer "Ravenna" in t, 1892. Armistice arranged between Chinese Revolutionists
		,	and Im	perialists	, 1911. Ms	anchu Emperor seeks sanctuary in Japanese Legation, 1924.

DECEMBER-31 DAYS

			DECEMBE	R-31 DAYS
ls lāt 3ls	ь	61	SUNRISE SUNSET 10. 4 im. 5h. 38m. 10. 5 m. 4 im. 10. 6h. 41m. 10. 6h. 49m. 10. 1 HASE;	HONGKONG TEMPERATURE 1925 - 1926 Maximum 68.3 - 76.5 Minimum 58.3 43.2 Mean 62.9 62.7
Full Last New	Quart Moon Quarte Moon Quart	or	d. h. m. 2 10 15 A.M. 9 1 32 A.M. 16 8 04 A.M. 24 12 13 P.M. 31 7 22 P.M.	BAROMETER, 1926, AT SEA LEVEL Mean 30.170 inches 1925 RAINFALL 1926 0.225 inches 0.455 inches
DAYSOF				RONOLOGY OF REMARKABLE EVENTS
			Oncon Alexandra ham 1814	
Thurs. Fri.	2	9	civilans, and services und	ty Hall, Hongkong, approves of new Club for joint use of er Y.M.C.A. management, as the main War Memorial of the
Satur. Sun.	3 4	10 11	Colony, 1920. Scheme dro S. Francis Xavier died on Sa 2nd in Advent. First censu	pper later. nichoan, 1552. 1. of Honykong taken, population 15,000, 1841.
Mon.	5	12	Six foreigners killed at W under General Gordon, 18 and not heard of again, 1	ang-chull-ki, 1847. Soochow re-taken by the Imperialists 303. The Japunese warship "Unebi-kan" left Singapore 888.
Tues. Wed.	6 7	13 14	European factories at Cant Portuguese Club in Dudde	ton destroyed by a mob, 1842. Foundation-stone of new ell Street, Hongkong, laid by H.E. The Governor of Macao,
Thurs.	8	15	1920.	
Fri.	9	16	1888. Piratical attack on	pings, 1861. Consecration of new Pei-tang Cathedral, Peking, Portuguese str. "Au erican," near Macao, the captain being.
Satur.	10	17	Captain Pocock and the Arrival in Hongkong of C	las str. "Namoa," five hours after leaving Hongkong. ree others murdered and several seriously wounded, 1890. Jovernor Sir William Robinson, 1891. Formal transfer of leased territory of Kisochow by Japan to China, 1822.
Sun.	11	13	3RD IN ADVENT. Indemni	ty paid by Prince of Satsuma, 1863. Admiral Bell, U.S.N.,
Mon,	12	19	Imperial Decree stating the audience every New Year	nat the Foreign Ministers at Peking are to be received in
Tues.	13	20	French flag hauled down reception of foreign la	from the Consulate at Canton by Chinese, 1832. First dies by the Empress Dowager of China, 1898. President to ascend the Dragon Throne of China by a unanimous
Wed. Thurs.	14 15	21 22	All Roman Catholic Priests	(not Portuguese) expelled from Macao, 1838. Hongkong Prize an steamer "Tannenfels," seized as a prize by the destroyer
Fri.	16	23		arbour of Refuge at Mongkoktsui laid by H.E. Sir Henry
Satur.	17	24	United States District Couformerly Governor of H	ort for China opened at Shanghal, 1906. Sir W. Des Vœux, longkong, died, 1909. H.E. Sir R. E. Stubbs inspects Hong-slast parade, 1919. Coastal shipping strike at Hongkong,
Sun.	18	25 26		Gough and the Eastern Expedition left China, 1842.
Tues.	20	27	Arrival of Princes Albert V 1881. Two cotton mills 1893. Tuan Fane murde	ictor and George of Wales at Hongkong in the "Bacchante," sets to death, sets of the set
Wed. Thurs.	21 22	28 29	Steam navigation first atte	mpted, 1736. t. Macao with secret orders to watch the movements of
Fri.	23	30	Sir Henry May, of Hongl worth of forged Chinese kai performed the Worsh	kong, appointed Governor of Fiji, 1910. One million dollars bankuotes seized in Hongkong, 1912. President Yuau Shibip of Heaven, 1914.
Satur. Sun.	24 25	1 2	CHRISTMAS DAY. Great fit of property, 1878.	hal destroyed by fire, 1870. e in Hongkong, 368 houses destroyed, immense destruction
Mon.	26	3	BANK HOLIDAY, ST. STE lives lost, 1897.	
Tues. Wed.	27 25	6	Canton bombarded by Al	of Hongkong Masonic Hall, 1865. lied forces of Great Britain and France, 1857. S.S. "Hy- ssengers in Bias Hay on her way from Hongkong to Swatow,
Thurs. Fri. Satur.	29 30 31	6 7 9	Dr. Sun Yat Sen elected P	rovisional President of the Republic of China, 1911.

	,	
700	TO:	
1927	Ping-jin	
Jan.	XII. Moon	
6	3	Slight Cold.
21	18	Great Cold.
26	23	Worship of the god of the hearth at nightfall.
27	24	The god of the hearth reports to heaven.
Feb.	Ting-mao	1
2	I. Moon 1	Chinese New Year's Day.
5	4	
	15	Beginning of Spring.
16		Feast of Lanterns, Fête of Shang-yuen, ruler of heaven.
19	18	Coming of Rain.
	II. Moon 2	Mencius born, B.C. 371. Fête of the gods of land.
6	3	Excited Insects. Fête of the god of literature, worshipped by students.
16	13	Fête day of Hung-shing, god of the Canton river, powerful to preserve
		people from drowning, and for sending rain in times of drought.
21	18	Vernal Equinox,
22	19	Fête of Kwanyin, goddess of mercy.
	III. Moon 3	
zapr. z	111. 110011 0	
C	_	and of Peh-te, Tauist god of the North Pole.
6	5	Tsing-ming or Tomb Festival; on this day people worship at their
		ancestors' graves.
21	20	Corn Rain.
24	23	Fête of Tien Heu, Queen of Heaven, Holy mother, goddess of sailors.
May 6	IV. Moon 6	Beginning of Summer.
17	17	Fête of Kin Hwa, the Cantonese goddess of parturition.
22	22	Small Fullness.
-		
June 4		National fête day. Dragon boat festival and boat races.
7	8	Sprouting Seeds.
12	13	National fête of the son of Kwân Ti, god of war.
14	15	Anniversary of the Formation of Heaven and Earth.
22	23	Summer Solstice.
July 8	VI Moon 10	Slight Heat.
17	19	Fête of the Goddess of Mercy.
22	24	Fete of Kwan Ti, god of war.
24	26	Great Heat.
29	VII. Moon 1	First day of the seventh moon. During this moon is held the festival of all
20	111, 110011	souls, when Buddhist and Tauist priests read masses to release souls
		from purgatory, scatter rice to feed starving ghosts, recite magic
		incantations accompanied by finger play imitating mystic Sanskrit
		characters which are supposed to comfort souls in purgatory, burn
		paper clothes for the benefit of the souls of the drowned, and
		visit family shrines to pray on behalf of the deceased members of
		the family. Exhibitions of groups of statuettes, dwarf plants, silk
		festoons, and ancestral tablets are combined with these ceremonies
		which are enlivened by music and fireworks.
Aug. 4	7	Fête of the seven goddesses of the Pleiades, worshipped by women.
8	11	Beginning of Autumn.
12	15	Fête of Chung Yuen, god of the element earth.
19	22	Fête of the god of wealth.
24	27	Heat Abating.
26	29	Fête of Ti Ts'ang-wang, the patron of departed spirits.
		rote of it is ang-wang, one pation of departed spirits.
	VIII. Moon	7171. * L. D
Sept. 9	14	White Dew.
10	15	National fête day. Worship of the moon, and Feast of Lanterns.
20	25	Fête of the god of the Sun.
22	27	Fête of Confucius (born 552 B.C.), the founder of Chinese ethics and politics.
24	29	Autumnal Equinox.
Oct. 4	IX. Moon 9	Chung Yang Festival, kite-flying day; people on this day worship at their
		ancestors' graves and ascend mountains for pleasure.
9	14	Cold Dew.
23	28	Fête day of Hwa Kwang, the god of fire.
24 No. P	29	Frost Descent.
	X. Moon 15	Beginning of Winter. Fête day of Ha Yuen, the god of water.
23	30	Slight Snow.
Dec. 8		Heavy Snow.
23	30	Winter Solstice.

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Hongkong, March, 1927.

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 ...
 ...
 Hongkong \$11,000,000

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 ...
 ...
 ...
 \$8,664,200

 RESERVE FUND
 ...
 ...
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 \$700,000

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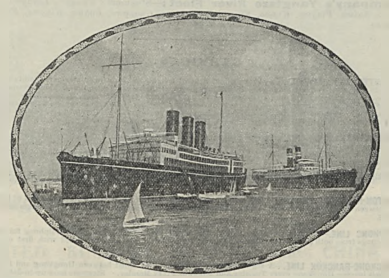
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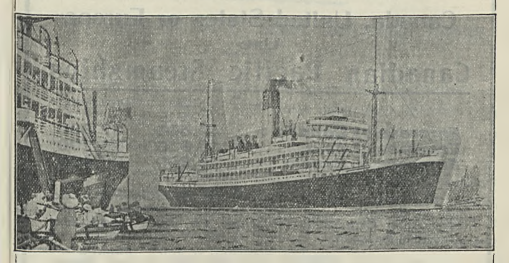
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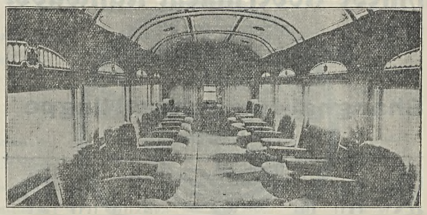
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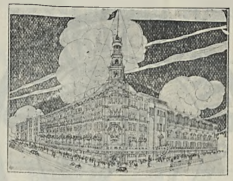
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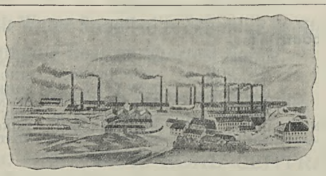
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Signed, in the English and Chinese Languages, at Nanking, 29th August, 1842

Ratifications Exchanged at Hongkong, 26th June, 1843

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and His Majesty the Emperor of China, being desirous of putting an end to the misunderstandings and consequent hostilities which have arisen between the two countries, have resolved to conclude a treaty for that purpose, and have therefore named as their Plenipotentiaries, that is to say: Her Majesty the Queen of Great Britain and Ireland, Sir Henry Pottinger, Bart., a Major-General in the Service of the East India Company, &c.; and His Imperial Majesty the Emperor of China, the High Commissioners Ke-ying, a Member of the Imperial House, a Guardian of the Crown Prince, and General of the Garrison of Canton: and Ilìpoo, of the Imperial Kindred, graciously permitted to wear the insignia of the first rank, and the distinction of a peacock's feather, lately Minister and Governor-General, &c., and now Lieut.-General commanding at Chapoo—Who, after having communicated to each other their respective full powers, and found them to be in good and due form, have agreed upon and concluded the following Articles:—

Art. I.—There shall henceforward be peace and friendship between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and His Majesty the Emperor of China, and between their respective subjects, who shall enjoy full security and protection for their persons and property within the dominions of the other.

Art. II.—His Majesty the Emperor of China agrees that British subjects, with their families and establishments, shall be allowed to reside, for the purpose of carrying on their mercantile pursuits, without molestation or restraint, at the cities and towns of Canton, Amoy, Foochow-foo, Ningpo, and Shanghai; and Her Majesty the Queen of Great Britain, &c., will appoint superintendents, or consular officers, to reside at each of the above-named cities or towns, to be the medium of communication between the Chinese authorities and the said merchants, and to see that the just duties and other dues of the Chinese Government, as hereinafter provided for, are duly discharged by Her Britannic Majesty's subjects.

Art. III.—It being obviously necessary and desirable that British subjects should have some port whereat they may careen and refit their ships when required, and keep stores for that purpose, His Majesty the Emperor of China cedes to Her Majesty the Queen of Great Britain, &c., the Island of Hongkong to be possessed in perpetuity by Her Britannic Majesty, her heirs, and successors, and to be governed by such laws and regulations as Her Majesty the Queen of Great Britain, &c., shall see fit to direct.

Art. IV.—The Emperor of China agrees to pay the sum of six millions of dollars, as the value of the opium which was delivered up at Canton in the month of March, 1839, as a ransom for the lives of Her Britannic Majesty's Superintendent and subjects who had been imprisoned and threatened with death by the Chinese high officers.

Art. V.—The Government of China having compelled the British merchants trading at Canton to deal exclusively with certain Chinese merchants, called Hong merchants (or Co-Hong), who had been licensed by the Chinese Government for this purpose, the Emperor of China agrees to abolish that practice in future at all ports where British merchants may reside, and to permit them to carry on their mercantile transactions with whatever persons they please; and His Imperial Majesty further agrees to pay to the British Government the sum of three millions of dollars, on account of debts due

to British subjects by some of the said Hong merchants, or Co-Hong, who have become insolvent, and who owe very large sums of money to subjects of Her Britannic Majesty.

Art. VI.—The Government of Her Britannic Majesty having been obliged to send out an expedition to demand and obtain redress for the violent and unjust proceeding, of the Chinese high authorities towards Her Britannic Majesty's officers and subjects the Emperor of China agrees to pay the sum of twelve millions of dollars, on account of expenses incurred; and Her Britannic Majesty's plenipotentiary voluntarily agrees, on behalf of Her Majesty, to deduct from the said amount of twelve millions of dollars, any sums which may have been received by Her Majesty's combined forces, as ransom for cities and towns in China, subsequent to the 1st day of August, 1841.

Art. VII.—It is agreed that the total amount of twenty-one millions of dollars,

described in the three preceding Articles, shall be paid as follows:-

Six millions immediately.

Six millions in 1843; that is, three millions on or before the 30th June, and three millions on or before 31st of December.

Five millions in 1844; that is, two millions and a half on or before the 30th of June, and two millions and a half on or before the 31st of December.

Four millions in 1845; that is, two millions on or before 30th of June, and two millions on or before the 31st of December.

And it is further stipulated that interest at the rate of 5 per cent. per annum, shall be paid by the Government of China on any portion of the above sums that are not punctually discharged at the periods fixed.

Art. VIII.—The Emperor of China agrees to release, unconditionally, all subjects of Her Britannic Majesty (whether natives of Europe or India), who may be in con-

finement at this moment in any part of the Chinese Empire.

Art. IX.—The Emperor of China agrees to publish and promulgate, under his imperial sign manual and seal, a full and entire amnesty and act of indemnity to all subjects of China, on account of their having resided under, or having had dealings and intercourse with, or having entered the service of Her Britannic Majesty, or of Her Majesty's officers; and His Imperial Majesty further engages to release all Chinese subjects who may be at this moment in confinement for similar reasons.

Art. X.—His Majesty the Emperor of China agrees to establish at all the ports which are, by Article II. of this Treaty, to be thrown open for the resort of British merchants, a fair and regular tariff of export and import customs and other dues, which tariff shall be publicly notified and promulgated for general information; and the Emperor further engages that, when British merchants shall have once paid at any of the said ports the regulated customs and dues, agreeable of the tariff to be hereafter fixed, such merchandise may be conveved by Chinese merchants to any province or city in the interior of the empire of China, on paying a further amount of transit duties, which shall not exceed —— per cent. on the tariff value of such goods.

Art. XI.—It is agreed that Her Britannic Majesty's chief high officer in China shall correspond with the Chinese high officers, both at the capital and in the provinces, under the term "communication"; the subordinate British officers and Chinese high officers in the provinces under the term "statement," on the part of the former, and on the part of the latter, "declaration," and the subordinates of both countries on a footing of perfect equality; merchants and others not holding official situations, and therefore not included in the above, on both sides for use the term "representation" in all papers addressed to, or intended for, the notice of the respective Govern-

ments.

Art. XII.—On the assent of the Emperor of China to this Treaty being received, and the discharge of the first instalment of money, Her Britannic Majesty's forces will retire from Nanking and the Grand Canal, and will no longer molest or stop the trade of China. The military post at Chinhae will also be withdrawn, but the island of Koolangsoo, and that of Chusan, will continue to be held by Her Majesty's forces until the money payments, and the arrangements for opening the ports to British merchants, be completed.

Art. XIII.—The ratifications of this Treaty by Her Majesty the Queen of Great Britain, &c., and His Majesty the Emperor of China, shall be exchanged as soon as the great distance which separates England from China will admit; but, in the meantime, counterpart copies of it, signed and sealed by the Plenipotentiaries on behalf of their respective Sovereigns, shall be mutually delivered, and all its provisions and arrangements shall take effect.

Done at Nanking, and signed and sealed by the Plenipotentiaries on board Her Britannic Majesty's ship *Cornwallis* this 29th day of August, 1842; corresponding with the Chinese date, twenty-fourth day of the seventh month, in the twenty-second

year of Taou Kwang.

HENRY POTTINGER,

Her Majesty's Plenipotentiary.

And signed by the seals of four Chinese Commissioners.

TIENTSIN TREATY, 1858

Ratifications exchanged at Peking, 24th October, 1860

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and His Majesty the Emperor of China, being desirous to put an end to the existing misunderstanding between the two countries and to place their relations on a more satisfactory footing in future, have resolved to proceed to a revision and improvement of the Treaties existing between them; and, for that purpose, have named as their Plenipotentiaries, that is to say:—

Her Majesty the Queen of Great Britain and Ireland, the Right Honourable the Earl of Elgin and Kincardine, a Peer of the United Kingdom, and Knight of the

Most Ancient and Most Noble Order of the Thistle.

And His Majesty the Emperor of China, the High Commissioner Kweiliang, a Senior Chief Secretary of State, styled of the East Cabinet, Captain-General of the Plain White Banner of the Manchu Banner force, Superintendent-General of the Administration of Criminal Law; and Hwashana, one of His Imperial Majesty's Expositors of the Classics, Manchu President of the Office for the Regulation of the Civil Establishment, Captain-General of the Bordered Blue Banner of the Chinese Banner Force, and Visitor of the Office of Interpretation:

Who, after having communicated to each other their respective full powers and found them to be in good and due form, have agreed upon and concluded the

following Articles:-

Art. I.—The Treaty of Peace and Amity between the two nations signed at Nanking on the twenty-ninth day of August, in the year eighteen hundred and forty-

two, is hereby renewed and confirmed.

The supplementary Treaty and General Regulations of Trade having been amended and improved, and the substance of their provisions having been incorporated in this Treaty, the said Supplementary Treaty and General Regulations of

Trade are hereby abrogated.

Art. II.—For the better preservation of harmony in future, Her Majesty the Queen of Great Britain and His Majesty the Emperor of China mutually agree that, in accordance with the universal practice of great and friendly nations, Her Majesty the Queen may, if she see fit, appoint Ambassadors, Ministers, or other Diplomatic Agents to the Court of Peking; and His Majesty the Emperor of China may, in like manner, if he see fit, appoint Ambassadors, Ministers, or other Diplomatic Agents to the Court of St. James.

Art. III.—His Majesty the Emperor of China hereby agrees that the Ambassador, Minister, or other Diplomatic Agent, so appointed by Her Majesty the Queen of Great Britain, may reside, with his family and establishment, permanently at the capital, or may visit it occasionally at the option of the British Government. He

shall not be called upon to perform any ceremony derogatory to him as representing the Sovereign of an independent nation on a footing of equality with that of China, On the other hand, he shall use the same forms of ceremony and respect to His Majesty the Emperor as are employed by the Ambassadors, Ministers, or Diplomatic Agents of Her Majesty towards the Sovereigns of independent and equal European nations.

It is further agreed, that Her Majesty's Government may acquire at Peking a site for building, or may hire houses for the accommodation of Her Majesty's Mission, and the Chinese Government will assist it in so doing.

Her Majesty's Representative shall be at liberty to choose his own servants and

attendants, who shall not be subject to any kind of molestation whatever.

Any person guilty of disrespect or violence to Her Majesty's Representative, or to any member of his family or establishment, in deed or word, shall be severely punished.

Art. IV.—It is further agreed that no obstacle or difficulty shall be made to the free movements of Her Majesty's Representative, and that he and the persons of his suite may come and go, and travel at their pleasure. He shall, moreover, have full liberty to send and receive his correspondence to and from any point on the sea-coast that he may select, and his letters and effects shall be held sacred and inviolable. He may employ, for their transmission, special couriers, who shall meet with the same protection and facilities for travelling as the persons employed in carrying despatches for the Imperial Government; and, generally, he shall enjoy the same privileges as are accorded to officers of the same rank by the usage and consent of Western nations.

All expenses attending the Diplomatic Mission of Great Britain shall be borne-

by the British Government.

Art. V.—His Majesty the Emperor of China agrees to nominate one of the Secretaries of State, or a President of one of the Boards, as the high officer with whom the Ambassador, Minister, or other Diplomatic Agent of Her Majesty the Queen shall transact business, either personally or in writing, on a footing of perfect equality.

Art. VI.—Her Majesty the Queen of Great Britain agrees that the privileges hereby secured shall be enjoyed in her dominions by the Ambassador, Minister, or Diplomatic Agent of the Emperor of China, accredited to the Court of Her Majesty.

Art. VII.—Her Majesty the Queen may appoint one or more Consuls in the dommions of the Emperor of China; and such Cousul or Consuls shall be at liberty to reside in any of the open ports or cities of China as Her Majesty the Queen may consider most expedient for the interests of British commerce. They shall be treated with due respect by the Chinese authorities, and enjoy the same privileges and immunities as the Consular Officers of the most favoured nation.

Consuls and Vice-Consuls in charge shall rank with Intendants of Circuit; Vice-Consuls, Acting Vice-Consuls, and Interpreters, with Prefects. They shall have access to the official residences of these officers, and communicate with them, either personally or in writing, on a footing of equality, as the interests of the public service may require.

Art. VIII.—The Christian religion, as professed by Protestants or Roman Catholics, inculcates the practice of virtue, and teaches man to do as he would be done by. Persons teaching it or professing it, therefore, shall alike be entitled to the protection of the Chinese authorities, nor shall any such, peaceably pursuing their

calling and not offending against the laws, be persecuted or interfered with.

Art. IX.—British subjects are hereby authorised to travel, for their pleasure or for purposes of trade, to all parts of the interior under passports which will be issued by their Consuls, and countersigned by the local authorities. These passports, if demanded, must be produced for examination in the localities passed through. If the passport be not irregular, the bearer will be allowed to proceed, and no opposition shall be offered to his hiring persons, or hiring vessels for the carriage of his baggage or merchandise. If he be without a passport, or if he commit any offence against the law, he shall be handed over to the nearest Consul for punishment, but he must not be subjected to any ill-usage in excess of necessary restraint. No passport need be applied for by persons going on excursions from the ports open to trade to a distance not exceeding 100 li, and for a period not exceeding five days.

The provisions of this Article do not apply to crews of ships, for the due restraint of whom regulations will be drawn up by the Consul and the local authorities.

To Nanking, and other cities, disturbed by persons in arms against the Govern-

ment, no pass shall be given, until they shall have been recaptured.

Art. X.—British merchant ships shall have authority to trade upon the Great River (Yangtsze). The Upper and Lower Valley of the river being, however, disturbed by outlaws, no port shall be for the present opened to trade, with the exception of Chinkiang, which shall be opened in a year from the date of the signing of this Treatv.

So soon as peace shall have been restored, British vessels shall also be admitted to trade at such ports as far as Hankow, not exceeding three in number, as the British Minister, after consultation with the Chinese Secretary of State, may determine shall

be ports of entry and discharge.

Art. XI.—In addition to the cities and towns of Canton, Amoy, Foochow, Ningpo, and Shanghai, opened by the Treaty of Nanking, it is agreed that British subjects may frequent the cities and ports of Newchwang, Tangchow (Chefoo), Taiwan (Formosa), Chao-chow (Swatow), and Kiung-chow (Hainan).

They are permitted to carry on trade with whomsoever they please, and to proceed

to and fro at pleasure with their vessels and merchandise.

They shall enjoy the same privileges, advantages, and immunities at the said towns and ports as they enjoy at the ports already open to trade, including the right of residence, buying or renting houses, of leasing land therein, and of building churches, hospitals and cemeteries.

Art. XII.—British subjects, whether at the ports or at other places, desiring to build or open houses, warehouses, churches, hospitals, or burial grounds, shall make their agreement for the land or buildings they require, at the rates prevailing among

the people, equitably and without exaction on either side.

Art. XIII.—The Chinese Government will place no restrictions whatever upon the employment, by British subjects, of Chinese subjects in any lawful capacity.

Art. XIV.—British subjects may hire whatever boats they please for the transport of goods or passengers, and the sum to be paid for such boats shall be settled between the parties themselves, without the interference of the Chinese Government. The number of these boats shall not be limited, nor shall a monopoly in respect either of the boats or of the porters or coolies engaged in carrying the goods be granted to any parties. If any smuggling takes place in them the offenders will, of course, be punished according to law.

Art. XV.—All questions in regard to rights, whether of property or person, arising between British subjects, shall be subject to the jurisdiction of the British authorities.

Art. XVI.—Chinese subjects who may be guilty of any criminal act towards British subjects shall be arrested and punished by the Chinese authorities according to the laws of China.

British subjects who may commit any crime in China shall be tried and punished by the Consul, or other public functionary authorised thereto, according to the laws of Great Britain.

Justice shall be equitably and impartially administered on both sides.

Art. XVII.—A British subject, having reason to complain of Chinese, must proceed to the Consulate and state his grievance. The Consul will inquire into the merits of the case, and do his utmost to arrange it amicably. In like manner, if a Chinese have reason to complain of a British subject, the Consul shall no less listen to his complaint, and endeavour to settle it in a friendly manner. If disputes take place of such a nature that the Consul cannot arrange them amicably, then he shall request the assistance of the Chinese authorities, that they may together examine into the merits of the case, and decide it equitably.

Art. XVIII.—The Chinese authorities shall at all times afford the fullest protection to the persons and property of British subjects, whenever these shall have been subjected to insult or violence. In all cases of incendiarism or robbery, the local authorities shall at once take the necessary steps for the recovery of the stolen

property, the suppression of disorder, and the arrest of the guilty parties, whom they

will punish according to law.

Art. XIX.—If any British merchant-vessel, while within Chinese waters, be plundered by robbers or pirates, it shall be the duty of the Chinese authorities to use every endeavour to capture and punish the said robbers or pirates and to recover the stolen property, that it may be handed over to the Consulfor restoration to the owner.

Art. XX.—If any British vessel be at any time wrecked or stranded on the coast of China, or be compelled to take refuge in any port within the dominions of the Emperor of China, the Chinese authorities, on being apprised of the fact, shall immediately adopt measures for its relief and security; the persons on board shall receive friendly treatment and shall be furnished, if necessary, with the means of conveyance to the nearest Consular station.

Art. XXI.—If criminals, subjects of China, shall take refuge in Hongkong or on board the British ships there, they shall, upon due requisition by the Chinese

authorities, be searched for, and, on proof of their guilt, be delivered up.

In like manner, if Chinese offenders take refuge in the houses or on board the vessels of British subjects at the open ports, they shall not be harboured or concealed, but shall be delivered up, on due requisition by the Chinese authorities, addressed to the British Consul.

Art. XXII.—Should any Chinese subject fail to discharge debts incurred to a British subject, or should he fraudulently abscond, the Chinese authorities will do their utmost to effect his arrest and enforce recovery of the debts. The British authorities will likewise do their utmost to bring to justice any British subject fraudulently absconding or failing to discharge debts incurred by him to a Chinese subject.

Art. XXIII.—Should natives of China who may repair to Hongkong to trade incur debts there, the recovery of such debts must be arranged for by the English Court of Justice on the spot; but should the Chinese debtor abscond, and be known to have property real or personal within the Chinese territory, it shall be the duty of the Chinese authorities on application by, and in concert with, the British Consul, to do their utmost to see justice done between the parties.

Art. XXIV.—It is agreed that British subjects shall pay, on all merchandise imported or exported by them, the duties prescribed by the tariff; but in no case shall they be called upon to pay other or higher duties than are required of the subjects.

of any other foreign nation.

Art. XXV.—Import duties shall be considered payable on the landing of the

goods, and duties of export on the shipment of the same.

Art. XXVI.—Whereas the tariff fixed by Article X. of the Treaty of Nanking, and which was estimated so as to impose on imports and exports a duty of about the rate of five per cent. ad valorem, has been found, by reason of the fall in value of various articles of merchandise therein enumerated, to impose a duty upon these considerably in excess of the rate originally assumed, as above, to be a fair rate, it is agreed that the said tariff shall be revised, and that as soon as the Treaty shall have been signed, application shall be made to the Emperor of China to depute a high officer of the Board of Revenue to meet, at Shanghai, officers to be deputed on behalf of the British Government, to consider its revision together, so that the tariff, as revised, may come into operation immediately after the ratification of this Treaty.

Art. XXVII.—It is agreed that either of the high contracting parties to this Treaty may demand a further revision of the tariff, and of the Commercial Articles of this Treaty, at the end of ten years; but if no demand be made on either side within six months after the end of the first ten years, then the tariff shall remain in force for ten years more, reckoned from the end of the preceding ten years, and so it shall

be at the end of each successive ten years.

Art. XXVIII.—Whereas it was agreed in Article X. of the Treaty of Nanking-that British imports, having paid the tariff duties, should be conveyed into the interior, free of all further charges, except a transit duty, the amount whereof was not to exceed a certain percentage on tariff value; and whereas, no accurate information having been furnished of the amount of such duty, British merchants have constantly

complained that charges are suddenly and arbitrarily imposed by the provincial authorities as transit duties upon produce on its way to the foreign market, and on imports on their way into the interior, to the detriment of trade; it is agreed that within four months from the signing of this Treaty, at all ports now open to British trade, and within a similar period at all ports that may hereafter be opened, the authority appointed to superintend the collection of duties shall be obliged, upon application of the Consul, to declare the amount of duties leviable on produce between the place of production and the port of shipment upon imports between the Consular port in question and the inland markets named by the Consul; and that a notification thereof shall be published in English and Chinese for general information.

But it shall be at the option of any British subject desiring to convey produce purchased inland to a port, or to convey imports from a port to an inland market, to clear his goods of all transit duties, by payment of a single charge. The amount of this charge shall be leviable on exports at the first barrier they may have to pass, or, on imports at the port at which they are landed; and on payment thereof a certificate shall be issued, which shall exempt the goods from all further inland charges whatsoever.

It is further agreed that the amount of the charge shall be calculated, as nearly as possible, at the rate of two and a half per cent. ad valorem, and that it shall be fixed for each article at the conference to be held at Shanghai for the revision of the tariff.

It is distinctly understood that the payment of transit dues, by commutation or otherwise, shall in no way affect the tariff duties on imports or exports, which will continue to be levied separately and in full.

Art. XXIX.—British merchant vessels, of more than one hundred and fifty tons burden, shall be charged tonnage-dues at the rate of four mace per ton; if of one hundred and fifty tons and under, they shall be charged at the rate of one mace per ton.

Any vessel clearing from any of the open ports of China for any other of the open ports, or for Hongkong, shall be entitled, on application of the master, to a special certificate from the Customs, on exhibition of which she shall be exempted from all further payment of tonnage dues in any open ports of China, for a period of four months, to be reckoned from the port-clearance.

Art. XXX.—The master of any British merchant vessel may, within forty-eight hours after the arrival of his vessel, but not later, decide to depart without breaking bulk, in which case he will not be subject to pay tonnage-dues. But tonnage-dues shall be held due after the expiration of the said forty-eight hours. No other fees or charges upon entry or departure shall be levied.

Art. XXXI.—No tonnage-dues shall be payable on boats employed by British subjects in the conveyance of passengers, baggage, letters, articles of provision, or other articles not subject to duty, between any of the open ports. All cargo-boats, however, conveying merchandise subject to duty shall pay tonnage-dues once in six months, at the rate of four mace per register ton.

Art. XXXII.—The Consuls and Superintendents of Customs shall consult together regarding the erection of beacons or lighthouses and the distribution of buoys and lighthouses are executed may demand

lightships, as occasion may demand.

Art. XXXIII.—Duties shall be paid to the bankers authorised by the Chinese Government to receive the same in its behalf, either in sycee or in foreign money, according to the assay made at Canton on the thirteenth of July, one thousand eight hundred and forty-three.

Art. XXXIV.—Sets of standard weights and measures, prepared according to the standard issued to the Canton Custom-house by the Board of Revenue, shall be delivered by the Superintendent of Customs to the Consul at each port to secure

uniformity and prevent confusion.

Art. XXXV.—Any British merchant vessel arriving at one of the open ports shall be at liberty to engage the services of a pilot to take her into port. In like manner, after she has discharged all legal dues and duties and is ready to take her departure, she shall be allowed to select a pilot to conduct her out of port.

Art. XXXVI.—Whenever a British merchant vessel shall arrive off one of the open ports, the Superintendent of Customs shall depute one or more Customs officers

to guard the ship. They shall either live in a boat of their own, or stay on board the ship, as may best suit their convenience. Their food and expenses shall be supplied them from the Custom-house, and they shall not be entitled to any fees whatever from the master or consignee. Should they violate this regulation, they shall be

punished proportionately to the amount exacted.

Art. XXXVII.—Within twenty-four hours after arrival, the ships' papers, bills of lading, etc., shall be lodged in the hands of the Consul, who will within a further period of twenty-four hours report to the Superintendent of Customs the name of the ship, her registered tonnage, and the nature of her cargo. If, owing to neglect on the part of the master, the above rule is not complied with within forty-eight hours after the ship's arrival, he shall be liable to a fine of fifty taels for every day's delay; the total amount of penalty, however, shall not exceed two hundred taels.

The master will be responsible for the correctness of the manifest, which shall contain a full and true account of the particulars of the cargo on board. For presenting a false manifest, he will subject himself to a fine of five hundred taels; but he will be allowed to correct, within twenty-four hours after delivery of it to the customs officers, any mistake he may discover in his manifest without incurring this penalty.

Art. XXXVIII.—After receiving from the Consul the report in due form, the Superintendent of Customs shall grant the vessel a permit to open hatches. If the master shall open hatches, and begin to discharge any goods, without such permission, he shall be fined five hundred taels, and the goods discharged shall be confiscated wholly.

Art. XXXIX —Any British merchant who has cargo to land or ship must apply to the Superintendent of Customs for a special permit. Cargo landed or shipped

without such permit will be liable to confiscation.

Art. XL.—No transhipment from one vessel to another can be made without

special permission, under pain of confiscation of the goods so transhipped.

Art. XLI.—When all dues and duties shall have been paid, the Superintendent of Customs shall give a port-clearance and the Consul shall then return the ship's

papers, so that she may depart on her voyage.

Art. XLII.—With respect to articles subject, according to the tariff, to an ad valorem duty, if the British merchant cannot agree with the Chinese officer in affixing its value, then each party shall call two or three merchants to look at the goods, and the highest price at which any of these merchants would be willing to purchase

them shall be assumed as the value of the goods.

Art. XLIII.—Duties shall be charged upon the net weight of each article, making a deduction for the tare, weight of congee, &c. To fix the tare of any articles, such as tea, if the British merchant cannot agree with the Custom-house officer, then each party shall choose so many chests out of every hundred, which being first weighed in gross, shall afterwards be tared, and the average tare upon these chests shall be assumed as the tare upon the whole; and upon this principle shall the tare be fixed upon other goods and packages. If there should be any other points in dispute which cannot be settled, the British merchant may appeal to his Consul, who will communicate the particulars of the case to the Superintendent of Customs, that it may be equitably arranged. But the appeal must be made within twenty-four hours or it will not be attended to. While such points are still unsettled, the Superintendent of Customs shall postpone the insertion of the same in his books.

Art. XLIV.—Upon all damaged goods a fair reduction of duty shall be allowed proportionate to their deterioration. If any disputes arise, they shall be settled in the manner pointed out in the clause of this Treaty having reference to articles which

pay duty ad valorem.

Art. XLV.—British merchants who may have imported merchandise into any of the open ports, and paid the duty thereon, if they desire to re-export the same, shall be entitled to make application to the Superintendent of Customs, who, in order to prevent fraud on the revenue, shall cause examination to be made by suitable officers, to see that the duties paid on such goods, as entered in the Custom-house books, correspond with the representations made and that the goods remain with their original marks unchanged. He shall then make a memorandum of the port-clearance

of the goods, and of the amount of duties paid, and deliver the same to the merchant, and shall also certify the facts to the officers of Customs of the other ports. All which being done, on the arrival in port of the vessel in which the goods are laden, everything being found on examination there to correspond, she shall be permitted to break bulk, and land the said goods, without being subject to the payment of any additional duty thereon. But if, on such examination, the Superintendent of Customs shall detect any fraud on the revenue in the case, then the goods shall be subject to confiscation by the Chinese Government.

British merchants desiring to re-export duty-paid imports to a foreign country shall be entitled, on complying with the same conditions as in the case of re-exportation to another port in China, to a drawback certificate, which shall be a valid tender

to the Customs in payment of import or export duties.

Foreign grain brought into any port of China in a British ship, if no part thereof has been landed, may be re-exported without hindrance.

Art. XLVI.—The Chinese authorities at each port shall adopt the means they may judge most proper to prevent the revenue suffering from fraud or smuggling.

Art. XLVII.—British merchant-vessels are not entitled to resort to other than the ports of trade declared open by Treaty; they are not unlawfully to enter other ports in China, or to carry on clandestine trade along the coast thereof. Any vessel violating this provision shall, with her cargo, be subject to confiscation by the Chinese Government.

Art. XLVIII.—If any British merchant-vessel be concerned in smuggling, the goods, whatever their value or nature, shall be subject to confiscation by the Chinese authorities, and the ship may be prohibited from trading further, and sent away as soon as her account shall have been adjusted and paid.

Art. XLIX.—All penalties enforced, or confiscations made, under this Treaty shall belong and be appropriated to the public service of the Government of China.

Art. L.—All official communications addressed by the Diplomatic and Consular Agent of Her Majesty the Queen to the Chinese Authorities shall, henceforth, be written in English. They will for the present be accompanied by a Chinese version, but it is understood that, in the event of there being any difference of meaning between the English and Chinese text, the English Government will hold the sense as expressed in the English text to be the correct sense. This provision is to apply to the Treaty now negotiated, the Chinese text of which has been carefully corrected by the English original.

Art. LI.—It is agreed that henceforward the character """ (barbarian) shall not be applied to the Government or subjects of Her Britannic Majesty in any Chinese official document issued by the Chinese authorities, either in the capital or in the provinces.

Art. LII.—British ships of war coming for no hostile purpose, or being engaged in the pursuit of pirates, shall be at liberty to visit all ports within the dominions of the Emperor of China, and shall receive every facility for the purchase of provisions, procuring water, and, if occasion require, for the making of repairs. The commanders of such ships shall hold intercourse with the Chinese authorities on terms of equality and courtesy.

Art. LIII.—In consideration of the injury sustained by native and foreign commerce from the prevalence of piracy in the seas of China, the high contracting

parties agree to concert measures for its suppression.

Art. LIV.—The British Government and its subjects are hereby confirmed in all privileges, immunities, and advantages conferred on them by previous Treaties: and it is hereby expressly stipulated that the British Government and its subjects will be allowed free and equal participation in all privileges, immunities and advantages that may have been, or may be hereafter, granted by His Majesty the Emperor of China to the Government or subjects of any other nation.

Art. LV.—In evidence of her desire for the continuance of a friendly understanding, Her Majesty the Queen of Great Britain consents to include in a Separate Article, which shall be in every respect of equal validity with the Articles of this Treaty, the condition affecting indemnity for expenses incurred and losses sustained

in the matter of the Canton question.

Art. LVI.—The ratifications of this Treaty, under the hand of Her Majesty the Queen of Great Britain and Ireland, and of His Majesty the Emperor of China, respectively, shall be exchanged at Peking, within a year from this day of signature.

In token whereof the respective Plenipotentiaries have signed and sealed this Treaty. Done at Tientsin, this twenty-sixth day of June, in the year of our Lord one thousand eight hundred and fifty-eight; corresponding with the Chinese date, the sixteenth day, fifth moon, of the eighth year of Hien Fung.

[L.S.] ELGIN AND KINCARDINE.

SIGNATURE OF 1ST CHINESE PLENIPOTENTIARY. SIGNATURE OF 2ND CHINESE PLENIPOTENTIARY.

Separate Article annexed to the Treaty concluded between Great Britain and China on the twenty-sixth day of June, in the year One Thousand Eight Hundred and Fifty-eight.

It is hereby agreed that a sum of two millions of taels, on account of the losses sustained by British subjects through the misconduct of the Chinese authorities at Canton, and a further sum of two millions of taels on account of the Military expenses of the expedition which Her Majesty the Queen has been compelled to send out for the purpose of obtaining redress and of enforcing the observance of Treaty provisions, shall be paid to Her Majesty's Representatives in China by the authorities of the Kwangtung Province.

The necessary arrangements with respect to the time and mode of effecting these payments shall be determined by Her Majesty's Representative, in concert with

the Chinese authorities of Kwangtung.

When the above amounts shall have been discharged in full, the British forces will be withdrawn from the city of Canton. Done at Tientsin this twenty-sixth day of June, in the year of our Lord one thousand eight hundred and fifty-eight, corresponding with the Chinese date, the sixteenth day, fifth moon, of the eighth year of Hien Fung.

[L.S.] ELGIN AND KINCARDINE.
SIGNATURE OF 1ST CHINESE PLENIPOTENTIARY. SIGNATURE OF 2ND CHINESE PLENIPOTENTIARY.

AGREEMENT IN PURSUANCE OF ARTICLES XXVI. AND XXVIII. OF THE TREATY OF TIENTSIN *

SIGNED AT SHANGHAI, 8TH NOVEMBER, 1858

Whereas it was provided, by the Treaty of Tientsin, that a conference should be held at Shanghai between Officers deputed by the British Government on the one part and by the Chinese Government on the other part, for the purpose of determining the amount of tariff duties and transit dues to be henceforth levied, a conference has been held accordingly; and its proceedings having been submitted to the Right Honourable the Earl of Elgin and Kincardine, High Commissioner and Plenipotentiary of Her Majesty the Queen on the one part; and to Kweiliang, Hwashana, Ho Kwei-tsing, Ming-shen, and Twan Ching-shih, High Commissioners and Plenipotentiaries of His Imperial Majesty the Emperor, on the other part, these High Officers have agreed and determined upon the revised Tariff hereto appended, the rate of transit dues therewith declared, together with other Rules and Regulations for the better explanation of the Treaty aforesaid; and do hereby agree that the said Tariff and Rules—the latter being in ten Articles, thereto appended—shall be equally binding on the Governments and subjects to both countries with the Treaty itself.

In witness whereof they hereto affix their Seals and Signatures.

Done at Shanghai, in the province of Kiangsu, this eighth day of November, in the year of our Lord eighteen hundred and fifty-eight, being the third day of the tenth moon of the eighth year of the reign of Hien Fung.

[L.S.] ELGIN AND KINCARDINE.

SEAL OF CHINESE PLENIPOTENTIARIES. SIGNATURES OF THE FIVE CHINESE PLENIPOTENTIARIES.

^{*} The Import Tariff was superseded by one arranged in 1902 which, in turn, was superseded by one arranged in 1919, and this last was revised in 1922 in accordance with the Washington Conference resolutions (q.v.).

THE CHEFOO CONVENTION, 1876

Ratifications exchanged at London, 6th May, 1886

Agreement negotiated between Sir Thomas Wade, K.C.B., Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary at the Court of China, and Li, Minister Plenipotentiary of His Majesty the Emperor of China, Senior Grand Secretary, Governor-General of the Province of Chihli, of the First Class of the Third Order of Nobility.

The negotiation between the Ministers above named has its origin in a despatch received by Sir Thomas Wade, in the Spring of the present year, from the Earl of Derby, Principal Secretary of State for Foreign Affairs, dated 1st January, 1876. This contained instructions regarding the disposal of three questions: first, a satisfactory settlement of the Yunnan affair; secondly, a faithful fulfilment of engagements of last year respecting intercourse between the high officers of the two Governments; thirdly, the adoption of a uniform system in satisfaction of the understanding arrived at in the month of September, 1875 (8th moon of the 1st year of the reign Kwang Su), on the subject of rectification of conditions of trade. It is to this despatch that Sir Thomas Wade has referred himself in discussions on these questions with the Tsung-li Yamen, further reference to which is here omitted as superfluous. The conditions now agreed to between Sir Thomas Wade and the Grand Secretary are as follows:—

SECTION I .- Settlement of the Yunnan Case

- 1.—A Memorial is to be presented to the Throne, whether by the Tsung-li Yamen or by the Grand Secretary Li is immaterial, in the sense of the memorandum prepared by Sir Thomas Wade. Before presentation the Chinese text of the Memorial is to be shown to Sir Thomas Wade.
- 2.—The Memorial having been presented to the Throne, and the Imperial Decree in reply received, the Tsung-li Yamen will communicate copies of the Memorial and Imperial decree of Sir Thomas Wade, together with copy of a letter from the Tsung-li Yamen to the Provincial Governments, instructing them to issue a proclamation that shall embody at length the above Memorial and Decree. Sir Thomas Wade will thereon reply to the effect that for two years to come officers will be sent by the British Minister to different places in the provinces to see that the proclamation is posted. On application from the British Minister or the Consul of any port instructed by him to make application, the high officers of the provinces will depute competent officers to accompany those so sent to the places which they go to observe.
- 3.—In order to the framing of such regulations as will be needed for the conduct of the frontier trade between Burmah and Yunnan, the Memorial submitting the proposed settlement of the Yunnan affair will contain a request that an Imperial Decree be issued directing the Governor-General and Governor, whenever the British Government shall send officers to Yunnan, to select a competent officer of rank to confer with them and to conclude a satisfactory arrangement.
- 4.—The British Government will be free for five years, from the 1st January next, being the 17th day of the 11th moon of the 2nd year of the reign of Kwang Su, to station officers at Ta-li Fu, or at some other suitable place in Yunnan, to observe

the conditions of trade; to the end that they may have information upon which to base the regulations of trade when these have to be discussed. For the consideration and adjustment of any matter affecting British officers or subjects, these officers will be free to address themselves to the authorities of the province. The opening of the trade may be proposed by the British Government as it may find best at any time within the term of five years, or upon expiry of the term of five years.

Passports having been obtained last year for a Mission from India into Yunnan, it is open to the Viceroy of India to send such Mission at any time he may see fit.

- 5.—The amount of indemnity to be paid on account of the families of the officers and others killed in Yunnan, on account of the expenses which the Yunnan case has occasioned, and on account of claims of British merchants arising out of the action of officers of the Chinese Government up to the commencement of the present year, Sir Thomas Wade takes upon himself to fix at two hundred thousand taels, payable on demand.
- 6.—When the case is closed an Imperial letter will be written expressing regret for what has occurred in Yunnan. The Mission bearing the Imperial letter will proceed to England immediately. Sir Thomas Wade is to be informed of the constitution of this Mission for the information of this Government. The text of the Imperial letter is also to be communicated to Sir Thomas Wade by the Tsung-li Yamen.

SECTION II.—Official Intercourse

Under this heading are included the conditions of intercourse between high officers in the capital and the provinces, and between Consular officers and Chinese officials at the ports; also the conduct of judicial proceedings in mixed cases.

1.—In the Tsung-li Yamen's Memorial of the 28th September, 1875, the Prince of Kung and the Ministers stated that their object in presenting it had not been simply the transaction of business in which Chinese and Foreigners might be concerned; missions abroad and the question of diplomatic intercourse lay equally within their prayer.

To the prevention of further misunderstanding upon the subject of intercourse and correspondence, the present conditions of both having caused complaint in the capital and in the provinces, it is agreed that the Tsung-li Yamen shall address a circular to the Legations, inviting Foreign Representatives to consider with them a code of etiquette, to the end that foreign officials in China, whether at the ports or elsewhere, may be treated with the same regard as is shown them when serving abroad in other countries and as would be shown to Chinese agents so serving abroad.

The fact that China is about to establish Missions and Consulates abroad renders an understanding on these points essential.

- 2.—The British Treaty of 1858, Article XVI., lays down that "Chinese subjects who may be guilty of any criminal act towards British subjects shall be arrested and punished by Chinese authorities according to the laws of China.
- "British subjects who may commit any crime in China shall be tried and punished by the Consul, or any other public functionary authorised thereto, according to the laws of Great Britain.

"Justice shall be equitably and impartially administered on both sides."

The words "functionary authorised thereto" are translated in the Chinese text "British Government."

In order to the fulfilment of its Treaty obligation, the British Government has established a Supreme Court at Shanghai with a special code of rules, which it is now about to revise. The Chinese Government has established at Shanghai a Mixed

Court; but the officer presiding over it, either from lack of power or dread of unpopularity, constantly fails to enforce his judgments.

It is now understood that the Tsung-li Yamen will write a circular to the Legation, inviting Foreign Representatives at once to consider with the Tsung-li Yamen the measures needed for the more effective administration of justice at the ports open to trade.

3.—It is agreed that, whenever a crime is committed affecting the person or property of a British subject, whether in the interior or at the open ports, the British Minister shall be free to send officers to the spot to be present at the investigation.

To the prevention of misunderstanding on this point, Sir Thomas Wade will write a Note to the above effect, to which the Tsung-li Yamen will reply, affirming that this is the course of proceeding to be adhered to for the time to come.

It is further understood that so long as the laws of the two countries differ from each other, there can be but one principle to guide judicial proceedings in mixed cases in China, namely, that the case is tried by the official of the defendant's nationality; the official of the plaintiff's nationality merely attending to watch the proceedings in the interest of justice. If the officer so attending be dissatisfied with the proceedings, it will be in his power to protest against them in detail. The law administered will be the law of the nationality of the officer trying the case. This is the meaning of the words hui t'ung, indicating combined action in judicial proceedings, in Article XVI. of the Treaty of Tientsin; and this is the course to be respectively followed by the officers of either nationality.

SECTION III .- Trade

1.—With reference to the area within which, according to the Treaties in force, lekin ought not to be collected on foreign goods at the open ports, Sir Thomas Wade agrees to move his Government to allow the ground rented by foreigners (the so-called Concessions) at the different ports, to be regarded as the area of exemption from lekin; and the Government of China will thereupon allow Ich'ang, in the province of Hu-pi; Wu-hu, in An-hui; Wen-chow, in Che-kiang; and Pei-hai (Pak-hoi), in Kwang-tung to be added to the number of ports open to trade and to become Consular stations. The British Government will, further, be free to send officers to reside at Chung-k'ing to watch the conditions of British trade in Szechuen; British merchants will not be allowed to reside at Chung-k'ing, or to open establishments or warehouses there, so long as no steamers have access to the port. When steamers have succeeded in ascending the river so far, further arrangements can be taken into consideration.

It is further proposed as a measure of compromise that at certain points on the shore of the Great River, namely, Tat'ung and Ngan-Ching in the province of Anhui; Ho-Kou, in Kiang-si; Wu-suëh, Lu-chi-kou, and Sha-shih in Hu-Kwang, these being all places of trade in the interior, at which, as they are not open ports, foreign merchants are not legally authorised to land or ship goods, steamers shall be allowed to touch for the purpose of landing or shipping passengers or goods; but in all instances by means of native boats only, and subject to the regulations in force affecting native trade.

Produce accompanied by a half-duty certificate may be shipped at such points by the steamers, but may not be landed by them for sale. And at all such points, except in the case of imports accompanied by a transit duty certificate or exports similarly certificated, which will be severally passed free of *lekin* on exhibition of such certificates, *lekin* will be duly collected on all goods whatever by the native authorities. Foreign merchants will not be authorised to reside or open houses of business or warehouses at the places enumerated as ports of call.

- 2.—At all ports open to trade, whether by earlier or later agreement at which no settlement area has been previously defined, it will be the duty of the British Consul, acting in concert with his colleagues, the Consuls of other Powers, to come to an understanding with the local authorities regarding the definition of the foreign settlement area.
- 3.—On Opium, Sir Thomas Wade will move his Government to sanction an arrangement different from that affecting other imports. British merchants, when opium is brought into port, will be obliged to have it taken cognisance of by the Customs, and deposited in bond, either in a warehouse or a receiving hulk, until such time as there is a sale for it. The importer will then pay the tariff duty upon it, and the purchasers the *lekin*, in order to the prevention of evasion of the Treaty. The amount of *lekin* to be collected will be decided by the different Provincial Governments according to the circumstances of each.
- 4.—The Chinese Government agree that Transit Duty Certificates shall be framed under one rule at all ports, no difference being made in the conditions set forth therein; and that, so far as imports are concerned, the nationality of the person possessing and carrying these is immaterial. Native produce carried from an inland centre to a port of shipment, if boná fide intended for shipment to a foreign port, may be, by treaty, certified by the British subject interested, and exempted by payment of the half duty from all charges demanded upon it en route. If produce be not the property of a British subject, or is being carried to a port not for exportation, it is not entitled to the exemption that would be secured it by the exhibition of a transit duty certificate. The British Minister is prepared to agree with the Tsung-li Yamen upon rules that will secure the Chinese Government against abuse of the privilege as affecting produce.

The words nei-ti (inland) in the clause of Article VII. of the Rules appended to the Tariff, regarding carriage of imports inland, and of native produce purchased inland, apply as much to places on the sea coasts and river shores as to places in the interior not open to foreign trade; the Chinese Government having the right to make arrangements for the prevention of abuses thereat.

- 5.—Article XLV. of the Treaty of 1858 prescribed no limit to the term within which a drawback may be claimed upon duty-paid imports. The British Minister agrees to a term of three years, after expiry of which no drawback shall be claimed.
- 6.—The foregoing stipulation, that certain ports are to be opened to foreign trade, and that landing and shipping of goods at six places on the Great Biver is to be sanctioned, shall be given effect to within six months after receipt of the Imperial Decree approving the memorial of the Grand Secretary Li. The date for giving effect to the stipulations affecting exemption of imports from lekin taxation within the foreign settlements and the collection of lekin upon opium by the Customs Inspectorate at the same time as the Tariff Duty upon it, will be fixed as soon as the British Government has arrived at an understanding on the subject with other foreign Governments.
- 7.—The Governor of Hongkong having long complained of the interference of the Canton Customs Revenue Cruisers with the junk trade of that Colony, the Chinese Government agrees to the appointment of a Commission, to consist of a British Consul, an officer of the Hongkong Government, and a Chinese official of equal rank, for the establishment of some system that shall enable the Chinese Government to protect its revenue without prejudice to the interests of the Colony.

[Two separate articles—now obsolete—were attached to this treaty, one relating to a contemplated Mission of Exploration through China to Tibet and India, in 1877, and the other relating to the regulation of the traffic in opium.]

THE CHUNGKING AGREEMENT, 1890

ADDITIONAL ARTICLE TO THE AGREEMENT BETWEEN GREAT BRITAIN AND CHINA OF SEPTEMBER 13TH, 1876

Ratifications Exchanged at Peking, 18th January, 1891

The Governments of Great Britain and China, being desirous of settling in an amicable spirit the divergence of opinion which has arisen with respect to the First Clause of the Third Section of the Agreement concluded at Chefoo in 1876, which stipulates that "The British Government will be free to send officers to reside at Chungking to watch the conditions of British trade in Szechuan, that British merchants will not be allowed to reside at Chungking, or to open establishments or warehouses there, so long as no steamers have access to the port, and that when steamers have succeeded in ascending the river so far, further arrangements can be taken into consideration," have agreed upon the following Additional Articles:—

I.—Chungking shall forthwith be declared open to trade on the same footing as any other Treaty port. British subjects shall be at liberty either to charter Chinese vessels or to provide vessels of the Chinese type for the traffic between Ichang and Chungking.

II.—Merchandise conveyed between Ichang and Chungking by the above class of vessels shall be placed on the same footing as merchandise carried by steamers between Shanghai and Ichang, and shall be dealt with in accordance with Treaty

Tariff Rules, and the Yangtsze Regulations.

III.—All regulations as to the papers and flags to be carried by vessels of the above description, as to the repackage of goods for the voyage beyond Ichang and as to the general procedure to be observed by those engaged in the traffic lattern Ichang and Chungking with a view to insuring convenience and security, shall be drawn up by the Superintendent of Customs at Ichang, the Taotai of the Ch'uan Tung Circuit, who is now stationed at Chungking, and the Commissioners of Customs in consultation with the British Consul, and shall be liable to any modifications that may hereafter prove to be desirable and may be agreed upon by common consent.

IV .- Chartered junks shall pay port dues at Ichang and Chungking in accordance with the Yangtsze Regulations; vessels of Chinese type, if and when entitled to carry the British flag, shall pay tonnage dues in accordance with Treaty Regulations. It is obligatory on both chartered junks and also vessels of Chinese type, even when the latter may be entitled to carry the British flag, to take out at the Maritime Custom-house special papers and a special flag when intended to be employed by British subjects in the transport of goods between Ichang and Chungking, and without such papers and flag no vessels of either class shall be allowed the privileges and immunities granted under this Additional Article. Provided with special papers and flag, vessels of both classes shall be allowed to ply between the two ports, and they and their cargoes shall be dealt with in accordance with Treaty Rules and the Yangtsze Regulations. All other vessels shall be dealt with by the Native Customs. The special papers and flag issued by the Maritime Customs must alone be used by the particular vessel for which they were originally issued, and are not transferable from one vessel to another. The use of the British flag by vessels the property of Chinese is strictly prohibited. Infringement of these Regulations will, in the first instance, render the offender liable to the penalties in force at the ports hitherto opened under Treaty. and should the offence be subsequently repeated, the vessel's special papers and flag will be withdrawn, and the vessel herself refused permission thenceforward to trade between Ichang and Chungking.

V.—When once Chinese steamers carrying cargo run to Chungking, British steamers shall in like manner have access to the said port.

VI.—It is agreed that the present Additional Article shall be considered asforming part of the Chefoo Agreement, and as having the same force and validity asif it were inserted therein word for word. It shall be ratified, and the ratifications exchanged at Peking, and it shall come into operation six months after its signature, provided the ratifications have then been exchanged, or if they have not, then on the date at which such exchange takes place.

Done at Peking in triplicate (three in English and three in Chinese), this thirty-first day of March, in the year of our Lord one thousand eight hundred and ninety, being the eleventh day of the Second Intercalary Moon of the sixteenth year

of Kuang Hsu.

[L.S.] JOHN WALSHAM.

[L.S.]

SIGNATURE OF CHINESE PLENIPOTENTIARY.

THE THIBET-SIKKIM CONVENTION, 1890

Ratified in London, 17th August, 1890

Art. I.—The boundary of Sikkim and Thibet shall be the crest of the mountain range separating the waters flowing into the Sikkim Teesta and its affluents from the waters flowing into the Thibetan Machu and northwards into other rivers of Thibet. The line commences at Mount Gipmochi on the Bhutan frontier, and follows the above-mentioned water-parting to the point where it meets Nepaul territory.

Art. II.—It is admitted that the British Government, whose protectorate over the Sikkim State is hereby recognised, has direct and exclusive control over the internal administration and foreign relations of that State, and except through and with the permission of the British Government neither the ruler of the State nor any of its officers shall have official relations of any kind, formal or informal, with any other country.

Art. III.—The Government of Great Britain and Ireland and the Government of China engage reciprocally to respect the boundary as defined in Article I. and to

prevent acts of aggression from their respective sides of the frontier.

Art. IV.—The question of providing increased facilities for trade across the Sikkim-Thibet frontier will hereafter be discussed with a view to a mutually satisfactory arrangement by the high contracting Powers.

Art. V.—The question of pasturage on the Sikkim side of the frontier is-

reserved for further examination and future adjustment.

Art. VI.—The high contracting Powers reserve for discussion and arrangement the method in which official communications between the British authorities in India and the authorities in Thibet shall be conducted.

Art. VII.—Two Joint Commissioners shall within six months from the ratification of this Convention be appointed, one by the British Government in India, the other by the Chinese Resident in Thibet. The said Commissioners shall meet and discuss the questions which by the last three preceding articles have been reserved.

Art. VIII.—The present Convention shall be ratified, and the ratifications shall be exchanged in London, as soon as possible after the date of the signature thereof.

THE BURMAH CONVENTION

SIGNED AT PEKING, 4TH FEBRUARY, 1897

In consideration of the Government of Great Britain consenting to waive its objections to the alienation by China, by the Convention with France of June 20th. 1895, of territory forming a portion of Kiang Hung, in derogation of the provision.

of the Convention between Great Britain and China of March 1st, 1894, it has been agreed between the Governments of Great Britain and China that the following additions and alterations shall be made in the last-named Convention, hereinafter referred to as the Original Convention.

(Articles I. to XI. refer to the Burmah Frontier and trade across it between Burmah

and Yunnan.)

Art. XII. (Providing for the free navigation of the Irrawady by Chinese vessels). — Add as follows:— The Chinese Government agree hereafter to consider whether the conditions of trade justify the construction of railways in Yunnan, and in the event of their construction, agrees to connect them with the Burmese lines.

Art. XIII.—Whereas by the Original Convention it was agreed that China might appoint a Consul in Burmah to reside at Rangoon, and that Great Britain might appoint a Consul to reside at Manwyne, and that the Consuls of the two Governments should each within the territories of the other enjoy the same privileges and immunities as the Consuls of the most favoured nation, and further that in proportion as the commerce between Burmah and China increased, additional Consuls might be appointed by mutual consent to reside at such places in Burmah and Yunnan as the requirements of trade might seem to demand.

It has now been agreed that the Government of Great Britain may station a Consul at Momein or Shunning Fu as the Government of Great Britain may prefer, instead of at Manwyne as stipulated in the Original Convention, and also to station

a Consul at Szumao.

British subjects and persons under British protection may establish themselves and trade at these places under the same conditions as at the Treaty Ports in China.

The Consuls appointed as above shall be on the same footing as regards correspondence and intercourse with Chinese officials as the British Consuls at the

Treaty Ports.

Art. XIV. (Providing for issue of passports by the Consuls on each side of the frontier).—Instead of "Her Britannic Majesty's Consul at Manwyne" in the Original Convention read "Her Britannic Majesty's Consul at Shunning 'or Momein," in accordance with the change made in Article XIII.

Failing agreement as to the terms of revision the present arrangement shall

remain in force.

SPECIAL ARTICLE

Whereas on the twentieth day of January, one thousand eight hundred and ninety-six, the Tsung-li Yamen addressed an official despatch to Her Majesty's Charge d'Affaires at Peking, informing him that on the thirtieth day of December, one thousand eight hundred and ninety-five, they had submitted a Memorial respecting the opening of ports on the West River to foreign trade, and had received an Imperial Decree in approval of which they officially communicated a copy.

It has now been agreed that the following places, namely, Wuchow Fu in Kwangsi, and Samshui city and Bongkun Market in Kwangtung, shall be opened as Treaty Ports and Consular Stations with freedom of navigation for steamers between Samshui and Wuchow and Hongkong and Canton by a route from each of these latter places to be selected and notified in advance by the Maritime Customs, and that the following four places shall be established as ports of call for goods and passengers under the same regulations as the ports of call on the Yangtsze River, namely, Kongmoon, Kanchuk, Shiuhing and Takhing.

It is agreed that the present Agreement, together with the Special Article, shall come into force within four months of the date of signature, and that the ratifications

thereof shall be exchanged at Peking as soon as possible.

In witness whereof the undersigned duly authorised thereto by their respective Governments have signed the present agreement.

Done at Peking in triplicate (three copies in English and three in Chinese), the fourth day of February in the Year of our Lord one thousand eight hundred and ninety-seven.

(Sd.) CLAUDE M. MACDONALD. (Seal)

(Hieroglyphic) LI HUNG-CHANG. (Seal)

KOWLOON EXTENSION AGREEMENT, 1898

Whereas it has for many years past been recognised that an extension of Hong-kong territory is necessary for the proper defence and protection of the Colony,

It has now been agreed between the Governments of Great Britain and China that the limits of British territory shall be enlarged under lease to the extent

indicated generally on the annexed map.

The exact boundaries shall be hereafter fixed when proper surveys have been made by officials appointed by the two Governments. The term of this lease shall

be ninety-nine years.

It is at the same time agreed that within the City of Kowloon the Chinese officials now stationed there shall continue to exercise jurisdiction, except so far asmay be inconsistent with the military requirements for the defence of Hongkong. Within the remainder of the newly-leased territory Great Britain shall have sole jurisdiction. Chinese officials and people shall be allowed, as heretofore, to use the road from Kowloon to Hsinan.

It is further agreed that the existing landing-place near Kowloon city shall be reserved for the convenience of Chinese men-of-war, merchant and passengers vessels, which may come and go and lie there at their pleasure; and for the convenience of movements of the officials and people within the city.

When, hereafter, China constructs a railway to the boundary of the Kowloon

territory under British control, arrangements shall be discussed.

It is further understood that there will be no expropriation or expulsion of the inhabitants of the district included within the extension, and that if land is required for public offices, fortifications, or the like official purposes, it shall be bought at a fair price.

If cases of extradition of criminals occur they shall be dealt with in accordancewith the existing treaties between Great Britain and China and the Hongkong

Regulations.

The area leased by Great Britain includes the waters of Mirs Bay and Deep Bay, but it is agreed that Chinese vessels of war, whether neutral or otherwise,

shall retain the right to use those waters.

This Convention shall come into force on the first day of July, eighteen hundred and ninety-eight, being the thirteenth day of the fifth moon of the twenty-fourth year of Kwang Hsu. It shall be ratified by the Sovereigns of the two countries, and theratifications shall be exchanged in London as soon as possible.

In witness whereof the undersigned, duly authorised thereto by their respective-

Governments, have signed the present agreement.

Done at Peking in quadruplicate (four copies in English and in Chinese) the ninth day of June, in the year of Our Lord eighteen hundred and ninety-eight, being the twenty-first day of the fourth moon of the twenty-fourth year of Kwang Hsu.

CLAUDE M. MACDONALD.

LI HUNG-CHANG, Members of HSU TING K'UEI, Tsung-li Yamen.

THE WEIHAIWEI CONVENTION, 1898

Ratifications exchanged in London, 5th October, 1898

In order to provide Great Britain with a suitable naval harbour in North China, and for the better protection of British commerce in the neighbouring seas, the Government of His Majesty the Emperor of China agrees to lease to the Government of Her Majesty the Queen of Great Britain and Ireland, Weihaiwei, in the province of Shantung, and the adjacent waters for so long a period as Port Arthur shall remain in the occupation of Russia.

The territory leased shall comprise the island of Liukung and all other islands in the Bay of Weihaiwei, and a belt of land ten English miles wide along the entire coast line of the Bay of Weihaiwei. Within the above-mentioned territory leased Great Britain shall have sole jurisdiction.

Great Britain shall have, in addition, the right to erect fortifications, station troops, or take any other measures necessary for defensive purposes, at any points on or near the coast of the region east of the meridian 121 degrees 40 min. E. of Greenwich, and to acquire on equitable compensation within that territory such sites as may be necessary for water supply, communications, and hospitals. Within that zone Chinese administration will not be interfered with, but no troops other than Chinese or British shall be allowed therein.

It is also agreed that within the walled city of Weihaiwei Chinese officials shall continue to exercise jurisdiction, except so far as may be inconsistent with naval and military requirements for the defence of the territory leased.

It is further agreed that Chinese vessels of war, whether neutral or otherwise, shall retain the right to use the waters herein leased to Great Britain.

It is further understood that there will be no expropriation or expulsion of the inhabitants of the territory herein specified, and that if land is required for fortifications, public offices, or any official or public purpose, it shall be bought at a fair price.

This Convention shall come into force on signature. It shall be ratified by the Sovereigns of the two countries, and the ratifications shall be exchanged in London as soon as possible.

In witness whereof the undersigned, duly authorised thereto by their respective Governments, have signed the present agreement.

CLAUDE M. MACDONALD.

PRINCE CHING, Senior Member of the Tsung-li Yamen. Liao Shou Heng, President of Board of Punishments.

Done at Peking in quadruplicate (four copies in English and four in Chinese) the first day of July, in the year of Our Lord eighteen hundred and ninety-eight, being the thirteenth day of the fifth moon of the twenty-fourth year of Kuang Hsū.

Provisional arrangements for the rendition of Weihaiwei to China, in accordance with the agreement reached at the Washington Conference, were drawn up in 1028.

SUPPLEMENTARY COMMERCIAL TREATY WITH CHINA

SIGNED AT SHANGHAI, 5TH SEPTEMBER, 1902
Ratifications exchanged at Peking, 28th July, 1903

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, and His Majesty the Emperor of China, having resolved to enter into negotiations with a view to carrying out the provisions contained in Article XI. of the Final Protocol signed at Peking on the 7th of September, 1901, under which the Chinese Government agreed to negotiate the amendments deemed useful by the Foreign Governments to the Treaties of Commerce and Navigation and other subjects concerning commercial relations with the object of facilitating them, have for that purpose named as their Plenipotentiaries, that is to say:—

His Majesty the King of Great Britain and Ireland, His Majesty's Special Commissioner, Sir James Lyle Mackay, Knight Commander of the Most Eminent Order of the Indian Empire, a member of the Council of the Secretary of State for India, etc.

And His Majesty the Emperor of China, the Imperial Commissioners Lü Hai-huan, President of the Board of Public Works, etc., and Sheng Hsuan-huai, Junior Guardian of the Heir Apparent, Senior Vice-President of the Board of Public Works, etc.

Who having communicated to each other their respective full owers, and found them to be in good and due form, have agreed upon and concluded the following Articles:—

Art. I.—Delay having occurred in the past in the issue of Drawback Certificates owing to the fact that those documents have to be dealt with by the Superintendent of Customs at a distance from the Customs Office, it is now agreed that Drawback Certificates shall hereafter in all cases be issued by the Imperial Maritime Customs within three weeks of the presentation to the Customs of the papers entitling the applicant to receive such Drawback Certificates.

These Certificates shall be valid tender to the Customs Authorities in payment of any duty upon goods imported or exported (transit dues excepted), or shall, in the case of Drawbacks on foreign goods re-exported abroad within three years from the date of importation, be payable in cash without deduction by the Customs Bank at

the place where the import duty was paid.

But if, in connection with any application for a Drawback Certificate, the Customs Authorities discover an attempt to defraud the revenue, the applicant shall be liable to a fine not exceeding five times the amount of the duty whereof he attempted to defraud the Customs, or to a confiscation of the goods.

- Art. II.—China agrees to take the necessary steps to provide for a uniform national coinage which shall be legal tender in payment of all duties, taxes and other obligations throughout the Empire by British as well as Chinese subjects.
- Art. III.—China agrees that the duties and lekin combined levied on goods carried by junks fro Hongkong to the Treaty Ports in the Canton Province and vice versa shall together not be less than the duties charged by the Imperial Maritime Customs on similar goods carried by steamer.
- Art. IV.—Whereas questions have arisen in the past concerning the right of Chinese subjects to invest money in non-Chinese enterprises and companies, and whereas it is a matter of common knowledge that large sums of Chinese capital are so invested, China hereby agrees to recognise the legality of all such investments past, present and future.

It being, moreover, of the utmost importance that all shareholders in a Joint Stock Company should stand on a footing of perfect equality as far as mutual obligations are concerned, China further agrees that Chinese subjects who have or may become shareholders in any British Joint Stock Company shall be held to have accepted, by the very act of becoming shareholders, the Charter of Incorporation or Memorandum and Articles of Association of such Company and regulations framed thereunder as interpreted by British Courts, and that Chinese Courts shall enforce compliance therewith by such Chinese shareholders, if a suit to that effect be entered, provided always that their liability shall not be other or greater than that of British shareholders in the same Company.

Similarly the British Government agree that British subjects investing in Chinese Companies shall be under the same obligations as the Chinese shareholders

in such companies.

The foregoing shall not apply to cases which have already been before the Courts

and been dismissed.

Art. V.—The Chinese Government undertake to remove within the next two years the artificial obstructions to navigation in the Canton River. The Chinese Government also agree to improve the accommodation for shipping in the harbour of Canton and to take the necessary steps to maintain that improvement, such work to be carried out by the Imperial Maritime Customs and the cost thereof to be defrayed by a tax on goods landed and shipped by British and Chinese alike according to a

scale to be arranged between the merchants and the Customs Authorities.

The Chinese Government are aware of the desirability of improving the navigability by steamer of the waterway between Ichang and Chungking, but are also fully aware that such improvement might involve heavy expense and would affect the interests of the population of the provinces of Szechuen, Hunan, and Hupeh. It is, therefore, mutually agreed that until improvements can be carried out steamship owners shall be allowed, subject to approval by the Imperial Maritime Customs, to erect, at their own expense, appliances for hauling through the rapids. Such appliances shall be at the disposal of all vessels, both steamers and junks, subject to regulations to be drawn up by the Imperial Maritime Customs. These appliances shall not obstruct the waterway or interfere with the free passage of junks. Signal stations and channel marks where and when necessary shall be erected by the Imperial Maritime Customs. Should any practical scheme be presented for improving the waterway and assisting navigation without injury to the local population or cost to the Chinese Government, it shall be considered by the latter in a friendly spirit.

Art. VI.—The Chinese Government agree to make arrangements to give increased facilities at the open ports for bonding and for repacking merchandise in bond, and, on official representation being made by the British Authorities, to grant the privileges of a bonded warehouse to any warehouse which, to the satisfaction of the Customs Authorities, affords the necessary security to the revenue.

Such warehouses will be subject to regulations, including a scale of fees according to commodities, distance from Custom-house and hours of working, to be drawn up by the Customs Authorities who will meet the convenience of merchants so far as is compatible with the protection of the revenue.

Art. VII.—Inasmuch as the British Government affords protection to Chinese trade marks against infringement, imitation, or colourable imitation by British subjects, the Chinese Government undertake to afford protection to British trade marks against infringement, imitation, or colourable imitation by Chinese subjects.

The Chinese Government further undertake that the Superintendents of Northern and of Southern trade shall establish offices within their respective jurisdictions under control of the Imperial Maritime Customs where foreign trade marks may be registered on payment of a reasonable fee.

Art. VIII.—Preamble. The Chinese Government, recognising that the system of levying lekin and other dues on goods at the place of production, in transit, and

destination, impedes the free circulation of commodities and injures the interests of trade, hereby undertake to discard completely those means of raising revenue with the limitation mentioned in Section 8.

The British Government, in return, consent to allow a surtax, in excess of the Tariff rates for the time being in force, to be imposed on foreign goods imported by British subjects, and a surtax in addition to the export duty on Chinese produce

destined for export abroad or coastwise.

It is clearly understood that after lekin barriers and other stations for taxing goods in transit have been removed, no attempt shall be made to revive them in any form or under any pretext whatsoever; that in no case shall the surtax on foreign imports exceed the equivalent of one and a half times the import duty leviable in terms of the Final Protocol signed by China and the Powers on the 7th day of September, 1901; that payment of the import duty and surtax shall secure for foreign imports, whether in the hands of Chinese or non-Chinese subjects, in original packages or otherwise, complete immunity from all other taxation, examination or delay; that the total amount of taxation leviable on native produce for export abroad shall, under no circumstances, exceed $7\frac{1}{2}$ per cent. ad valorem.

Keeping these fundamental principles steadily in view, the high contracting

parties have agreed upon the following methods of procedure:-

Section 1.—The Chinese Government undertake that all barriers of whatsoever kind, collecting lekin or such like dues or duties, shall be permanently abolished on all roads, railways, and waterways in the Eighteen Provinces of China and the Three Eastern Provinces. This provision does not apply to the Native Custom-houses at present in existence on the seaboard or waterways, at open ports, on land routes, and on land frontiers of China.

Section 2.—The British Government agree that foreign goods on importation, in addition to the effective 5 per cent. import duty as provided for in the Protocol of 1901, shall pay a special surtax equivalent to one and a half times the said duty to compensate for the abolition of lekin, of transit dues in lieu of lekin, and of all other taxation on foreign goods, and in consideration of the other reforms provided for in this Article; but this provision shall not impair the right of China to tax salt, native opium and native produce as provided for in Sections 3, 5, 6 and 8.

The same amount of surfax shall be levied on goods imported into the Eighteen Provinces of China and the Three Eastern Provinces across the land frontiers as on

goods entering China by sea.

Section 3.—All Native Custom-houses now existing, whether at the Open Ports, on the seaboard, on rivers, inland waterways, land routes or land frontiers, as enumerated in the Hu Pu and Kung Pu Tse Li (Regulations of the Boards of Revenue and Works) and Ta Ch'ing Hui Tien (Dynastic Institutes), may remain; a list of the same, with their location, shall be furnished to the British Government, for purposes of record.

Wherever there are Imperial Maritime Custom-houses, or wherever such may be hereafter placed, Native Custom-houses may be also established; as well as at any

points either on the seaboard or land frontiers.

The location of Native Custom-houses in the Interior may be changed as the circumstances of trade seem to require, but any change must be communicated to the British Government, so that the list may be corrected; the originally stated number of them shall not, however, be exceeded.

Goods carried by junks or sailing-vessels trading to or from open ports shall not pay lower duties than the combined duties and surtax on similar cargo carried by

steamers.

Native produce, when transported from one place to another in the interior, shall, on arrival at the first Native Custom-house, after leaving the place of production, pay

duty equivalent to the export surtax mentioned in Section 7.

When this duty has been paid, a certificate shall be given which shall describe the nature of the goods, weight, number of packages, etc., amount of duty paid and intended destination. This certificate, which shall be valid for a fixed period of not

less than one year from date of payment of duty, shall free the goods from all taxation, examination, delay, or stoppage at any other Native Custom-houses passed en route.

If the goods are taken to a place not in the foreign settlements or concessions of an open port, for local use, they become there liable to the Consumption Tax described in Section 8.

If the goods are shipped from an open port, the certificate is to be accepted by the Custom-house concerned, in lieu of the export surtax mentioned in Section 7.

Junks, boats, or carts shall not be subjected to any taxation beyond a small and reasonable charge, paid periodically at a fixed annual rate. This does not exclude the right to levy, as at present, tonnage (Chuan Chao) and port dues (Chuan Liao) on junks.

Section 4.—Foreign opium duty and present lekin—which latter will now become

a surtax in lieu of lekin—shall remain as provided for by existing Treaties.

Section 5.—The British Government have no intention whatever of interfering with China's right to tax native opium, but it is essential to declare that, in her arrangements for levying such taxation, China will not subject other goods to taxation,

delay, or stoppage.

China is free to retain at important points on the borders of each province—either on land or water—offices for collecting duty on native opium, where duties or contributions leviable shall be paid in one lump sum; which payment shall cover taxation of all kinds within that province. Each cake of opium will have a stamp affixed as evidence of duty payment. Excise officers and police may be employed in connection with these offices; but no barriers or other obstructions are to be erected, and the excise officers or police of these offices shall not stop or molest any other kinds of goods, or collect taxes thereon.

A list of these offices shall be drawn up and communicated to the British Govern-

ment for record.

Section 6.—Lekin on salt is hereby abolished and the amount of said lekin and of other taxes and contributions shall be added to the salt duty, which shall be collected at place of production or at first station after entering the province where it is to be consumed.

The Chinese Government shall be at liberty to establish salt reporting offices at which boats conveying salt which is being moved under salt passes or certificates may be required to stop for purposes of examination and to have their certificates visêd, but at such offices no lekin or transit taxation shall be levied and no barriers or obstructions of any kind shall be erected.

Section 7.—The Chinese Government may re-cast the Export Tariff with specific duties as far as practicable on a scale not exceeding five per cent. ad valorem; but existing export duties shall not be raised until at least six months' notice has been

given.

In cases where existing export duties are above five per cent. they shall be

reduced to not more than that rate.

An additional special surtax of one half the export duty payable for the time being, in lieu of internal taxation and lekin, may be levied at time of export on goods

exported either to foreign countries or coastwise.

In the case of silk, whether hand or flature reeled, the total export duty shall not exceed a specific rate equivalent to not more than five per cent. ad valorem. Half of this specific duty may be levied at the first Native Custom-house in the interior which the silk may pass and in such case a certificate shall be given as provided for in Section 3, and will be accepted by the Custom-house concerned at place of export in lieu of half the export duty. Cocoons passing Native Custom-houses shall be liable to no taxation whatever. Silk not exported but consumed in China is liable to the Consumption Tax mentioned in Section 8.

Section 8.—The abolition of the lekin system in China and the abandonment of all other kinds of internal taxation on foreign imports and on exports will diminish the revenue materially. The surtax on foreign imports and exports and on coastwise exports is intended to compensate in a measure for this loss of revenue, but there

remains the loss of lekin revenue on internal trade to be met, and it is therefore agreed that the Chinese Government are at liberty to impose a Consumption Tax on articles

of Chinese origin not intended for export.

This tax shall be levied only at places of consumption and not on goods while in transit, and the Chinese Government solemnly undertake that the arrangements which they may make for its collection shall in no way interfere with foreign goods or with native goods for export. The fact of goods being of foreign origin shall of itself free them from all taxation, delay, or stoppage, after having passed the Custom-house.

Foreign goods which bear a similarity to native goods shall be furnished by the Custom-house, if required by the owner, with a protective certificate for each package, on payment of import duty and surtax, to prevent the risk of any dispute in the

interior.

Native goods brought by junks to open ports, if intended for local consumption—irrespective of the nationality of the owner of the goods—shall be reported at the

Native Custom-house only, where the consumption tax may be levied.

China is at liberty to fix the amount of this (consumption) tax, which may vary according to the nature of the merchandise concerned, that is to say, according as the articles are necessaries of life or luxuries; but it shall be levied at a uniform rate on goods of the same description, no matter whether carried by junk, sailing-vessel, or steamer. As mentioned in Section 3, the Consumption Tax is not to be levied within foreign settlements or concessions.

Section 9.—An excise equivalent to double the import duty as laid down in the Protocol of 1901 is to be charged on all machine-made yarn and cloth manufactured in China, whether by foreigners at the open ports or by Chinese anywhere in China.

A rebate of the import duty and two-thirds of the import surtax is to be given on raw cotton imported from foreign countries, and of all duties, including Consump-

tion Tax, paid on Chinese raw cotton used in mills in China.

Chinese machine-made yarn or cloth having paid excise is to be free of Export Duty, Export Surtax, Coast Trade Duty, and Consumption Tax. This Excise is to be collected through the Imperial Maritime Customs.

The same principle and procedure are to be applied to all other products of foreign type turned out by machinery, whether by foreigners at the open ports or by

Chinese anywhere in China.

This stipulation is not to apply to the out-turn of the Hanyang and Ta Yeh Iron Works in Hupeh and other similar existing Government Works at present exempt from taxation; or to that of Arsenals, Government Dockyards, or establishments of that

nature for Government purposes which may hereafter be erected.

Section 10.—A member or members of the Imperial Maritime Customs Foreign Staff shall be selected by each of the Governors-General and Governors, and appointed, in consultation with the Inspector-General of Imperial Maritime Customs, to each province for duty in connection with Native Customs affairs, Consumption Tax, Salt and Native Opium Taxes. These officers shall exercise an efficient supervision of the working of these departments, and in the event of their reporting any case of abuse, illegal exaction, obstruction to the movement of goods, or other cause of complaint, the Governor-General or Governor concerned will take immediate steps to put an end to same.

Section 11.—Cases where illegal action as described in this Article is complained of shall be promptly investigated by an officer of the Chinese Government of sufficiently high rank, in conjunction with a British officer and an officer of the Imperial Maritime Customs, each of sufficient standing; and in the event of its being found by a majority of the investigating officers that the complaint is well founded and loss has been incurred, due compensation is to be at once paid from the Surtax funds, through the Imperial Maritime Customs at the nearest open port. The High Provincial Officials are to be held responsible that the officer guilty of the illegal action shall be severely punished and removed from his post.

If the complaint turns out to be without foundation, complainant shall be held

responsible for the expenses of the investigation.

His Britannic Majesty's Minister will have the right to demand investigation where from the evidence before him he is satisfied that illegal exactions or obstructions have occurred.

Section 12.—The Chinese Government agree to open to foreign trade, on the same footing as the places opened to foreign trade by the Treaties of Nanking and Tientsin, the following places, namely:—

Changsha in Hunan; Wanhsien in Szechuen; Nganking in Anhui; Waichow (Hui-chow) in Kwangtung; and Kongmoon (Chiang-men) in Kwangtung.

Foreigners residing in these open ports are to observe the Municipal and Police Regulations on the same footing as Chinese residents, and they are not to be entitled to establish Municipalities and Police of their own within the limits of these Treaty Ports except with the consent of the Chinese authorities.

If this Article does not come into operation the right to demand under it the opening of these ports, with the exception of Kongmoon, which is provided for in

Article 10, shall lapse.

Section 13.—Subject to the provisions of Section 14, the arrangements provided

for in this Article are to come into force on 1st January, 1904.

By that date all *lekin* barriers shall be removed and officials employed in the collection of taxes and dues prohibited by this Article shall be removed from their posts.

Section 14.—The condition on which the Chinese Government enter into the present engagement is that all Powers entitled to most favoured nation treatment in China enter into the same engagements as Great Britain with regard to the payment of surtaxes and other obligations imposed by this Article on His Britannic Majesty's Government and subjects.

The conditions on which His Britannic Majesty's Government enter into the

present engagement are: -

(1.) That all Powers who are now or who may hereafter become entitled to most

favoured nation treatment in China enter into the same engagements;

(2.) And that their assent is neither directly nor indirectly made dependent on the granting by China of any political concession, or of any exclusive commercial concession.

Section 15.—Should the Powers entitled to most favoured nation treatment by China have failed to agree to enter into the engagements undertaken by Great Britain under this Article by the 1st January, 1904, then the provisions of the Article shall only come into force when all the Powers have signified their acceptance of these engagements.

Section 16.—When the abolition of lekin and other forms of internal taxation on goods as provided for in this Article has been decided upon and sanctioned, an Imperial Edict shall be published in due form on yellow paper and circulated, setting forth the abolition of all lekin taxation, lekin barriers and all descriptions of internal taxation on

goods, except as provided for in this Article.

The Edict shall state that the Provincial High Officials are responsible that any official disregarding the letter or spirit of its injunction shall be severely punished and

removed from his post.

Art. IX.—The Chinese Government, recognising that it is advantageous for the country to develop its mineral resources, and that it is desirable to attract Foreign as well as Chinese capital to embark in mining enterprises, agree within one year from the signing of this Treaty to initiate and conclude the revision of the existing Mining Regulations. China will, with all expedition and earnestness, go into the whole question of Mining Rules and, selecting from the rules of Great Britain, India, and other countries, regulations which seem applicable to the condition of China, she will re-cast her present Mining Rules in such a way as while promoting the interests of

Chinese subjects and not injuring in any way the sovereign rights of China, shall offer no impediment to the attraction of foreign capital, or place foreign capitalists at a greater disadvantage than they would be under generally accepted foreign regulations.

Any mining concession granted after the publication of these new Rules shall be

subject to their provisions.

Art. X.—Whereas in the year 1898 the Inland Waters of China were opened to all such steam vessels, native or foreign, as might be especially registered for that trade at the Treaty Ports, and whereas the Regulations dated 28th July, 1898, and Supplementary Rules dated September, 1898, have been found in some respects inconvenient in working, it is now mutually agreed to amend them and to annex such new Rules to this Treaty. These Rules shall remain in force until altered by mutual consent.

It is further agreed that Kongmoon shall be opened as a Treaty Port, and that, in addition to the places named in the special Article of the Burmah Convention of 4th February, 1897, British steamers shall be allowed to land or ship cargo and passengers, under the same regulations as apply to the "Ports of Call" on the Yangtze River, at the following "Ports of Call": Pak Tau Hau (Pai-t'u k'ou), Lo Ting Hau (Lo-ting k'ou), and Do Sing (Tou-ch'eng); and to land or discharge passengers at the following ten passenger landing stages on the West River:—Yung Ki (Jung-chi), Mah Ning (Maning), Kau Kong (Chiu-chiang), Kulow (Ku-lao), Wing On (Yung-an), How Lik (Houli), Luk Pu (Lu-pu), Yuet Sing (Yüeh-ch'eng), Luk To (Lu-tu) and Fung Chuen (Feng-ch'uan).

Art. XI.—His Britannic Majesty's Government agree to the prohibition of the general importation of morphia into China, on condition, however, that the Chinese Government will allow of its importation, on payment of the Tariff import duty and under special permit, by duly qualified British medical practitioners and for the use of hospitals, or by British chemists and druggists who shall only be permitted to sell it in small quantities and on receipt of a requisition signed by a duly qualified

foreign medical practitioner.

The special permits above referred to will be granted to an intending importer on his signing a bond before a British Consul guaranteeing the fulfilment of these conditions. Should an importer be found guilty before a British Consul of a breach of his bond, he will not be entitled to take out another permit. Any British subject importing morphia without a permit shall be liable to have such morphia confiscated.

This Article will come into operation on all other Treaty Powers agreeing to its conditions, but any morphia actually shipped before that date will not be affected by this prohibition.

The Chinese Government on their side undertake to adopt measures at once to

prevent the manufacture of morphia in China.

Art. XII.—China having expressed a strong desire to reform her judicial system and to bring it into accord with that of Western nations, Great Britain agrees to give every assistance to such reform, and she will also be prepared to relinquish her extra-territorial rights when she is satisfied that the state of the Chinese laws, the arrangement for their administration and other considerations warrant her in so doing.

Art. XIII.—The missionary question in China being, in the opinion of the Chinese Government, one requiring careful consideration, so that, if possible, troubles such as have occurred in the past may be averted in the future, Great Britain agrees to join in a Commission to investigate this question, and, if possible, to devise means for securing permanent peace between converts and non-converts, should such a

Commission be formed by China and the Treaty Powers interested.

Art. XIV.—Whereas under Rule V. appended to the Treaty of Tientsin of 1858. British merchants are permitted to export rice and all other grain from one port of China to another under the same conditions in respect of security as copper "cash," it is now agreed that in cases of expected scarcity or famine from whatsoever cause in any district, the Chinese Government shall, on giving twenty-one days' notice, be at liberty to prohibit the shipment of rice and other grain from such district.

Should any vessel specially chartered to load rice or grain previously contracted for have arrived at her loading port prior to or on the day when a notice of prohibition to export comes into force, she shall be allowed an extra week in which to ship her cargo.

If during the existence of this prohibition, any shipment of rice or grain is allowed by the authorities, the prohibition shall, ipso facto, be considered cancelled and shall

not be re-imposed until six weeks' notice has been given.

When a prohibition is notified, it will be stated whether the Government have any Tribute or Army Rice which they intend to ship during the time of prohibition, and, if so, the quantity shall be named.

Such rice shall not be included in the prohibition, and the Customs shall keep a

record of any Tribute or Army Rice so shipped or landed.

The Chinese Government undertake that no rice, other than Tribute or Army Rice belonging to the Government, shall be shipped during the period of prohibition.

Notifications of prohibitions, and of the quantities of Army or Tribute Rice for

shipment shall be made by the Governors of the Province concerned.

Similarly, notifications of the removals of prohibitions shall be made by the same authorities.

The export of rice and other grain to foreign countries remains prohibited.

Art. XV.—It is agreed that either of the High Contracting Parties to this Treaty may demand a revision of the Tariff at the end of 10 years; but if no demand be made on either side within 6 months after the end of the first 10 years, then the Tariff shall remain in force for 10 years more, reckoned from the end of the preceding 10 years, and so it shall be at the end of each successive 10 years.

Any Tariff concession which China may hereafter accord to articles of the produce or manufacture of any other State shall immediately be extended to similar articles of the produce or manufacture of His Britannic Majesty's Dominions by whomsoever

imported.

Treaties already existing between the United Kingdom and China shall continue in force in so far as they are not abrogated or modified by stipulations of the present Treaty.

Art. XVI.—The English and Chinese Texts of the present Treaty have been carefully compared, but in the event of there being any difference of meaning between them, the sense as expressed in the English text shall be held to be the correct sense.

The ratifications of this Treaty, under the hand of His Majesty the King of Great Britain and Ireland and of His Majesty the Emperor of China respectively shall

be exchanged at Peking within a year from this day of signature.

In token whereof the respective Plenipotentiaries have signed and sealed this

Treaty, two copies in English and two in Chinese.

Done at Shanghai this fifth day of September in the year of Our Lord, 1902, corresponding with the Chinese date, the fourth day of the eighth moon of the twenty-eighth year of Kwang Hsu.

[L.S.] JAS. L. MACKAY.

Annex A.-(1)

(TRANSLATION)

Lu, President of the Board of Works;

SHENG, Junior Guardian of the Heir Apparent, Vice-President of the Board of Works;

Imperial Chinese Commissioners for dealing with questions connected with the Commercial Treaties, to

Sir James Mackay, His Britannic Majesty's Special Commissioner for the discussion of Treaty matters.

Shanghai: K. H. XXVIII., 7th moon, 11th day (Received August 15, 1902)

We have the honour to inform you that we have received the following telegram from His Excellency Liu, Governor General of the Liang Chiang, on the subject of Clause II. mutually agreed upon by us:

"As regards this clause, it is necessary to insert therein a clear stipulation, to the "effect that, no matter what changes may take place in the future, all Customs' duties "must continue to be calculated on the basis of the existing higher rate of the Haikwan. "Tael over the Treasury Tael, and that 'the touch' and weight of the former must be "made good."

As we have already arranged with you that a declaration of this kind should beembodied in an Official Note, and form an annex to the present Treaty, for purposes of record, we hereby do ourselves the honour to make this communication.

ANNEX A-(2)

GENTLEMEN.

Shanghai, August 18th, 1902.

I have the honour to acknowledge the receipt of your despatch of the 14th instant forwarding copy of a telegram from His Excellency Liu, Governor-General of the-Liang Chiang, on the subject of Article II. of the new Treaty, and in reply I have the-honour to state that His Excellency's understanding of the Article is perfectly correct.

I presume the Chinese Government will make arrangements for the coinage of anational silver coin of such weight and touch as may be decided upon by them. These coins will be made available to the public in return for a quantity of silver bullion of equivalent weight and fineness plus the usual mintage charge.

The coins which will become the national coinage of China will be declared by the Chinese Government to be legal tender in payment of Customs duty and indischarge of obligations contracted in Haikwan taels, but only at their proportionate-value to the Haikwan tael, whatever that may be.

I have the honour to be,

Gentlemen,

Your obedient Servant.

Their Excellencies

(Signed) Jas. L. MACKAY.

Lu Hai-huan and Sheng Hsuan-huai, etc., etc., etc.

Annex B—(1)

(Translation)

Lu, President of the Board of Works;

SHENG, Junior Guardian of the Heir Apparent, Vice-President of the Board of Works;

Imperial Chinese Commissioners for dealing with questions connected with the Commercial Treaties, to

SIE JAMES L. MACKAY, His Britannic Majesty's Special Commissioner.

Shanghai, September 2nd, 1902.

We have the honour to inform you that on the 22nd of August, we, in conjunction with the Governors-General of the Liang Chiang and the Hu-kuang Provinces, Their Excellencies Liu and Chang, addressed the following telegraphic Memorial to the Throne:—

"Of the revenue of the different Provinces derived from lekin of all kinds, a "portion is appropriated for the service of the foreign loans, a portion for the Peking "Government, and the balance is reserved for the local expenditure of the Provinces "concerned.

"In the negotiations now being conducted with Great Britain for the amendment of the Commercial Treaties, a mutual arrangement has been come to providing for "the imposition of additional taxes, in compensation for the abolition of all kinds of "lekin and other imposts on goods, prohibited by Article VIII. After payment of "interest and sinking fund on the existing foreign loan, to the extent to which lekin "is thereto pledged, these additional taxes shall be allocated to the various Provinces "to make up deficiencies and replace revenue, in order that no hardships may be "entailed on them. With a view to preserving the original intention underlying the "proposal to increase the duties in compensation for the loss of revenue derived from "lekin and other imposts on goods, it is further stipulated that the surtaxes shall not "be appropriated for other purposes, shall not form part of the Imperial Maritime "Customs revenue proper, and shall in no case be pledged as security for any new "foreign loan.

"It is therefore necessary to memorialize for the issue of an Edict, giving effect "to the above stipulations and directing the Board of Revenue to find out what "proportion of the provincial revenues derived from lekin of all kinds, now about "to be abolished, each Province has hitherto had to remit, and what proportion it "has been entitled to retain, so that, when the Article comes into operation, due "apportionment may be made accordingly, thus providing the Provinces with funds "available for local expenditure and displaying equitable and just treatment towards

"all."

On the 1st instant an Imperial Decree "Let action, as requested, be taken," was issued, and we now do ourselves the honour reverently to transcribe the same for your information.

Annex B-(2)

Shanghai, September 5th, 1902.

GENTLEMEN,

I have the honour to acknowledge the receipt of your despatch of the 2nd instant forwarding the text of the Memorial and Decree dealing with the disposal of the surfaxes.

I understand that the surtaxes in addition to not being pledged for any new foreign loan are not to be pledged to, or held to be security for, liabilities already contracted by China except in so far as *lekin* revenue has already been pledged to an existing loan.

I also understand from the Memorial that the whole of the surtaxes provided by Article VIII. of the New Treaty goes to the Provinces in proportions to be agreed upon between them and the Board of Revenue, but that out of these surtaxes each Province is obliged to remit to Peking the same contribution as that which it has hitherto remitted out of its lekin collections, and that the Provinces also provide as hitherto out of these surtaxes whatever funds may be necessary for the service of the foreign loan to which lekin is partly pledged.

I hope Your Excellencies will send me a reply to this despatch and that you will agree to this correspondence forming part of the Treaty as an Annex.

I have the honour to be,

Gentlemen,

Your obedient Servant,

(Signed) Jas. L. MACKAY.

Their Excellencies,

I.U HAI-HUAN and SHENG HSUAN-HUAI, etc., etc., etc.

Annex B-(3)

(TRANSLATION)

Lv. President of the Board of Works;

SHENG, Junior Guardian of the Heir Apparent, Vice-President of the Board of Works;

Imperial Chinese Commissioners for dealing with questions connected with the

Commercial Treaties, to

SIR JAMES L. MACKAY, His Britannic Majesty's Special Commissioner.

Shanghai, September 5th, 1902.

We have the honour to acknowledge the receipt of your communication of to-day's date with regard to the allocation of the surtax funds allotted to the Provinces, and to

inform you that the views therein expressed are the same as our own.

We would, however, wish to point out that, were the whole amount of the allocation due paid over to the Provinces, unnecessary expense would be incurred in the retransmission by them of such portions thereof as would have to be remitted to Peking in place of the contributions hitherto payable out of lekin revenue. The amount, therefore, of the allocation due to the Provinces, arranged between them and the Board of Revenue, will be retained in the hands of the Maritime Customs, who will await the instructions of the Provinces in regard to the remittance of such portion thereof as may be necessary to fulfil their obligations, and (on receipt of these instructions) will send forward the amount direct. The balance will be held to the order of the Provinces.

In so far as lekin is pledged to the service of the 1898 loan, a similar method of

procedure will be adopted.

As you request that this correspondence be annexed to the Treaty, we have the honour to state that we see no objection to this being done.

Annex C

INLAND WATERS STEAM NAVIGATION

ADDITIONAL RULES

1.—British steamship owners are at liberty to lease warehouses and jetties on the banks of waterways from Chinese subjects for a term not exceeding 25 years, with option of renewal on terms to be mutually arranged. In cases where British merchants are unable to secure warehouses and jetties from Chinese subjects on satisfactory terms, the local officials, after consultation with the Minister of Commerce, shall arrange to provide these on renewable lease as above mentioned at current equitable rates.

2.—Jetties shall only be erected in such positions that they will not obstruct the inland waterway or interfere with navigation, and with the sanction of the nearest Commissioner of Customs; such sanction, however, shall not be arbitrarily withheld.

3.—British merchants shall pay taxes and contributions on these warehouses and jetties on the same footing as Chinese proprietors of similar properties in the neighbourhood. British merchants may only employ Chinese agents and staff to reside in warehouses so leased at places touched at by steamers engaged in inland traffic to carry on their business; but British merchants may visit these places from time to time to look after their affairs. The existing rights of Chinese jurisdiction over Chinese subjects shall not by reason of this clause be diminished or interfered with in any way.

4.—Steam vessels navigating the inland waterways of China shall be responsible for loss caused to riparian proprietors by damage which they may do to the banks

or works on them and for the loss which may be caused by such damage. In the event of China desiring to prohibit the use of some particular shallow waterway by launches, because there is reason to fear that the use of it by them would be likely to injure the banks and cause damage to the adjoining country, the British authorities, when appealed to, shall, if satisfied of the validity of the objection, prohibit the use of that waterway by British launches, provided that Chinese launches are also prohibited from using it.

Both Foreign and Chinese launches are prohibited from crossing dams and weirs at present in existence on inland waterways where they are likely to cause injury to such works, which would be detrimental to the water service of the local people.

5.—The main object of the British Government in desiring to see the inland waterways of China opened to steam navigation being to afford facilities for the rapid transport of both foreign and native merchandise, they undertake to offer no impediment to the transfer to a Chinese company and the Chinese flag of any British steamer which may now or hereafter be employed on the inland waters of China should the owner be willing to make the transfer.

In event of a Chinese company registered under Chinese law being formed to run steamers on the inland waters of China the fact of British subjects holding shares in

such a company shall not entitle the steamers to fly the British flag.

6.—Registered steamers and their tows are forbidden, just as junks have always been forbidden, to carry contraband goods. Infraction of this rule will entail the penalties prescribed in the Treaties for such an offence, and cancellation of the Inland Waters Navigation Certificate carried by the vessels, which will be prohibited from thereafter plying on inland waters.

7.—As it is desirable that the people living inland should be disturbed as little as possible by the advent of steam vessels to which they are not accustomed, inland waters not hitherto frequented by steamers shall be opened as gradually as may be convenient to merchants and only as the owners of steamers may see prospects or

remunerative trade.

In cases where it is intended to run steam vessels on waterways on which such vessels have not hitherto run, intimation shall be made to the Commissioner of Customs at the nearest open port who shall report the matter to the Ministers of Commerce. The latter, in conjunction with the Governor-General or Governor of the Province, after careful consideration of all the circumstances of the case, shall at once give their approval.

8.—A registered steamer may ply within the waters of a port, or from one open port or ports to another open port or ports, or from one open port or ports of places inland, and thence back to such port or ports. She may, on making due report to the Customs, land or ship passengers or cargo at any recognised places of trade passed in the course of the voyage; but may not ply between inland places

exclusively except with the consent of the Chinese Government.

9.—Any cargo and passenger boats may be towed by steamers. The helmsman and crew of any boat towed shall be Chinese. All boats, irrespective of ownership,

must be registered before they can proceed inland.

10.—These Rules are supplementary to the Inland Steam Navigation Regulations of July and September, 1898. The latter, where untouched by the present Rules. remain in full force and effect; but the present Rules hold in the case of such of the former Regulations as the present Rules affect. The present Rules, and the Regulations of July and September, 1898, to which they are supplementary, are provisional and may be modified, as circumstances require, by mutual consent,

Done at Shanghai this fifth day of September, in the year of Our Lord, 1902, corresponding with the Chinese date, the fourth day of the eighth moon of the

twenty-eighth year of Kwang Hsü.

[L.S.] JAS. L. MACKAY.

REVISED IMPORT TARIFF FOR THE TRADE OF CHINA, 1922

(Superseding the Tariff arranged in 1919)

Note.—If any of the articles enumerated in this Tariff are imported in dimensions exceeding those specified, the Duty is to be calculated in proportion to the measurements as defined.

Where the specific rate of Duty on imports enumerated in this Tariff depends upon or is regulated in any manner by the value, the Duty shall be based on the domestic wholesale market value of the goods less the Duty and 7 per cent.

No.	NAME OF ARTICLE.	TARIFF U		No.	NAME OF ARTICLE.	TARIFF U	NIT AND
	Cotton and Cotton Goods.	Per	Hk. Tls.	8	Imitation Native Cotton Cloth (including Machine-made), Grey,	Per	Hk. Tls.
1	Shirtings and Sheet- ings, Grey, not over 40				not over 24 ins. wide & with not more than 115 threads per sq. in.	Picul	2.50
	ins. by 41 yds:— a. Weight 7 lb. and under	Piece	0.14	9	Cotton Flannel, or Flan- nelette, of Plain or Twill Weave, Grey:—		
	b. ,, over 7 lb. but not over 9 lb. c. ,, over 9 lb. but	,,	0.21		 a. Not over 32³ ins. by 31 yds b. Over 32³ ins. but not 	Piece	0.27
2	not over 11 lb. Shirtings and Sheet- ings, Grey, not over	"	0.28		over 40 ins. by 31 yds. Cotton Piece Goods, White	29	0.38
	40 ins. by 41 yds. and with more than 110 threads per sq. in.:—			10	or Dyed (irrespective of finish). Shirtings and Sheetings,		
	a. Weight over 11 lb. but not over		0.32	10	White, Plain:— a. Not over 37 ins. by 42 yds		0.33
	b. ,, over 12½ lb. but not over	"	0.36	11	b. Over 41 ins. wide White Irishes, not over 37 ins. by 42 yds	Value Piece	5 %
3	c. ,, over 15½ lb Shirtings and Sheet-	21	0.43	12	Drills and Jeans, White (3 or 4 shaft only), not	Liece	0.25
	ings, Grey, not over 40 ins. by 41 yds. and with 110 threads or			13	over 31 ins. by 32 vds Drills and Jeans, White (3 or 4 shaft only), not	9)	
	a. Weight over 11 lb.			14	over 31 ins. by 42 yds T-Cloths, White, and Mexicans:—	29	0.35
4	b. ,, over 15½ lb Drills and Jeans, Grey	33	0.25		a. Not over 32 ins, by 25 ydsb. Not over 32 ins. and	29	0.17
5	(3 or 4 shaft only), not over 31 ins. by 31 yds. Drills and Jeans, Grey	33	0.24	15	over 25 yds. but not over 41 yds Dimities, Piques, Vest-	22	0.28
	(3 or 4 shaft only). not over 31 ins. by 41 yds.: a. Weight 12\frac{3}{4} lb. and				ings, Quiltings & Bed- ford Cords, White, not over 30 ins. by 30 yds.	"	0.38
6	b. ,, over 12\frac{1}{2} lb T-Cloths, Grey, not over	"	0.32	16	Cambrics, Lawns, Mus- lins, Nainsooks, Mulls and Jaconets, White,		
	34 ins. bv 25 yds. — a.Weight 7 lb. & under b. " over 7 lb	"	0.14 0.19	17	Plain, not over 46 ins. by 12 yds	73	0.065
7	T-Cloths, Grey, over 34 ins. but not over 37 ins. by 25 yds.	,,	0.24		lins & Lappets, White, Figured, not over 46 ins. by 12 yds	Value	5 %

No.	NAME OF ARTICLE.	TARIFF U	JNIT AND	No.	NAME OF ARTICLE.		Unit and
18	Cambrics, Lawns, Mus-	Per	Hk.	27	Cotton Crape (not in-	Per	Hk.
-	lins, Mulls, Jaconets,		Tls.		cluding Oatmeal	161	Tls.
	Victoria Checks, Swiss				Crapes), Grey, Bleached,		
	Checks & Lappets, Dyed,				Dyed, Printed, or Yarn-		
	Plain or Figured, not	Walne	E 0/		dyed:-	77.1	= 0/
19	over 46 ins. by 12 yds. Cambrics, Lawns, Mus-	Value	5 %	1 .	a. Notover 15 ins. wide b. Over 15 in. but not	Valua	5 %
10	lins, Mulle, Jaconets,				over 30 ins. wide	Yard	0.008
	Victoria Checks, Swiss			28	Lastings, Satteens, Ita-		0.00
	Checks, Lappets, Lim-				lians, Imitation (Weft-		
	brics, Brocades (single				faced) Venetians, Bea-		
	Yarns only), White or Dyed, Plain or Figured,				trice Twills, Tientsin Twills, Diagonal Iwills,		
	& Shirtings, Striped,				Herringbone Twills,		
	Spotted, Corded &				Serges, Ribs, Cords		
	Figured:-				(not including Poplins),		
	a. Not over 30 ins. by	D.	0.05		Repps, and Moreens,		
	31 yds	Piece	0.35		White or Dyed, Plain		
	b. Over 30 ins. but not over 37 ins. by				or Figured, not over 33 ins. by 33 yds	Piece	0.36
	42 yds		0.40	29	Satteen Drills (5 shaft),		
20	Lenos, White or Dyed,			20	Warpfaced Satteens		
	not over 31in. by 30 yd.	33	0.17	1	(not excluding 5 shaft),		
21	Leno Brocades, White	37-1	= Q/	1	and Satteen Stripes,		
22	or Dyed	Value	5 %		White or Dyed, Plain or Figured, not over 33		
	Shirtings, Sheetings & Pongees, Dyed, Plain:				ins. by 33 yds	,,	0 36
	a. Not over 30 ins. by			30	Poplins (including Po-		
	33 yds	Piece	0.22		plin Taffetas), and		
	b. Not over 30 ins. and				Venetians, White or		
	over 33 yds, but		0.28		Dyed, Plain, not over		0.63
	not over 43 yds c. Not over 36 ins. by	"	0.20	31	33 ins. by 33 yds, Poplins (including Po-	,,	0.00
	21 yds	**	0.17	31	plin Taffetss) and		
	d. Not over 36 ins.				Venetians, White or		
	and over 21 yds.		0.07		Dyed, Figured, not		0.50
	but not over 33 yds.	21	0.27		over 33 ins. by 33 yds.	,,	0.79
	e. Not over 36 ins. and over 33 yds. but			32	Cotton Flannel, or Flan- nelette, of Plain or		
	not over 43 yds	,,	0.35		Twill Weave:-		
23	Drills Jeans (3 or 4				1. White, Dyed, Print-		
	shaft only), Dyed, Plain:		1		ed, or Yarn-dyed		
	a. Not over 31 ins. by 33 yds		0.28		(not including Du-		
	b. Not over 31 ins. and	"	0.20		plex or Reversible Prints):		
	over 33 yds. but not				a. Not over 25 ins. by		
0.4	over 43 yds	23	0.36	1	15 yds	39	0.11
24	Dyed T-Cloths, Em-				b. Over 25in. but not		0.10
	bossed Cantoons, Alpa- cianos, Real and Imita-				over 30in. by 15 yd.	23	0.13
	tion Turkey Reds, not				c. Over 25in, but not over 30in, by 31 yd.		0.28
	over 32 ins. by 25 yds.:-				d. Over 30in. but not	13	0.20
	a. Weight 31 lb. and		0.15		over 36in. by 15 yd.	,,	0.16
	under	"	0.15		e. Over 30 in. but not		
	b. ,, over 3\(\frac{1}{2}\) lb. but not over 5\(\frac{1}{2}\) lb.		0.19	1	over 36in. by 31 yd.	,,,	0.35
	c. ,, over 5\ lb	22 22	0.27		2. Duplex or Rever-		
25	Mercerised Crimps,	"			sible Prints not		0.01
	White, Dyed, or Print-				over 30 ins. wide	,,,	0.01
	ed, Plain or Figured,		0 40	33	Cotton Spanish Stripes,		
26	not over 32in. by 32yd. Oatmeal Crapes, White	27	0.43		Dyed:—		
20	or Dyed, Plain or Fi-				a. Not over 32 ins. by		0
	gured, not over 33 ins.				b. Over 32in. but not	26	0.17
	by 33 yds	90	0.41	1	over 64in. by 20 yd.		0.35
					, 25 Ju,	" 23	0.00

36		REVIS	ED IMP	ORT	TARIFF		
No.	Name of Article.	TABIFF U		No.	NAME OF ARTICLE.	TARIFF U	HIT AND
34	Cotton Velvets & Velveteens, Dyed, Plain,	Per Yard	Hk. Tls. 0.022		ed Damasks, Printed Venetians, Printed Lastings, Printed	Per	Hk. Tls.
35	not over 26 ins. wide Cotton Velvets and Velveteens, Printed, Figured, or Embossed.	Taru	0.022		Beatrice Twills, Printed ed Cords, Printed Poplins, and Printed		
	Velvet and Velveteen Cords, Corduroys, Fus- tians, Moleskins, and	37-1	F 04		Moreens, not over 32 ins. by 30 yds Printed Flannelette.	Piece	0.40
36	Plushes	Value	5 %	43	See 32. Duplex or Reversible Prints of Shirting Weave and one colour		
37	ins. wide	Yard	0.024		only, not over 32 ins. by 30 yds Printed Velvets and		0.24
	a. Raisedb. Not Raised Cotton Piece Goods,	Picul Value	3.50 5 %	41	tonnes, Printed Sat-		
38	Printed. Printed Cambrics, Printeded Lawns, Printed				teen Cretonnes, Printed Repp Cretonnes, Print- ed Embossed Figures, Printed Art Muslins		
	Muslins, Printed Shirt- ings, Printed Sheetings, Printed T-Cloths (in-				and Casement Cloth, Printed Cotton Coat- ings, Trouserings, and		
	as Blue and White Printed T-Cloths).				Gabardines, and all other Duplex or Re- versible Prints except		
	Printed Drills. Printed Jeans, Printed Diagon- al Twills, Twill Creton- nes, Printed Silesias,				those enumerated in Classes 38 and 43 Printed Blankets. See 46. Printed Handkerchiefs.	Value	5 %
	Printed Repps (not incl. Repp Cretonnes): a. Not over 20 ins.	;			See 49. The term "Printed" in this Tariff includes		
	b. Over 20 ins. but not over 46 ins. by	Value	5 %		Pigment Style, Direct Printing Style, Steam Style, Discharge Style,		
	c. Over 20 ins. but not over 32 ins. by	Piece	0.081		Madder or Dyed Style, Resist Style, Resist Pad Style, Metal Style, and soforth, irrespective		
	d. Over 32 ins. but not over 42 ins. by 30 yds	,,,	0.19		of finish. The term "Duplex or Reversible Print" in		
39	Printed Mercerised Crimps. See 25. Printed Oatmeal Crapes	,			this Tariff includes all Printed Cottons having (a) a different pattern		
	and Oatmeal Crape Cretonnes, not over 32 ins. by 30 yds	,,	0.22		printed on each side of the cloth, (b) the same design on both sides of the cloth, whether		
40	Printed Cotton Crape. See 27. Printed Turkey Reds, Real and Imitation, not				printed with one or more rollers.		
41	over 31 ins. by 25 yds. Printed Lenos, not over	**	0.16		Colton Piece Goods, Yarn-dyed.		
42	31 ins. by 30 yds Printed Satteens and	,,	0,19		Cotton Crane, See 27. Cotton Flannel, or		
	Satinets, Printed Brocades (including Printed Fancy Woven				Flannelette. See 32. Stockinette. See 37. Handerkchiefs, neither		
	Stripes or Checks), Printed Italians, Print-			Į.	Embroidered nor Initialled. See 49.	1 - 5	4

							37
No.	NAME OF ARTICLE.	TARIFF U		No.	NAME OF ARTICLE.	TARIFF U	
		Per	Hk.		c. Over 25 ins. square	D	177.
	Cotton Piece Goods not		Tls.		but not over 29	Per	Hk. Tls.
	otherwise enumerated				ins. square	Dozen	0.063
	(see also 582)	Value	5 %		d. Over 29 ins.	2020	
					square but not		
	Cotton, Raw; Cotton				over 34 ins. square.	11	0.082
	Thread, Cotton Yarn,	-		50	KnittedClothing, Raised		
	and Manufactures of Cotton.				(including that stitched with Silk Thread and		
	9) 000000.				with facings of Silk or		
45	Ankle-bands, Plain or				other material)	Picul	4.70
	Decorated	Picul	5.70	51	Mosquito Netting, not	m.	
40	Bags, New (see also 517)	1.00	2,60		over 90 ins. by 50 yds.	Piece	1.10
46	Blankets, Plain, Printed,			53	Raw Cotton	Picul	0.80
	or Jacquard (including those with a taped or			00	Singlets or Drawers, not Raised (including those		
	whipped edge of Silk or				stitched with Silk		
	other material), and				Thread and with fac-		
	Blanket Cloth	10	3.30		ings of Silk or other	77 - 1	r 0/
	Canvas. See 36.				material)	Value	5%
-47	Crape. See 27. Counterpanes and			54	Socks and Stockings:— 1. Not Raised on		
, age &	Quilts, Honey-comb or				either side :		
	Alhambra:—				a. Made of Un-		
	a. Not over 21 yds.				gassed or Un-		- 00
	long	H.	3.20		mercerised Thread	Picul	5.90
	b. Over 2½ yds.	77 1 -	F 0/		b. Made of Gassed		
-48	Iong	Value	5 %		or Mercerised Thread or stitched		
-40	Embroidered Edging or Insertion, Machine-				or embroidered		
	made		1991		with Silk	,,	8.10
	Flannelette. See 32.				2. Raised	Value	5 %
.49	Handkerchiefs, neither				3. Others	111	H
	Embroidered nor In-				Stockinette. See 37.	Dionl	3.90
	itialled:— 1. White, Dyed, Print-	, 		55 56	Towels, Turkish	Picul	0.00
				1 00	Thread, Dyed or Undyed (irrespective of finish):		
	ed, or yarn-dyed, Hemmed, but not				1. Sewing Cotton, on		
	with a drawn thread				spools or cops:		
	hem:				a. 2-cord and 3-cord,	_	0.040
	a. Not over 13 ins.	Dozen	0.017	1	50 yds. or less	Gross	0.049
	b. Over 13 ins. square	Dogon	0.011	1	b. 6-cord, 50 yds. or less		0.094
	but not over 18				c. Other lengths in	"	0.001
	ins. square	H	0,028		proportion.		
	c. Over 18 ins, square				2. Crochet or Em-		
	but not over 30		0.043		broidery Cotton, in		
	ins. square	94	0.043		skeins or balls:		
	ed, or yarn-dyed, with				a. Over Hk. Tls. 200 in value per picul	Picul	90.00
	drawn-thread hem:				b. Not over Hk. Tls.	Ficut	20.00
	a. Not over 13 ins.			1	200 in value per		
	square	**	0.028		picul	33	6.50
	b. Over 13 ins. square			57	Cotton Waste	22	0.48
	but not over 18 ins. square		0.06	58	Yarn:-		1
	c. Over 18 ins. square	**	V.00		l. Grey (irrespective of fold):		
	but not over 30			1	a. Counts up to and		
	ins. square		0.073		including 17		9.00
	3. Printed Unbammed				b. Counts above 17	19	2.00
	a. Not over 19 ins.		0.016		and up to and in-		
	b. Over 18 ins. square		0.010		cluding 23		2.20
	but not over 25				c. Counts above 23		
	ins. square		0.051	1	and up to and in-		
					cluding 35	22	3.00

No.	NAME OF ABTICLE.	TABIFF U	JNIT AND	No.	NAME OF ARTICLE.		UNIT AND
	d. Counts above 35 and up to and including 45	Per Picul	Hk. Tls. 3.40		tons, Vicunas, Printed Vicunas, Union and Poncho Cloths, Bea-	Per	Hk. Tls.
	e. Counts above 45 2. Dyed, Bleached, Gassed, Mercerised,	Value	5 %		vers, Striped Beavers, Army Cloths, Leather Cloths, and Presidents,		
	cotton & Cotton Goods not otherwise enumer-		23		containing or not con- taining a small quanti- ty of new Wool for		
	ated (see also 582) Hemp, Linen, Silk, and Woollen Goods.	77	23	77	facing purposes, not over 58 ins. wide Italian Cloth, Plain or Figured, Alpacas, Lus-	Yard	0.057
59	Flax, Hemp, and Jute Goods. Canvas and Tarpaulin				tres, Orleans, and Sicilians	Value	5 %
	of Hemp and/or Jute, for Sails, Awnings, and similar purposes, Proof- ed or Unproofed, not			78 79 80	Wool, Sheep's	Picul Value	2.80
60	over 24 ins. wide Canvas Linen (Elastic), for Tailoring	Yard Value	0.016	81	by 40 yds. Camlets, not over 31 ins. by 62 yds	Piece	1.70
61 62 63	Gunny Bags, New , Old Hemp or Hessian Bags,	Picul	0.41 0.25	82	Flannel, not over 33 ins. wide	Yard	0.049
64	New Hemp or Hessian Bags,	Value	0.67	84	ed, or Creped, not over 31 ins. by 32 yds Llama Braid	Piece Picul	1.00
65 66	Old Hessian Cloth Jute, Raw	Picul	5 % 0.63 0,22	85	Long Ells, not over 31 ins. by 25 yds	Piece	0.63
67	Silk Goods and Silk Mixtures. Silk Piece Goods (all			87	over 64 ins. wide Vicunas, Beavers, Mel- tons, Broadcloth and	Yard	0.079
	Silk), Plain, Figured, or Brocaded	Value	5 %		Superfine, Medium and Habit Cloth, not over	V3	0.15
68 69	Silk Plushes and Silk Velvets, Pure Silk Seal, with Cotton	Catty	0.82	88	60 ins. wide	Yard	0.15
70	back	96	0.27	90	eluding Berlin Wool) Metals.	Picul Value	8.40 5 %
	of Silk mixed with other fibrous material, with Cotton back)	,,	0.26	90 91	Aluminium	") /o.)>
71	Silk and Cotton Satins, White or Dyed in the Piece:—			92	Antimony Regulus and Refined	Picul Value	0.70 5 %
72	a. Plain b. Figured Silk and Cotton Satins,	1 kr	0.16 0.26	94 95	Brass and Yellow Metal: Bars and Rods Bolts, Nuts, Rivets,	Picul	1.30-
73	Yarn dyed Silk and Cotton Mix-	11	0.32	98	Washers, and Accessories	Value	5 %
74	tures not otherwise enumerated Silk Kibbons, all Silk	Value	5 %	97	Brass or Old Yellow Metal remelted) Nails	Picul	1.30 1.90
75	and Mixtures	21	>>	98	Old or Scrap (fit only for remanufacture)	Value	5 %
75 76	Union Shirtings, not over 33 ins. wide Cloth made of remanu-	Yard	0.024	100 101	Screws Sheets and Plates Tubes	Picul	1.80 2.40
	factured Wool and Cotton, such as Mel- tons, Printed Mel-			102	Wire	9)	1.30

			ED 1211	OIGI	AMILE		3,9
No.	NAME OF ARTICLE.	TABIFF U		No.	NAME OF ARTICLE	TARIFF U	
		D	777.			P	Hk.
104	Rolte Nute Rivets	Per	Hk. $Tls.$	128	Rails (including Stool	Per	Tls.
10-9	Bolts, Nuts, Rivets, and Washers	Value	5 %	120	Rails (including Steel Sleepers, Fish-plates.		7 001
105	Ingots and Slabs (in-	Taruo	0 /0		Spikes, Bolts, and		
100	cluding Old Copper				Nuts for use with the		
	remelted)	Picul	1.10		Rails)	Picul	0.18
106	Nails	144	3.50	129	Rivets		0.39
107	Old or Scrap (fit only			130	Screws	Value	5 %
	for remanufacture)	Value	5 %	131	Sheets and Plates, in.		
108	Sheets and Plates	Picul	2.00		thick or more	Picul	0.23
109	Tacks	Value	5 %	132	Sheets and Plates under		0.05
110	Tubes	ntin	1 50	300	in. thick	Tralus	0.25 5 %
111	Wire	Picul	1.50	133	Spikes	Value Picul	1.00
112	Pono	Value	%	135	Tinned Plates, Decorat-	Tioni	1.00
113	,, Rope Iron and Steel, Ungal-	14	23	100	ed		0.73
	vanized (not includ-			136	Tinned Plates, Plain	"	0,45
	ing Bamboo, Spring,			137	" Plates, Old	Value	5 %
	and Tool Steel)			138	" Tacks	Picul	1.50
414	Anvils, Swage-blocks,			139	Wire	10	0.38
	Anchors and Parts of,			140	Wire Rope, New, Gal-		
	Shaftings and For-		1		vanized or Un-		
	gings, each weighing				galvanized (with		
	in every case 25 lb.	Diani	1 20		or without fibre		1.40
115	Polta Nuta & Washara	Picul Value	1.30 5 %	141	Wire Rope, Old, Gal-	74	1.50
115 116	Bolts, Nuts & Washers Castings, Rough	Picul	0.61	1.41	vanized or Ungal-		
117	Chains, New & Parts of	11041	0.93		vanized (with or with-		
118	Chains, Used	Value	5 %		out fibre core)	Value	5 %
119	Cobbles, Wire Shorts,	1	1		Steel, Tool and Spring:-		,-
	Defective Wire, Bar			142	Bamboo Steel	Picul	0.27
	Croppings and Bar			143	Spring Steel	Value	5 %
	Ends, Used Hoops and			144	Tool Steel (including		
	Hoop Ends or Cut-				High-speed Steel)	23	22
	tings, Galvanized or Ungalvanized (in-				Iron and Steel, Gal- vanized:—		
	cluding scrap lots of			145	Bolts, Nuts, Rivets and		
	mixed dimensions ir-				Washers	22	**
	respective of size)	Picul	0.15	146	Pipes, Tubes, and Tube		
120	Crossings for Railways	Value	5 %	1	Fittings	,,	,,
121	Hoops	Picul	0.24	147	Serewa	m	10
122	Old or Scrap (fit only			148	Sheets, Corrugated and	D:1	0.40
	for remanufacture),			140	Plain	Picul	0.46
	not otherwise enu-		0.10	149	Wire Rope (with or	93	0.36
123	merated Nail-rod, Bars, Twisted		0.10		without fibre core)		
420	or Deformed Bars,		-		(see 140 & 141)		
	Tees, Channels,				" Shorts (see 119)		
	Angles, Joists, Girders,			150	Iron and Tin Dross	31	0.33
	and other Structural			1	Lead:—		
	Sections or Shapes			151	Old (fit only for re-		
	(including half oval			1	manufacture)		5 %
	Rods in coil over # in.			152	Pigs or Bars	Picul	0.35
	wide and Rods in coil		0.00	153	Pipe	99	0.69
104	over 3 in. in diameter	"	0.23	154 155	Sheet Wire	Value	0.52
124	Nails, Wire and Cut Pig and Kentledge		0.11	156	Manganese	i	1
125 126	Pipes, Tubes, and Pipe		0.11	157	Ferro	"	22
120	and Tube Fittings	Value	5 %	158	Nickel	Picul	2.10
127	Plate Cuttings (includ-		1	159	Quicksilver	,,	4.40
	ing scrap lots of mix-				Tin:—		
	ed dimensions, irres-			160	Compound	Value	5 %
	pective of size, and			161	Ingots and Slabs	Picul	2.30
	croppings of Channels,		0.10	162	Pipe	Value	5 %
	Tees and Angles)	Picul	0.13	163	Type Metal	19	,,,

No.	NAME OF ABTICLE.	TARIFF U		No.	NAME OF ARTICLE.		JNIT AND-
	White Motel or Cormon	Per	Hk.			Per	Hk.
	White Metal, or German Silver:—	rer	Tls.	198	Beef, Corned or Pickled,	1 0.	Tls.
164	Bars, Ingots, and Sheets	Picul	2.90	130	in barrels	Value	5 %
165	Wire		3.30	199	Birds' Nests Black	,	100
100	Zinc:		0.50	100	(incl. Clarified Refuse)	Catty	0.21
166	Powder and Spelter		0.46	200	Birds' Nests, White .	,,	1.00
167	Sheets (including Per-	,,,	-110	201	Butter	, ,	3.20
	forated), Plates, and				Canned Goods:-		
	Boiler Plates	24.	0.81	202	Asparagus	Picul	1,10
				203	Awabi	weight	1.50
	Food, Drink & Vege-	}		204	Cream & Milk, Eva-	of im-	1
	table Medicines.				porated or Sterilised	mediate	1 0.85
	Fishery and Sea Products.			205	Fruits, Table & Pie	packing)	0,88
168	Agar-agar	Picul	0.28	206	Milk, Condensed		[1,50
169	Awabi, in bulk		3.60	207	Canned Goods, Un-		F 0/
170	Bicho de Mar, Black,	-99	0.00		enumerated	Value	5 %
	Spiked	- 12	3.00	208	Chocolate	21	**
171	" Black, not	Н.		209	Coffee	**	91
	Spiked	32	2.50	210	Currants and Raisins	Diami	1.50
172	" White	-	1.00	211 212	Fruits, Preserved, in	Picul	1.00
173	Cockles, Dried	- 11	0.96	213	Glass, etc	Value	5 %
174	,, Fresh		0.06	213	Honey		"
175	Compoy	99	2,60	214	Jams and Jellies	**	Secretary of
176	Crabs' Flesh, Dried	1911	1.20	215	Lard, in bulk	**	33
177	Fish Bones	Value	5 %	216	Macaroni & Vermicelli,	33	, ,,
178	,, Cod, Dried (includ-				in bulk	Picul	0.87
- 20	ing Boneless)	Picul	0.36	217	Margarine & similar	Picul)
179	" Cuttle	- 10	1,60		products made of	(Incl.	1.70
180	" Dried&Smoked(not				Vegetable Fats	immediate)
	incl. Dried Codfish		0.59	218	Meats, Dried and Salted	Value	5 %
101	& Cuttle-fish)	23	0.53	219	Pork Rind	**	20
181	" Fresh	"	0.83	220	Sausages, Dry		**
182 183	,, Herring, Salt	39	0.15	221	Soy	Picul	0.50
100	,, Maws, 1st Quality			222	Tea	Value	5 %
	(i.e, weighing 1 cat.oroverp.piece)	Catty	0.42		Cereals, Fruits, Medicinal		
184	Mr On 1 Ouglitre	Carry	0112		Substances, Seeds, Spices		
101	(i.e., weighing un-				and Vegetables.		
	der 1 cat. p. piece)	Picul	4.90				
185	Salman Ralling	Value	5 %	223	Aniseed, Star:-		
186	,, Salt, not otherwise		/-		a. 1st Quality—value		
	enumerated	Picul	0.21		Hk. Tls. 15 and over	D:1	0.90
187	, Skin	-	0.88	1	per picul	Picul	0.50
188	Mussels, Oysters, and				b. 2nd Quality-		
	Clams, Dried	10:	1.40		value under Hk.		0.50
189	Prawns and Shrimps,			224	Apples, Fresh	23	0.50
	Dried, in bulk	199	1.90	225	Apples, Fresh	Value	5 %
190	Seaweed, Cut	33	0.30	226	Barley, Pearl	"	,,
191	Long	39	0.19	227	Beans and Peas	,,	93
192	" Prepared	77 7	1.50	228	Betelnut Husk, Dried	Picul	0.26
193	Red	Value	5 %	229	Betelnuts, Dried	,,	0.31
194	Sharks' Fins, prepared.	Picul	12.50	230	Bran	33	0.08
195	,, not ,, :-			231	Camphor (Laurus Cam-		
	a Value not over Hk.	100	1.00		phora), Crude or Re-		
	Tis. 30 per picul	-0-	1.00		fined (incldg. Shaped)	71	3,80
	b. Value over Hk Tls. 30 but not over Hk.			232	Camphor, Baroos, Clean	Catty	1.50
	Tla. 140 per picul		3.60	233	Camphor, Baroos, Re-		
	c. Value over Hk. Tls.	"	0.00		fuse	Value	5 %
	140 per picul		10.00	234	Capoor Cutchery	Picul	27
	· -	>>		235	Cardamon Husk	Picul	0.16
	Animal Products, Canned			236	Cardamoms, Inferior	31	1.50
20.1	Goods and Groceries.		0.00	237	Cardamoms, Superior	23	15.50
193	Bacon & Hams, in bulk	37 9	2.80	238	Cassia Lignea and Buds	33	0.19
197	Baking Powder	Value	10%	239	Cassia Twigs	23	0.10

	 		ED INI				
No.	NAME OF ARTICLE.	TARIFF U		No.	NAME OF ARTICLE.	TABIFF U	
						Per	Hk.
040	0 1 170 0	Per	Hk.	070	35-14	m:1	Tls.
240	Cereals and Flour (in-		Tls.	259	Malt	Picul	0.41
ł	cluding Barley, Maize,			260	Morphia in all forms	Value	5 %
	Millet, Oats, Paddy,			261 262	Mushrooms	Picul	3.70 1.70
	Rice, Wheat, and			263	Nutmegs	Value	5 %
	Flour made therefrom; also Buckwheat and			264	Olives, Opium, Tincture of	Yaiuo	
	Buckwheat Flour,			265	Oranges, Fresh	Picul	0.41
	Cornflour and Yellow			266	Peel, Orange, in bulk		0,89
	Corn Meal, Rye Flour,			267	Pepper, Black	"	0.48
	and Hovis Flour; but			268	Pepper, White	"	0.93
	not including Arrow-			269	Potatoes, Fresh	Value	5 %
	root and Arrowroot			270	Putchuck	Picul	2.80
	Flour, Cracked Wheat,			271	Seed, Apricot	. ,,	1.80
	Germea, Hominy, Pearl			272	Seed, Lily Flower-i.e.,	"	
					Lotus-nuts without		
	Barley, Potato Flour, Quaker Oats, Rolled				Husks	,,	1.10
	Oats, Sago & Sago			273	Seed, Lucraban	,,	0.24
	Flour, Shredded Wheat,			274	Seed, Melon	"	0,41
	Tapioca & Tapioca			275	Seed, Pine-i.e. Fir-nuts	,,	1.00
	Flour, & Yam Flour)		Free	276	Seed, Sesamum	11	0 24
241	Chestnuts	Value	5 %	277	Sugar Cane	,,	0.06
242	China-root	Picul	1.60	278	Vegetables, Dried, Pre-		
243	Cinnamon, in bulk		4.50		pared and Salted	Value	5 %
244	Cloves, in bulk	,,	0.90		Sugar.		
245	Cloves, Mother	- >>	0.37	279	Sugar, Brown, under		
246	Cocaine	Value	5 %		No. 11 Dutch Stan-		
247	Galangal	Picul	0.20		dard & "Green Sugar"	Picul	0.23
248	Ginseng, Clarified or			280	Sugar, White, over No.		
	not Clarified (including				10 Dutch Standard		0.00
	Beard, Roots & Cut-				(incldg. Refined Sugar)	**	0.32
	tings, but not including			281	Sugar White, Cube and		0.70
	Wild Ginseng):-			1	Loaf		0.79
	a. 1st Quality—value			282	Sugar Candy	11	0.45
	over Hk. Tls. 35	C-44	9.60		Sugar Cane (see also 277)	11	0.05
	per catty	Catty	2.60		Wines, Beer, Spirits, Table		
	b, 2nd Quality—value				Waters, etc.		
	over Hk. Tls. 25			283	Champagne & any other (1
	and not over Hk.		1.50	200	Wine sold under the	12 bts.or	1.30
	Tls. 35 per catty		1.00		label "Champagne"	24 1-bts.	
	c. 3rd Quality—value over Hk. Tls. 11			284	Sparkling Astis		0.55
	and not over Hk.			285	Other Sparkling Wines		0.65
	Tls. 25 per catty		0.90	286	Still Wines, Red or		
	d, 4th Quality—value	*	0.00	200	White, exclusively		
	over Hk. Tls. 6,				the produce of the		
	but not over Hk.			1	natural fermenta-		
	Tls. 11 per catty	"	0.43		tion of Grapes (not		
	e. 5th Quality-value	<i>"</i>			including Vins de		
	over Hk. Tls. 3,				Liqueur):-		
	but not over Hk.				a. In bottles	34.	0.42
	Tls. 6 per catty	,,,	0.23		b. In bulk	Imp.gal.	0.068
	f. 6th Quality-value			287	Port Wine, in bottles	Case of	0.70
	not over Hk. Tls.					24 ½-bts.	1)
	3 per catty	19	0.088	288	Port Wine, in bulk	Imp.gal.	0.23
249	Ginseng, Wild	Value	5 %	289	Marsala, in bottles {	Case of	0.40
250	Groundnuts, in Shell	Picul	0.17			24 4-bts.)
251	Groundnuts, Shelled		0.23	290	Marsala, in bulk	Imp.gal.	0.16
252	Hops	Value	5 %	291	Vins de Liqueur other		
253	Isinglass, Vegetable	Picul	8.70		than Port and Marsala		
254	Lemons, Fresh	1,000	1.70		(viz., Madeira, Malaga,		
255	Lichees, Dried	Picul	0.73		Sherry, etc.):-		
256	Lily Flowers, Dried	11	0,60		a. In bottles }	Case of	0.61
257	Lungngan Pulp		0.94			12 bts.or 24 }-bts.)
258	Lungugans, Dried		0.63	1	b. In bulk	imp.gal.	0.17

No.	NAME OF ABTICLE.	TARIFF U	INIT AND	No.	NAME OF ARTICLE.	TARIFF U	
		Per	Hk.		J. Wolne over III.	Por	Hk.
292	Vermouth, Byrrh and	Case of	Tls.	1	d. Value over Hk.		Tls.
202	Quinquina (12 litres	0.38		Tls. 4.50 but not over Hk. Tls. 6,50		
293	" in bulk	Imp.gal,	0 13			1.000	0,28
294	Sake, in barrels	Picul	0 94		e. Value over Hk.	1,000	0,43
295	Sake, in bottles	12 sho*	0.47		Tls, 3,00 but not		
	* 10 qo=1 sho=3.175 pints.				over Hk. Tls. 4.50		
296	Ale, Beer, Cider, Perry				per 1,000		0,19
	& similar Liquors made				f. Value over Hk.	23	0,10
	of Fruits & Berries:—	10	15		Tls. 1.50 but not		
- 4	a. In bottles	12 rep. qts. or 24	0,094		over Hk. Tls. 3		
		rep. pts.	,		per 1,000	23	0.11
	b. In casks	Imp.gal.	0,029		g. Value Hk.Tls.1.50		
297	Porter and Stout,	12 rep. qts. or 24	0.21		or less per 1,000	,,	0,06
	in bottles	rep. pts.	,	309	Cigars:-		
298	Porters & Stouts, in casks	Imp.gal.	0.05		a. Value over Hk.		
299	Brandy, Cognac and	100	0.20		71s. 40 per 1,000	,,	3.00
	Whisky, in bulk	4			b. Value not over		
300	Brandy and Cognac,	Case of 12	0.84		Hk. Tls. 40 p, 1,000	40.	1,30
	in bottles	rep. qts.)	310	Snuff	Value	5 %
301	Whisky, in bottles	- 11	0.70	311	Tobacco, Leaf :-		
302	Gin, in bottles	100	0,38	Į	a. Value over Hk.		
303		Imp.gal.	0.15		Tls. 60 per picul	Picul	4.00
304	Rum:	Come			b. Value not over		1 80
	In bottles	of 12	0.44	010	Hk.Tls.60 per picul	23	1.50
		rep. qts.)	312	Tobacco, Prepared:		
	b. In bulk (not incl.			1	a. In tins or packages	Value	E 9/
	Rum for industrial		0.10	i	under 5 lbs. each	Value	5 %
	purposes only)	Imp,gal,	0.10		b. In bulk (not pack-		
305	Other Spirits-i.e., Aqu-		!		ed in tins or tin- lined cases)	Picul	3.50
	avit, Vodka, Punch,			313	Tobacco, Stalk		0.28
	etc.:—	Case	5	1 010	Tobacco, Blank	33	0.20
	a. In bottles	of 12	{ 0.65		Chemicals and Dyes.	1	
	b. In bulk	rep. qts.	0.22				
	b. In bulk	Imp.gal.	1		Chemicals.		
306	Liqueurs	12 rep. qts. or 21	0.70	314	Acid, Acetic	- 10	1.20
307	Waters, Table, Aerated	rep. pts.	1	315	,, Boracic, in pack-	-	-1.40
201	and Mineral	12 bts.or 24 ½-bts.	0.07		ages of not less	1	
	Spirits of Wine and				than 7 lbs. each		0.96
	Rectified Spirits or	i		316	" Carbolic	Value	5 %
	Alcohol (including			317	" Hydrochloric (i.e.,		
	Unsweetencd Arrack,				Muriatic) in bulk	Picul	0.24
	Methylated Spirits,			318	, Nitric	10	0,55
	Wood Alcohol and			319	,, Sulphuric		0.18
	Fusel Oil) see 341.	Ties .		320	Ammonia, in bulk	"	1.10
	1	N	1	321	" Chloride of—i.e.,		
	Tobacco.	1		000	Sal Ammoniac.	99	1.00
800	Oi manual to a			322	Blanching Powder - i a	**	0.28
308	Cigarettes:—			323	Bleaching Powder-i.e., Chloride of Lime		0.55
	a. Value over Hk.			324		**	0.28
	Tls. 12.50 per 1,000			324	Borax, Crude or Refined Calcium, Carbide of	n	0.48
	and all Cigarettes			326	Copper, Sulphate of	11	0,40
	not bearing a dis-			327	Glycerine in packages	22	0.52
	tinctive brand or			321	of not less than :8		
	Cigarette		0.83		lbs. each		1.00
	b. Value over Hk			328	Hide Specific	Value	1.60
	Tls. 8.50 but not			329	Manure, Animal, (hem-	, wine	5 %
	over Hk. Tls. 12.50			323	ical, or Artificial, not		
	per 1,000	1	0.53	1	otherwise enumerated		
				330	1	Picul	0.52
	c. Value over Hk						
	c. Value over Hk			331			0.02
	c. Value over Hk Tls. 6.50 but not over Hk. Tls. 8.50	t			Potassium, Bichromate		1.20

		WE 419	ED IMP	OWI	LARIFE		43
No.	NAME OF ARTICLE.	CARIFF UR Duti	r	No.	Name of Article.	TARIFF UNDUTY	
	1	Per	Hk.			_ 1	~~.
	~ 7 4 7		Tls.		Condian Come Oils	Per	Hk,
333		Picul	0.13		Candles, Gums, Oils, Soap, Varnishes,		Tls.
384	" Bicarbonate of, in		0.29		Soap, varnishes,		
225	bulk	**	0.26		Wax, etc.		
335 386	" Caustic	10	0.16		Beeswax, Yellow, See 400.		
337	Concentrated	**	0.33	377	Candles	Picul	0.77
338	Mitmata of (Ohila		0.00	378	Candlewick	. 14	3.40
000	Saltpetre)		0.41	379	Gasolene, Naphtha and		
389	" Silicate of	24	0.20	(7)	Benzine, Mineral:-	Case of)
340	" Sulphide of	**	0.26		. Tu	2 tins, each of	0.26
341	Spirits of Wine and)				a. In case	5 Am.)
	Rectified Spirits or					gallons	,
	Alcohol (including	Imp.	1		b. In bulk	10 Am.	0.23
	Unsweetened Ar-	gallon	0.03	000		galls.)
	rack. Methylated	8	'	380	Grease, Lubricating,	Dianl	0,45
	Spirits, Wood Al-			381	wholly or partly mineral	Picul	1.00
	cohol and Fusel Oil)			382	Gum Arabic	11	3.20
	Door and Diamonta			383	Manuel		0,55
	Dyes and Pigments.			384	Olihanum		0.75
342	Aniline Dyes not other-			385	, Resin	24	0.36
OTH	wise enumerated	Value	5 %	386	,, Shellac and Button		
343	Bark, Mangrove	Picul	0.13		Lac	++	3.50
344	, Plum-tree	111	0.19	387	" Liquid Fuel	Ton	0.97
345	" Yellow (for Dyeing)	11	0.25	388	Oil, Castor, Lubricating	Picul	1.00
346	Blue, Paris or Prussian	Ar	2.40	389	,, ,, Medicinal	Value	5 %
347	Bronze Powder	11	3.50	390	" Coconut	Picul	0.50
348	Carbon Black (i.e., Lamp-		1.00	391	" Hardened	Value Case of	5%
0.40	black)	Value	1,30	392	, Kerosene:- (2 tins,	1
849	Carthamin	Value	5 %		a. In case	each of 5 Am.	0.14
350 351	Chrome Yellow	Picul	4,40		1	gallons)
352	Cobalt, Oxide of	Value	5 %	1	(10 Am.	1019
358	Cochineal	.,	0 /0		b. In bulk	galls.	0.12
354		Picul	0.19		c. Tins, empty	Tin	0.008
355))	0.48	1	d. Case and two	Unah	0.004
356				1	empty tins		0.024
	classed	Value	/-	393		Imp.gal.	0.067
357		Picul	2.90	394		Am.	1
358			1 70	1	a. Wholly or partly (gallon	0.021
0.50	infurt, or Imitation		1.70	1	of mineral origin !		1'
359 360			0.68		b. Other kinds, not otherwise enumer		
300	Indigo, Artificial, con- taining not more than				ated	. 27	0.029
	20°/ Indigotin (higher			395		Imp.gal.	0.14
	strengths in propor-			390		1	
	tion)		2.20		Laundry (including		
361	Indigo, Dried, Natural.	n	6.60		Blue Mottled), in bulk		
362		111	0.41		Bars, and Doublets		
363				1	duty to be charged or		
364			0.20	1	nominal weights		
36			100		provided that such weights be not les		
0/1	Yellow		0.65		than true weights an		
36 36		1 3	1.00		that a Bar does no		
36			e 5 %		weigh less than 7 oz		
36				39		y Value	
37			0.19	39			
37	1 Smalt	- 10	2.00	39	99 Turpentine :		
37	2 Turmeric	. 0	0.20		a. Mineral	1	
37			1.40		b. Vegetable		0.079
37			4.50	40	D		
37		-		40			0.38
37	6 White Zinc	100		1 40	02 " Vegetable		1.10

403	Books, Maps, Paper, and Wood Pulp. Books, Printed or Manu- script, Bound or Un- bound (including Tele-	Per	Hk. Tls,			Per	Hk.
	and Wood Pulp. Books, Printed or Manuscript, Bound or Un-		Tis,				
403	Books, Printed or Manuscript, Bound or Un-			414	D C4	D' 1	Tls.
403	script, Bound or Un-			414	Paper, Strawboard Plain.	Picul	0.17
300	script, Bound or Un-			.919	,, Unglazed Tissue and M.G. Bleached		
					Sulphite, free of		
	bound thereame rele-				Mechanical Wood		
	graphic Code Books,				Pulp	>>	0.90
	Picture Books and			416	" Writing, Drawing,		
	Copy Books for tea-				Art Printing,		
	ching Writing and				Bank-note, Parch-		
	Drawing, and Books		ļ		ment, Pergamyn,	37 - 1	- 0/
	for teaching Music to Children, but not in-			417	and Grease-proof Unenumerated	Value	5 %.
	cluding other Music			418	Wood Pulp, Chemical	Picul	0.40
	Books, Ledgers, and			419	Wood Pulp, Mechani-	11041	0.20
	other office, School, and				cal:—		
	Private Stationery)		Free		a. Dry	,,	0.33
404 i	Charts and Maps (in-				b. Wet (not contain-		
	cluding Outline Maps,				ing less than 40		
	Relief Maps, Globes,				per cent. moisture)	79	0.16
	and Models and Charts						
	for Educational pur-				Animal Substances,		
	poses, such as the tea- ching of Anatomy, etc.						
405	Newspapers&Periodicals		33	1	Raw and Prepared.		1
406	Paper, Cardboard, Pure		"		Hidee Leather and		
	Bleached Sulphite,			1	Hides, Leather and Skins (Furs).		
	Uncoated	Picul	0,84		Sheka (2 tors):		
407	" Cigarette, on bob-			420	Hides, Buffalo and Cow.		1.20
	bins or rolls (in-			421	Leather Belting	Value	5 %
	cluding weight of	1		422	, Calf or Kid,	1 13240	10
400	bobbin, or roll)	40	3,20		Enamelled, Ja-		
408	, Common Printing (containing Me-				panned, Patent,		
	chanical Wood				and/or Coloured.	10	
	Pulp), Calendered			423	Leather, Cow, Enamell-	-	
	or Uncalendered.				ed, Japanned and Patent		
	Sized or Unsized,	1	-	424	0.1.	- 12	22
	White or Coloured	Picul	0.48	323			
409	,, Coated and/or			i .	a. Bellies & Shoulders	Picul	1.30
	Enamelled on one				b, Other	37.3	2.50
410	or both sides	33	1.00	425	Skins (Furs), Beaver	Value	5 %
410	,, Glazed, either Flint,			426	Dog	26	2:
	Friction, or Plated, & Marbled Paper	100	1.50	427 428	Arctic	10.	39
411	" M.G. Cap, White or	**	1.00	120	White	1.2.	
217	Coloured, made			429	" Fox Legs	33	33
	chiefly of Mechani-			430	,, Red	"	21
	cal Word Pulp	31	0.48	431	" Goat, Tanned	29	21
412	,, Packing and Wrap-			432	,, Untann-		1
	ping, Brown or			1	M	i bec	22
	Coloured (includ-		0.40	433	" Hare & Rabbit		
410	ing Kraft Paper)	99	0.48	434	Lamb	21	3,7
413	,, Printing, (free of Mechanical Wood			435 436	Land otten	21	200
	Pulp), Calendered	1		437	Tune	**	210
	or Uncalendered,			438	Morton IIn-	46.	200
	Sized or Unsized.			1	tanned	7841	
	White or Coloured			439	" Musquash	21	20
	(including Simile			440		31	20
	and M.G. Poster.			441	, Sable	146	33
	but not including			442			
	Printing Paper				Md	-00	39
	otherwise enum- erated)		0,75	443 444	77	71	3m

No.	NAME OF ARTICLE.		JHIT AND	No.	NAME OF ARTICLE.		Unit and
		Per	Hk.			Per	Hk.
- 11	Bones, Feathers, Hair,		T'ls.		Ordinary, Manufactured		Tls.
-	Horns, Shells, Sinews,				(including any process		
	Tusks, etc.		- 1		further than simple		
4.47	D m:				sawing, but not in-		
445 446	Bones, Tiger	Picul	4.30		cluding Masts & Spars):		
447	Crocodile and Armadillo	Value	5 %				
	Scales	Picul	3.30	467	Hardwood:		
448	Elephants' Tusks, Whole						
449	or Parts of	Catty	0.19		a. Clear, on net measure, not	1,000	3
443	Feathers, Kingfisher, Whole Skins	100	0.61		measure, not over Hk.Tls.175	sup.	
450	" Kingfisher, Part	100	0.01	-	in value per	ft.,	4.00
	Skins (i.e., Wings,				1,000 sup. ft.,	B.M.	
	Tails, or Backs)	1961	0.40		B,M		
451 452	,, Peacock	Value	5 %		b. Merchantable, on net measure, not		
453	Tails	Picul	2.40 3.80		over Hk. Tls. 125		
454	Horns, Buffalo and Cow.	-	0.65		ın value per 1, 00		
455	" Deer	11	2.50	1	sup. ft., В.М	100	3.00
456 457	" " Old	**	7.00				
401	,, ,, Young, Nor-	Pair	3 10	468	Softwood:		
458	" " Young, Sou-	1	0.10				
	thern	Value	5 %	ļ	a. Clear, on net		0.00
459 460	Musk	Catty	9.60	1	measure	199	3,00
461	Sea-horse Teeth Sinews, Cow and Deer	Value Picul	5 % 1,60		b. Merchantable, on net measure	- 11	2.30
101	Emens, con and beer	Licui	1,00		net measure in	-46	
				469	Ordinary, Masts & Spars	Value	5 %
	Minches Wood Dom		i	470	Railway Sleepers	1,000	- "
	Timber, Wood, Bam-			471	Teak-wood, Beams,	sup.	1/000
	boos, and Rattans.				Planks and Logs	ft.,	6.70
						B.M.	2
	Timber.				Wood, Bamboos and		
400	Tatha	1,000	1000		Rattans.		
462	Laths	pieces	0.25		Tuttu.		
	Ordinamy (not including			472	Canes, Bamboo	1,000	0.57
	Ordinary (not including Teak and other en-			473	Rattan Skin Whole	Picul	1.20
	umerated Woods),			474 475	Rattans, Core or Whole	#	0.71
	Rough Hewn, & Round			476	Wood, Camagon	**	0.22
	Logs:—			477	" Camphor	Value	5 %
			,	478	" Ebony	***	**
463	Hardwood, not over	1,000	1	479 480	" Fragrant	Catty	0.15
	Hk. Tls. 75 in (value per 1,000 (sup.ft.,	1.90	481	" Kranjee	Value	5 %
	sup. ft, B.M	B.M.	,		Wood, Laka. See 364,		,-
				482	Wood, Lignum-vitæ		191
464	Softwood	-04	1.40	483 484	Wood Puru	Picul	0,11
				484	Wood Puru	Ficui	0.23
465	Ordinary, Sawn:-			486	" Sandal		0.62
				487	" " Dust	Value	5 %
	Hardwood, not over				Wood, Sapan. See 370.		
	Hk. Tls. 100 in value per 1,000 sup.					D.	
	ft., B. M.	10	2.40	488	Wood, Scale Sticks	Piece	0.011
				489 490	" Scented	Value	5 %

No.	NAME OF ARTICLE. TARIFF UNIT A			. No.	NAME OF ARTICLE.	TARIFF UNIT AND	
	In this Tariff, by Soft- wood is meant the wood of any coniferous tree and of all trees with "needle" or spinous	Per	Hk. Tls.	504 503	Glass Window, Com- mon, not over 20 oz. in weight per sq. ft.) Glass Window, Coloured Mirrors (see also 572)	Per 100 sq. ft.	Hk Tls. 0.26
	leaves, e.g., Pines, Firs, Spruces, Larches, Cedars, Yews, Junipers, and Cypresses. The wood of all trees with broad leaves is to be classed as Hardwood.			506 507	Stone & Manufactures of Earth. Cement	Picul	0.054 0.19 0.12
492	Coal, Fuel, Pitch, and Tar.	Picul	0.071	508 509 510	over 144 square inches (see also 560) Fire-bricks Fireclay Flints (including Flint	Ream Value Picul	0.53 5 % 0.061
493 494 495 496	Coal ,, Briquettes Liquid Fuel See 387 Pitch Tar, Coal	Ton Value	0,34		Pebbles)	" Ream	0.04
***************************************	Chinaware, Enamel- ledware, Glass, etc.	Picul	0,16	511	Miscellaneous. Asbestos.	Value	5 %
497	Basins, Tin. not over 13 ins, in diameter	Gross Value	0.42	512 513	Asbestos Boiler Com- position	Picul	0.16
498 499	Chinaware Enamelled Ironware: Basins, Bowls, Cups and Mugs:		3 %	514 515	Metallic Packing Asbestos Millboard Asbestos Sheets and Packing))))	2.10 0.54 3.00
	a. Not over 11 centi- metres in diameter b. Over 11 cmetres but not over 22	Dozen	0.045	516	Bags, Mats, and Matting. Bags, Cotton, New	"	2.40
	cmetres in dia- meter	31	0,088		Bags, Gunny, New (see also 61)	22	0.41
500	cmetres in dia- meter	Value	0.15 5 °/.		Bags, Hemp or Hessian, New (see also 63) Bags, Hemp or Hessian, Old (sec also 64)	,, Value	0.67 5 %
501 502	Unenumerated		27	518 519 520 521	Bags, Straw and Grass. Mats, Coir (Door) Mats, Fancy Mats, Formosa Grass	Dozen Value	5 %
	each: a. Revelled b. Unbevelled 2. Over 5 sq.ft. each:	,,,	0.055	522 523 524	(Bed) Mats, Rattan Mats, Rush Mats, Straw	Each Value 100	0.49 5 % 3.60 0.35
503	b, Unbevelled b, Unbevelled Glass Plate, Unsilvered 1. No over 5 eq. it.	:	0.063	525 526 527	Mats, Tatami	Each Roll of 100 yd. Roll of	0.02
	each: a. Bevelled b. Unbevelled 2. Over 5 sq. ft. each:	***	0.045 0.03		by 40 yds	40 yd.	5 0.25
	a. Bevelled b. Unbevelled	- 11	0.053 0.045	528	Buttons, Fancy (Glass, Jewellery, etc.)	Value	5 %

No.	NAME OF ARTICLE.	TARIFF UNIT AND DUTY.		No.	NAME OF ARTICLE.	TARIFF UNIT AND DUTY.	
		Per	H_k			D	777
5 29	Buttons, Metal (not in-	10,	Tls.		Match making	Per	Hk, Tls.
	cluding those made of				Match-making		1 68.
	Precious Metals or			544	Materials:— Chlorate of Potash	Picul	0.38
	plated with Piecious			545	Emery & Glass Powder.	1 leui	0.12
	Metals)	Gross	0.01	546	Labels	Value	5 %
530	Buttons, l'orcelain	12 ,,	0.017	547	Phosphorus	Picul	2,20
531	Buttons, Sheli	Gross	0.0.9	011	Wax, Paraffin (see also	11041	2,20
				1	401)		0.38
	Fans, Umbrellas and			548	Wood Shavings	33	0,18
	Sunshades.			549	" Splints	,,	0,16
532		1 000	0.770			- "	1
533	Fans, Palm-leaf, Coarse	1,000	0.70		Metal Thread.		
534	" Fancy	39	2.30	550	Thread, Gold, Imitation,		
535	" Fine		0.97	1	on Cotton	Catty	0.21
536	" Paper or Cotton	X7-1	2.50	551	Thread, Silver, Imita-	Jacob	V
000	,, Silk	Value	5 %		tion, on Cotton		0.12
537	Umbrellas & Sunshades:			552	Thread, Gold and Silver,	"	0.12
001	With Handles wholly				Imitation, on Silk	Value	5 %
	or partly of Precious						10
	Metals, Ivory, Mo-				Sundry.		
	ther-of - Pearl, Tor-			553	Amber	"	3,7
	toiseshell, Agate, etc.,		l	554	Bamboo Baskets, Bam-	,,,	"
538	or Jewelled	***	12		boo Blinds, and other		
000	With all other Hand-				Bamboo Ware	,,	(()>
	les, all Cotton:			555	Bent-wood Chairs	69	33
	a. Length of rio not			556	Coir Yarn		
	over 17 ins	23	"	557	Cordage and Twine	340	99
	b. Length of rib over	Each	0.032	558	Cornelian Beads		241
539	With all athen Bond	Lacu	0.002	559	" Stones, Rough	100	0.30
000	With all other Hand-		0,086	560	Emery-cloth, sheet not		
540	les, Mixtures, not Silk	10	0.000		over 144 sq. ins	Ream	0,53
550	With all other Handles,		0.13	561	Furniture and other		
	Silk and Silk Mixtures	"	0,13		Woodware	Value	5%
	Files and Needles.			562	Glue (not including		,,,
	Files and Meetites.				Fish Glue)	Picul	1,50
541	Files of all kinds:	1		563	Glue, Cow, Refuse	10.	1,00
	a. Filing surface only,			504	Glue, Fish	19	4.00
	not over 4 ins. long	Dozen	0.091	565	India-rubber and Gutta-		
	b. Filing surface only,				percha, Crude	Value	5 %
	over 4 ins. but not			566	India-rubber, Old or		
	over 9 ins. long	**	0.14		Waste	,,	22
	c. Filing surface only,			567	Inks of all kinds	34	9.1
	over 9 ins. but not		0.00	568	Insect Powder	D. 1	24
	over 14 ins, long	19	0.28	569	Lampwick	Picul	3,10
	d. Filing surface only,		0.60	570	Leather Purses	Gross	1.20
E40	over 14 ins. long	37. 7	0.62	571	Machines, Sewing and Knitting	77.3	
542	Needles, Hand-sewing	Value	5 %	570	Mirrors	Value	5 %
	35.4.3			572 573	Moulding, Picture	15"	94
	Matches and Match-			574	Oakum	Picul	0 70
	making Materials.			575	Rope		0.90
543	Matches, Wood, Safety			576	Sand-paper, sheet not	Value	5 %
	or other:-			310	over 144 sq. ins	Page	0.00
	a. Small, in boxes not			577	Shoes and Boots	Ream	0.20
	over 2 ins. by 1 gins.			578	Starch	Value	5 %
	by # in	Value	5 %	579	Sulphur	Diguil	0.70
	b. Large, in boxes (50	15	580	Tinder	Picul	0.13
	not over 2; ins.	gross	60.86	581	Worm Tablets, in Bot-		0,45
	by 1 ins. by 4 in. (box		001	tles, not over 60 pieces	Decem	0.054
	c. In boxes whose di-				1.00, not over do preces	Dozen	0.053
	mensions exceed				Unenumerated		
	any one of the di-				Goods.		
	mensions given un-				Unenumerated Goods		
	der (b.) above	Value	- N	582	Unanumanatad Gooda	17 - 1	5°/0

RULES

RULE I.

Imports unenumerated in this Tariff will pay Duty at the rate of 5 per cent. ad valorem; and the value upon which Duty is to be calculated shall be the wholesale market value of the goods in local currency. This market value when converted into Haikwan Taels shall be considered to be higher than the Duty-paying value by the amount of the Duty on the goods and 7 per cent. of the Duty-paying value of the goods.

considered to be higher than the Duty-paying value by the amount of the Duty on the goods and 7 per cent. of the Duty-paying value of the goods.

If the goods have been sold before presentation to the Customs of the Application to pay Duty, the gross amount of the bond fide contract will be accepted as evidence of the market value. Should the goods have been sold on c. f. and i. terms, that s to say, without inclusion in the price of Duty and other charges, such c. f. and i. price shall be taken as the value for Duty-paying purposes without the deduction mentioned in the preceding paragraph.

The importer, if dissatisfied with the decision of the Customs as to the value or classifica-

The importer, if dissatisfied with the decision of the Customs as to the value or classification of imported goods, or the amount of Duty or charges assessed thereon, may, within twenty days after the filing of the Application to pay Duty or other Customs entry, file a protest in writing with the Commissioner of Customs, setting forth specifically his objection thereto. Pending a final decision in the case, the merchandise may be released to the importer upon the deposit of full Duties and such additional Duties as may be claimed by the Customs, provided the case, in the opinion of the Customs, can be heard satisfactorily after the release of the merchandise from Customs custody. Upon the filing of protest the Commissioner shall, within fifteen days thereafter, review his decision, and if the protest is not sustained the case shall be referred to a Board of Arbitration, composed as follows:—

An official of the Customs;

A merchant selected by the Consul of the importer; and

A merchant, differing in nationality from the importer, selected by the Senior Consul.

Questions regarding procedure, etc., which may arise during the sittings of the Board shall be decided by the majority. The final finding of the majority of the Board, which must be announced within fifteen days of the reference (not including holidays), will be binding upon both parties. Each of the two merchants on the Board will be entitled to a fee of Ten Haikwan Taels. Should the Board sustain the Customs valuation, or, in the event of not sustaining that valuation, should it decide that the goods have been undervalued by the importer to the extent of not less than 7½ per cent., the importer will pay the fees; if otherwise, the fees will be paid by the Customs. Should the Board decide that the correct value of the goods is 20 per cent. (or more) higher than that upon which the importer originally claimed to pay Duty, the Customs authorities may retain possession of the goods until full Duty has been paid and may levy an additional Duty equal to four times the Duty sought to be evaded.

In all cases invoices, when available, must be produced if required by the Customs.

RULE II.

The following will not be liable to Import Duty: Foreign Rice, Cereals, and Flour; Gold and Silver, both Bullion and Coin; Printed Books, Charts, Maps, Periodicals and Newspapers. A freight or part freight of Duty-free commodities (Gold and Silver Bullion and Foreign Coins excepted) will render the vessel carrying them, though no other cargo be on board, liable to Tonnage Ducs.

Drawbacks will be issued for Ship's Stores and Bunker Coal when taken on board

RULE III.

Except at the requisition of the Chinese Government, or for sale to Chinese duly authorised to purchase them, Import trade is prohibited in all Arms, Ammunition, and Munitions of War of every description. No Permit to land them will be issued until the Customs have proof that the necessary authority has been given to the Importer. Infraction of this rule will be punishable by confiscation of all the goods concerned. The import of Salt is absolutely prohibited.

RULE IV.

The importation of Opium and Poppy Seeds is absolutely prohibited. The importation of the following articles is prohibited except under bond by qualified medical practitioners, druggists, and chemists: Morphia and Cocaine and Hypodermic Syringes; Anti-Opium Pills containing Morphia. Opium, or Cocaine; Stovaine, Heroin, Thebaine, Ghanja, Hashish, Bhang, Cannabis Indica, Tincture of Opium, Laudanum, Codeine, Dionin, and all other derivatives of Opium and Cocaine.

TARIFF ON EXPORTS

(As annexed to the Tientsin Treaty of 1858)

NAME OF ARTICLE.	TARIFF UNIT AND DUTY.		NAME OF ARTICLE.	TARIFF UNIT AND DUTY.	
	Per	T. m. c. c.		Per	T. m. c. c.
Alum	Picul	0045	Galangal	Picul	0105
" Green or Copperas	19	0100	Garlic	"	0030
Aniseed, Star	**	0500	Ginseng, Native	ad valorem	5 p. cent.
" Broken	19.	0250	" Corean or Ja-)	Catty	0500
" Oil	79.	5000	pan, 1st quality	Carry	
Apricot Seeds, or Almonds		0450	" " 2nd quality	777	0350
Arsenic	14	0450	Glass Beads	Picul	0500
Artificial Flowers	9.	1500	Glass or Vitrified Wire	,,,	0500
Bamboo Ware	29	0750	Glasscloth, Fine		2500
Bangles, or Glass Armlets	"	0500	" Coarse	"	0750
Beans and Peas	**	0060	Ground-nuts	33	0100
Bean Cake	26	1500	" Cake	23	0030
Bone and Horn Ware			Gypsum, Ground, or)	,,	0030
Brass Buttons	.,	1500	Plaster of Paris)		1000
" Foil		1000	Hair, Camels		1000
" Ware		1150	Hair, Goats		0180
,, Wire		0750	Hams	>>	0350
Camphor	Thousand	0 5 0 0	Hartall, or Orpiment	,,,	0350
Cantharides		2000	Hemp	31	0900
		0300	Honey Young	Pair	0900
Capoor Cutchery Carpets and Druggets	Hundred	3500	Horns, Deers', Young Old	701. 3	1350
Cassia Lignea	Picul	0600	India Ink	110111	4000
m 1		0800		23	1000
	"	0150	Indigo, Dry	Catty	0150
,, Twigs		9000	Ivory Ware	Picul	0 2 0 0
Castor Oil		0200	Joss-sticks		
Chestnuts	**	0100	Kittysols, or Paper \ Umbrellas	Hundred	0500
·China Roots		0130	Lacquered Ware	Picul	1000
Chinaware, Fine		0900	Lamp wicks	1	0600
,, Coarse		0450	Lead, Red, (Minium)	23	0350
Cinnarbar		0750		,,,	0350
Clothing, Cotton		1500	", Yellow, (Massicot).		0350
" Silk		10 0 0 0	Leather Articles, as)	, ,,	
Coal		0040	Pouches, Purses	33	1500
·Coir	n	0100	" Green	,,	1800
Copper Ore		0500	Lichees	39	0200
" Sheathing, Old		0500	Lily Flowers, Dried	21	0270
" and Pewter Ware		1150	" Seeds or Lotus Nuts	,,	0500
·Corals, False		0350	Liquorice		0135
Cotton, Raw	++	0350	Lung-ngan	23	0250
" Rags		0045	" without Stone.	,,	0350
Cow Bezoar	Catty	0360	Manure Cakes, or)		0000
·Crackers, Fireworks	Picul	0500	Poudrette	"	
Cubebs	74	1500	Marble Slabs		0200
Curiosities, Antiques			Mats of all kinds	Hundred	0200
Dates, Black	Picul	0150	Matting	roll of }	0200
,, Red	140	0090	222000	40 yards)	
Dye, Green	Catty	0800	Melon Seeds	Picul	0100
Eggs, Preserved		0350	Mother-o'-Pearl Ware	Catty	0100
Fans, Feather	Hundred	0750	Mushrooms	Picul	1500
" Paper	m	0045	Musk	Catty	0900
" Palm Leaf, trimmed	Thousand	0360	Nankeen and Native	Picul	1500
" Palm Leaf, un-	PH	0200	Cotton Cloths		0500
trimmed)	-		Nutgalls	"	0500
Felt Cuttings	Picul Hundred	0100	Oil, as Bean, Tea, Wood,	+	0300
" Caps Fungus, or Agaric		$\begin{bmatrix} 1 & 2 & 5 & 0 \\ 0 & 6 & 0 & 0 \end{bmatrix}$	Cotton & Hemp Seed		0450
Tungue, or Again	. I was	3000	Oiled Paper	, ,,	

NAME OF ARTICLE.	TARIFF UNIT	AND DUTY.	NAME OF ARTICLE.	TARIFF UNIT AND DUTY.		
	Per	T. m. c. c.		Per	T.m. c. c.	
Olive Seed	Picul	0 3 0 0	Silk, Ribbons and Thread	Picul	10 0 0 0	
Oyster-shells, Sea-shells	76	0 0 9 0	, Piece Goods,-)		20000	
Paint, Green	H.	0 4 5 0	Pongees, Shawls,			
Palampore, or Cotton	200		Scarves, Crape,			
Bed Quilts	Hundred	2750	Satin. Gauzes.	,,	12 0 0 0	
Dea Quits)	Picul	0700	Velvet and Em-			
Paper, 1st quality	Picui				i	
, 2nd ,,	>>	0400	broidered Goods			
Pearls, False	33	2000	" Piece Goods,—Sze-	,,	4500	
Peel, Orange	22	0300	chuen, Shantung	,,		
" Pumelo, 1st quality	,,,	0450	" Tassels	2)	10 0 0 0	
" " 2nd "	93	0150	" Caps	Hundred	0900	
Peppermint Leaf	99	0100	Silk and Cotton Mixtures	Picul	5000	
., Oil,	,,	3500	Silver and Gold Ware	,,	10 0 0 0	
Pictures and Paintings	Each	0100	Snuff	2)	0800	
Pictures on Pith or)	TT 1 3	0100	Sov	,,	0400	
Rice Paper	Hundred	0100	Straw Braid	21	0700	
Pottery, Earthenware	Picul	0050	Sugar, Brown		0120	
Preserves, Comfits, and			" White		0 2 0 0	
Sweetmeats	28	0500	, Candy		0 2 5 0	
		0250	Tallow, Animal	"	0 2 0 0	
Rattans, Split	74	0300	,, Vegetable			
Rattan Ware	71		,, vegetable	23	0 3 0 0	
Rhubarb	- 01	1 2 5 0	Tea (see Note at the)		2500	
Rice or Paddy, Wheat,			end of the Tariff))	"		
Millet, and other	**	0100	Tin Foil	23	1 2 5 0	
Grains			Tobacco, Prepared		0 4 5 0	
Rugs of Hair or Skin		0090	Tobacco, Leaf		0 1 5 0	
Samshoo	Picul	0150	Tortoiseshell Ware		0200	
Sandalwood Ware	Catty	0100	Trunks, Leather	Picul	1500	
Seaweed	Picul	0150	Turmeric	,,,	0100	
Sessamun Seed		0135	Twine, Hemp, Canton		0150	
Shoes and Boots, Lea-)					0500	
ther or Satin	Pair	3000	Turnips, Salted	,,,	0180	
Shoes, Straw		0180	Varnish, or Crude Lac-)	,,		
		10 0 0 0	quer	,,,	0500	
Silks, Raw and Thrown	Ficul	10000	Vermicelli		0180	
" Yellow, from Sze-		7000	Vermillion	100		
chuen					2500	
" Reeled from Dupions		5000	Wax, White or Insect		1500	
Silk, Wild Raw		2500	Wood-Piles, Poles, &)		0036	
" Refuse		1000	Joists			
" Cocoons	PA.	3000	Wood Ware		115	
,, Floss, Canton		4300	Wool	• 33	035	
" from other Province		10 0 0 0				
,,		1				

TEA.—Coarse unfired Japanese Tea imported for local consumption.—Since February, 1861, it has been the practice of the Shanghai Customs to charge duty ad valorem on Tea of this description.

Tea imported from Japan for the purpose of being refired and re-exported to a Foreign country.—Since the 1st of April, 1861, Japanese Tea imported for re-exportation has been dealt with at Shanghal according to the following rule:—

"Tea imported into this port from Japan for the purpose of being refired and re-exported to a Foreign country will be allowed a reduction on the actual weight imported of Twenty per cent. on the Import duty, and when re-exported a Drawback Certificate for the entire amount of duty paid will be granted on application in the usual manner, provided that the terms of Article XLV. of the Treaty between Great Britain and China be compiled with, and that the weights, &c., &c., be correctly declared."

Brick Tou. -In the Tariff appended to the Russian Regulations of 1802, the Export duty on Brick is fixed at-Mace per picul.

RULES

(Annexed to the Tariff of 1858)

Rule I.—Unenumerated Goods.—Articles not enumerated in the list of exports, but enumerated in the list of imports, when exported, will pay the amount of duty set against them in the list of imports; and, similarly, articles not enumerated in the list of imports, but enumerated in the list of exports, when imported, will pay the amount of duty set against them in the list of exports.

Articles not enumerated in either list, nor in the list of duty-free goods, will pay

an ad valorem duty of 5 per cent., calculated on their market value.

Rule II.—Duty-free Goods.—Gold and silver bullion, foreign coins, flour, Indian meal, sago, biscuits, preserved meats and vegetables, cheese, butter, confectionery, foreign clothing, jewellery, plated-ware, perfumery, soap of all kinds, charcoal, firewood, candles (foreign), tobacco (foreign), cigars (foreign), wine, beer, spirits, household stores, ship's stores, personal baggage, stationery, carpeting, druggeting, cutlery, foreign medicines, glass, and crystal ware.

The above pay no import or export duty, but, if transported into the interior will, with the exception of personal baggage, gold and silver bullion, and foreign coins,

pay a transit duty at the rate of 24 per cent. ad valorem.

A freight, or part freight, of duty-free commodities (personal baggage, gold and silver bullion, and foreign coins, excepted) will render the vessel carrying them, though no other cargo be on board, liable to tonnage dues.

Rule III.—Contraband Goods.—Import and export trade is alike prohibited in the following articles: Gunpowder, shot, cannon, fowling-pieces, rifles, muskets,

pistols, and all other munitions and implements of war; and salt.

RULE IV.—Weights and Measures.—In the calculation of the Tariff, the weight of a picul of one hundred catties is held to be equal to one hundred and thirty-three and one-third pounds avoirdupois; and the length of a chang of ten Chinese feet to be equal to one hundred and forty-one English inches.

One Chinese chih is held to be equal to fourteen and one-tenth inches English;

and four yards English, less three inches, to equal one chang.

Rule V.—Regarding Certain Commodities Heretofore Contraband.—The restrictions affecting trade in opium, cash, grain, pulse, sulphur, brimstone, saltpetre, and spelter are relaxed, under the following conditions:—

1.—*Opium will henceforth pay thirty Taels per picul import duty. The importer will sell it only at the port. It will be carried into the interior by Chinese only, and only as Chinese property; the foreign trader will not be allowed to accompany it. The provisions of Article IX. of the Treaty of Tientsin, by which British subjects are authorized to proceed into the interior with passports to trade, will not extend to it, nor will those of Article XXVII. of the same treaty, by which the transit dues are regulated. The transit dues on it will be arranged as the Chinese Government see fit: nor in future revisions of the Tariff is the same rule of revision to be applied to opium as to other goods.

2.—Copper Cash.—The export of each to any foreign port is prohibited; but it shall be lawful for British subjects to ship it at one of the open ports of China to another, on compliance with the following Regulation:—The shipper shall give notice of the amount of each he desires to ship, and the port of its destination, and shall bind himself either by a bond, with two sufficient sureties, or by depositing

such other security as may be deemed by the Customs satisfactory, to return, within six months from the date of clearance, to the collector at the port of shipment, the certificate issued by him, with an acknowledgment thereon of the receipt of the cash at the port of destination by the collector at that port, who shall thereto affix his seal; or failing the production of the certificate, to forfeit a sum equal in value to the cash shipped. Cash will pay no duty inwards or outwards; but a freight or part freight of cash, though no other cargo be on board, will render the vessel carrying it liable to pay tonnage dues.

3.—The export of rice and all other grain whatsoever, native or foreign, no matter where grown or whence imported, to any foreign port, is prohibited; but these commodities may be carried by British merchants from one of the open ports of China to another, under the same conditions in respect of security as cash, on pay-

ment at the port of shipment of the duty specified in the Tariff.

No import duty will be leviable on rice or grain; but a freight or part freight of rice or grain, though no other cargo be on board, will render the vessel importing it liable to tonnage dues.

4.—*The export of pulse and beancake from Tung-chau and Newchwang, under the British flag, is prohibited. From any other of the ports they may be shipped, on payment of the tariff duty, either to other ports of China, or to foreign countries.

5.—Saltpetre, sulphur, brimstone, and spelter, being munitions of war, shall not be imported by British subjects, save at the requisition of the Chinese Government, or for sale to Chinese duly authorized to purchase them. No permit to land them will be issued until the Customs have proof that the necessary authority has been given to the purchase. It shall not be lawful for British subjects to carry these commodities up the Yang-tsze-kiang, or into any port other than those open on the seaboard, nor to accompany them into the interior on behalf of Chinese. They must be sold at the ports only, and, except at the ports they will be regarded as Chinese-property.

Infractions of the conditions, as above set forth, under which trade in opium, cash, grain, pulse, saltpetre, brimstone, sulphur, and spelter may be henceforward

carried on, will be punishable by confiscation of all the goods concerned.

Rule VI.—Liability of Vessels Entering Port. For the prevention of misunderstanding, it is agreed that the term of twenty-four hours, within which British vessels must be reported to the Consul under Article XXXVII. of the Treaty of Tientsin, shall be understood to commence from the time a British vessel comes within the limits of the port: as also the term of forty-eight hours allowed her by Article XXX. of the same Treaty to remain in port without payment of tonnage dues.

The limits of the ports shall be defined by the Customs, with all consideration for the convenience of trade compatible with due protection of the revenue; also the limits of the anchorages within which lading and discharging is permitted by the

Customs; and the same shall be notified to the Consul for public information.

Rule VII.—Transit Dues.—It is agreed that Article XXXVIII. of the Treaty of Tientsin shall be interpreted to declare the amounts of transit dues legally leviable upon merchandise imported or exported by British subjects to be one-half of the tariff duties, except in the case of the duty-free goods liable to a transit duty of $2\frac{1}{2}$ per cent. ad valorem, as provided in Article II. of these Rules. Merchandise shall be cleared of its transit dues under the following conditions:—

In the Case of Imports.—Notice being given at the port of entry, from which the Imports are to be forwarded inland, of the nature and quantity of the goods, the ship-

* NOTIFICATION.

BRITISH CONSULATE, SHANGHAI, 24th March, 1862.

Article IV. of Rule No. 5 appended to the Tariff of 1858 is rescinded.
Pulse and bean-cake may be henceforth exported from Tungchow and Newchwang, and from all other ports in China open by Treaty, on the same terms and conditions as are applied to other Native produce by the Regulation bearing date the 5th December last; that is to say, they may be shipped on payment of Tariff duty at the port of shipment, and discharged at any Chinese port on payment of half-duty, with power to claim drawback of the half-duty if re-exported.

from which they have been landed, and the place inland to which they are bound, with all other necessary particulars, the Collector of Customs will, on due inspection made, and on receipt of the transit duty due, issue a transit duty certificate. This must be produced at every barrier station, and vised. No further duty will be leviable upon imports so certificated, no matter how distant the place of their destination.

In the Case of Exports.—Produce purchased by a British subject in the interior will be inspected, and taken account of, at the first barrier it passes on its way to the port of shipment. A memorandum showing the amount of the produce and the port at which it is to be shipped, will be deposited there by the person in charge of the produce; he will then receive a certificate, which must be exhibited and vised at every barrier, on his way to the port of shipment. On the arrival of the produce at the barrier nearest the port notice must be given at the Customs at the port, and the transit dues due thereon being paid it will be passed. On exportation the produce will pay the tariff duty*.

Any attempt to pass goods inwards or outward otherwise than in compliance

with the rule here laid down will render them liable to confiscation.

Unauthorised sale, in transitu, of goods that have been entered as above for a port, will render them liable to confiscation. Any attempt to pass goods in excess of the quantity specified in the certificate will render all the goods of the same denomination, named in the certificate, liable to confiscation. Permission to export produce, which cannot be proved to have paid its transit dues, will be refused by the Customs until the transit dues shall have been paid. The above being the arrangement agreed to regarding the transit dues, which will thus be levied once and for all the notification required under Article XXVIII. of the Treaty of Tientsin, for the information of British and Chinese subjects, is hereby dispensed with.

Rule VIII.—Peking Not Open to Trade.—It is agreed that Article IX. of the Treaty of Tientsin shall not be interpreted as authorising British subjects to enter

the capital city of Peking for purposes of trade.

Rule IX.—Abolition of the Meltage Fee.—It is agreed that the percentage of one Tael two Mace, hitherto charged in excess of duty payments to defray the expenses of melting by the Chinese Government, shall be no longer levied on British subjects.

RULE X.—Collection of Duties Under One System at all Ports.—It being by Treaty at the option of the Chinese Government to adopt what means appear to it best suited to protect its revenue accruing on British trade, it is agreed that one uniform system

shall be enforced at every port.

The high officer appointed by the Chinese Government to superintend foreign trade will, accordingly from time to time, either himself visit or will send a deputy to visit the different ports. The said high officer will be at liberty, of his own choice, and independently of the suggestion or nomination of any British authority, to select any British subject he may see fit to aid him in the administration of the Customs Revenue, in the prevention of smuggling, in the definition of port boundaries, or in discharging the duties of harbour master; also in the distribution of lights, buoys, beacons, and the like, the maintenance of which shall be provided for out of the tonnage dues.

The Chinese Government will adopt what measures it shall find requisite to prevent smuggling upon the Yang-tsze-kiang, when that river shall be opened to

trade.

Done at Shanghai, in the province of Kiang-su, this eighth day of November, in the year of our Lord eighteen hundred and fifty-eight, being the third day of the tenth moon of the eighth year of the reign of Hien Fung.

[L.S.] ELGIN AND KINCARDINE.

SEAL OF CHINESE PLENIPOTENTIARIES. SIGNATURES OF FIVE CHINESE PLENIPOTENTIARIES.

EMIGRATION CONVENTION

BETWEEN THE UNITED KINGDOM AND CHINA RESPECTING THE EMPLOYMENT OF CHINESE LABOUR IN BRITISH COLONIES AND PROTECTORATES

(Signed in London, 13th May, 1904)

Whereas a Convention between Her Majesty Queen Victoria and His Majesty the Emperor of China was signed at Peking on the 24th October, 1860, by Article V. of which His Imperial Majesty the Emperor of China consented to allow Chinese subjects, wishing to take service in British Colonies or other parts beyond the seas, to enter into engagements with British subjects, and to ship themselves and their families on board of British vessels at the open ports of China in conformity with Regulations to be drawn up between the two Governments for the protection of such emigrants:

And whereas the aforesaid Regulations have not hitherto been framed, His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, and His Majesty the Emperor of China have accordingly appointed the following as their respective Plenipotentiaries, that is to say:

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, the Most Honourable Henry Charles Keith Petty-Fitzmaurice, Marquess of Lansdowne, His Majesty's Principal Secretary of State for Foreign Affairs; and

His Majesty the Emperor of China, Chang Teh-Yih, Brevet Lieutenant-General of the Chinese Imperial Forces, His Imperial Majesty's Envoy Extraordinary and Minister Plenipotentiary at the Court of His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India;

And the said Plenipotentiaries having met and communicated to each other their respective full powers, and found them in good and due form, have agreed upon and concluded the following Articles:—

Art. I.—As the Regulations to be framed under the above-mentioned Treaty were intended to be of a general character, it is hereby agreed that on each occasion when indentured emigrants are required for a particular British Colony or Protectorate beyond the seas, His Britannic Majesty's Minister in Peking shall notify the Chinese Government, stating the name of the Treaty port at which it is intended to embark them, and the terms and conditions on which they are to be engaged; the Chinese Government shall thereupon, without requiring further formalities, immediately instruct the local authorities at the specified Treaty port to take all the steps necessary to facilitate emigration. The notification herein referred to shall only be required once in the case of each Colony or Protectorate, except when emigration under indenture to that Colony or Protectorate from the specified Treaty port has not taken place during eth preceding three years.

Art. II.—On the receipt of the instructions above referred to, the Taotai at the port shall at once appoint an officer, to be called the Chinese Inspector; who, together with the British Consular Officer at the port, or his Delegate, shall make known by Proclamation and by means of the native press the text of the Indenture which the emigrant will have to sign, and any particulars of which the Chinese officer considers it essential that the emigrant shall be informed, respecting the country to which the emigrant is to proceed, and respecting its laws.

Art. III.—The British Consular officer at the port, or his Delegate, shall confer with the Chinese Inspector as to the location and installation of the offices and other necessary buildings, hereinafter called the Emigration Agency, which shall be erected or fitted up by the British Government, and at their expense, for the purpose of carrying on the business of the engagement and shipment of the emigrants, and in which the Chinese Inspector and his staff shall have suitable accommodation for carrying on their duties.

Art. IV.—(1.) There shall be posted up in conspicuous places throughout the Emigration Agency, and more especially in that part of it called the Depot, destined for the reception of intending emigrants, copies of the Indenture to be entered into with the emigrant, drawn up in the English and Chinese languages, together with copies of the special Ordinance, if any, relating to immigration into the particular

Colony or Protectorate for which the emigrants are required.

(2.) There shall be kept a Register in English and in Chinese, in which the names of intending indentured emigrants shall be inscribed, and in this Register there shall not be inscribed the name of any person who is under 20 years of age, unless he shall have produced proof of his having obtained the consent of his parents or other lawful guardians to emigrate, or, in default of these, of the Magistrate of the district to which he belongs. After signature of the Indenture according to the Chinese manner, the emigrant shall not be permitted to leave the Depot previously to his embarkation, without a pass signed by the Chinese Inspector, and countersigned by the British Consular Officer or his Delegate, unless he shall have, through the Chinese Inspector, renounced his agreement and withdrawn his name from the register of emigrants.

(3.) Before the sailing of the ship each emigrant shall be carefully examined by a qualified Medical Officer nominated by the British Consular Officer or his Delegate. The emigrants shall be paraded before the British Consular Officer or his Delegate and the Chinese Inspector or his Delegate, and questioned with a view to ascertain

their perfect understanding of the Indenture.

Art. V.—All ships employed in the conveyance of indentured emigrants from China under this Convention shall engage and embark them only at a Treaty port, and shall comply with the Regulations contained in the Schedule hereto annexed and forming part of the Convention.

Art. VI.—For the better protection of the emigrant, and of any other Chinese subject who may happen to be residing in the Colony or Protectorate to which the emigration is to take place, it shall be competent to the Emperor of China to appoint a Consul or Vice-Consul to watch over their interests and well-being, and such Consul or Vice-Consul shall have all the rights and privileges accorded to the Consuls of other nations.

Art. VII.—Every Indenture entered into under the present Articles shall clearly specify the name of the country for which the labourer is required, the duration of the engagement, and, if renewable, on what terms, the number of hours of labour per working day, the nature of the work, the rate of wages and mode of payment, the rations, clothing, the grant of a free passage out, and, where such is provided for therein, a free passage back to the port of embarkation in China for himself and family, right to free medical attendance and medicines, whether in the Colony or Protectorate, or on the voyage from and to the port of embarkation in China, and any other advantages to which the emigrant shall be entitled. The Indenture may also

provide that the emigrant shall, if considered necessary by the medical authorities, be vaccinated on his arrival at the Depot, and in the event of such vaccination being

unsuccessful, re-vaccinated on board ship.

Art. VIII.—The Indenture shall be signed, or in cases of illiteracy marked, by the emigrant after the Chinese manner, in the presence of the British Consular Officer or his Delegate and of the Chinese Inspector or his Delegate, who shall be responsible to their respective Governments for its provisions having been clearly and fully explained to the emigrant previous to signature. To each emigrant there shall be presented a copy of the Indenture drawn up in English and Chinese. Such Indenture shall not be considered as definitive or irrevocable until after the embarkation of the emigrant.

Art. IX.—In every British Colony or Protectorate to which indentured Chinese emigrants proceed, an officer or officers shall be appointed, whose duty it shall be to insure that the emigrant shall have free access to the Courts of Justice to obtain the redress for injuries to his person and property which is secured to all persons, irrespec-

tive of race, by the local law.

Art. X.—During the sojourn of the emigrant in the Colony or Protectorate in which he is employed, all possible postal facilities shall be afforded to him for com-

municating with his native country and for making remittances to his family.

Art. XI.—With regard to the repatriation of the emigrant and his family whether on the expiration of the Indenture or from any legal cause, or in event of his having been invalided from sickness or disablement, it is understood that this shall always be to the port of shipment in China, and that in no case shall it take place by any other means than actual conveyance by ship, and payment of money to the returning emigrant in lieu of passage shall not be admissible.

Art. XII.—Nothing in any Indenture framed under these Articles shall constitute on the employer a right to transfer the emigrant to another employer of labour without the emigrant's free consent and the approval of his Consul or Vice-Consul; and should any such transfer or assignment take place, it shall not in any way invalidate any of the rights or privileges of the emigrant under the

Indenture.

Art. XIII.—It is agreed that a fee on each indentured emigrant shipped under the terms of this convention shall be paid to the Chinese Government for expenses of inspection, but no payment of any kind shall be made to the Chinese Inspector or any other official of the Chinese Government at the port of embarkation. The above fee shall be paid into the Customs bank previous to the clearance of the ship, and shall be calculated at the following rate:—3 Mexican dollars per head for any number of emigrants not exceeding 10,000, and 2 dollars per head for any number in excess thereof, provided they are shipped at the same Treaty port, and that not more than twelve months have elapsed since the date of the last shipment.

Should the port of embarkation have been changed, or a space of more than twelve months have elapsed since the date of the last shipment, inspection charges

shall be paid as in the first instance.

Art. XIV.—The English and Chinese text of the present Convention have been carefully compared, but in the event of there being any difference of meaning between them, the sense as expressed in the English text shall be held to be the correct sense.

Art. XV.—The present Convention shall come into force on the date of its signature and remain in force for four years from that date, and after such period of four years it shall be terminable by either of the high contracting parties on giving one year's notice.

In witness whereof the Plenipotentiaries have signed the present Convention,

and have affixed thereto their seals.

Done at London in four copies (two in English and two in Chinese), this thirteenth day of May of the year 1904.

(Signed) LANSDOWNE.

T. Y. CHANG.

SCHEDULE

Regulations

Ships employed in the transport of indentured emigrants from China under this Convention must be seaworthy, clean, and properly ventilated, and with regard to the following matters, shall comply with conditions as far as possible equivalent to those in force in British India with reference to the emigration of natives from India:—

Accommodation required on board (vide Section 57 of "The Indian Emigration

Act, 1883 ").

Sleeping accommodation consisting of wooden sheathing to the decks or sleeping platforms (vide rule regarding "iron decks," as amended the 16th August, 1902, in Schedule "A" to the rules under "The Indian Emigration Act, 1883").

Rules as to space on board (vide Section 58 of "The Indian Emigration

Act, 1883").

Carriage of qualified surgeon, with necessary medical stores.

Storage of drinking water (vide Rule 113, as amended the 24th February, 1903, under "The Indian Emigration Act, 1883").

Provision of adequate distilling apparatus (vide Schedule "C" to the rules

under "The Indian Emigration Act, 1883").

The dietary for each indentured emigrant on board ship shall be as follows per day:—

Rice, not less than $1\frac{1}{2}$ fb., or flour or bread stuffs	14.50	.12	.11	1½ lb
Fish (dried or salt) or meat (fresh or preserved)	-111			$0\frac{1}{2}$,,
Fresh vegetables of suitable kinds				
Salt				
Sugar	117	144	a.	$1\frac{1}{2}$
Chinese tea				
Chinese condiments in sufficient quantities.				
Water, for drinking and cooking				1 gallon

or such other articles of food as may be substituted for any of the articles enumerated in the foregoing scale as being in the opinion of the doctor on board equivalent thereto.

Notes Exchanged Between the Marquess of Lansdowne and the Chinese Minister on Signing Convention of May 13th, 1904

Foreign Office, London, May 13th, 1904.

SIR,—By Article VI. of the Convention about to be concluded between Great Britain and China with regard to Chinese subjects leaving the Treaty ports of China under Indenture for service in British Colonies or Protectorates, it is provided that:—

"For the better protection of the emigrant and of any other Chinese subject who may happen to be residing in the Colony or Protectorate to which the emigration is to take place, it shall be competent to the Emperor of China to appoint a Consul or Vice-Consul to watch over their interests and well-being, and such Consul or Vice-Consul shall have all the rights and privileges accorded to the Consul of other nations."

His Majesty's Government consider it specially important that the persons appointed to occupy, for the purpose named, the position of Consul or Vice-Consul should be experienced officers of Chinese nationality, that they should be exclusively

in the service of the Emperor of China, and that in each case the name of the person selected should be communicated to His Majesty's Government, and their agreement

to the appointment obtained.

I have the honour to inquire whether the Chinese Government are prepared to meet the wishes of His Majesty's Government in the matter. If so, and if you will inform me accordingly, this note and your reply might be attached to the Convention in order to place on formal record the arrangement concluded.—I have, &c.

(Signed) LANSDOWNE.

Chang Ta-Jen, etc., etc., etc.

Chinese Legation, London, May 13th, 1904.

My Lord Marquess,—In reply to your Lordship's note of this date, I have the honour to state that the Chinese Government are in entire accord with His Britannic Majesty's Government as to the great importance they attach to the Consuls and Vice-Consuls to be appointed under Article VI. of the Convention about to be concluded between the two Governments being men of great experience, and will consider it a duty which they owe to the emigrant to confine the selection of these officers to such as in all respects conform to the requirements specified in the note above referred to, which, together with the present one, it has been mutually agreed shall, in proof of that understanding, be appended to the said Convention.—I have, &c.

(Signed) T. Y. CHANG.

The Marquess of Lansdowne, K.G., etc., etc., etc.

AGREEMENTS RESPECTING TIBET

Signed at Peking, April 27th, 1906

To Which is Annexed the Convention Between the United Kingdom and Tibet, Signed at Lhasa, September 7th, 1904

Ratifications exchanged at London, July 23rd, 1906

Whereas His Majesty the King of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, and His Majesty the Emperor of China are sincerely desirous to maintain and perpetuate the relations of friendship and good understanding which now exist between their respective Empires;

And whereas the refusal of Tibet to recognise the validity of or to carry into full effect the provisions of the Anglo-Chinese Convention of March 17th, 1890, and Regulations of December 5th, 1893, placed the British Government under the necessity of taking steps to secure their rights and interests under the said Convention and Regulations;

And whereas a Convention of ten articles was signed at Lhasa on September 7th, 1904, on behalf of Great Britain and Tibet, and was ratified by the Viceroy and Governor-General of India on behalf of Great Britain on November 11th, 1904, a declaration on behalf of Great Britain modifying its terms under certain conditions being appended thereto;

His Britannic Majesty and His Majesty the Emperor of China have resolved to conclude a Convention on this subject, and have for this purpose named Plenipotentiaries, that is to say:—

His Majesty the King of Great Britain and Ireland:

Sir Ernest Mason Satow, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, His said Majesty's Envoy Extraordinary and Minister Plenipotentiary to His Majesty the Emperor of China; and

His Majesty the Emperor of China:

His Excellency Tang Shao-yi, His said Majesty's High Commissioner Plenipotentiary and a Vice-President of the Board of Foreign Affairs;

Who, having communicated to each other their respective full powers and finding them to be in good and true form, have agreed upon and concluded the following Convention in Six Articles:—

- Art. I.—The Convention concluded on September 7th, 1904, by Great Britain and Tibet, the texts of which in English and Chinese are attached to the present Convention as an Annex, is hereby confirmed, subject to the modification stated in the declaration appended thereto, and both of the High Contracting Parties engage to take at all times such steps as may be necessary to secure the due fulfilment of the terms specified therein.
- Art. II.—The Government of Great Britain engages not to annex Tibetan territory or to interfere in the administration of Tibet. The Government of Chinalso undertakes not to permit any other foreign State to interfere with the territory or internal administration of Tibet.
- Art. III.—The concessions which are mentioned in Article 9 (d) of the Convention concluded on September 7th, 1904, by Great Britain and Tibet are denied to any State or to the subject of any State other than China, but it has been arranged with China that at the trade marts specified in Article 2 of the aforesaid Convention Great Britain shall be entitled to lay down telegraph lines connecting with India.
- Art. IV.—The provisions of the Anglo-Chinese Convention of 1890 and Regulations of 1893 shall, subject to the terms of this present Convention and Annex thereto, remain in full force.
- Art. V.—The English and Chinese texts of the present Convention have been carefully compared and found to correspond, but in the event of there being any difference of meaning between them the English text shall be authoritative.
- Art. VI.—This Convention shall be ratified by the Sovereigns of both countries and ratifications shall be exchanged in London within three months after the date of signature by the Plenipotentiaries of both Powers.

In token whereof the respective Plenipotentiaries have signed and sealed this Convention, four copies in English and four in Chinese.

Done at Peking this twenty-seventh day of April, one thousand nine hundred and six, being the fourth day of the fourth month of the thirty-second year of the reign of Kuang Hsū.

[L.S.] ERNEST SATOW.

(Signature and Seal of the Chinese Plenipotentiary.)

SIGNED AT LHASA, 7TH SEPTEMBER, 1904

Whereas doubts and difficulties have arisen as to the meaning and validity of the Anglo-Chinese Convention of 1890, and the Trade Regulations of 1893, and as to the liabilities of the Tibetan Government under these agreements; and whereas recent occurrences have tended towards a disturbance of the relations of friendship and good understanding which have existed between the British Government and the Government of Tibet; and whereas it is desirable to restore peace and amicable relations and to resolve and determine the doubts and difficulties as aforesaid, the said Governments have resolved to conclude a Convention with these objects, and the following Articles have been agreed upon by Colonel F. E. Younghusband, C.I.E., in virtue of full powers vested in him by His Britannic Majestv's Government and on behalf of that said Government, and Lo-Sang Gyal-Tsen, the Ga-den Ti-Rimpoche, and the representatives of the Council of the three monasteries Se-ra, Dre-pung, and Ga-den, and of the ecclesiastical and lay officials of the National Assembly on behalf of the Government of Tibet:—

I.—The Government of Tibet engages to respect the Anglo-Chinese Convention of 1890 and to recognise the frontier between Sikkim and Tibet, as defined in Article I. of the said Convention, and to erect boundary pillars accordingly.

II.—The Tibetan Government undertakes to open forthwith trade marts to which all British and Tibetan subjects shall have free right of access at Gyangtse and Gartok,

as well as at Yatung.

The Regulations applicable to the trade mart at Yatung, under the Anglo-Chinese Agreement of 1893, shall, subject to such amendments as may hereafter be agreed upon by common consent between the British and Tibetan Governments, apply to the marts above mentioned.

In addition to establishing trade marts at the places mentioned, the Tibetan Government undertakes to place no restrictions on the trade by existing routes, and to consider the question of establishing fresh trade marts under similar conditions if

development of trade requires it.

III.—The question of the amendment of the Regulations of 1893 is reserved for separate consideration, and the Tibetan Government undertakes to appoint fully authorised delegates to negotiate with representatives of the British Government as to the details of the amendments required.

IV.—The Tibetan Government undertakes to levy no dues of any kind other than

those provided for in the tariff to be mutually agreed upon.

V.—The Tibetan Government undertakes to keep the roads to Grangtse and Gartok from the frontier clear of all obstruction and in a state of repair suited to the needs of the trade, and to establish at Yatung, Gyangtse and Gartok, and at each of the other trade marts that may hereafter be established, a Tibetan Agent who shall receive from the British Agent appointed to watch over British trade at the marts in question any letter which the latter may desire to send to the Tibetan or to the Chinese authorities. The Tibetan Agent shall also be responsible for the due delivery of such communications and for the transmission of replies.

VI.—As an indemnity to the British Government for the expense incurred in the despatch of armed troops to Lhasa, to exact reparation for breaches of treaty obligations, and for the insults offered to and attacks upon the British Commissioner and his following and escort, the Tibetan Government engages to pay a sum of Pounds five hundred thousand, equivalent to Rupees seventy-five lakks, to the British Government.

The indemnity shall be payable at such place as the British Government may from time to time, after due notice, indicate, whether in Tibet or in the British districts of Darjeeling or Jalpaiguri, in seventy-five annual instalments of Rupees one lakh each on the 1st January in each year, beginning from the 1st January, 1906.

VII.—As security for the payment of the above-mentioned indemnity, and for the fulfilment of the provisions relative to trade marts specified in Articles II., III., IV., and

V., the British Government shall continue to occupy the Chumbi Valley until the indemnity has been paid and until the trade marts have been effectively opened for three years, whichever date may be the later.

VIII.—The Tibetan Government agrees to raze all forts and fortifications and remove all armaments which might impede the course of free communications between

the British frontier and the towns of Gyangtse and Lhasa.

IX.—The Government of Tibet engages that, without the previous consent of the British Government—

(a) No portion of Tibetan territory shall be ceded, sold leased, mortgaged, or otherwise given for occupation, to any foreign Power;

(b) No such Power shall be permitted to intervene in Tibetan affairs;

(c) No representatives or agents of any foreign Power shall be admitted to Tibet;
(d) No concessions for railways, roads, telegraphs, mining or other right, shall be granted to any foreign Power, or the subject of any foreign Power. In the event of consent to such concessions being granted, similar or equivalent concessions shall be granted to the British Government;

(e) No Tibetan revenues, whether in kind or in cash, shall be pledged or assigned

to any foreign Power, or the subject of any foreign Power.

X.—In witness whereof the negotiators have signed the same, and affixed thereunto the seals of their arms.

Done in quintuplicate at Lhasa, this 7th day of September, in the year of our Lord one thousand nine hundred and four, corresponding with the Tibetan date, the 27th day of the seventh month of the Wood Dragon year.

ARRANGEMENT BETWEEN GREAT BRITAIN AND RUSSIA CONCERNING TIBET

The Governments of Britain and Russia recognizing the suzerain rights of China in Tibet, and considering the fact that Great Britain, by reason of her geographical position, has a special interest in the maintenance of the status quo in the external relations of Tibet, have made the following Arrangement:—

I.—The two High Contracting Parties engage to respect the territorial integrity of Tibet and to abstain from all interference in its internal administration.

II.—In conformity with the admitted principle of the suzerainty of China over Tibet, Great Britain and Russia engage not to enter into negotiations with Tibet except through the intermediary of the Chinese Government. This engagement does not exclude the direct relations between British Commercial Agents and the Tibetan authorities provided for in Article V. of the Convention between Great Britain and Tibet of September 7th, 1904, and confirmed by the Convention between Great Britain and China of April 27th, 1906; nor does it modify the engagements entered into by Great Britain and China in Article I. of the said Convention of 1906.

It is clearly understood that Buddhists, subjects of Great Britain or of Russia, may enter into direct relations on strictly religious matters with the Dalai Lama and the other representatives of Buddhism in Tibet; the Governments of Great Britain and Russia engage, as far as they are concerned, not to allow those relations to

infringe the stipulations of the present arrangement.

III.—The British and Russian Governments respectively engage not to send representatives to Lhasa.

IV.—The two High Contracting Parties engage neither to seek nor to obtain, whether for themselves or their subjects, any concessions for railways, roads, telegraphs and mines, or other rights in Tibet.

V.—The two Governments agree that no part of the revenues of Tibet, whether in kind or in cash, shall be pledged or assigned to Great Britain or Russia or to any of their subjects.

ANNEX

Great Britain reaffirms the Declaration, signed by His Excellency the Vicerov and Governor-General of India and appended to the ratification of the Convention of September 7th, 1904, to the effect that the occupation of the Chumbi Valley by British forces shall cease after the payment of three annual instalments of the indemnity of 25,000,000 Rupees, provided that the trade marts mentioned in Article II. of that Convention have been effectively opened for three years, and that in the meantime the Tibetan authorities have faithfully complied in all respects with the terms of the said Convention of 1904. It is clearly understood that if the occupation of the Chumbi Valley by the British forces has, for any reason, not been terminated at the time anticipated in the above Declaration, the British and Russian Governments will enter upon a friendly exchange of views on this subject.

The present Convention shall be ratified, and the ratifications exchanged at St.

Petersburg as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the present Convention and affixed thereto their seals.

Done in duplicate at St. Petersburg, the 18th (31st) August, 1907.

[L.s.] A. NICOLSON.

[L.s.] Iswolsky.

St. Petersburg, August 18th (31st), 1907

M. le Ministre,—With reference to the Arrangement regarding Tibet, signed today, I have the honour to make the following Declaration to your Excellency:—

"His Britannic Majesty's Government think it desirable, so far as they are concerned, not to allow, unless by a previous agreement with the Russian Government, for a period of three years from the date of the present communication, the entry into Tibet of any scientific mission whatever, on condition that a like assurance is given on the part of the Imperial Russian Government.

"His Britannic Majesty's Government propose, moreover, to approach the Chinese Government with a view to induce them to accept a similar obligation for a corresponding Period; the Russian Government will, as a matter of course, take

similar action.

"At the expiration of the term of three years above mentioned His Britannic Majesty's Government will, if necessary, consult with the Russian Government as to the desirability of any ulterior measures with regard to scientific expeditions to Tibet."

I have, etc.,

A. Nicolson.

St. Petersburg, August 18th (31st), 1907

M. l'Ambassadeur,—In reply to your Excellency's note of even date, I have the honour to declare that the Imperial Russian Government think it desirable, so far as they are concerned, not to allow, unless by a previous agreement with the British Government, for a period of three years from the date of the present communication, the entry into Tibet of any scientific mission whatever.

Like the British Government, the Imperial Government propose to approach the Chinese Government with a view to induce them to accept a similar obligation for a

corresponding period.

It is understood that at the expiration of the term of three years the two Governments will, if necessary, consult with each other as to the desirability of any ulterior measures with regard to scientific expeditions to Tibet.

I have, etc.,

ISWOLSKY.

OPIUM AGREEMENT

[DONE AT PEKING, MAY 8TH, 1911]

Under the arrangement concluded between His Majesty's Government and the Chinese Government three years ago, His Majesty's Government undertook that if during the period of three years from January 1st, 1908, the Chinese Government should duly carry out the arrangement on their part for reducing the production and consumption of opium in China, they would continue in the same proportion of ten per cent. the annual diminution of the export of opium from India, until the completion of the full period of ten years in 1917.

His Majesty's Government, recognizing the sincerity of the Chinese Government, and their pronounced success in diminishing the production of opium in China during the past three years, are prepared to continue the arrangement of 1907 for the unexpired period of seven years on the following conditions:—

I.—From the first of January, 1911, China shall diminish annually for seven years the production of opium in China in the same proportion as the annual export from India is diminished in accordance with the terms of Agreement and of the Annex appended hereto until total extinction in 1917.

II.— The Chinese Government have adopted a most rigorous policy for prohibiting the production, the transport and the smoking of native opium, and His Majesty's Government have expressed their agreement therewith and willingness to give every assistance. With a view to facilitating the continuance of this work, His Majesty's Government agree that the export of opium from India to China shall cease in less than seven years if clear proof is given of the complete absence of native opium in China.

III.—His Majesty's Government further agree that Indian opium shall not be conveyed into any province in China which can establish by clear evidence that it has effectively suppressed the cultivation and import of native opium.

It is understood, however, that the closing of the ports of Canton and Shanghai to the import of Indian opium shall not take effect except as the final step on the part of the Chinese Government for the completion of the above measure.

IV.—During the period of this Agreement it shall be permissible for His Majesty's Government to obtain continuous evidence of this diminution by local enquiries and investigation conducted by one or more British officials accompanied, if the Chinese Government so desire, by a Chinese official. Their decision as to the extent of cultivation shall be accepted by both parties to this Agreement.

During the above period one or more British officials shall be given facilities for reporting on the taxation and trade restrictions on opium away from the Treaty ports.

V.—By the arrangement of 1907 His Majesty's Government agreed to the despatch by China of an official to India to watch the opium sales on condition that such official would have no power of interference. His Majesty's Government further agree that the official so despatched may be present at the packing of opium on the same condition.

VI.—The Chinese Government undertake to levy a uniform tax on all opium grown in the Chinese Empire. His Majesty's Government consent to increase the present consolidated import duty on Indian opium to Tls. 350 per chest of 100 catties, such increase to take effect as soon as the Chinese Government levy an equivalent excise tax on all native opium.

VII.—On confirmation of this Agreement and beginning with the collection of the new rate of consolidated import duty, China will at once cause to be withdrawn all restrictions placed by the Provincial authorities on the wholesale trade in Indian opium, such as those recently imposed at Canton and elsewhere, and also all taxation on the wholesale trade other than the consolidated import duty, and no such restrictions or taxation shall be again imposed so long as the Additional Article to the Chefoo Agreement remains as at present in force.

It is also understood that Indian raw opium having paid the consolidated import duty shall be exempt from any further taxation whatsoever in the port of

import.

Should the conditions contained in the above two clauses not be duly observed, His Majesty's Government shall be at liberty to suspend or terminate this

Agreement at any time.

The foregoing stipulations shall not derogate in any manuer from the force of the laws already published or hereafter to be published by the Imperial Chinese-Government to suppress the smoking of opium and to regulate the retail trade in the drug in general.

VIII.—With a view to assisting China in the suppression of opium His Majesty's Government undertake that from the year 1911 the Government of India will issue an export permit with a consecutive number for each chest of Indian opium declared for shipment to or for consumption in China.

During the year 1911 the number of permits so issued shall not exceed 30,600 and shall be progressively reduced annually by 5,100 during the remaining six years

ending 1917.

A copy of each permit so issued shall, before shipment of opium declared for shipment to or consumption in China, be handed to the Chinese official for transmission to his Government, or to the Customs authorities in China.

His Majesty's Government undertake that each chest of opium for which such permit has been granted shall be sealed by an official deputed by the Indian

Government in the presence of the Chinese official if so requested.

The Chinese Government undertake that chests of opium so sealed and accompanied by such permits may be imported into any Treaty Port of China without let or hindrance if such seals remain unbroken.

IX.—Should it appear on subsequent experience desirable at any time during the unexpired portion of seven years to modify this Agreement or any part thereof, it may be revised by mutual consent of the two high contracting parties.

X.—This Agreement shall come into force on the date of signature.

In witness whereof the undersigned, duly authorized thereto by their respective Governments, have signed the same and have affixed thereto their seals.

Done at Peking in quadruplicate (four in English and four in Chinese) this eighth day of May, one thousand nine hundred and eleven, being the tenth day of the fourth month of the third year of Hsuan T'ung.

[L.S.] J. N. JORDAN.

[L.S.] TSOU CHIA-LAI.

ANNEX

On the date of the signature of the Agreement a list shall be taken by the Commissioners of Customs acting in concert with the Colonial and Consular officials of all uncertified Indian opium in bond at the Treaty Ports and of all uncertified opium in stock in Hongkong which is bona fide intended for the Chinese market, and all such opium shall be marked with labels and on payment of Tls. 110 consolidated import duty shall be entitled to the same Treaty rights and privileges in China as certificated opium.

Opium so marked and in stock in Hongkong must be exported to a Chinese port within seven days of the signature of the Agreement.

All other uncertificated Indian opium shall for a period of two months from the date of the signature of the Agreement be landed at the ports of Shanghai and Canton only, and at the expiration of this period all Treaty Ports shall be closed to uncertificated opium provided the Chinese Government have obtained the consent of the other Treaty Powers.

The Imperial Maritime Customs shall keep a return of all uncertificated opium landed at Shanghai and Canton during this period of two months, other than opium marked and labelled as provided above, and such opium shall pay the new rate of consolidated import duty and shall not be re-exported in bond to other Treaty ports.

In addition to the annual reduction of 5,100 chests already agreed upon, His Majesty's Government agree further to reduce the import of Indian opium during each of the years 1912, 1913 and 1914 by an amount equal to one-third of the total ascertained amount of the uncertificated Indian opium in bond in Chinese Treaty Ports, and in stock in Hongkong on the date of signature, plus one-third of the amount of uncertificated Indian opium landed during the ensuing two months at Shanghai and Canton.

Done at Peking this eighth day of May one thousand nine hundred and eleven, being the tenth day of the fourth month of the third year of Hsuan Tung.

[L.S.] J. N. JORDAN.

[L.S.] TSOU CHIA-LAI.

FRANCE

TREATY OF PEACE, FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN FRANCE AND CHINA

Signed, in the French and Chinese Languages, at Tientsin, 27th June, 1858

Ratifications Exchanged at Peking, 25th October, 1860

His Majesty the Emperor of the French and His Majesty the Emperor of China, being desirous to put an end to the existing misunderstanding between the two Empires, and wishing to re-establish and improve the relations of friendship, commerce, and navigation between the two Powers, have resolved to conclude a new Treaty based on the common interest of the two countries, and for that purpose have named as their Plenipotentiaries, that is to sav:—

His Majesty the Emperor of the French, Baron Gros, Grand Officer of the Legion of Honour, Grand Cross of the Order of the Saviour of Greece, Commander of the Order of the Conception of Portugal, etc., etc.,

And His Majesty the Emperor of China, Kweiliang, Imperial High Commissioner of the Ta-Tsing Dynasty, Grand Minister of the East Palace, Director-General of the Council of Justice, etc., etc., etc.; and Hwashana, Imperial High Commissioner of the Ta-Tsing Dynasty, President of the Board of Finance, General of the Bordered Blue Banner of the Chinese Banner Force, etc., etc., etc.;

Who, having exchanged their full powers, which they have found in good and due form, have agreed upon the following Articles:—

Art. I.—There shall be perpetual peace and friendship between His Majesty the Emperor of the French and His Majesty the Emperor of China, and between the subjects of the two Empires, who shall enjoy equally in the respective States of the high contracting parties full and entire protection for their persons and property.

Art. II.—In order to maintain the peace so happily re-established between the two empires it has been agreed between the high contracting parties that, following in this respect the practice amongst Western nations, the duly accredited diplomatic agents of His Majesty the Emperor of the French and of His Majesty the Emperor of China shall have the right of resorting to the capital of the empire when important affairs call them there. It is agreed between the high contracting parties that if any one of the Powers having a treaty with China obtains for its diplomatic agents the right of permanently residing at Peking, France shall immediately enjoy the same right.

The diplomatic agents shall reciprocally enjoy, in the place of their residence, the privileges and immunities accorded to them by international law, that is to say, that their persons, their families, their houses, and their correspondence, shall be inviolable, that they may take into their service such employes, couriers, interpreters, servants, etc., etc., as shall be necessary to them.

The expense of every kind occasioned by the diplomatic mission of France in China shall be defrayed by the French Government. The diplomatic agents whom

it shall please the Emperor of China to accredit to His Majesty the Emperor of the French, shall be received in France with all the honours and prerogatives which the diplomatic agents of other nations accredited to the Court of His Majesty the Emperor of the French enjoy.

Art. III.—The official communications of the French diplomatic and consular agents with the Chinese authorities shall be written in French, but shall be accompanied, to facilitate the service, by a Chinese translation, as exact as possible, until such time as the Imperial Government at Peking, having interpreters speaking and writing French correctly, diplomatic correspondence shall be conducted in this language by the French agents and in Chinese by the officers of the Empire. It is agreed that until then, and in case of difference in the interpretation, in reference to the French text and Chinese text of the clauses heretofore agreed upon in the conventions made by common accord, it shall always be the original text and not the translation which shall be held correct. This provision applies to the present Treaty, and in the communications between the authorities of the two countries it shall always be the original text, not the translation, which shall be held correct.

Art. IV.—Henceforth the official correspondence between the authorities and the officers of the two countries shall be regulated according to their respective ranks and conditions and upon the basis of the most absolute reciprocity. This correspondence shall take place between the high French officers and high Chinese officers, in the capital or elsewhere, by dispatch or communication; between the French subordinate officers and the high authorities in the provinces, on the part of the former by statement, and on the part of the latter by declaration.

Between the officers of lower rank of the two nations, as above provided. on

the footing of a perfect equality.

Merchants and generally all persons not having an official character shall on both sides use the form of representation in all documents addressed to or intended for the

notice of the respective authorities.

Whenever a French subject shall have recourse to the Chinese authority, his representation shall first be submitted to the Consul, who, if it appears to him reasonable and properly addressed, shall forward it; if it be otherwise, the Consul shall cause the tenour to be modified or refuse to transmit it. The Chinese, on their part, when they have to address a Consulate, shall follow a similar course towards the Chinese authority, who shall act in the same manner.

Art. V.—His Majesty the Emperor of the French may appoint Consuls or Consular Agents in the coast and river ports of the Chinese empire named in Article VI. of the present Treaty to conduct the business between the Chinese authorities and French merchants and subjects and to see to the strict observance of the stipulated rules. These officers shall be treated with the consideration and regard which are due to them. Their relations with the authorities of the place of their residence shall be established on the footing of the most perfect equality. If they shall have to complain of the proceedings of the said authorities, they may address the superior authority of the province direct, and shall immediately advise the Minister Plenipotentiary of the Emperor thereof.

In case of the absence of the French Consul, captains and merchants shall be at liberty to have recourse to the intervention of the Consul of a friendly Power, or, if this be impossible, they shall have recourse to the chief of the Customs, who shall advise as to the means of assuring to the said captains and merchants the benefits of

the present Treaty.

Art VI.—Experience having demonstrated that the opening of new ports to foreign commerce is one of the necessities of the age, it has been agreed that the forts of Kiung-chow and Chao-chow in the province of Kwangtung, Taiwan and Tamsui in the island of Formosa (province of Fohkien), Tang-chow in the province of Shantung, and Nanking in the province of Kiangsu, shall enjoy the same privileges as Canton, Shanghai, Ningpo, Amoy, and Foochow. With regard to

Nanking, the French agents in China shall not deliver passports to their nationals for this city until the rebels have been expelled by the Imperial troops.

Art. VII.—French subjects and their families may establish themselves and trade or pursue their avocations in all security, and without hindrance of any kind

in the ports and cities enumerated in the preceding Article.

They may travel freely between them if they are provided with passports, but it is expressly forbidden to them to trade elsewhere on the coast in search of clandestine markets, under pain of confiscation of both the ships and goods used in such operations, and this confiscation shall be for the benefit of the Chinese Government, who, however, before the seizure and confiscation can be legally pronounced, must advise the French Consul at the nearest port.

Art. VIII.—French subjects who wish to go to interior towns, or ports not open to foreign vessels, may do so in all security, on the express condition that they are provided with passports written in French and Chinese, legally delivered by the diplomatic agents or Consuls of France in China and vised by the Chinese authorities.

In case of the loss of his passport, the French subject who cannot present it when it is legally required of him shall, if the Chinese authorities of the place refuse him permission to remain a sufficient time to obtain another passport from the Consul, be conducted to the nearest Consulate and shall not be maltreated or insulted

in any way.

As is stipulated in the former Treaties, French subjects resident or sojourning in the ports open to foreign trade may travel without passports in their immediate neighbourhood and there pursue their occupations as freely as the natives, but they must not pass certain limits which shall be agreed upon between the Consul and the local authority. The French agents in China shall deliver passports to their nationals only for the places where the rebels are not established at the time the passport shall be demanded.

These passports shall be delivered by the French authorities only to persons

who offer every desirable guarantee.

Art. IX.—All changes made by common consent with one of the signatory Powers of the treaties with China on the subject of amelioration of the tariff now in force, or which may hereafter be in force, as also all rights of customs, tonnage, importation, transit, and exportation, shall be immediately applicable to French trade and mer-

chants by the mere fact of their being placed in execution.

Art. X.—Any French subject who, conformably to the stipulations of Article VI. of the present Treaty, shall arrive at one of the ports open to foreign trade, may, whatever may be the length of his sojourn, rent houses and warehouses for the disposal of his merchandise, or lease land and himself build houses and warehouses. French subjects may, in the same manner, establish churches, hospitals, religious houses, schools, and cemeteries. To this end the local authority, after having agreed with the Consul, shall designate the quarters most suitable for the residence of the French and the sites on which the above-mentioned structures may have place.

The terms of rents and leases shall be freely discussed between the interested

parties and regulated, as far as possible, according to the average local rates.

The Chinese authorities shall prevent their nationals from exacting or requiring exorbitant prices, and the Consul on his side shall see that French subjects use no violence or constraint to force the consent of the proprietors. It is further understood that the number of houses and the extent of the ground to be assigned to French subjects in the ports open to foreign trade shall not be limited, and that they shall be determined according to the needs and convenience of the parties. If Chinese subjects injure or destroy French churches or cemeteries, the guilty parties shall be punished with all the rigour of the laws of the country.

Art. XI.—French subjects in the ports open to foreign trade may freely engage, on the terms agreed upon between the parties, or by the sole intervention of the Consul, compradores, interpreters, clerks, workmen, watermen, and servant. They shall also have the right of engaging teachers in order to learn to speak and write

the Chinese language and any other language or dialect used in the empire, as also to secure their aid in scientific or literary works. Equally they may teach to Chinese subjects their own or foreign languages and sell without obstacle French books or themselves purchase Chinese books of all descriptions.

Art. XII.—Property of any kind appertaining to French subjects in the Chinese empire shall be considered by the Chinese inviolable and shall always be respected by them. The Chinese authorities shall not, under any circumstances whatever, place French vessels under embargo nor put them under requisition for any service.

be it public or private.

Art. XIII.—The Christian religion having for its essential object the leading of men to virtue, the members of all Christian communities shall enjoy entire security for their persons and property and the free exercise of their religion, and efficient protection shall be given the missionaries who travel peaceably in the interior furnished with passports as provided for in Article VIII.

No hindrance shall be offered by the authorities of the Chinese Empire to the recognised right of every individual in China to embrace, if he so pleases, Christianity, and to follow its practices without being liable to any punishment therefor.

All that has previously been written, proclaimed, or published in China by order of the Government against the Christian religion is completely abrogated and

remains null and void in all provinces of the empire.

Art. XIV.—No privileged commercial society shall henceforward be establihed in China, and the same shall apply to any organised coalition having for its end the exercise of a monopoly of trade. In case of the contravention of the present article the Chinese Authorities, on the representations of the Consul or Consular Agent, shall advise as to the means of dissolving such associations, of which they are also bound to prevent the existence by the preceding prohibitions, so as to remove all that may stand in the way of free competition.

Art. XV.—When a French vessel arrives in the waters of one of the ports open to foreign trade she shall be at liberty to engage any pilot to take her immediately into the port, and, in the same manner, when, having discharged all legal charges she shall be ready to put to sea, she shall not be refused pilots to enable her to

leave the port without hindrance or delay.

Any individual who wishes to exercise the profession of pilot for French vessels may, on the presentation of three certificates from captains of ships, be commissioned by the French Consul in the same manner as shall be in use with other nations.

The remuneration payable to pilots shall be equitably regulated for each particular port by the Consul or Consular Agent, who shall fix it, having regard to the

distance and circumstances of the navigation.

Art. XVI.—After the pilot has brought a French trading ship into the port, the Superintendent of Customs shall depute one or two officers to guard the ship and prevent fraud. These officers may, according to their convenience, remain in their own boat or stay on board the ship.

Their pay, food, and expenses shall be a charge on the Chinese Customs, and they shall not demand any fee or remuneration whatever from the captain or consignee. Every contravention of this provision shall entail a punishment pro-

portionate to the amount exacted, which also shall be returned in full.

Art. XVII.—Within the twenty-four hours following the arrival of a French merchant vessel in one of the ports open to foreign trade, the captain, if he be not unavoidably prevented, and in his default the supercargo or consignee, shall report at the French Consulate and place in the hands of the Consul the ship's papers, the bills of lading, and the manifest. Within the twenty-four hours next following the Consul shall send to the Superintendent of Customs a detailed note indicating the name of the vessel, the articles, the tonnage, and the nature of the cargo; if, in consequence of the negligence of the captain this cannot be accomplished within the forty-eight hours following the arrival of the vessel, the captain shall be liable to a penalty of 50 Dollars for each day's delay, to the profit of the Chinese Government, but the said penalty shall in no case exceed the sum of 200 Dollars.

Immediately after the reception of the consular note the Superintendent of Customs shall give a permit to open hatches. If the captain, before having received the said permit, shall have opened hatches and commenced to discharge, he may be fined 500 Dollars, and the goods discharged may be seized, the whole to the profit of the Chinese Government.

Art. XVIII.—French captains and merchants may hire whatever boats and lighters they please for the transport of goods and passengers, and the sum to be paid for such boats shall be settled between the parties themselves, without the intervention of the Chinese authority, and consequently without its guarantee in case of accident, fraud, or disappearance of the said boats. The number of these boats shall not be limited, nor shall a monopoly in respect either of the boats or of the carriage of merchandise by porters be granted to any one.

carriage of merchandise by porters be granted to any one.

Art. XIX.—Whenever a French merchant shall have merchandise to load or

discharge he shall first remit a detailed note of it to the Consul or Consular Agent. who will immediately charge a recognised interpreter to the Consulate to communicate it to the Superintendent of Customs. The latter shall at once deliver a permit for shipping or landing the goods. He will then proceed to the verification of the goods in such manner that there shall be no chance of loss to any party.

The French merchant must cause himself to be represented (if he does not prefer to attend himself) at the place of the verification by a person possessing the requisite knowledge to protect his interest at the time when the verification for the liquidation of the dues is made; otherwise any after claim will be null and of no effect.

With respect to goods subject to an ad valorem duty, if the merchant cannot agree with the Chinese officers as to their value, then each party shall call in two or three merchants to examine the goods, and the highest price which shall be offered by any of them shall be assumed as the value of the said goods.

Duties shall be charged on the net weight; the tare will therefore be deducted. If the French merchant cannot agree with the Chinese officer on the amount of tare, each party shall choose a certain number of chests and bales from among the goods respecting which there is a dispute; these shall be first weighed gross, then tared and the average tare of these shall be taken as the tare for all the others.

If during the course of verification any difficulty arises which cannot be settled, the French merchant may claim the intervention of the Consul, who will immediately bring the subject of dispute to the notice of the Superintendent of Customs, and both will endeavour to arrive at an amicable arrangement, but the claim must be made within twenty-four hours; otherwise it will not receive attention. So long as the result of the dispute remains pending, the Superintendent of Customs shall not enter the matter in his books, thus leaving every latitude for the examination and solution of the difficulty.

On goods imported which have sustained damage a reduction of duties proportionate to their depreciation shall be made. This shall be equitably determined, and, if necessary, in the manner above stipulated for the fixing of ad valorem duties.

Art. XX.—Any vessel having entered one of the ports of China, and which has not yet used the permit to open hatches mentioned in Article XIX., may within two days of arrival quit that port and proceed to another without having to pay either tonnage dues or Customs duties, but will discharge them ultimately in the port where sale of the goods is effected.

Art. XXI.—It is established by common consent that import duties shall be discharged by the captains or French merchants after the landing and verification of the goods. Export duties shall in the same manner be paid on the shipment of the goods. When all tonnage dues and Customs duties shall have been paid in full by a French vessel the Superintendent of Customs shall give a general aquittance, on the exhibition of which the Consul shall return the ship's papers to the captain and permit him to depart on his voyage. The Superintendent of Customs shall name one or several banks, which shall be authorised to receive the sum due by French merchants on account of the Government, and the receipts of these banks for all payments which have been made to them shall be considered as receipts of the

Chinese Government. These payments may be made in ingots or foreign money, the relative value of which to sycee shall be determined by agreement between the Consul or Consular Agent and the Superintendent of Customs in the different ports, according to time, place, and circumstances.

Art. XXII.—*After the expiration of the two days named in Art. XX., and before proceeding to discharge her cargo, every vessel shall pay tonnage-dues according to the following scale:—Vessels of one hundred and fifty tons and upwards at the rate of four mace per ton; vessels of less than one hundred and fifty tons mea-

surement at the rate of one mace per ton.

Any vessel clearing from any of the open ports of China for any other of the open ports, or trading between China and such ports in Cochin-China as belong to France, or any port in Japan, shall be entitled, on application of the master, to a special certificate from the Superintendent of Customs, on exhibition of which the said vessel shall be exempted from all further payment of tonnage-dues in any open port of China for a period of four months, to be reckoned from the date of her port-clearance; but after the expiration of four months she shall be required to pay tonnage-dues again.

Small French vessels and boats of every class, whether with or without sails, shall be reckoned as coming within the category of vessels of one hundred and fifty tons and under, and shall pay tonnage-dues at the rate of one mace per ton once in

every four months.

Native craft chartered by French merchants shall in like manner pay tonnage-

dues once in every four months.

Art. XXIII.—All French goods, after having discharged the Customs duties according to the tariff in one of the ports of China, may be transported into the interior without being subjected to any further charge except the transit dues according to the amended scale now in force, which dues shall not be augmented in the future.

If the Chinese Customs Agents, contrary to the tenour of the present Treaty, make illegal exactions or levy higher dues, they shall be punished according to the

laws of the empire.

Art. XXIV.—Any French vessel entered at one of the ports open to foreign trade and wishing to discharge only a part of its goods there, shall pay Customs dues only for the part discharged; it may transport the remainder of its cargo to another

port and sell it there. The duty shall then be paid.

French subjects having paid in one port the duties on their goods, wishing to re-export them and send them for sale to another port, shall notify the Consul or Cousular Agent. The latter shall inform the Superintendent of Customs, who, after having verified the identity of the goods and the perfect integrity of the packages, shall send to the claimants a declaration attesting that the duties on the said goods have been paid. Provided with this declaration, the French merchants on their arrival at the other port shall only have to present it through the medium of the Consul or Superintendent of Customs, who will deliver for this part of the cargo, without deduction or charge, a permit for discharge free of duty; but if the authorities discover fraud or anything contraband amongst the goods re-exported, these shall be, after verification, confiscated to the profit of the Chinese Government.

Art. XXV.—Transhipment of goods shall take place only by special permission and in case of urgency; if it be indispensable to effect this operation, the Consul shall be referred to, who will deliver a certificate, on view of which the transhipment shall be authorised by the Superintendent of Customs. The latter may always

delegate an employé of his administration to be present.

Every unauthorised transhipment, except in case of peril by delay, will entail the confiscation, to the profit of the Chinese Government, of the whole of the goods

illicitly transhipped.

Art. XXVI.—In each of the ports open to foreign trade the Superintendent of Customs shall receive for himself, and shall deposit at the French Consulate, legal

scales for goods and silver, the weights and measures agreeing exactly with the weights and measures in use at the Canton Custom-house, and bearing a stamp and seal certifying this authority. These scales shall be the base of all liquidations of duties and of all payments to be made to the Chinese Government. They shall be referred to in case of dispute as to the weights and measures of goods, and the decree shall be according to the results they show.

Art. XXVII.—Import and export duties levied in China on French commerce shall be regulated according to the tariff annexed to the present Treaty under the seal and signature of the respective Plenipotentiaries. This tariff may be revised every seven years in order to be in harmony with the changes brought about by time

in the value of the products of the soil or industry of the two empires.

By the payment of these duties, the amount of which it is expressly provided shall not be increased nor augmented by any kind of charge or surtax whatever. French subjects shall be free to import into China, from French or foreign ports, and equally to export from China, to any destination, all goods which shall not be, at the date of the signing of the present Treaty and according to the classification of the annexed tariff, the object of a special prohibition or of a special monopoly. The Chinese Government renouncing therefore the right of augmenting the number of articles reputed contraband or subject of a monopoly, any modification of the tariff shall be made only after an understanding has been come to with the French Government and with its full and entire consent.

With regard to the tariff, as well as every stipulation introduced or to be introduced in the existing Treaties, or those which may hereafter be concluded, it remains well and duly established that merchants and in general all French subjects in China shall always have the same rights and be treated in the same way as the

most favoured nation.

Art. XXVIII.—The publication of the regular tariff doing away henceforth with all pretext for smuggling, it is not to be presumed that any act of this nature may be committed by French vessels in the ports of China. If it should be otherwise, all contraband goods introduced into these ports by French vessels or merchants whatever their value or nature, as also all prohibited goods fraudulently discharged, shall be seized by the local authority and confiscated to the profit of the Chinese Government. Further, the latter may, if it sees fit, interdict the re-entry to China of the vessel taken in contravention and compel it to leave immediately after the settement of its accounts.

If any foreign vessel fraudulently makes use of the French flag the French

Government shall take the necessary measures for the repression of this abuse.

Art. XXIX.—His Majesty the Emperor of the French may station a vessel of war in any principal port of the empire where its presence may be considered necessary to maintain good order and discipline amongst the crews of merchant vessels and to facilitate the exercise of the Consular authority; all necessary measures shall be taken to provide that the presence of these vessels of war shall entail no inconvenience, and their commanders shall receive orders to cause to be executed the provisons of Article XXXIII. in respect of the communications with the land and the policing of the crews. Vessels of war shall be subject to no duty.

Art. XXX.—Every French vessel of war cruising for the protection of commerce shall be received as a friend and treated as such in all the ports of China which it shall enter. These vessels may there procure the divers articles of refitting and victualling of which they shall have need, and, if they have suffered damage, may repair there and purchase the materials necessary for such repair, the whole without

the least opposition.

The same shall apply to French trading ships which in consequence of great damage or any other reason may be compelled to seek refuge in any port whatsoever

of China.

If a vessel be wrecked on the coast of China, the nearest Chinese authority, on being informed of the occurrence, shall immediately send assistance to the crew, provide for their present necessities, and take the measures immediately necessary

for the salvage of the ship and the preservation of the cargo. The whole shall then be brought to the knowledge of the nearest Consul or Consular Agent, in order that the latter, in concert with the competent authority, may provide means for the

relief of the crew and the salvage of the debris of the ship and cargo.

Art. XXXI.—Should China be at war with another Power, this circumstance shall not in any way interfere with the free trade of France with China or with the opposing nation. French vessels may always, except in the case of effective blockade, sail without obstacle from the ports of the one to the ports of the othor, trade in the ordinary manner, and import and export every kind of merchandise not prohibited.

Art. XXXII.—Should sailors or other persons desert from French ships-of-war, or leave French trading vessels, the Chinese authority, on the requisition of the Consul, or failing the Consul that of the captain, shall at once use every means to discover and restore the aforesaid fugitives into the hands of one or the other of them.

In the same manner, if Chinese deserters or persons accused of any crime take refuge in French house or on board of French vessels, the local authority shall address the Consul, who, on proof of the guilt of the accused, shall immediately take the measures necessary for their extradition. Each party shall carefully avoid concealment and connivance.

Art. XXXIII.—When sailors come on shore they shall be under special disciplinary regulations framed by the Consul and communicated to the local authority, in order to prevent as far as possible all occasion of quarrel between French sailors

and the people of the country.

Art. XXXIV.—In case of French trading vessels being attacked or pillaged by pirates within Chinese waters, the civil and military authorities of the nearest place, upon learning of the occurrence, shall actively pursue the authors of the crime and shall neglect nothing to secure their arrest and punishment according to law. The pirated goods, in whatever place or state they may be found, shall be placed in the hands of the Consul, who shall restore them to the owners. If the criminals cannot be seized, or the whole of the stolen property cannot be recovered, the Chinese officials shall suffer the penalty inflicted by the law in such circumstances, but they shall not be held pecuniarily responsible.

Art. XXXV.—When a French subject shall have a complaint to make or claim to bring against a Chinese, he shall first state his case to the Consul, who, after having examined the affair, will endeavour to arrange it amicably. In the same manner, when a Chinese has to complain of a French subject, the Consul shall attentively hear his claim and endeavour to bring about an amicable arrangement. But if in either case this be impossible, the Consul shall invoke the assistance of a competent Chinese official, and these two, after having coujointly examined the affair

shall decide it equitably.

Art. XXXVI.—If hereafter French subjects suffer damage, or are subjected to any insult or vexation by Chinese subjects, the latter shall be pursued by the local authority, who shall take the necessary measures for the defence and protection of French subjects; if ill-doers or any vagrant part of the population commence to pillage, destroy, or burn the houses or warehouses of French subjects or any other of their establishments, the same authority, either on the requisition of the Consul or of its own motion, shall send as speedily as possible an armed force to disperse the riot and to arrest the criminals, and shall deliver the latter up to the severity of the law; the whole without prejudice of the claims of the French subjects to be indemnified for proved losses.

Art. XXXVII.—If Chinese become, in future, indebted to French captains or merchants and involve them in loss by fraud or in any other manner, the latter shall no longer avail themselves of the combination which existed under the former state of things; they may address themselves only through the medium of their Consul to the local authority, who shall neglect nothing after having examined the affair to compel the defaulters to satisfy their engagements according to the laws of the country. But, if the debtor cannot be found, if he be dead, or bankrupt, and is not able to pay, the French merchants cannot claim against the Chinese authority.

In case of fraud or non-payment on the part of French merchants, the Consul shall, in the same manner afford every assistance to the claimants, but neither he

nor his Government shall in any manner be held responsible.

Art. XXXVIII.—If unfortunately any fight or quarrel occurs between French and Chinese subjects, as also if during the course of such quarrel one or more persons be killed or wounded, by firearms or otherwise, the Chinese shall be arrested by the Chinese authority, who will be responsible, if the charge be proved, for their punishment according to the laws of the country. With regard to the French, they shall be arrested at the instance of the Consul, who shall take the necessary measures that they may be dealt with in the ordinary course of French law in accordance with the forms and practice which shall be afterwards decided by the French Government.

The same course shall be observed in all similar circumstances not enumerated in the present convention, the principle being that for the repression of crimes and offences committed by them in China French subjects shall be dealt with according

to the laws of France.

Art. XXXIX.—Disputes or differences arising between French subjects in China shall, equally, be settled by the French authorities. It is also stipulated that the Chinese authorities shall not in any manner interfere in any dispute between French subjects and other foreigners. In the same way they shall not exercise any authority over French vessels; these are responsible only to the French authorities and the

captain.

Art. XL.—If the Government of His Majesty the Emperor of the French shall consider it desirable to modify any of the clauses of the present Treaty it shall be at liberty to open negotiations to this effect with the Chinese Government after an interval of ten years from the date of the exchange of the ratifications. It is also understood that no obligation not expressed in the present convention shall be imposed on the Consuls or Consular Agents, nor on their nationals, but, as is stipulated, French subjects shall enjoy all the rights, privileges, immunities, and guarantees whatsoever which have been or shall be accorded by the Chinese Government to other Powers.

Art. XLI.—His Majesty the Emperor of the French, wishing to give to His Majesty the Emperor of China a proof of his friendly sentiments, agrees to stipulate in separate Articles, having the same force and effect as if they were inserted in the present Treaty, the arrangements come to between the two Governments on the matters antecedent to the events at Canton and the expense caused by them to the

Government of His Majesty the Emperor of the French.

Art. XLII.—The ratifications of the present Treaty of Friendship, Commerce, and Navigation shall be exchanged at Peking within one year after the date of

signature, or sooner if possible.

After the exchange of ratifications, the Treaty shall be brought to the knowledge of all the superior authorities of the Empire in the provinces and in the capital, in order that its publication may be well established.

In token whereof the respective Plenipotentiaries have signed the present Treaty

and affixed their seals thereto.

Done at Tientsin, in four copies, this twenty-seventh day of June, in the year of grace one thousand eight hundred and fifty-eight, corresponding to the seventeenth day of the fifth moon of the eighth year of Hien Fung.

(Signed)	[L.S.]	BARON GROS.
,,	[L.S.]	KWEI-LIANG.
	[L.s.]	HWASHANA.

CONVENTION BETWEEN FRANCE AND CHINA

SIGNED AT PEKING, 25TH OCTOBER, 1860

His Majesty the Emperor of the French and His Majesty the Emperor of China being desirous to put an end to the difference which has arisen between the two Empires, and to re-establish and assure for ever the relations of peace and amity which before existed and which regrettable events have interrupted, have named as their respective Plenipotentiaries:—

His Majesty the Emperor of the French, Sieur Jean Baptiste Louis, Baron Gross Senator of the Empire, Ambassador and High Commissioner of France in China, Grand Officer of the Imperial Order of the Legion of Honour, Knight Grand Cross of several Orders, etc., etc., etc.;

And His Majesty the Emperor of China, Prince Kung, a member of the Imperial

Family and High Commissioner:

Who, having exchanged their full powers, found in good and due form, have agreed upon the following Articles:—

Art. I.—His Majesty the Emperor of China has regarded with pain the conduct of the Chinese military authorities at the mouth of the Tientsin river, in the month of June last year, when the Minsters Plenipotentiary of France and England arrived there on their way to Peking to exchange the ratifications of the Treaties of Tientsin.

Art. II.—When the Ambassador, the High Commissioner of His Majesty the Emperor of the French, shall be in Peking for the purpose of exchanging the ratifications of the Treaty of Tientsin, he shall be treated during his stay in the capital with the honours due to his rank, and all possible facilities shall be given him by the Chinese Authorities in order that he may without obstacle fulfil the high mission confided to him.

Art. III.—The Treaty signed at Tientsin on the 27th June, 1858, shall be faithfully placed in execution in all its clauses immediately after the exchange of the ratifications referred to in the preceding Article, subject to the modifications introduced by the present Convention.

Art. IV.—Article IV. of the Secret Treaty of Tientsin, by which His Majesty the Emperor of China undertook to pay to the French Government an indemnity of two million Taels, is annulled and replaced by the present Article, which increases the amount of the indemnity to eight million Taels.

It is agreed that the sum already paid by the Canton Customs on account of the sum of two million Taels stipulated by the Treaty of Tientsin shall be considered as having been paid in advance and on account of the eight million Taels referred to in

the present Article.

The provisions of the Article of the Secret Treaty of Tientsin as to the mode of payment of the two million Taels are annulled. Payment of the remainder of the sum of eight million taels to be paid by the Chinese Government as provided by the present Convention shall be made in quarterly instalments consisting of one-fifth of the gross Customs revenues at the ports open to foreign trade, the first term commencing on the 1st October of the present year, and finishing on the 31st December following. This sum, specially reserved for the payment of the indemnity due to France, shall be paid into the hands of the Minister for France or of his delegates in Mexican dollars or in bar silver at the rate of the day of payment.

A sum of five hundred thousand Taels shall, however, be paid on account in advance at one time, and at Tientsin, on the 30th November next, or sooner if the Chinese Government judges it convenient.

A Mixed Commission, appointed by the Minister of France and by the Chinese Authorities, shall determine the rules to be followed in effecting the payment of the whole of the indemnity, the verification of the amount, the giving of receipts, and in short fulfilling all the formalities required in such case.

Art. V.—The sum of eight million Taels is allowed to the French Government to liquidate the expenses of its armament against China, as also for the indemnification of French subjects and protégés of France who sustained loss by the burning of the factories at Canton, and also to compensate the Catholic missionaries who have suffered in their persons or property. The French Government will divide this sum between the parties interested, after their claims shall have been legally established, in satisfaction of such claims, and it is understood between the contracting parties that one million of Taels shall be appropriated to the indemnification of French subjects or protégés of France for the losses they have sustained or the treatment to which they have been subjected, and that the remaining seven million Taels shall be applied to the liquidation of the expenses occasioned by the war.

Art. VI.—In conformity with the Imperial edict issued on the 20th March, 1856, by the August Emperor Tao Kwang, the religious and charitable establishments which have been confiscated during the persecutions of the Christians shall be restored to their proprietors through the Minister of France in China, to whom the Imperial Government will deliver them, with the cemeteries and edifices appertaining to them.

Art. VII.—The town and port of Tientsin, in the province of Pechili, shall be opened to foreign trade on the same conditions as the other towns and ports of the Empire where such trade is permitted, and this from the date of the signature of the present Convention, which shall be obligatory on the two nations without its being necessary to exchange ratifications, and which shall have the same force as if it were inserted word for word in the Treaty of Tientsin.

The French troops now occupying this town shall, on the payment of the five hundred thousand taels provided by Article IV. of the present Convention, evacuate it and proceed to occupy Taku and the north-east coast of Shantung, whence they shall retire on the same conditions as govern the evacuation of the other points occupied on the shores of the Empire. The Commanders-in-Chief of the French force shall, however, have the right to winter their troops of all arms at Tientsin, if they judge it convenient, and to withdraw them only when the indemnities due by the Chinese Government shall have been entirely paid, unless the Commanders-in-Chief shall think it convenient to withdraw them before that time.

Art. VIII.—It is further agreed that when the present Convention shall have been signed and the ratifications of the Treaty of Tientsin exchanged, the French forces which occupy Chusan shall evacuate that island, and that the forces before Peking shall retire to Tientsin, to Taku, to the north coast of Shantung, or to the town of Canton, and that in all these places or in any of them the French Government may, if it thinks fit, leave troops until such time as the total sum of eight million taels shall have been fully paid.

Art. IX.—It is agreed between the high contracting parties that when the ratifications of the Treaty of Tientsin shall have been exchanged an Imperial edict shall order the high authorities of all the provinces to permit any Chinese who wishes to go to countries beyond the sea to establish himself there or to seek his fortune, to embark himself and his family, if he so wishes, on French ships in the ports of the empire open to foreign trade. It is also agreed, in the interest of the emigrants, to ensure their entire freedom of action and to safeguard their rights, that the competent Chinese authorities shall confer with the Minister of France in China for the making of regulations to assure for these engagements, always voluntary, the guarantees of morality and security which ought to govern them.

Art. X.—It is well understood between the contracting parties that the tonnage dues which by error were fixed in the French Treaty of Tientsin at five mace per ton for vessels of 150 tons and over, and which in the Treaties with England and the United States signed in 1858 were fixed at four mace only, shall not exceed this same sum of four mace, and this without the invocation of the last paragraph of Art. XXXII. of the Treaty of Tientsin, which gives to France the formal right to claim the same treatment as the most favoured nation.

The present Convention of Peace has been made at Peking, in four copies, on the 25th October, 1860, and has been signed by the respective plenipotentiaries.

TREATY OF PEACE, FRIENDSHIP, AND COMMERCE BETWEEN FRANCE AND CHINA

SIGNED AT TIENTSIN, 9TH JUNE, 1885

The President of the French Republic and His Majesty the Emperor of China, each animated by an equal desire to bring to an end the difficulties which have given rise to their simultaneous intervention in the affairs of Annam, and wishing to re-establish and improve the relations of friendship and commerce which previously existed between France and China, have resolved to conclude a new Treaty to further the common interest of both nations on the basis of the preliminary Convention signed at Tientsin on the 11th May, 1884, and ratified by an Imperial decree of the 13th April, 1885.

For that purpose the two high contracting parties have appointed as their Plenipotentiaries the following, that is to say:—

The President of the French Republic, M. Jules Patenotre, Envoy Extraordinary and Minister Plenipotentiary for France in China, Officer of the Legion of Honour, Grand Cross of the Swedish Order of the Pole Star, &c., &c.

And His Majesty the Emperor of China, Li Hung-chang, Imperial Commissioner, Senior Grand Secretary of State, Grand Honorary Preceptor of the Heir Presumptive; Superintendent of Trade for the Northern Ports, Governor-General of the Province of Chihli, of the First degree of the Third Order of Nobility, with the title of Sou-yi;

Assisted by Hsi Chen, Imperial Commissioner, Member of the Tsung-li Yamen, President of the Board of Punishments, Administrator of the Treasury at the Ministry of Finance, Director of Schools for the Education of Hereditary Officers of the Left Wing of the Yellow Bordered Banner;

And Teng Chang-su, Imperial Commissioner, Member of the Tsung-li Yamen,

Director of the Board of Ceremonies;

Who, having communicated their full powers, which have been found in good and due form, have agreed upon the following Articles:—

Art. I.—France engages to re-establish and maintain order in those provinces of Annam which border upon the Chinese empire. For this purpose she will take the necessary measures to disperse or expel the bands of pirates and vagabonds who endanger the public safety, and to prevent their collecting together again. Nevertheless, the French troops shall not, under any circumstances, cross the frontier which separates

Tonkin from China, which frontier France promises both to respect herself and to

guarantee against any aggression whatsoever.

On her part China undertakes to disperse or expel such bands as may take refuge in her provinces bordering on Tonkin and to disperse those which it may be attempted to form there for the purpose of causing disturbances amongst the populations placed under the protection of France; and, in consideration of the guarantees which have been given as to the security of the frontier, she likewise engages not to send troops into Tonkin.

The high contracting parties will fix, by a special convention, the conditions under which the extradition of malefactors between China and Annam shall be carried out.

The Chinese, whether colonists or disbanded soldiers, who reside peaceably in Annam, supporting themselves by agriculture, industry, or trade, and whose conduct shall give no cause of complaint, shall enjoy the same security for their persons and property as French proteges.

Art. II.—China, being resolved to do nothing which may imperil the work of pacification undertaken by France, engages to respect, both in the present and in the future, the Treaties, Conventions, and Arrangements concluded directly between France and Annam, or which may hereafter be concluded.

As regards the relations between China and Annam, it is understood they shall be of such a nature as shall in no way injure the dignity of the Chinese empire or

give rise to any violation of the present Treaty.

Art. III.—Within a period of six months from the signature of the present Treaty commissioners appointed by the high contracting parties shall proceed to the spot in order to define the frontier between China and Tonkin. They shall place landmarks wherever necessary to render the line of demarcation clear. In those sases where they may not be able to agree as to the location of these landmarks or on nuch rectifications of detail as it may be desirable to make, in the interest of the two rations, in the existing frontier of Tonkin, they shall refer the difficulty to their cespective Governments.

Art. IV.—When the frontier shall have been agreed upon, French or French proteges and foreign residents of Tonkin who may wish to cross it in order to enter China shall not be allowed to do so unless they shall have previously provided themselves with passports issued by the Chinese frontier authorities on the requisition of the French authorities. For Chinese subjects an authorisation given by the Imperial frontier authorities shall be sufficient.

Chinese subjects wishing to proceed from China to Tonkin by the land route shall be obliged to provide themselves with regular passports, issued by the French

authorities on the requisition of the Imperial authorities.

Art. V.—Import and export trade shall be permitted to French or French-protected traders and to Chinese traders across the land frontier between China and Tonkin. It shall, however, be carried on through certain spots which shall be settled later, and both the selection and number of which shall correspond with the direction and importance of the traffic between the two countries. In this respect the Regulations in force in the interior of the Chinese Empire shall be taken into account.

In any case, two of the said spots shall be marked out on the Chinese frontier, the one above Lao-kai, the other beyond Lang-son. French traders shall be at liberty to settle there under the same conditions, and with the same advantages, as in the ports open to foreign trade. The Government of His Majesty the Emperor of China shall establish Custom-houses there, and the Government of the French Republic shall be at liberty to maintain Consuls there whose powers and privileges shall be identical with those of Agents of the same rank in the open ports.

On his part, His Majesty the Emperor of China shall be at liberty, with the concurrence of the French Government, to appoint Consuls in the principal towns of

Tonkin.

Art. VI.—A special code of Regulations, annexed to the present Treaty, shall define the conditions under which trade shall be carried on by land between Tonkin and the Chinese provinces of Yunnan, of Kwaug-si, and of Kwaug-tung. Such Regulations shall be drawn up by Commissioners, who shall be appointed by the high contracting parties, within three months from the signature of the present Treaty.

All goods dealt with by such trade shall be subject, on import and export between Tonkin and the provinces of Yunnan and Kwang-si, to duties lower than those laid down by the present tariff for foreign trade. The reduced tariff shall not, however, be applied to goods transported by way of the land frontier between Tonkin and Kwang-tung, and shall not be enforced within the ports already open

by Treaty.

Trade in arms, engines, supplies, and munitions of war of any kind whatsoever shall be subject to the Laws and Regulations issued by each of the contracting States within its own territory.

The export and import of opium shall be governed by special arrangements to

be inserted in the above-mentioned code of Regulations.

Trade by sea between China and Annam shall likewise be dealt with by a separate code of Regulations. In the meanwhile, the present practice shall remain unaltered.

Art. VII.—With a view to develop under the most advantageous conditions the relations of commerce and of good neighbourship, which it is the object of the present Treaty to re-establish between France and China, the Government of the Republic shall construct roads in Tonkin, and shall encourage the construction of railways there.

When China, on her part, shall have decided to construct railways, it is agreed that she shall have recourse to French industry, and the Government of the Republic shall afford every facility for procuring in France the staff that may be required. It is, moreover, understood that this clause shall not be looked upon as constituting an exclusive privilege in favour of France.

Art. VIII.—The commercial stipulations of the present Treaty and the Regulations to be agreed upon shall be liable to revision after an interval of ten complete years from the date of the exchange of the ratifications of the present Treaty. But in case six months before it expires neither one nor other of the high contracting parties shall have expressed a wish to proceed to a revision, the commercial stipulations shall remain in force for a fresh period of ten years, and so further in like manner.

Art. IX.—As soon as the present Treaty shall have been signed, the French forces shall receive orders to retire from Keelung and to cease search, &c., on the high seas. Within one month from the signature of the present Treaty the Island of Formosa and Pescadores shall be entirely evacuated by the French troops.

Art. X.—All stipulations of former Treaties, Agreements, and Conventions between France and China, which are not modified by the present Treaty, remain in full force.

The present Treaty shall be ratified at once by His Majesty the Emperor of China, and after it shall have been ratified by the President of the French Republic the exchange of ratifications shall take place at Peking with the least possible delay.

Done in quadruplicate at Tientsin, this ninth day of June, one thousand eight hundred and eighty-five, corresponding to the twenty-seventh day of the fourth moon of the eleventh year of Kwang-Hsu.

(Signed)	[L.s.]	PATENÔTRE.
,,	[L.s.]	Hsi Chen.
,,	[L.S.]	LI HUNG-CHANG.
.,	[L.S.]	TENG CHANG-SU.

TRADE REGULATIONS FOR THE TONKIN FRONTIER JOINTLY DETERMINED ON BY FRANCE AND CHINA

SIGNED AT PEKING, 25TH APRIL, 1886

[Translated from the French Text]

Wher as in Article VI. of the Treaty between the President of the French Republic and His Majesty the Emperor of China, signed the 9th day of June, 1885, it is stated that "Regulations for the conduct of overland trade between Tonkin and the Chinese provinces of Yunnan, Kwang-si, and Kwang-tung shall be jointly discussed and concluded by Commissioners appointed by the two Powers, and will form a supplement to the present Treaty"; and whereas in Article X. of that Agreement it is set forth that "provisions of former Treaties and Regulations agreed to by France and China, except in so far as they are modified by the present agreement, will continue to retain their original validity," the two high contracting parties have for this purpose named as their Plenipotentiaries, that is to say:—

The President of the French Republic, G. Cogordan, Minister Plenipotentiary of France to China, Officer of the Legion of Honour, Knight of the Order of the Crown of Italy, &c., &c., together with E. Bruwaert, Consul of the first class, Assistant Commissioner for Treaty negotiations, Knight of the Order of Gustav of Sweden, and of the Order of Leopold of Belgium;

And His Majesty the Emperor of China, Li, Grand Preceptor of the Heir Apparent, Grand Secretary of State, Superintendent of Trade for the Northern Seaboard, Joint Commissioner of Admiralty, Governor of Chihli, and a member of the first degree of the Third Order of the Hereditary Nobility, with the title of Sou-yi;

Who, after having communicated to each other their respective full powers, and

found them to be in due form, have concluded the following Articles:-

Art. I.—In accordance with the terms of Article V. of the Treaty of the 19th June, 1885, the high contracting parties agree that for the present two places shall be opened to trade, one to the north of Langson and the other above Lao-kai. China will establish Custom-houses there, and France shall have the right to appoint Consuls, who shall enjoy all rights and privileges conceded in China to the Consuls of the most favoured nation.

The work of the Commission charged with the delimitation of the two countries not being completed at the time of the signature of the present Convention, the place to be opened to trade north of Langson shall be selected and determined in the course of the present year by arrangement between the Imperial Government and the representative of France at Peking. As to the place to be opened to trade above Lao-kai, this will also be determined by common accord when the frontier between the two countries shall have been defined.

Art. II.—The Imperial Government may appoint Consuls at Hanoi and at Haiphong. Chinese Consuls may also be sent later on to other large towns in Tonkin by arrangement with the French Government.

The agents shall be treated in the same manner and have the same rights and privileges as the Consuls of the most favoured nation in France. They shall maintain official relations with the French authorities charged with the Protectorate.

Art. III.—It is agreed, on the one side and the other, that in the places where Consuls are appointed the respective authorities will facilitate the installation of these

agents in suitable residences.

Frenchmen may establish themselves in the places opened to trade on the frontier of China under the conditions set forth in the Articles VII., X., XI., XII., and others of the Treaty of the 27th June, 1858.

Annamites shall enjoy in these places the same privileged treatment.

Art. IV .- Chinese shall have the right of possessing land, erecting buildings,

opening commercial houses, and having warehouses throughout Annam.

They shall receive for their persons, their families, and their goods the same protection as the most favoured European nation, and, like the latter, may not be made the object of any ill-treatment. The official and private correspondence and telegrams of Chinese officials and merchants shall be freely transmitted through the French postal and telegraphic administrations.

Frenchmen will receive from China the same privileged treatment.

Art. V.—Frenchmen, French protégés, and foreigners residing in Tonkin may cross the frontiers and enter China on condition of being furnished with passports. These passports will be given by the Chinese authorities at the frontier, on the requisition of the French authorities, who will ask for them only for respectable persons; they will be surrendered to be cancelled on the holder's return. In the case of those who have to pass any place occupied by aborigines or savages, it will be mentioned in the passport that there are no Chinese officials there who can protect them.

Chinese who wish to come from China to Tonkin by land must in the same way be furnished with passports granted by the French authorities on the requisition of the Chinese authorities, who will ask for them only on behalf of respectable

persons

The passports so granted on the one side or the other shall serve only as titles to travel and shall not be considered as certificates of exemption from taxes for the transport of merchandise.

Chinese authorities on Chinese soil and French authorities in Tonkin shall have the right to arrest persons who have crossed the frontier without passports and send them back to their respective authorities to be tried and punished if necessary.

Chinese residing in Annam may return from Tonkin to China on simply obtaining from the Imperial authorities a pass permitting them to cross the

frontier.

Frenchmen and other persons established in the open places on the frontier may travel without passports to a distance of 50 h (578 metres to the h) around such

places.

Art. VI.—Merchandise imported into the places opened to trade on the frontier of China by French merchants and French protégés may, after payment of the import duties, be conveyed to the interior markets of China under the conditions fixed by Rule VII. annexed to the Treaty of the 27th June, 1858, and by the general rules of the Chinese Imperial Maritime Customs with regard to import transit passes.

When foreign merchandise is imported into these places a declaration shall be made at the Custom-house of the nature and quantity of the merchandise, as well as of the name of the person by whom it is accompanied. The Customs authorities will proceed to verification, and will collect the duty according to the general tariff of the Imperial Maritime Customs, diminished by one-fifth. Articles not mentioned in the tariff will remain subject to the duty of 5 per cent. ad valorem. Until this duty has been paid the goods may not be taken out of the warehouses to be sent away and sold.

A merchant wishing to send foreign merchandise into the interior shall make fresh declaration at the Custom-house, and pay, without reduction, the transit dues

fixed by the general rules of the Chinese Maritime Customs.

After this payment the Customs will deliver a transit pass which will enable the carriers to go to the localities mentioned in the pass for the purpose of disposing of the said merchandise.

Under these conditions, no new duties will be levied at the interior barriers or

lekin stations.

Merchandise for which transit passes have not been obtained will be liable to all the barrier and *lekin* duties imposed upon indigenous products in the interior of the

country.

Art. VII.—Merchandise bought by Frenchmen and persons under French protection in the interior markets of China may be brought into the open places on the frontier, for the purpose of being from thence exported to Tonkin, under the conditions fixed by Rule VII. annexed to the Treaty of the 27th June, 1858, with regard to the transit of merchandise for export.

When Chinese merchandise for export arrives at these places, declaration shall be made at the Custom-house as to the nature and quantity of the merchandise,

as well as the name of the person accompanying it.

The Customs authorities will proceed to verification.

Such of this merchandise as shall have been bought in the interior by a merchant furnished with a transit pass, and which consequently has not paid any *lekin* or barrier duty, shall in the first place pay the transit duty fixed by the general tariff of the Chinese Maritime Customs.

It shall then pay the export duty, diminished by one-third. Articles not named

in the tariff will remain subject to the duty of 5 per cent. ad valorem.

After payment of these duties the merchandise will be allowed to pass free, and

to be sent beyond the frontier.

The merchant who, not being furnished with a transit pass, has bought goods in the interior, shall pay the duties levied at the barriers and *lekin* stations; receipts shall be delivered to him, and on arriving at the Custom-house he shall be exempted

from payment of the transit dues on presentation of these receipts.

French merchants and persons under French protection importing or exporting merchandise through the Customs offices on the frontiers of Yunnan and Kwangsi, and Chinese merchants importing or exporting merchandise to or from Tonkin, will not have to pay any toll on their carriages or beasts of burden. On the navigable water-courses on the frontier, vessels may, on the one side and the other, be subjected to the payment of tonnage-dues, conformably to the rules of the Maritime Customs of the two countries.

As regards the provisions of the present Article and the preceding one, it is agreed by the high contracting parties that if a new Customs tariff should be established by common accord between China and a third Power, for trade by land on the south-western frontiers of the Chinese Empire, France shall obtain the

application of it.

Art. VIII.—Foreign merchandise which, not having been sold within a period of thirty-six months after having paid the import duty at one of the Chinese frontier Customs stations, is forwarded to the other frontier Customs station, shall be examined at the first of these stations, and if the wrappings are found intact, and if nothing has been disturbed or changed, a certificate of exemption for the amount of the first duty collected will be given. The bearer of this certificate will deliver it to the other frontier station, in payment of the new duty which he will have to pay. The Customs may in like manner give bonds which will be available for payment of duties at the Custom-house by which they are issued any time within three years. Money will never be returned.

If the same merchandise is re-despatched to one of the open ports of China, it will there, conformably to the general rules of the Chinese Maritime Customs, be subjected to payment of the import duties, and the certificates or bonds given at the frontier Customs shall not there be made use of. Neither will it be allowed to present there, in payment of duties, the quittances delivered by the frontier Customs on the first payment. As to transit dues, conformably to the rules in force at the

open ports, when once they have been paid, bonds or exemption certificates will never

be given in respect of these.

Art. IX.—Chinese merchandise which, after having paid transit and export dues at one of the frontier Customs stations, may be sent to the other frontier Customs station to be sold, shall be subjected on its arrival at the second station only to a payment—called a re-importation duty—of one-half the export duty already collected. The merchandise conformably to the rules established in the open ports may not be transported into the interior by foreign merchants.

If this Chinese merchandise be transported to one of the open ports of China, it will be assimilated to foreign merchandise, and shall pay a new import duty in full.

conformably to the general tariff of the Imperial Maritime Customs.

This merchandise will be allowed to pay transit duty on being sent into the interior. Chinese merchandise imported from a Chinese seaport into an Annamite port in order to be transported to the land frontier and then to re-enter Chinese territory will be treated as foreign merchandise and will pay the local import dues. This merchandise will be allowed to pay the transit duty on being sent into the interior.

Art. X.—Declarations to the Chinese Customs must be made within thirty-six hours of the arrival of the goods under a penalty of Tls. 50 for each day's delay; but the fine shall not exceed Tls. 200. An inexact declaration of the quantity of the goods, if it is proved that it has been made with the intention of evading payment of the duties, will entail upon the merchant confiscation of his goods. Goods not provided with a permit from the chief of the Customs, which are clandestinely introduced by by-ways, and unpacked or sold, or which are intentionally smuggled, shall be entirely confiscated. In every case of false declaration or attempt to deceive the Customs as regards the quality or the real origin or real destination of goods for which transit passes have been applied the goods shall be liable to confiscation. The penalties shall be adjudged according to the conditions and procedure fixed by the Rules of 31st May, 1868. In all cases where confiscation shall have been declared, the merchant shall be at liberty to recover his goods on payment of a sum equivalent to their value, to be duly settled by arrangement with the Chinese authorities. The Chinese authorities shall have every liberty to devise measures to be taken in China, along the frontier, to prevent smuggling.

Merchandise descending or ascending navigable rivers in French, Annamite, or Chinese vessels will not necessarily have to be landed at the frontier, unless there is an appearance of fraud, or a divergence between the nature of the cargo and the declaration of the manifest. The Customs will only send on board the said vessels

agents to visit them.

Art. XI.—Produce of Chinese origin imported into Tonkin by the land frontier shall pay the import duty of the Franco-Annamite tariff. They will pay no export duty on leaving Tonkin. The Imperial Government will be notified of the new tariff which France will establish in Tonkin. If taxes of excise, of consumption, or of guarantee be established in Tonkin on any articles of indigenous production, similar Chinese productions will be subjected, on importation, to equivalent taxes.

Art. XII.—Chinese merchandise transported across Tonkin from one of the two frontier Customs stations to the other, or to an Annamite port to be from thence exported to China, shall be subjected to a specific transit duty which shall not exceed two per cent. of the value. At the point where it leaves Chinese territory this merchandise will be examined by the French Customs authorities on the frontier, who will specify its nature, quantity, and destination in a certificate which shall be produced whenever required by the French authorities during its transport across Tonkin, as well as at the port of shipment.

In order to guarantee the Franco-Annamite Customs against any possible fraud.

such Chinese produce, on entering Tonkin, shall pay the import duty.

A transit permit will accompany the goods to the place of leaving the country, whether this be the port of transhipment or the land frontier, and the sum paid by the proprietor of the merchandise will, after deducting the transit dues, be then restored to him in exchange for the receipt delivered to him by the Tonkin Customs.

Every false declaration or act evidently intended to deceive the French administration as to the quality, quantity, real origin, or real destination of merchandise on which the special treatment applicable to Chinese products traversing Tonkin in transit is asked, will entail the confiscation of such merchandise. In every case where confiscation has been declared, the merchant shall be free to recover his goods on payment of a sum equivalent to their value, which shall be duly determined by an arrangement with the French authorities.

The same rules and the same transit duty will be applicable in Annam to Chinese merchandise despatched from a Chinese port to an Annamite port in order to get to

the Chinese frontier Customs by crossing Tonkin.

Art. XIII.—The following articles, that is to say, gold and silver ingots, foreign money, flour, Indian meal, sago, biscuits, preserved meats and vegetables, cheese, butter, confectionery, foreign clothing, jewellery, plated ware, perfumery, soaps of all kinds, charcoal, firewood, candles (foreign), tobacco, wine, beer, spirits, household stores, ship's stores, personal baggage, stationery, carpeting, cutlery, drugs, foreign medicines, and glassware, shall be verified by the Chinese Customs on their entry and clearance; if they are really of foreign origin and intended for the personal use of foreigners, and if they arrive in moderate quantity, a duty exemption certificate will be given which will pass them free at the frontier. If these articles are withheld from declaration or the formality of an exemption certificate, their clandestine introduction will render them subject to the same penalty as smuggled goods.

With the exception of gold, silver, money, and luggage, which will remain exempt from duty, the above-mentioned articles destined for the personal use of foreigners and imported in moderate quantity, will pay, when they are transported into the

interior of China a duty of 21 per cent. on their value.

The Franco-Annamite frontier Customs shall collect no duty on the following articles of personal use which Chinese carry with them, either on entering or leaving Tonkin, that is to say, money, luggage, clothes, women's head ornaments, paper, hair pencils, Chinese ink, furniture, or food, or on articles ordered by the Chinese-Consuls in Tonkin for their personal consumption.

Art. XIV.—The high contracting parties agree to prohibit trade in and transport of opium of whatsoever origin by the land frontier between Tonkin on the one-side and Yunnan, Kwaug-si, and Kwangtung on the other side.

Art. XV.—The export of rice and of cereals from China is forbidden. The-

import of these articles shall be free of duty.

The import of the following articles into China is forbidden:—Gunpowder, projectiles, rifles and guns, saltpetre, sulphur, lead, spelter, arms, salt, and immoral publications.

In case of contravention these articles shall be entirely confiscated.

If the Chinese authorities have arms or munitions bought or if merchants receive express authority to buy them, the importation will be permitted under the special surveillance of the Chinese Customs. The Chinese authorities may, furthermore, by arrangement with the French Consuls, obtain for the arms and munitions which they wish to have conveyed to China through Tonkin exemption from all the Franco-Annamite duties.

The introduction into Tonkin of arms, munitions of war, and immoral publica-

tions is also prohibited.

Art. XVI.—Chinese residing in Annam shall be placed under the same conditions, with regard to criminal, fiscal, or other jurisdiction, as the subjects of the most favoured nation. Law-suits which may arise in China, in the open markets on the frontier, between Chinese subjects and Frenchmen or Annamites shall be decided in a Mixed Court by Chinese and French officers.

With reference to crimes or offences committed by Frenchmen or persons under French protection in China, in the places opened to trade, the procedure shall be in conformity with the stipulations of Articles XXXIII. and XXXIV. of the treaty of

the 27th June, 1858.

Art. XVII.—If in the places opened to trade on the frontier of China, Chinese-deserters or persons accused of crimes against the Chinese law shall take refuge in the houses or on board the vessels of Frenchmen or persons under French protection, the local authority shall apply to the Consul, who, on proof of the guilt of the accused, shall immediately take the necessary measures in order that they may be given up, and delivered to the regular course of the law.

Chinese guilty or accused of crimes or offences who seek refuge in Annam shall, on the request of the Chinese authorities and on proof of their guilt, be sought for, arrested, and extradited in all cases where the subjects of the countries enjoying the most liberal treatment in the matter of extradition might be extradited from France.

Frenchmen guilty or accused of crimes or offences, who seek refuge in China, shall, at the request of the French authorities and on proof of their guilt, be arrested and delivered up to the said authorities to be tried according to the regular process of law.

On both sides all concealment and connivance shall be avoided.

Art. XVIII.—In any difficulty not provided for in the preceding provisions recourse shall be had to the rules of the Maritime Customs, which, in conformity with existing Treaties, are now applied in the open towns or ports.

In case these rules are insufficient the representatives of the two countries

shall refer the matter to their respective Governments.

In accordance with the terms of Article VIII. of the treaty of the 9th June, 1885, the present stipulations may be revised ten years after the exchange of the ratifications.

Art. XIX.—The present Convention of Trade, after having been ratified by the Governments, shall be promulgated in France, in China, and in Annam.

The exchange of the ratifications shall take place at Peking within one year from

the date of the signature of the Convention, or earlier if possible.

Done at Tientsin, in four copies, the 25th April, 1886, corresponding to the 22nd day of the third moon of the twelfth year of Kwang Hsu.

(Signed)	[L.S.]	G. COGORDAN.
,,	[L.s.]	E. BRUWAERT.
,,	[r.s.]	LI HUNG-CHANG.

CONVENTION BETWEEN FRANCE AND CHINA, 1887

[Translated from the Chinese Text]

His Imperial Majesty the Emperor of China and the President of the French Republic, desiring to strengthen the commercial relations between the two countries, and also to ratify and give effect to the Treaty signed at Tientsin on the 25th April, 1886, have appointed Plenipotentiaries to take the necessary steps thereto. H.I.M. the Emperor of China has specially appointed H.I.H. Prince Ching, and H.E. Sun Yu-wen, member of the Tsung-li Yamen and Vice-President of the Board of Works. The President of the Republic has appointed His Excellency Constans, Deputy, ex-Minister of the Interior, and Minister Plenipotentiary in China. Who, having exchanged their full powers and established their authenticity in due form, have agreed on the following Articles:—

Art. I.—Such Articles of the Treaty signed at Tientsin as are not affected by this-Convention shall on the exchange of the ratifications be put in force at once.

- Art. II.—Whereas it was agreed by the Treaty of 1886 that Lungchow in Kwangsi and Mengtzu in Yunnan should be opened to trade, and whereas Manghao, which lies between Paosheng and Mengtzu, is in the direct road between the two places by water, it is agreed that this also should be opened to trade on the same conditions as the other ports, and that a deputy of the Consul at Mengtzu shall be allowed to reside there.
- Art. III.—In order to develop the trade between China and Tonkin as rapidly as possible the tariff rules laid down in Articles VI. and VII. of the Treaty of 1886 are temporarily altered, and it is agreed that foreign goods imported to Yunnan and Kwangsi from Tonkin shall pay 70 per cent. of the import duties collected by the Customs at the Coast Ports in China, and that produce exported from China to Tonkin shall pay 60 per cent. of the export duties in force at the Treaty Ports.
- Art. IV.—Chinese produce which has paid import duties under Art. XI. of the Treaty of 1886, and is transported through Tonkin to a port of shipment in Cochin-China, shall, if exported thence to any other place than China, pay export duties according to the Franco-Annamite tariff.
- Art. V.—Trade in Chinese native opium by land is allowed on payment of an export duty of Tls. 20 per picul, but French merchants or persons under French protection may only purchase it at Lungchow, Mengtzu, and Manghao, but no more than Tls. 20 per picul shall be exacted from the Chinese merchants as inland dues. When opium is sold the seller shall give the buyer a receipt showing that the inland dues have been paid, which the exporter will hand to the Customs when paying export duty. It is agreed that opium re-imported to China by the Coast Ports cannot claim the privileges accorded other re-imports of goods of native origin.
- Art. VI.—French and Tonkinese vessels other than men-of-war and vessels carrying troops and Government stores plying on the Songkat and Caobang Rivers between Langshan and Caobang shall pay a tonnage due of 5 candareens per ton at Lungchow, but all goods on board shall pass free. Goods may be imported to China by the Songkat and Caobang Rivers or overland by the Government road, but until the Chinese Government establishes Custom-houses on the frontier goods taken overland must not be sold at Lungchow until they have paid duty there.
- Art. VII.—It is agreed that should China enter into treaties with regard to commercial relations on her southern and south-western frontiers all privileges accorded by her to the most favoured nation are at once without further formality accorded to France.
- Art. VIII.—'The above Articles having been agreed to and translated into Chinese, H.I.H. the Prince on behalf of China and H.E. the Minister on behalf of France have signed duplicate copies and affixed their seals hereto.
- Art. IX.—When the ratifications of this Convention and of the Treaty of 1886 shall have been exchanged they shall be put in force as if they were one Treaty.
- Art. X.—The ratifications of the Convention shall be exchanged at Peking when the assent of His Imperial Majesty the Emperor of China and of His Excellency the President of the French Republic shall have been signified.

Signed at Peking on the 26th June, 1887.

E. Constans.

Prince Chi'ng.

Sun Yu-wen.

ADDITIONAL CONVENTION BETWEEN FRANCE AND CHINA

SIGNED AT PEKING, 20TH JUNE, 1895

Art. I.—It is agreed, to assure the policing of the frontier, that the French Government will have the right of maintaining an agent of the Consular order at Tonghing opposite Monkay on the frontier of Kwangtung. A further regulation will determine the conditions under which these should be exercised in accordance with the French and Chinese authorities and the communal police of the Sino-Annamite frontier.

Art II.—Article II. of the Convention, signed at Peking, June 26th, 1887, is modified and completed as follows:—It is agreed between the high contracting parties that the town of Lungchow in Kwangsi and that of Mengtse in Yunnan are open to French-Annamite commerce. It is intended besides that the port open to commerce on the river route of Laokay to Mengtse will no longer be Manhao, but Hokow, and that the French Government have the right of maintaining at Hokow an agent under the Consul at Mengtse, at the same time the Chinese Government can maintain a Customs agent.

Art. III.—It is agreed that the town of Szemao in Yunnan shall be open to French-Annamite commerce, like Lungchow and Mengtse, and that the French Government will have the right as in the other open port of maintaining a Consul at the same time that the Chinese Government can maintain a Customs agent. The local authorities will employ themselves to facilitate the installation of the French Consul in the proper residence. Frenchmen and protected French subjects may establish themselves at Szemao under conditions of the Articles VII., X., XI., and XII., and others of the Treaty of June 27th, 1858; also by Article III. of the Convention of April 25th, 1886. Goods destined for China can be transported by the rivers, particularly the Loso and the Mekong as well as by land routes, and particularly by the Mandarin-road, which leads either from Mongle or Ipang to Szemao and Puerh, the duties which these goods will be subject to being paid at Szemao.

Art. IV.—Article IX. of the Commercial Convention of April 25th, 1886, is modified as follows:—(1) Chinese goods in transit from one of the other four towns open to commerce on the frontier, Lungchow, Mengtse, Szemao, and Hokow, in passing by Annam, will pay on leaving the reduced duties of four-tenths. A special certificate will be delivered stating the payment of this duty, and destined to accompany the goods. When they have come to another town they shall be exempt from payment and import duty. (2) Chinese goods which shall be exported from the four above-named localities and transported to Chinese ports, maritime or fluvial, open to commerce, shall be freed on leaving the frontier by payment of the reduced export duty of four-tenths. A special certificate will be delivered stating the payment of this duty, and destined to accompany the goods. When they shall arrive at one of the ports, maritime or fluvial, open to commerce, they shall be freed the half-duty of re-importation in conformity with the general rule for all such goods in the maritime or fluvial ports open to commerce. (3) Chinese goods which shall be transported from Chinese ports, maritime or fluvial, open to commerce, by way of Annam, towards the four above-named localities, shall be freed on leaving of all duty. A special certificate will be

delivered, stating the payment of this duty, and destined to accompany the goods. When they shall have arrived at one of the frontier Customs they shall be freed on entry by half duty of re-importation based on the reduction of four-tenths. (4) The Chinese goods above mentioned, accompanied by the special certificate above mentioned, shall be, before passing the export Customs, or after passing Customs re-importation, submitted to the regulations governing native Chinese goods.

- Art. V.—It is understood that China, for the exploitation of its mines in the provinces of Yunnan, Kwangsi, and Kwangtung, will address itself, in the first instance, to French commerce and engineers, the exploitation remaining otherwise subject to the rules and the edicts by the Imperial Government which affects national industry. It is understood that railways already in existence or projected in Annam can, after mutual agreement, and under conditions to be defined, be prolonged on Chinese territory.
- Art. VI.—Article II. of the Telegraphic Convention between France and China, signed at Chefoo, December 1, 1888, is completed as follows:—D.—A union shall be established between the secondary prefecture of Szemao and Annam by two stations which shall be Szemao in China and Muang Hahin in Annam, midway between Laichow and Luang Prabang. The tariff shall be fixed in conformity with Article VI. of the Telegraphic Convention of Chefoo.
- Art. VII.—It is agreed that the commercial stipulations contained in the present Convention being of a special nature, and the result of mutual concessions determined by the necessities of the relations between Lungchow, Hokow, Mengtse, Szemao, and Annam, the advantages which result therefrom cannot be invoked by the subjects and protected subjects of the two high contracting parties, but on these points as well as on the fluvial and land ways here determined of the frontier.
- Art. VIII.—The present stipulations shall be put in force as if they were inserted in the text of the additional Convention of June 26th, 1887.
- Art. IX.—The terms of former Treaties, Agreements, and Conventions between France and China not modified by the present Treaty remain in full force. The present complementary Convention shall be ratified immediately by His Majesty the Emperor of China, and after it has been ratified by the President of the French Republic the exchange of ratifications shall be made at Peking with the least delay possible.

Done at Peking in four copies, June twentieth, one thousand eight hundred and ninety-five, corresponding to the twenty-eighth day of the fifth moon of the twenty-first year of Kwang Hsu.

(Signed) A. GERARD.

CHING.

UNITED STATES

TREATY BETWEEN THE UNITED STATES OF AMERICA AND CHINA

Signed, in the English and Chinese Languages, at Tientsin 18th June, 1858

Ratifications exchanged at Pehtang, 16th August, 1859

The United States of America and the Ta-Tsing Empire, desiring to maintain firm, lasting, and sincere friendship, have resolved to renew, in a manner clear and positive, by means of a Treaty or general Convention of Peace, Amity, and Commerce, the rules which shall in future be mutually observed in the intercourse of their respective countries; for which most desirable object the President of the United States and the August Sovereign of the Ta-Tsing Empire have named for their Plenipotentiaries, to wit: the President of the United States of America, William B. Reed, Envoy Extraordinary and Minister Plenipotentiary to China; and His Majesty the Emperor of China, Kweiliang, a member of the Privy Council and Superintendent of the Board of Punishments, and Hwashana, President of the Board of Civil Office and Major-General of the Bordered Blue Banner Division of the Chinese Bannermen, both of them being Imperial Commissioners and Plenipotentiaries: And the said Ministers, in virtue of the respective full powers they have received from their Governments, have agreed upon the following Articles:—

Art I.—There shall be, as there has always been, peace and friendship between the United States of America and the Ta-Tsing Empire, and between their people respectively. They shall not insult or oppress each other for any trifling cause, so as to produce an estrangement between them; and if any other nation should act unjustly or oppressively, the United States will exert their good offices, on being informed of the case, to bring about an amicable arrangement of the question, thus

showing their friendly feelings.

Art. II.—In order to perpetuate friendship, on the exchange of ratifications by the President, with the advice and consent of the Senate of the United States, and by His Majesty the Emperor of China, this Treaty shall be kept and sacredly guarded in this way, viz.: The original Treaty, as ratified by the President of the United States, shall be deposited at Peking, the capital of His Majesty the Emperor of China, in charge of the Privy Council; and, as ratified by His Majesty the Emperor of China, shall be deposited at Washington, the capital of the United States, in charge of the Secretary of State.

Art. III.—In order that the people of the two countries may know and obey the provisions of this Treaty, the United States of America agree, immediately on the exchange of ratifications, to proclaim the same and publish it by proclamation in the Gazettes where the laws of the United States of America are published by authority; and His Majesty the Emperor of China, on the exchange of ratifications, agrees immediately to direct the publication of the same at the capital and by the Governors

of all the provinces.

Art. IV.—In order further to perpetuate friendship, the Minister or Commissioner, or the highest diplomatic representative of the United States of America in China, shall at all times have the right to correspond on terms of perfect equality and confidence with the officers of the Privy Council at the capital, or with the Governor-General of the Two Kwang, of Fohkien and Chekiang, or of the Two Kiang; and whenever he desires to have such correspondence with the Privy Council at the capital he shall have the right to send it through either of the said Governors-General, or by

general post; and all such communications shall be most carefully respected. The Privy Council and Governors-General, as the case may be, shall in all cases consider

and acknowledge such communications promptly and respectfully.

Art. V .- The Minister of the United States of America in China, whenever he has business, shall have the right to visit and sojourn at the capital of His Majesty the Emperor of China and there confer with a member of the Privy Council or any other nigh officer of equal rank deputed for that purpose, on matters of common interest and advantage. His visits shall not exceed one in each year, and he shall complete his business without unnecessary delay. He shall be allowed to go by land or come to the mouth of the Pei-ho, in which he shall not bring ships-of-war, and he shall inform the authorities of that place in order that boats may be provided for him to go on his journey. He is not to take advantage of this stipulation to request visits to the capital on trivial occasions. Whenever he means to proceed to the capital he shall communicate in writing his intention to the Board of Rites at the capital, and thereupon the said Board shall give the necessary direction to facilitate his journey, and give him necessary protection and respect on his way. On his arrival at the capital he shall be furnished with a suitable residence prepared for him, and he shall defray his own expenses; and his entire suite shall not exceed twenty persons exclusive of his Chinese attendants, none of whom shall be engaged in trade.

Art. VI.—If at any time His Majesty the Emperor of China shall, by Treaty voluntarily made, or for any other reason, permit the representative of any friendly nation to reside at his capital for a long or short time, then, without any further consultation or express permission, the representative of the United States in China

shall have the same privilege.

Art. VII.—The superior authorities of the United States and of China in corresponding together shall do so on terms of equality and in form of mutual communication (chau-hwui). The Consuls and the local officers, civil and military, in corresponding together shall likewise employ the style and form of mutual communication (chau-hwui). When inferior officers of the one Government address the superior officers of the other they shall do so in the style and form of memorial (shin-chin). Private individuals, in addressing superior officers, shall employ the style of petition (pin-ching). In no case shall any terms or style be used or suffered which shall be offensive or disrespectful to either party. And it is agreed that no present, under any pretext or form whatever, shall ever be demanded of the United States by China, or of China by the United States.

Art. VIII.—In all future personal intercourse between the representative of the United States of America and the Governors-General or Governors the interviews shall be had at the official residence of the said officers, or at their temporary residence, or at the residence of the representative of the United States of America, whichever may be agreed upon between them; nor shall they make any pretext for declining these interviews. Current matters shall be discussed by correspondence

so as not to give the trouble of a personal meeting.

Art. IX.—Whenever national vessels of the United States of America, in cruising along the coast and among the ports opened for trade for the protection of the commerce of their country, or the advancement of science, shall arrive at or near any of the ports of China, the commanders of said ships and the superior local authorities of government shall, if it be necessary, hold intercourse on terms of equality and courtesy, in token of the friendly relations of their respective nations; and the said vessels shall enjoy all suitable facilities on the part of the Chinese Government in procuring provisions or other supplies, and making necessary repairs. And the United States of America agree that in case of the shipwreck of any American vessel and its being pillaged by pirates, or in case any American vessel shall be pillaged or captured by pirates on the seas adjacent to the coast, without being shipwrecked, the national vessels of the United States shall pursue the said pirates, and if captured deliver them over for trial and punishment.

Art. X.—The United States of America shall have the right to appoint Consuls and other commercial agents for the protection of trade, to reside at such places in the

dominions of China as shall be agreed to be opened, who shall hold official intercourse and correspondence with the local officers of the Chinese Government (a Consul or a Vice-Consul in charge taking rank with an intendant of circuit or a prefect), either personally or in writing, as occasion may require, on terms of equality and reciprocal respect. And the Consuls and local officers shall employ the style of mutual communication. If the officers of either nation are disrespectfully treated, or aggrieved in any way by the other authorities, they have the right to make representation of the same to the superior officers of their respective Governments, who shall see that full inquiry and strict justice shall be had in the premises. And the said Consuls and agents shall carefully avoid all acts of offence to the officers and people of China. On the arrival of a Consul duly accredited at any port in China, it shall be the duty of the Minister of the United States to notify the same to the Governor-General of the province where such port is, who shall forthwith recognize the said Consul and

grant him authority to act.

Art. XI.—All citizens of the United States of America in China, peaceably attending to their affairs, being placed on a common footing of amity and good-will with subjects of China, shall receive and enjoy for themselves and everything appertaining to them the protection of the local authorities of Government, who shall defend them from all insult or injury of any sort. If their dwellings or property be threatened or attacked by mobs, incendiaries, or other violent or lawless persons, the local officers, on requisition of the Consul, shall immediately despatch a military force to disperse the rioters, apprehend the guilty individuals, and punish them with the utmost rigour of the law. Subjects of China guilty of any criminal act towards citizens of the United States shall be punished by the Chinese authorities according to the laws of China, and citizens of the United States, either on shore or in any merchant vessel, who may insult, trouble, or wound the persons or injure the property of Chinese, or commit any other improper act in China, shall be punished only by the Consul or other public functionary thereto authorized, according to the laws of the United States. Arrests in order to trial may be made by either the Chinese or United States authorities.

Art. XII.—Citizens of the United States, residing or sojourning at any of the ports open to foreign commerce, shall be permitted to rent houses and places of business or hire sites on which they can themselves build houses or hospitals, churches, and cemeteries. The parties interested can fix the rents by mutual and equitable agreement; the proprietors shall not demand an exorbitant price, nor shall the local authorities interfere, unless there be some objections offered on the part of the inhabitants respecting the place. The legal fees to the officers for applying their seal shall be paid. The citizens of the United States shall not unreasonably insist on particular spots, but each party shall conduct themselves with justice and moderation. Any desecration of the cemeteries by natives of China shall be severely punished according to law. At the places where the ships of the United States anchor, or their citizens reside, the merchants, seamen, or others can freely pass and re-pass in the immediate neighbourhood; but in order to the preservation of the public peace, they shall not go into the country to the villages and marts to sell their goods unlawfully, in fraud of the revenue.

Art. XIII.—If any vessel of the United States be wrecked or stranded on the coast of China and be subjected to plunder or other damage, the proper officers of the Government, on receiving information of the fact, shall immediately adopt measures for its relief and security; the persons on board shall receive friendly treatment, and be enabled to repair at once to the nearest port, and shall enjoy all facilities for obtaining supplies of provisions and water. If the merchant vessels of the United States, while within the waters over which the Chinese Government exercises jurisdiction, be plundered by robbers or pirates, then the Chinese local authorities civil and military, on receiving information thereof, shall arrest the said robbers or pirates, and punish them according to law, and shall cause all the property which can be recovered to be restored to the owners, or placed in the hands of the Consul. If by reason of the extent of territory and numerous population of China it shall in any case happen that the robbers cannot be apprehended, and the property only in part

recovered, the Chinese Government shall not make indemnity for the goods lost; but if it shall be proved that the local authorities have been in collusion with the robbers, the same shall be communicated to the superior authorities for memorializing the Throne, and these officers shall be severely punished and their property be confiscated

to repay the losses.

Art. XIV.—The citizens of the United States are permitted to frequent the ports and cities of Canton and Chan-chau, or Swatow, in the province of Kwangtung; Amoy, Foochow, and Tai-wan in Formosa, in the province of Fuhkien; Ningpo in the province of Chekiang; and Shanghai in the province of Kiangsu, and any other port or place hereafter by Treaty with other powers or with the United States opened to commerce; and to reside with their families and trade there, and to proceed at pleasure with their vessels and merchandise from any of these ports to any other of them. But said vessels shall not carry on a clandestine or fraudulent trade at other ports of China, not declared to be legal, or along the coasts thereof; and any vessel under the American flag violating this provision shall, with her cargo, be subject to confiscation to the Chinese Government; and any citizen of the United States who shall trade in any contraband article of merchandise shall be subject to be dealt with by the Chinese Government, without being entitled to any countenance or protection from that of the United States; and the United States will take measures to prevent their flag from being abused by the subjects of other nations as a cover for the violation of the laws of the Empire.

Art. XV.—At each of the ports open to commerce, citizens of the United States shall be permitted to import from abroad, and sell, purchase, and export all merchandise of which the importation or exportation is not prohibited by the laws of the Empire. The tariff of duties to be paid by the citizens of the United States, on the export and import of goods from and into China, shall be the same as was agreed upon at the Treaty of Wanghia, except so far as it may be modified by Treaties with other nations, it being expressly agreed that citizens of the United States shall never pay higher

duties than those paid by the most favoured nation.

Art. XVI.—Tonnage duties shall be paid on every merchant vessel belonging to the United States entering either of the open ports at the rate of four mace per ton of forty cubic feet, if she be over one hundred and fifty tons burden; and one mace per ton of forty cubic feet if she be of the burden of one hundred and fifty tons or under, according to the tonnage specified in the register; which, with her other papers, shall, on her arrival, be lodged with the Consul, who shall report the same to the Commissioner of Customs. And if any vessel, having paid tonnage duty at one port, shall go to any other port to complete the disposal of her cargo, or being in ballast, to purchase an entire or fill up an incomplete cargo, the Consul shall report the same to the Commissioner of Customs, who shall note on the port-clearance that the tonnage duties have been paid, and report the circumstance to the collectors at the other Custom-houses; in which case the said vessel shall only pay duty on her cargo, and not be charged with tonnage duty a second time. The collectors of Customs at the open ports shall consult with the Consuls about the erection of beacons or lighthouses, and where buoys and lightships should be placed.

Art. XVII.—Citizens of the United States shall be allowed to engage pilots to take their vessels into port, and, when the lawful duties have all been paid, take them out of port. It shall be lawful for them to hire at pleasure servants, compradores, linguists, writers, labourers, seamen, and persons for whatever necessary service, with passage or cargo-boats, for a reasonable compensation, to be agreed upon by the

parties or determined by the Consul.

Art. XVIII.—Whenever merchant vessels of the United States shall enter a port, the Collector of Customs shall, if he see fit, appoint Custom-house officers to guard said vessels, who may live on board the ship or their own boats, at their convenience. The local authorities of the Chinese Government shall cause to be apprehended all mutineers or deserters from on board the vessels of the United States in China on being informed by the Consul, and will deliver them up to the Consuls or other officers for punishment. And if criminals, subjects of China, take refuge in the houses, or on board the vessels of citizens of the United States, they shall not be harboured, but

shall be delivered up to justice on due requisition by the Chinese local officers, addressed to those of the United States. The merchants, seamen, and other citizens of the United States shall be under the superintendence of the appropriate officers of their Government. If individuals of either nation commit acts of violence or disorder, use arms to the injury of others, or create disturbances endangering life, the officers of the two Governments will exert themselves to enforce order and to maintain the

public peace, by doing impartial justice in the premises. Art. XIX.—Whenever a merchant vessel belonging to the United States shall cast anchor in either of the said ports, the supercargo, master, or consignee, shall, within forty-eight hours, deposit the ship's papers in the hands of the Consul or person charged with his functions, who shall cause to be communicated to the Superintendent of Customs a true report of the name and tonnage of such vessel, the number of her crew, and the nature of her cargo, which being done, he shall give a permit for her discharge. And the master, supercargo, or consignee, if he proceed to discharge the cargo without such permit, shall incur a fine of five hundred Dollars, and the goods so discharged without permit shall be subject to forfeiture to the Chinese Government. But if a master of any vessel in port desire to discharge a part only of the cargo, it shall be lawful for him to do so, paying duty on such part only, and to proceed with the remainder to any other ports. Or if the master so desire, he may, within fortyeight hours after the arrival of the vessel, but not later, decide to depart without breaking bulk; in which case he shall not be subject to pay tonnage or other duties or charges, until, on his arrival at another port, he shall proceed to discharge cargo when he shall pay the duties on vessel and cargo, according to law. And the tonnage duties shall be held due after the expiration of the said forty-eight hours. In case of the absence of the Consul or person charged with his functions, the captain or supercargo of the vessel may have recourse to the Consul of a friendly Power; or, if he please, directly to the Superintendent of Customs, who shall do all that is required to conduct the ship's business.

Art. XX.—The Superintendent of Customs, in order to the collection of the proper duties, shall, on application made to him through the Consul, appoint suitable officers, who shall proceed, in the presence of the captain, supercargo, or consignee to make a just and fair examination of all goods in the act of being discharged for importation, or laden for exportation, on board any merchant vessel of the United States. And if disputes occur in regard to the value of goods subject to ad valorem duty, or in regard to the amount of tare, and the same cannot be satisfactorily arranged by the parties, the question may, within twenty-four hours, and not afterwards, be referred to the said Consul to adjust with the Superintendent of Customs.

Art. XXI.—Citizens of the United States who may have imported merchandise into any of the free ports of China, and paid the duty thereon, if they desire to re-export the same in part or in whole to any other of the said ports, shall be entitled to make application, through their Consul, to the Superintendent of Customs, who, in order to prevent fraud on the revenue, shall cause examination to be made, by suitable officers, to see that the duties paid on such goods as are entered on the Customhouse books correspond with the representation made, and that the goods remain with their original marks unchanged, and shall then make a memorandum in the port-clearance of the goods and the amount of duties paid on the same, and deliver the same to the merchant, and shall also certify the facts to the officers of Customs at the other ports; all which being done, on the arrival in port of the vessel in which the goods are laden, and everything being found, on examination there, to correspond, she shall be permitted to break bulk, and land the said goods without being subject to the payment of any additional duty thereon. But if, on such examination, the Superintendent of Customs shall detect any fraud on the revenue in the case, then the goods shall be subject to forfeiture and confiscation to the Chinese Government. Foreign grain or rice brought into any port of China in a ship of the United States, and not landed, may be re-exported without hindrance.

Art. XXII.—The tonnage duty on vessels of the United States shall be paid on their being admitted to entry. Duties of import shall be paid on the discharge of the

goods, and duties of export on the lading of the same. When all such duties shall have been paid, and not before, the Collector of Customs shall give a port-clearance, and the Consul shall return the ship's papers. The duties shall be paid to the shroffs authorized by the Chinese Government to receive the same. Duties shall be paid and received either in sycee silver or in foreign money, at the rate of the day. If the Consul permits a ship to leave the port before the duties and tonnage dues are paid he shall be held responsible therefor.

Art. XXIII.—When goods on board any merchant vessel of the United States in port require to be transhipped to another vessel application shall be made to the Consul, who shall certify what is the occasion therefor to the Superintendent of Customs, who may appoint officers to examine into the facts and permit the transhipment. And if any goods be transhipped without written permits, they shall

be subject to be forfeited to the Chinese Government.

Art. XXIV.—Where there are debts due by subjects of China to citizens of the United States, the latter may seek redress in law; and, on suitable representation being made to the local authorities through the Consul, they will cause due examination in the premises, and take proper steps to compel satisfaction. And if citizens of the United States be indebted to subjects of China, the latter may seek redress by representation through the Consul, or by suit in the Consular Court; but neither Government will hold itself responsible for such debts.

Art. XXV.—It shall be lawful for the officers or citizens of the United States to employ scholars and people of any part of China, without distinction of persons, to teach any of the languages of the Empire, and assist in literary labours, and the persons so employed shall not for that cause be subject to any injury on the part either of the Government or individuals; and it shall in like manner be lawful for

citizens of the United States to purchase all manner of books in China.

Art. XXVI.—Relations of peace and amity between the United States and China being established by this Treaty, and the vessels of the United States being admitted to trade freely to and from the ports of China open to foreign commerce, it is further agreed that, in case at any time hereafter China should be at war with any foreign nation whatever, and should for that cause exclude such nation from entering her ports, still the vessels of the United States shall none the less continue to pursue their commerce in freedom and security, and to transport goods to and from the ports of the belligerent Powers, full respect being paid to the neutrality of the flag of the United States, provided that the said flag shall not protect vessels engaged in the transportation of officers or soldiers in the enemy's service, nor shall said flag be fraudulently used to enable the enemy's ships, with their cargoes, to enter the ports of China; but all such vessels so offending shall be subject to forfeiture and confiscation to the Chinese Government.

Art. XXVII.—All questions in regard to rights, whether of property or person, arising between citizens of the United States in China, shall be subject to the jurisdiction and be regulated by the authorities of their own Government; and all controversies occurring in China between citizens of the United States and the subjects of any other Government shall be regulated by the Treaties existing between the United States and such Governments respectively, without interference on the

part of China.

Art. XXVIII.—If citizens of the United States have special occasion to address any communication to the Chinese local officers of Government, they shall submit the same to their Consul or other officer, to determine if the language be proper and respectful, and the matter just and right, in which event he shall transmit the same to the appropriate authorities for their consideration and action in the premises. If subjects of China have occasion to address the Consul of the United States they may address him directly, at the same time they inform their own officers, representing the case for his consideration and action in the premises; and if controversies arise between citizens of the United States and subjects of China, which cannot be amicably settled otherwise, the same shall be examined and decided conformably to justice and equity by the public officers of the two nations, acting in conjunction. The extortion

of illegal fees is expressly prohibited. Any peaceable persons are allowed to enter

the Court in order to interpret, lest injustice be done.

Art. XXIX.—The principles of the Christian Religion, as professed by the Protestant and Roman Catholic Churches, are recognised as teaching men to do good, and to do to others as they would have others to do to them. Hereafter those who quietly profess and teach these doctrines shall not be harassed or persecuted on account of their faith. Any person, whether citizen of the United States or Chinese convert, who, according to those tenets, peaceably teaches and practises the principles of Christianity, shall in no case be interfered with or molested.

Art. XXX.—The contracting parties hereby agree that should at any time the Ta-Tsing Empire grant to any nation, or the merchants or citizens of any nation, any right, privilege, or favour, connected either with navigation, commerce, political or other intercourse, which is not conferred by this Treaty, such right, privilege, and favour shall at once freely enure to the benefit of the United States, its public officers.

merchants, and citizens.

The present Treaty of Peace, Amity, and Commerce shall be ratified by the President of the United States, by and with the advice and consent of the Senate, within one year, or sooner, if possible, and by the August Sovereign of the Ta-Tsing Empire forthwith; and the ratifications shall be exchanged within one year from the date of the signature thereof.

In faith whereof we, the respective Plenipotentiaries of the United States of America and of the Ta-Tsing Empire, as aforesaid, have signed and sealed these

presents.

Done at Tientsin, this eighteenth day of June, in the year of our Lord one thousand eight hundred and fifty-eight and the Independence of the United States of America the eighty-second, and in the eighth year of Hien Fung, fifth moon, and eighth day.

[L.S.] WILLIAM B. REED.
[L.S.] KWEILIANG.
[L.S.] HWASHANA.

[Appended to the foregoing Treaty are Tariff and Rules identical with those annexed to the British Treaty of Tientsin.]

ADDITIONAL TREATY BETWEEN THE UNITED STATES AND CHINA

Signed, in the English and Chinese Languages, at Washington, 28th July, 1868

Ratifications Exchanged at Peking, 23rd November, 1869

Whereas, since the conclusion of the Treaty between the United States of America and the Ta-Tsing Empire (China) of the 18th June, 1858, circumstances have arisen showing the necessity of additional Articles thereto: the President of the United States and the August Sovereign of the Ta-Tsing Empire have named for their Plenipotentiaries: to wit, the President of the United States of America, William R. Seward, Secretary of State; and His Majesty the Emperor of China, Anson Burlingame, accredited as his Envoy Extraordinary and Minister Plenipotentiary, and Chih-kang and Sun-chia-ku, of the second Chinese rank, associated high Envoys and Ministers of his said Majesty; and the said Plenipotentiaries, after having exchanged their full powers, found to be in due and proper form, have agreed upon the following Articles:—

Art. I.—His Majesty the Emperor of China, being of the opinion that in making concessions to the citizens or subjects of foreign Powers, of the privilege of residing

on certain tracts of land, or resorting to certain waters of that Empire, for purposes of trade, he has by no means relinquished his right of eminent domain or dominion over the said lands and waters, hereby agrees that no such concession or grant shall be construed to give to any Power or party which may be at war with or hostile to the United States, the right to attack the citizens of the United States, or their property, within the said lands or waters: And the United States for themselves hereby agree to abstain from offensively attacking the citizens or subjects of any Power or party, or their property, with which they may be at war, on any such tract of land or water of the said Empire. But nothing in this Article shall be construed to prevent the United States from resisting an attack by any hostile Power or party upon their citizens or their property.

It is further agreed that if any right or interest in any tract of land in China, has been, or shall hereafter be, granted by the Government of China to the United States or their citizens for purposes of trade or commerce, that grant shall in no event be construed to divest the Chinese Authorities of their right of jurisdiction over persons and property within said tract of land except so far as the right may

have been expressly relinquished by Treaty.

Art. II.—The United States of America and His Majesty the Emperor of China, believing that the safety and prosperity of commerce will thereby best be promoted, agree that any privilege or immunity in respect to trade or navigation within the Chinese dominions which may not have been stipulated for by Treaty, shall be subject to the discretion of the Chinese Government, and may be regulated by it accordingly, but not in a manner or spirit incompatible with the Treaty stipulations of the parties.

Art. III.—The Emperor of China shall have the right to appoint Consuls at ports of the United States, who shall enjoy the same privileges and immunities as those which are enjoyed by public law and Treaty in the United States by the Consuls

of Great Britain and Russia, or either of them.

Art. IV.—The 29th Article of the Treaty of the 18th June, 1858, having stipulated for the exemption of the Christian citizens of the United States and Chinese converts from persecution in China on account of their faith, it is further agreed that citizens of the United States in China of every religious persuasion, and Chinese subjects in the United States, shall enjoy entire liberty of conscience, and shall be exempt from all disability or persecution on account of their religious faith or worship in either country. Cemeteries for sepulture of the dead, of whatever nativity or nationality,

shall be held in respect and free from disturbance or profanation.

Art. V.—The United States of America and the Emperor of China cordially recognize the inherent and inalienable right of man to change his home and allegiance, and also the mutual advantage of the free migration and emigration of their citizens and subjects respectively from the one country to the other for the purposes of curiosity, of trade, or as permanent residents. The high contracting parties, therefore, join in reprobating any other than an entirely voluntary emigration for these purposes. They consequently agree to pass laws, making it a penal offence for a citizen of the United States, or a Chinese subject, to take Chinese subjects either to the United States or to any other foreign country; or for a Chinese subject or citizen of the United States to take citizens of the United States to China, or to any other foreign country, without their free and voluntary consent respectively.

Art. VI.—Citizens of the United States visiting or residing in China shall enjoy the same privileges, immunities, or exemptions in respect to travel or residence as may there be enjoyed by the citizens or subjects of the most favoured nation. And, reciprocally, Chinese subjects visiting or residing in the United States shall enjoy the same privileges, immunities, and exemptions in respect to travel or residence as may there be enjoyed by the citizens or subjects of the most favoured nation. But nothing herein contained shall be held to confer naturalization upon citizens of the

United States in China, nor upon the subjects of China in the United States.

Art. VII.—Citizens of the United States shall enjoy all the privileges of the public educational institutions under the control of the Government of China; and, reciprocally, Chinese subjects shall enjoy all the privileges of the public educational

institutions under the control of the Government of the United States, which are enjoyed in the respective countries by the citizens or subjects of the most favoured nation. The citizens of the United States may freely establish and maintain schools within the Empire of China at those places where foreigners are by Treaty permitted to reside; and, reciprocally, Chinese subjects may enjoy the same privileges and

immunities in the United States.

Art. VIII.—The United States, always disclaiming and discouraging all practices of unnecessary dictation and intervention by one nation in the affairs or domestic administration of another, do hereby freely disclaim and disavow any intention or right to intervene in the domestic administration of China in regard to the construction of railroads, telegraphs, or other material internal improvements. On the other hand, His Majesty the Emperor of China reserves to himself the right to decide the time and manner and circumstances of introducing such improvements within his dominions. With this mutual understanding it is agreed by the contracting parties that, if at any time hereafter his Imperial Majesty shall determine to construct, or cause to be constructed, works of the character mentioned within the Empire, and shall make application to the United States or any other Western Power for facilities to carry out that policy, the United States will in that case designate or authorize suitable engineers to be employed by the Chinese Government, and will recommend to other nations an equal compliance with such applications; the Chinese Government in that case protecting such engineers in their persons and property, and paying them a reasonable compensation for their services.

In faith whereof, the respective Plenipotentiaries have signed this Treaty and

thereto affixed the seals of their arms.

Done at Washington, the twenty-eighth day of July, in the year of our Lord one thousand eight hundred and sixty-eight.

(Signed) CHIH KANG. [L.S.] [L.S.] (Signed) WILLIAM H. SEWARD. SUN CHIAKU. [L.S.] [L.S.] ANSON BURLINGAME.

IMMIGRATION AND COMMERCIAL TREATIES BETWEEN THE UNITED STATES AND CHINA

SIGNED AT PEKING, IN THE ENGLISH AND CHINESE LANGUAGES, ON THE 17TH NOVEMBER, 1880

THE IMMIGRATION TREATY

Whereas, in the eighth year of Hien Fung, Anno Domini 1858, a Treaty of Peace and Friendship was concluded between the United States of America and China, and to which were added in the seventh year of Tung Chi, Anno Domini 1868, certain supplementary Articles to the advantage of both parties, which supplementary Articles

were to be perpetually observed and obeyed; and

Whereas the Government of the United States, because of the constantly increasing immigration of Chinese labourers to the territory of the United States, and the embarrassments consequent upon such immigration, now desires to negotiate a modification of the existing Treaties which will not be in direct contravention of their spirit; now, therefore, the President of the United States of America appoints James B. Angell, of Michigan; John F. Swift, of California; and William H. Trescott, of South Carolina, as his Commissioners Plenipotentiary; and His Imperial Majesty the Emperor of China has appointed Pao Chun, a member of His Imperial Majesty's Privy Council and Superintendent of the Board of Civil Office, and Li Hung Tsao, a member of His Imperial Majesty's Privy Council, as his Commissioners Plenipotentiary; and the said Commissioners Plenipotentiary, having conjointly examined

their full powers, and, having discussed the points of possible modifications in existing

Treaties, have agreed upon the following Articles in modification:-

Art. I.—Whenever, in the opinion of the Government of the United States, the coming of Chinese labourers to the United States, or their residence therein, affects, or threatens to affect, the interests of that country, or to endanger the good order of any locality within the territory thereof, the Government of China agrees that the Government of the United States may regulate, limit, or suspend such coming or residence, but may not absolutely prohibit it. The limitation or suspension shall be reasonable, and shall apply only to Chinese who may go to the United States as labourers, other classes not being included in the limitation. Legislation in regard to Chinese labourers will be of such a character only as is necessary to enforce the regulation, limitation, or suspension, of immigration, and immigrants shall not be subject to personal maltreatment or abuse.

Art. II.—Chinese subjects, whether proceeding to the United States as traders or students, merchants, or from curiosity, together with their body and household servants, and Chinese labourers who are now in the United States shall be allowed to go and come of their own free will and accord and shall be accorded all the rights. privileges, immunities, and exemptions which are accorded to the citizens and subjects

of the most favoured nations.

Art. III.—If Chinese labourers, or Chinese of any other class, now either permanently or temporarily residing in the territory of the United States, meet with ill-treatment at the hands of any other persons, the Government of the United States will exert all its power to devise measures for their protection, and secure to them the same rights, privileges, immunities and exemptions as may be enjoyed by the citizens or subjects of the most favoured nation, and to which they are entitled by Treaty.

Art. IV.—The high contracting Powers, having agreed upon the foregoing Articles, whenever the Government of the United States shall adopt legislative measures in accordance therewith, such measures will be communicated to the Government of China, and if the measures, as effected, are found to work hardship upon the subjects of China, the Chinese Minister at Washington may bring the matter to the notice of the Secretary of State of the United States, who will consider the subject with him, and the Chinese Foreign Office may also bring the matter to the notice of the U.S. Minister at Peking and consider the subject with him, to the end that mutual and unqualified benefit may result. In faith whereof, the Plenipotentiaries have signed and sealed the foregoing at Peking, in English and Chinese, there being three originals of each text of even tenor and date, the ratifications of which shall be exchanged at Peking within one year from the date of its execution.

Done at Peking, this 17th day of November, in the year of our Lord one thousand eight hundred and eighty, Kuang Hsu sixth year, tenth moon, fifteenth day.

Signed and sealed by the above-named Commissioners of both Governments.

THE COMMERCIAL TREATY

The President of the United States of America and His Imperial Majesty the Emperor of China, because of certain points of incompleteness in the existing Treaties between the two Governments, have named as their Commissioners Plenipotentiary: The President of the United States of America, James B. Angell, of Michigan; John F. Swift, of California; and William H. Trescott, of South Carolina, as his Commissioners Plenipotentiary; and His Imperial Majesty the Emperor of China has appointed Pao Chun, a member of His Imperial Majesty's Privy Council and Superintendent of the Board of Civil Office; and Li Hung Tsao, a member of His Imperial Majesty's Privy Council, as his Commissioners Plenipotentiary; and the said Commissioners Plenipotentiary, having conjointly examined their full powers, and having discussed the points of possible modification in existing Treaties, have agreed upon the following Additional Articles:—

Art. I.—The Governments of the United States and China, recognizing the benefits of their past commercial relations, and in order to still further promote such

relation between the citizens and subjects of the two Powers, mutually agree to give the most careful and favourable attention to the representations of either as such

special extension of commercial intercourse as either may desire.

Art. II.—The Governments of China and of the United States mutually agree and undertake that Chinese subjects shall not be permitted to import opium in any of the ports of the United States, and citizens of the United States shall not be permitted to import opium into any of the open ports of China, or transport from one open port to any other open port, or to buy and sell opium in any of the open ports in China. This absolute prohibition, which extends to vessels owned by the citizens or subjects of either Power, to foreign vessels employed by them, or to vessels owned by the citizens or subjects of either Power and employed by other persons for the transportation of opium, shall be enforced by appropriate legislation on the part of China and the United States, and the benefits of the favoured nation clauses in existing Treaties shall not be claimed by the citizens or subjects of either Power as against the provisions of this Article.

Art. III.—His Imperial Majesty the Emperor of China hereby promises and agrees that no other kind or higher rate of tonnage dues or duties for imports or ports or coastwise trade shall be imposed or levied in the open ports of China upon vessels wholly belonging to citizens of the United States, or upon the produce, manufactures, or merchandise imported in the same from the United States, or from foreign country, or upon the produce, manufactures, or merchandise exported in the same to the United States, or any foreign country, or transported in the same from one open port of China to another, than are imposed or leviel on vessels or cargoes of any other nation, or on those of Chinese subjects. The United States hereby promises and agrees that no other kind or higher rate of tonuage duties and dues for imports shall be imposed or levied in the ports of the United States upon vessels wholly belonging to the subjects of his Imperial Majesty, coming either directly or by way of any foreign port from any of the ports of China which are open to foreign trade to the ports of the United States, or returning therefrom either directly or by way of any foreign port to any of the open ports of China, or upon the produce, manufactures, or merchandise imported in the same from China, or from any foreign country, than are imposed or levied on vessels of any other nations which make no discrimination against the United States in tonnage dues or duties on imports, exports, or coastwise trade, than are imposed or levied on vessels and cargoes of citizens of the United States.

Art. IV.—When controversies arise in the Chinese Empire between citizens of the United States and subjects of His Imperial Majesty, which need to be examined and decided by the public officer of the two nations, it is agreed between the Governments of the United States and China that such cases shall be tried by the proper official of the nationality of the defendant. The properly authorized official of the plaintiff's nationality shall be freely permitted to attend the trial, and shall be treated with the courtesy due to his position. He shall be granted all proper facilities for watching the proceedings in the interest of justice, and if he so desire he shall have the right to be present and to examine and to cross-examine witnesses. If he is dissatisfied with the proceedings, he shall be permitted to protest against them in debate. The law administered will be the law of the nationality of the officer

trying the case.

In faith whereof, the respective Plenipotentiaries have signed and sealed the foregoing, at Peking, in English and Chinese, there being three originals of each text, of even tenor and date, the ratifications of which shall be exchanged at Peking within one year from the date of its execution.

Done at Peking, this seventeenth day of November, in the year of our Lord one thousand eight hundred and eighty, Kuang Hsu sixth year, tenth moon, fifteenth day.

(Signed) JAMES B. ANGELL. (Signed) PAO CHUN. JOHN F. SWIFT. LI HUNG-TSAO. WILLIAM H. TRESCOTT.

IMMIGRATION PROHIBITION TREATY BETWEEN THE UNITED STATES OF AMERICA AND CHINA, 1894

Ratifications Exchanged at Washington, 7th December, 1894

Whereas, on the 17th of November, A.D. 1880, and of Kwang IIsu, the sixth year, the tenth month, and the 15th day, a Treaty was concluded between the United States and China for the purpose of regulating, limiting, or suspending the coming of Chinese labourers to and their residence in the United States, and, whereas the Government of China, in view of the antagonism and much deprecated and serious disorders to which the presence of Chinese labourers has given rise in certain parts of the United States, desires to prohibit the emigration of such labourers from China to the United States; and, whereas the two Governments desire to co-operate in prohibiting such emigration and to strengthen in many other ways the bonds of relationship between the two countries; and, whereas the two Governments are desirous of adopting reciprocal measures for the better protection of the citizens or subjects of each within the jurisdiction of the other; now, therefore, the President of the United States has appointed Walter Q. Gresham, Secretary of State, as his Plenipotentiary, and his Imperial Majesty the Emperor of China has appointed Yang Yui, Officer of the Second Rank, Sub-director of the Court of Sacrificial Worship and Envoy Extraordinary and Minister Plenipotentiary, and the said Plenipotentiaries having exhibited their respective full powers, found to be in due form and good faith, have agreed upon the following Articles:-

Art. I.—The high contracting parties agree that for a period of ten years beginning with the date of the ratifications of this Convention, the coming, except under the conditions hereinafter specified, of Chinese labourers to the United States shall be absolutely prohibited.

Art. II.—The preceding Article shall not apply to the return to the United States of any registered Chinese labourer who has a lawful wife, child, or parent in the United States or property therein of the value of \$1,000, or debts of like amount due to him and pending settlement. Nevertheless, every such Chinese labourer shall, before leaving the United States, deposit, as a condition of his return, with the Collector of Customs of the district from which he departs, a full description in writing of his family or property or debts as aforesaid, and shall be furnished by the said Collector with such certificate of his right to return under this Treaty as the laws of the United States may now or hereafter prescribe, and not inconsistent with the provisions of the Treaty; and should the written description aforesaid be proved to be false, the rights of return thereunder, or of continued residence after return, shall in each case be forfeited. And such right of return to the United States shall be exercised within one year from the date of leaving the United States; but such right of return to the United States may be extended for an additional period, not to exceed one year, in cases where by reason of sickness or other cause of disability beyond his control such Chinese labourer shall be rendered unable sooner to return, which facts shall be fully reported to the Chinese Consul at the port of departure, and by him certified to the satisfaction of the Collector of the port at which such Chinese subject shall land in the United States. And no such Chinese labourer shall be permitted to enter the United States by land or sea without producing to the proper officer of the Customs the return certificate herein required.

Art. III.—The provisions of the Convention shall not affect the right at present enjoyed by Chinese subjects, being officials, teachers, students, merchants, or travellers for curiosity or pleasure, but not labourers, of coming to the United States and residing therein. To entitle such Chinese subjects as are above described to admission into the United States they may produce a certificate either from their Government or from the Government of the country where they last resided, vised by the diplomatic or consular representative of the United States in the country or port whence they depart. It is also agreed that Chinese labourers shall continue to enjoy the privilege of transit across the territory of the United States in the course of their journey to or from other countries, subject to such regulations by the Government of the United States as may be necessary to prevent the said privilege of transit from being abused.

Art. IV.—In pursuance of Article III. of the Immigration Treaty between the United States and China, signed at Peking on the 17th day of November, 1880, it is hereby understood and agreed, that Chinese labourers or Chinese of any other class, either permanently or temporarily residing in the United States, shall have for the protection of their persons and property all rights that are given by the laws of the United States to citizens of the more favoured nations, excepting the right to become naturalized citizens. And the Government of the United States reaffirms its obligations, as stated in the said Article III., to exert all its power to secure the protection to person and property of all Chinese subjects in the United States.

Art. V.—The Government of the United States having, by an Act of Congress, approved May 5th, 1892, as amended and approved November 3rd, 1893, required all Chinese labourers lawfully within the United States, before the passage of the first-named Act, to be registered, as in the said Acts provided, with a view of affording them better protection, the Chinese Government will not object to the enforcement of the said Acts, and reciprocally the Government of the United States recognises the right of the Government of China to enact and enforce similar laws and regulations, for the registration, free of charge of all labourers, skilled or unskilled (not merchants, as defined by the said Acts of Congress), citizens of the United States in China whether residing within or without the Treaty Ports. And the Government of the United States agrees that within twelve months from the date of the exchange of the ratifications of this Convention, and annually thereafter, it will furnish to the Government of China registers or reports showing the full name, age, occupation, and number or place of residence of all other citizens of the United States, including missionaries residing both within and without the Treaty Ports of China, not including, however, diplomatic and other officers of the United States residing or travelling in China upon official business, together with their body and household servants.

Art. VI.—This Convention shall remain in force for a period of ten years, beginning with the date of the exchange of ratifications, and if six months before the expiration of the said period of ten years neither Government shall have formally given notice of its final termination to the other, it shall remain in full force for another like period of ten years.

In faith whereof, we, the respective Plenipotentiaries, have signed this Convention and have hereunto affixed our seals.

Done, in duplicate, at Washington, the 17th day of March, A.D. 1894.

Walter Q. Gresham,

Secretary of State.

YANG YUI,

Chinese Minister to the United States.

COMMERCIAL TREATY BETWEEN THE UNITED STATES AND CHINA

SIGNED AT SHANGHAI, 8TH OCTOBER, 1903

[Translation]

The United States of America and His Majesty the Emperor of China, being animated by an earnest desire to extend further the commercial relations between them and otherwise to promote the interests of the peoples of the two countries, in view of the provisions of the first paragraph of Article XI. of the Final Protocol signed at Peking on the 7th day of September, A.D. 1901, whereby the Chinese Government agreed to negotiate the amendments deemed necessary by the foreign Governments to the Treaties of Commerce and Navigation and other subjects concerning commercial relations, with the object of facilitating them, have for that purpose named as their Plenipotentiaries:—

The United States of America, Edwin H. Conger, Envoy Extraordinary and Minister Plenipotentiary of the United States of America to China; John Goodnow, Consul-General of the United States of America at Shanghai, John F. Seaman, a

Citizen of the United States of America resident at Shanghai;

And His Majesty the Emperor of China, Lu Pai-huan, President of the Board of Public Works: Sheng Hsuan-huai, Junior Guardian of the Heir Apparent, formerly Senior Vice-President of the Board of Public Works; Wu Ting Fang,

Senior Vice-President of the Board of Commerce;

Who, having met and duly exchanged their full powers, which were found to be in proper form, have agreed upon the following amendments to existing Treaties of Commerce and Navigation previously concluded between the two countries, and upon the subjects hereinafter expressed connected with commercial relations, with the object of facilitating them.

Art. I.—In accordance with international custom, and as the diplomatic representative of China has the right to reside in the Capital of the United States, and to enjoy there the same prerogatives, privileges and immunities as are enjoyed by the similar representative of the most favoured nation, the diplomatic representative of the United States shall have the right to reside at the capital of His Majesty the Emperor of China. He shall be given audience of His Majesty the Emperor whenever necessary to present his letters of credence or any communication from the President of the United States. At all such times he shall be received in a place-and in a manner befitting his high position, and on all such occasions the ceremonial observed toward him shall be that observed toward the representatives of nations on a footing of equality, with no loss of prestige on either side.

The diplomatic representatives of the United States shall enjoy all the prerogatives, privileges and immunities accorded by international usage to such representatives, and shall in all respects be entitled to the treatment extended to similar representatives.

of the most favoured nation.

The English text of all notes or despatches from United States officials to Chinese officials, and the Chinese text of all notes or despatches from Chinese officials to United States officials shall be authoritative.

Ar. II.—As China may appoint consular officers to reside in the United States and to enjoy there the same attributes, privileges and immunities as are enjoyed by consular officers of other nations, the United States may appoint, as its interests may

require, consular officers to reside at the places in the Empire of China that are now or that may hereafter be opened to foreign residence and trade. They shall hold direct official intercourse and correspondence with the local officers of the Chinese Government within their consular districts, either personally or in writing as the case may require, on terms of equality and reciprocal respect. These officers shall be treated with proper respect by all Chinese authorities, and they shall enjoy all the attributes, privileges and immunities, and exercise all the jurisdiction over their nationals which are or may hereafter be extended to similar officers of the nation the most favoured in these respects. If the officers of either Government are disrespectfully treated or aggrieved in any way by the authorities of the other, they shall have the right to make representation of the same to the superior officers of their own Government, who shall see that full inquiry and strict justice be had in the premises. And the said consular officers of either nation shall carefully avoid all acts of offence to the officers and people of the other nation.

On the arrival of a Consul properly accredited at any place in China opened to foreign trade, it shall be the duty of the Minister of the United States to inform the Board of Foreign Affairs, which shall, in accordance with international usage, forthwith cause the due recognition of the said Consul and grant him authority to act.

Art. III.—Citizens of the United States may frequent, reside, and carry on trade, industries and manufactures, or pursue any lawful avocation, in all the ports or localities of China which are now open or may hereafter be opened to foreign trade and residence; and, within the suitable localities at those places which have been or may be set apart for the use and occupation of foreigners, they may rent or purchase houses, places of business and other buildings, and rent or lease in perpetuity land and build thereon. They shall generally enjoy as to their persons and property all such rights, privileges and immunities as are or may hereafter be granted to the subjects or citizens of the nation the most favoured in these respects.

Art. IV.—The Chinese Government, recognising that the existing system of levying dues on goods in transit, and especially the system of taxation known as lekin, impedes the free circulation of commodities to the general injury of trade, hereby undertakes to abandon the levy of lekin and all other transit dues throughout the empire and to abolish the offices, stations and barriers maintained for their collection and not to establish other offices for levying dues on goods in transit. It is clearly understood that, after the offices, stations and barriers for taxing goods in transit have been abolished, no attempt shall be made to re-establish them in any

form or under any pretext whatsoever.

The Government of the United States, in return, consents to allow a surtax, in excess of the tariff rates for the time being in force, to be imposed on foreign goods imported by citizens of the United States and on Chinese produce destined for export abroad or coastwise. It is clearly understood that in no case shall the surtax on foreign imports exceed one and one-half times the import duty leviable in terms of the final Protocol signed by China and the Powers on the seventh day of September, A.D. 1901; that the payment of the import duty and surtax shall secure for foreign imports, whether in the hands of Chinese or foreigners, in original packages or otherwise, complete immunity from all other taxation, examination or delay; that the total amount of taxation, inclusive of the tariff export duty leviable on native produce for export abroad shall, under no circumstances, exceed seven and one-half per cent. ad valorem.

Nothing in this Article is intended to interfere with the inherent right of China to levy such other taxes as are not in conflict with its provisions.

Keeping these fundamental principles in view, the high contracting parties

have agreed upon the following method of procedure:

The Chinese Government undertakes that all offices, stations and barriers of whatsoever kind for collecting *lekin*, duties, or such like dues on goods in transit, shall be permanently abolished on all roads, railways and waterways in the nineteen Provinces of China and the three Eastern Provinces. This provision does not apply to the native Customs offices at present in existence on the seaboard, at open ports

where there are offices of the Imperial Maritime Customs, and on the land frontiers of China embracing the nineteen Provinces and the three Eastern Provinces.

Wherever there are offices of the Imperial Maritime Customs, or wherever such may be hereafter placed, native Customs offices may also be established, as well as at

any point either on the seaboard or land frontiers.

The Government of the United States agrees that foreign goods on importation, in addition to the effective five per cent. import duty as provided for in the Protocol of 1901, shall pay a special surtax of one and one-half times the amount of the said duty to compensate for the abolition of *lekin*, of other transit dues besides *lekin*, and of all other taxation on foreign goods and in consideration of the other

reforms provided for in this Article.

The Chinese Government may re-cast the foreign export tariff with specific duties as far as practicable, on a scale not exceeding five per cent. ad valorem; but existing export duties shall not be raised until at least six months' notice has been given. In cases where existing export duties are above five per cent., they shall be reduced to not more than that rate. An additional special surtax of one-half the export duty payable for the time being, in lieu of internal taxation of all kinds, may be levied at the place of original shipment, or at the time of export on goods exported either to foreign countries or coastwise.

Foreign goods which bear a similarity to native goods shall be furnished by the Customs officers, if required by the owner, with a protective certificate for each package, on the payment of import duty and surtax, to prevent the risk of any dispute in

the interior.

Native goods brought by junks to open ports, if intended for local consumption, irrespective of the nationality of the owner of the goods, shall be reported at the native Customs offices only, to be dealt with according to the fiscal regulations of the Chinese Government.

Machine-made cotton yarn and cloth manufactured in China, whether by foreigners at the open ports or by Chinese anywhere in China, shall as regards taxation be on a footing of perfect equality. Such goods upon payment of the taxes thereon shall be granted a rebate of the import duty and of two-thirds of the import surtax paid on the cotton used in their manufacture, if it has been imported from abroad, and of all duties paid thereon if it be Chinese grown cotton. They shall also be free of export duty, coast-trade duty and export surtax. The same principle and procedure shall be applied to all other products of foreign type turned out by machinery in China.

A member or members of the Imperial Maritime Customs foreign staff shall be selected by the Governors-General and Governors of each of the various provinces of the Empire for their respective provinces, and appointed in consultation with the Inspector-General of Imperial Maritime Customs, for duty in connection with native

Customs affairs to have a general supervision of their working.

Cases where illegal action is complained of by citizens of the United States shall be promptly investigated by an officer of the Chinese Government of sufficiently high rank, in conjunction with an officer of the United States Government, and an officer of the Imperial Maritime Customs, each of sufficient standing; and, in the event of it being found by the investigating officers that the complaint is well founded and loss has been incurred, due compensation shall be paid through the Imperial Maritime Customs. The high provincial officials shall be held responsible that the officer guilty of the illegal action shall be severely punished and removed from his post. If the complaint is shown to be frivolous or malicious, the complainant shall be held responsible for the expenses of the investigation.

When the ratifications of this Treaty shall have been exchanged by the high contracting parties hereto, and the provisions of this Article shall have been accepted by the Powers having Treaties with China, then a date shall be agreed upon when the provisions of this Article shall take effect, and an Imperial Edict shall be published in due form on yellow paper and circulated throughout the Empire of China setting forth the abolition of all lekin taxation, duties on goods in transit,

offices, stations and barriers for collecting the same, and of all descriptions of internal taxation on foreign goods, and the imposition of the surtax on the import of foreign goods and on the export of native goods, and the other fiscal changes and reforms provided for in this Article, all of which shall take effect from the said date. The Edict shall state that the provincial high officials are responsible that any official disregarding the letter or the spirit of its injunction shall be severely punished and removed from his post.

Art. V.—The tariff duties to be paid by citizens of the United States on goods imported into China shall be as set forth in the schedule annexed hereto and made part of this Treaty, subject only to such amendment and changes as are authorised by Article IV. of the present Convention, or as may hereafter be agreed upon by the present high contracting parties. It is expressly agreed, however, that citizens of the United States shall at no time pay other or higher duties than those paid by the

citizens or subjects of the most favoured nation.

Conversely, Chinese subjects shall not pay higher duties on their imports into the United States than those paid by the citizens or subjects of the most favoured nation.

Art. VI.—The Government of China agrees to the establishment by citizens of the United States of warehouses approved by the proper Chinese authorities as bonded warehouses at the several open ports of China, for storage, re-packing, or preparation for shipment of lawful goods, subject to such needful regulations for the protection of the revenue of China, including a reasonable scale of fees according to commodities, distance from the Custom-house, and hours of working, as shall be made

from time to time by the proper officers of the Government of China.

Art. VII.—The Chinese Government, recognising that it is advantageous for the country to develop its mineral resources, and that it is desirable to attract foreign as well as Chinese capital to embark in mining enterprises, agrees, within one year from the signing of this Treaty, to initiate and conclude the revision of the existing mining regulations. To this end China will, with all expedition and earnestness, go into the whole question of mining rules; and, selecting from the rules of the United States and other countries, regulations which seem applicable to the condition of China, will recast its present mining rules in such a way as, while promoting the interests of Chinese subjects and not injuring in any way the sovereign rights of China, will offer no impediment to the attraction of foreign capital nor place foreign capitalists at a greater disadvantage than they would be under generally accepted foreign regulations; and will permit citizens of the United States to carry on in Chinese territory mining operations and other necessary business relating thereto, provided they comply with the new regulations and conditions which may be imposed by China on its subjects and foreigners alike, relating to the opening of mines, the renting of mineral land, and the payment of royalty, and provided they apply for permits, the provisions of which in regard to necessary business relating to such operations shall be observed. The residence of citizens of the United States in connection with such mining operations shall be subject to such regulations as shall be agreed upon between the United States and China.

Any mining concession granted after the publication of such new rules shall be

subject to their provisions.

Art. VIII.—Drawback certificates for the return of duties shall be issued by the Imperial Maritime Customs to citizens of the United States within three weeks of the presentation to the Customs of the papers entitling the applicant to receive such drawback certificates, and they shall be receivable at their face value in payment of duties of all kinds (tonnage dues excepted) at the port of issue; or shall, in the case of drawbacks on foreign goods re-exported within three years from the date of importation, be redeemable by the Imperial Maritime Customs in full in ready money at the port of issue, at the option of the holders thereof. But if, in connection with any application for a drawback certificate, the Customs authorities discover an attempt to defraud the revenue, the applicant shall be dealt with and punished in accordance with the stipulations provided in the Treaty of Tientsin, Article XXI., in the case of detected frauds on the revenue. In case the goods have been removed

from Chinese territory, then the Consul shall inflict on the guilty party a fine to be paid to the Chinese Government.

Art. IX.—Whereas the United States undertakes to protect the citizens of any country in the exclusive use within the United States of any lawful trade-marks, provided that such country agrees by Treaty or Convention to give like protection to citizens of the United States:—

Therefore the Government of China, in order to secure such protection in the United States for its subjects, now agrees to fully protect any citizen, firm or corporation of the United States in the exclusive use in the Empire of China of any lawful trade-mark to the exclusive use of which they are entitled in the United States, or which they have adopted and used, or intend to adopt and use as soon as registered, for exclusive use within the Empire of China. To this end the Chinese Government agrees to issue by its proper authorites proclamations having the force of law, forbidding all subjects of China from infringing on, imitating, colourably imitating, or knowingly passing off an imitation of trade-marks belonging to citizens of the United States, which shall have been registered by the proper authorities of the United States at such offices as the Chinese Government will establish for such purpose, on payment of a reasonable fee, after due investigation by the Chinese authorities, and in compliance with reasonable regulations.

Art. X.—The United States Government allows subjects of China to patent their inventions in the United States and protects them in the use and ownership of such patents. The Government of China now agrees that it will establish a Patent Office. After this office has been established and special laws with regard to inventions have been adopted it will thereupon, after the payment of the legal fees, issue certificates of protection, valid for a fixed term of years, to citizens of the United States on all their patents issued by the United States, in respect of articles the sale of which is lawful in China, which do not infringe on previous inventions of Chinese subjects, in the same manner as patents are to be issued to subjects of China.

Art. XI.—Whereas the Government of the United States engages to give the benefits of its copyright laws to the citizens of any foreign State which gives to the citizens of the United States the benefits of copyrights on an equal basis with its own citizens:—

Therefore the Government of China, in order to secure such benefits in the United States for its subjects, now agrees to give full protection, in the same way and manner and subject to the same conditions upon which it agrees to protect trademarks, to all citizens of the United States who are authors, designers or proprietors of any book, map, print or engraving especially prepared for the use and education of the Chinese people, or translation into Chinese of any book, in the exclusive right to print and sell such book, map, print, engraving or translation in the Empire of China during ten years from the date of registration. With the exception of the books, maps, etc., specified above, which may not be reprinted in the same form, no work shall be entitled to copyright privileges under this Article. It is understood that Chinese subjects shall be at liberty to make, print and sell original translations into Chinese of any works written or of maps compiled by a citizen of the United States. This Article shall not be held to protect against due process of law any citizen of the United States or Chinese subject who may be author, proprietor or seller of any publication calculated to injure the well-being of China.

Art. XII.—The Chinese Government having in 1898 opened the navigable inland waters of the Empire to commerce by all steam vessels, native or foreign, that may be specially registered for the purpose, for the conveyance of passengers and lawful merchandise, citizens, firms and corporations of the United States may engage in such commerce on equal terms with those granted to subjects of any foreign Power.

In case either party hereto considers it advantageous at any time that the rules and regulations then in existence for such commerce be altered or amended, the Chinese Government agrees to consider amicably, and to adopt such modifications thereof as are found necessary for trade and for the benefit of China.

The Chinese Government agrees that, upon the exchange of the ratifications of this Treaty, Mukden and Antung, both in the province of Sheng-king, will be opened by China itself as places of international residence and trade. The selection of fitting localities to be set apart for international use and occupation, and the regulations for these places set apart for foreign residence and trade shall be agreed upon by the Governments of the United States and China after consultation together.

Art. XIII.—China agrees to take the necessary steps to provide for a uniform national coinage which shall be legal tender in payment of all duties, taxes and other obligations throughout the Empire of China by the citizens of the United States as well as Chinese subjects. It is understood, however, that all Customs duties shall

continue to be calculated and paid on the basis of the Haikuan Tael.

Art. XIV.—The principles of the Christian religion, as professed by the Protestant and Roman Catholic Churches, are recognised as teaching men to do good and to do to others as they would have others do to them. Those who quietly profess and teach these doctrines shall not be harassed or persecuted on account of their faith. Any person, whether citizen of the United States or Chinese convert, who, according to these tenets, peaceably teaches and practises the principles of Christianity shall in no case be interfered with or molested therefor. No restrictions shall be placed on Chinese joining Christian Churches. Converts and non-converts, being Chinese subjects, shall alike conform to the laws of China; and shall pay due respect to those in authority, living together in peace and amity; and the fact of being converts shall not protect them from the consequences of any offence they may have committed before or may commit after their admission into the Church, or exempt them from paying legal taxes levied on Chinese subjects generally, except taxes levied and contributions for the support of religious customs and practices contrary to their religion. Missionaries shall not interfere with the exercise by the native authorities of their jurisdiction over Chinese subjects; nor shall the native authorities make any distinction between converts and non-converts, but shall administer the laws without partiality so that both classes can live together in peace.

Missionary societies of the United States shall be permitted to rent and to lease in perpetuity, as the property of such societies, buildings or lands in all parts of the Empire for missionary purposes and, after the title deeds have been found in order and duly stamped by the local authorities, to erect such suitable buildings as may be

required for carrying on their good work.

Art. XV.—The Government of China having expressed a strong desire to reform its judicial system and to bring it into accord with that of Western nations, the United States agrees to give every assistance to this reform, and will also be prepared to relinquish extraterritorial rights when satisfied that the state of the Chinese laws, the arrangements for their administration, and other considerations warrant it in so doing.

Art. XVI.—The Government of the United States consents to the prohibition by the Government of China of the importation into China of morphia and of instruments for its injection, excepting morphia and instruments for its injection imported for medical purposes, on payment of tariff duty, and under regulations to be framed by China which shall effectually restrict the use of such import to the said purposes. This prohibition shall be uniformly applied to such importation from all countries. The Chinese Government engages to adopt at once measures to prevent the manufacture in China of morphia and of instruments for its injection.

Art. XVII.—It is agreed between the high contracting parties hereto that all the provisions of the several Treaties between the United States and China which were in force on the first day of January, A.D. 1900, are continued in full force and effect except in so far as they are modified by the present Treaty or other Treaties to

which the United States is a party.

The present Treaty shall remain in force for a period of ten years beginning with the date of the exchange of ratifications and until a revision is effected as hereinafter

provided.

It is further agreed that either of the high contracting parties may demand that the 'Tariff and the Articles of this Convention be revised at the end of ten years

from the date of the exchange of the ratifications hereof. If no revision is demanded before the end of the first term of ten years, then these articles in their present form shall remain in full force for a further term of ten years reckoned from the end of the first term and so on for successive periods of ten years.

The English and Chinese texts of the present Treaty and its three Annexes have been carefully compared; but, in the event of there being any difference of meaning between them, the sense as expressed in the English text shall be held to be the

correct one.

This Treaty and its three Annexes shall be ratified by the two high contracting parties in conformity with their respective constitutions, and the ratifications shall be exchanged in Washington not later than twelve months from the present date.

In testimony whereof, we, the undersigned, by virtue of our respective powers, have signed this Treaty in duplicate in the English and Chinese languages, and have

affixed our respective seals.

Done at Shanghai, this eighth day of October in the year of our Lord one thousand nine hundred and three, and in the twenty-ninth year of Kuang Hsū eighth month and eighteenth day.

ANNEX I.

As citizens of the United States are already forbidden by Treaty to deal in or handle opium, no mention has been made in this Treaty of opium taxation.

As the trade in salt is a Government monopoly in China, no mention has been

made in this Treaty of salt taxation.

It is, however, understood, after full discussion and consideration, that the collection of inland duties on opium and salt and the means for the protection of the revenue therefrom and for preventing illicit traffic therein are left to be administered by the Chinese Government in such manner as shall in no wise interfere with the provision of Article IV. of this Treaty regarding the unobstructed transit of other goods.

ANNEX II.

Article IV. of the Treaty of Commerce between the United States and China of this date provides for the retention of the native Customs offices at the open ports. For the purpose of safeguarding the revenue of China at such places, it is understood that the Chinese Government shall be entitled to establish and maintain such branch native Customs offices at each open port within a reasonable distance of the main native Customs offices at the port, as shall be deemed by the authorities of the Imperial Maritime Customs at that port necessary to collect the revenue from the trade into and out of such port. Such branches, as well as the principal native Customs offices at each open port, shall be administered by the Imperial Maritime Customs as provided by the Protocol of 1901.

ANNEX III.

The schedule of tariff duties on imported goods annexed to this Treaty under Article V. is hereby mutually declared to be the schedule agreed upon between the representatives of China and of the United States and signed by John Goodnow for the United States and Their Excellencies Lü Hai-huan and Sheng Hsüan-huai for China at Shanghai on the sixth day of September, A.D. 1902, according to the Protocol of the seventh day of September, A.D. 1901.

PORTUGAL

PROTOCOL, TREATY, CONVENTION AND AGREEMENT BETWEEN PORTUGAL AND CHINA

Art. I.—A Treaty of Friendship and Commerce with the most favoured nation clause will be concluded and signed at Peking.

Art. II.—China confirms perpetual occupation and government of Macao and its dependencies by Portugal, as any other Portuguese possession.

Art. III.—Portugal engages never to alienate Macao and its dependencies without agreement with China.

Art. IV .- Portugal engages to co-operate in opium revenue work at Macao in the same way as England in Hongkong.

Done at Lisbon, the 26th March, 1887.

HENRIQUE DE BARROS GOMES. JAMES DUNCAN CAMPBELL.

THE TREATY Ratifications Exchanged at Peking 28th April, 1888

His Most Faithful Majesty the King of Portugal and the Algarves, and His Imperial Majesty the Emperor of China, desiring to draw closer and to consolidate the ties of friendship which have subsisted for more than three hundred years between Portugal and China, and having agreed in Lisbon on the 26th day of March, 1887, 2nd day of 3rd moon of the 13th year of the reign of the Emperor Kwang Hsu, through their representatives, on a Protocol of four Articles, have now resolved to conclude a Treaty of Amity and Commerce to regulate the relations between the two States; for this end they have appointed as their Plenipotentiaries, that is to say:-

His Most Faithful Majesty the King of Portugal, Thomas de Souza Roza, his Envoy Extraordinary and Minister Plenipotentiary to the Court of Peking, Knight of the Order of Nossa Senhora de Conceicao de Villa Vicosa, Grand Cross of the Order of the Rising Sun of Japan and of the Crown of Siam, Commander of the Order of Charles II. and of Isabella the Catholic of Spain, and Knight of the Iron Crown of Austria;

His Imperial Majesty the Emperor of China, His Highness Prince Ching, President of the Tsung-li Yamen, and Sun, Minister of the Tsung-li Yamen and Senior

Vice-President of the Board of Public Works;

Who, after having communicated to each other their respective full powers and found them to be in good and due form, have agreed upon the following Articles:-

Art. I.—There shall continue to exist constant peace and amity between His Most Faithful Majesty the King of Portugal and His Imperial Majesty the Emperor of China, whose respective subjects shall equally enjoy in the dominions of the high contracting parties the most complete and decided protection for their persons and property.

Art. II.—China confirms in its entirety the second Article of the Protocol of

Lisbon, relating to the perpetual occupation and government of Macao by Portugal.

It is stipulated that Commissioners appointed by both Governments shall proceed to the delimitation of the boundaries, which shall be determined by a special Convention; but so long as the delimitation of the boundaries is not concluded, everything in respect to them shall continue as at present, without addition, diminution, or alteration by either of the parties.

Art. III.—Portugal confirms the third Article of the Protocol of Lisbon, relating to the engagement never to alienate Macao without previous agreement with China.

Art. IV.—Portugal agrees to co-operate with China in the collection of duties on opium exported from Macao into China ports, in the same way and as long as England co-operates with China in the collection of duties on opium exported from Hongkong.

The basis of this co-operation will be established by a Convention appended to this Treaty, which shall be as valid and binding to both the high contracting parties

as the present Treaty.

Art. V.—His Most Faithful Majesty the King of Portugal may appoint an Ambassador, Minister, or other diplomatic agent to the Court of His Imperial Majesty the Emperor of China, and this agent, as well as the persons of his suite and their families, will be permitted, at the option of the Portuguese Government, to reside permanently in Peking, to visit that Court, or to reside at any other place where such residence is equally accorded to the diplomatic representative of other nations. The Chinese Government may also, if it thinks fit, appoint an Ambassador, Minister, or other diplomatic agent to reside at Lisbon, or to visit that Court when his Government shall order.

Art. VI.—The diplomatic agents of Portugal and China shall reciprocally enjoy in the place of their residence all the prerogatives and immunities accorded by the laws of nations; their persons, families, and houses, as well as their correspondence, shall be inviolate.

Art. VII.—The official correspondence addressed by the Portuguese authorities to the Chinese authorities shall be written in the Portuguese language accompanied by a translation in Chinese, and each nation shall regard as authoritative the document

written in its own language.

Art. VIII.—The form of correspondence between the Portuguese and the Chinese authorities will be regulated by their respective rank and position, based upon complete reciprocity. Between the high Portuguese and Chinese functionaries at the capital or elsewhere, such correspondence will take the form of dispatch (Chau-hoei); between the subordinate functionaries of Portugal and the chief authorities of the provinces, the former shall make use of the form of exposition (Xen-chen) and the latter that of declaration (Cha-hsing); and the subordinate officers of both nations shall correspond together on terms of perfect equality. Merchants and generally all others who are not invested with an official character shall adopt, in addressing the authorities, the form of representation or petition (Pin-ching).

Art. IX.—His Most Faithful Majesty the King of Portugal may appoint Consuls-General, Consuls, Vice-Consuls, or Consular Agents in the ports or other places where it is allowed to other nations to have them. These functionaries will have powers and attributes similar to those of the Consuls of other nations, and will enjoy all the exemptions, privileges, and immunities which at any time the

consular functionaries of the most favoured nation may enjoy.

The Consuls and the local authorities will show to each other reciprocal civilities

and correspond with each other on terms of perfect equality.

The Consuls and acting Consuls will rank with Taotais, Vice-Consuls, acting Vice-Consuls, Consular Agents and interpreters-translators, with Prefects. The Consuls must be officials of the Portuguese Government, and not merchants. The Chinese Government will make no objection in case the Portuguese Government should deem it unnecessary to appoint an official Consul at any port and choose to entrust a Consul of some other nation, for the time being, with the duties of Portuguese Consul at that port.

Art. X.—All the immunities and privileges, as well as all the advantages concerning commerce and navigation, such as any reduction in the duties of navigation, importation, exportation, transit or any other, which may have been or may be hereafter granted by China to any other State or to its subjects, will be immediately extended to Portugal and its subjects. If any concession is granted by the Chinese Government to any foreign Government under special conditions, Portugal, on claiming the

same concession for herself and for her own subjects, will equally assent to the conditions attached to it.

Art XI.—Portuguese subjects are allowed to reside at, or frequent, the ports of China opened to foreign commerce and there carry on trade or employ themselves freely. Their boats may navigate without hindrance between the ports open to foreign commerce, and they may import and export their merchandise, enjoying all the rights and privileges enjoyed by the subjects of the most favoured nation.

Art. XII.—Portuguese subjects shall pay import and export duties on all merchandise according to the rates specified in the tariff of 1858, adopted for all the other nations; and in no instance shall higher duties be exacted from them than those paid

by the subjects of any other foreign nation.

Art. XIII.—Portuguese subjects are permitted to hire any description of boats they may require for the conveyance of cargo or passengers, and the price of said hire will be fixed by the contracting parties alone, without interference by the Chinese Government. No limit shall be put to the number of boats, neither will it be permitted to any one to establish a monopoly of such boats or of the service of coolies employed in the carriage of merchandise.

Should contraband articles be on board any such boats, the guilty parties shall

immediately be punished according to law.

Art. XIV.—Portuguese subjects residing in the open ports may take into their service Chinese subjects, and employ them in any lawful capacity in China, without restraint or hindrance from the Chinese Government; but shall not engage them for foreign countries in contravention of the laws of China.

Art. XV.—The Chinese authorities are bound to grant the fullest protection to the persons and to the property of Portuguese subjects in China, whenever they may be exposed to insult or wrong. In case of robbery or incendiarism, the local authorities will immediately take the necessary measures to recover the stolen property, to terminate the disorder, to seize the guilty, and punish them according to the law. Similar protection will be given by Portuguese authorities to Chinese subjects in the

possessions of Portugal.

Art. XVI.—Whenever a Portuguese subject intends to build or open houses, shops or warehouses, churches, hospitals, or cemeteries, at the Treaty ports or at other places, the purchase, rent, or lease of these properties shall be made out according to the current terms of the place, with equity, without exaction on either side, without offending against the usages of the people, and after due notice given by the proprietors to the local authority. It is understood, however, that the shops or warehouses above mentioned shall only be allowed at the ports open to trade, and not in any place in the interior.

Art. XVII.—Portuguese subjects conveying merchandise between open ports shall be required to take certificates from the Superintendent of Customs such as

are specified in the regulations in force with reference to other nationalities.

But Portuguese subjects, who, without carrying merchandise, would like to go to the interior of China, must have passports issued by their Consuls and countersigned by the local authorities. The bearer of the passport must produce the same when demanded, and the passport not being irregular, he will be allowed to proceed and no opposition shall be offered, especially to his hiring persons or vessels for the carriage of his baggage or merchandise.

If he be without a passport, or if he commits any offence against the law, he shall be handed over to the nearest Consul of Portugal to be punished, but he must not be subjected to an oppressive measure. No passport need be applied for by persons going on excursions from the ports open to trade to a distance not exceeding

100 li and for a period not exceeding five days.

The provisions of this Article do not apply to crews of ships, for the due restraint

of whom regulations will be drawn up by the Consul and the local authorities.

Art. XVIII.—In the event of a Portuguese merchant vessel being plundered by pirates or thieves within Chinese waters, the Chinese authorities are to employ

their utmost exertions to seize and punish the said robbers and to recover the stolen

goods, which, through the Consul, shall be restored to whom they belong.

Art. XIX.—If a Portuguese vessel be shipwrecked on the coast of China, or be compelled to take refuge in any of the ports of the Empire, the Chinese authorities, on receiving notice of the fact, shall provide the necessary protection, affording prompt assistance and kind treatment to the crews and, if necessary, furnishing them with the means to reach the nearest Consulate.

Art. XX.—Portuguese merchant vessels of more than one hundred and fifty tons burden will pay tonnage dues at the rate of four mace per ton; if of one hundred and fifty tons and under they shall be charged at the rate of one mace per ton. The Superintendent of Customs shall grant a certificate declaring that the tonnage dues

have been paid.

Art. XXI.—Import duties shall be paid on the landing of goods; and export

duties upon the shipment of the same.

Art. XXII.—The captain of a Portuguese ship may, when he deems convenient, land only a part of his cargo at one of the open ports, paying the duties due on the portion landed, the duties on the remainder not being payable until they are landed

at some other port.

Art. XXIII.—The master of a Portuguese ship has the option, within fortyeight hours of his arrival at any of the open ports of China, but not later, to decide
whether he will leave port without opening the hatches, and in such case he will not
have to pay tonnage dues. He is bound, however, to give notice of his arrival or
the legal registering as soon as he comes into port, under penalty of being fined in
case of non-compliance within the term of two days.

The ship will be subject to tonnage dues forty-eight hours after her arrival in port, but neither then nor at her departure shall any other impost whatsoever be

exacted.

Art. XXIV.—All small vessels employed by Portuguese subjects in carrying passengers, baggage, letters, provisions or any other cargo which is free of duty, between the open ports of China, shall be free from tonuage dues; but all such vessels carrying merchandise subject to duty shall pay tonuage dues every four months at the rate of one mace per ton.

Art. XXV.—Portuguese merchant vessels approaching any of the open ports will be at liberty to take a pilot to reach the harbour; and likewise to take a pilot to

leave it, in case the said ship shall have paid all the duties due by her.

Art. XXVI.—Whenever a Portuguese merchant ship shall arrive at any of the open ports of China, the Superintendent of Customs will send off one or more Custom-house officers, who may stay on board of their boat or on board of the ship as best suits their convenience. These officers will get their food and all necessaries from the Custom-house, and will not be allowed to accept any fee from the captain of the ship or from the consignee, being liable to a penalty proportionate to the

amount received by them.

Art. XXVII.—Twenty-four hours after the arrival of a Portuguese merchant ship at any of the open ports, the papers of the ship, manifest, and other documents, shall be handed over to the Consul, whose duty it will be also to report to the Superintendent of Customs within twenty-four hours, the name, the registered tonnage, and the cargo brought by the said vessel. If, through negligence or for any other motive, this stipulation be not complied with within forty-eight hours after the arrival of the ship, the captain shall be subject to a fine of fifty Taels for each day's delay over and above that period, but the total amount of the fine shall not exceed two hundred Taels.

The captain of the ship is responsible for the correctness of the manifest, in which the cargo shall be minutely and truthfully described, subject to a fine of five hundred Taels as penalty in case the manifest should be found incorrect. This fine, however, will not be incurred if, within twenty-four hours after the delivery of the manifest to the Custom-house officers, the captain expressed the wish to rectify any

error which may have been discovered in the said manifest.

Art. XXVIII.—The Superintendent of Customs will permit the discharging of the ship as soon as he shall have received from the Consul the report drawn up in due form. If the captain of the ship should take upon himself to commence discharging without permission, he shall be fined five hundred Taels and the goods so discharged shall be confiscated.

Art. XXIX.—Portuguese merchants having goods to ship or to land will have to obtain a special permission from the Superintendent of Customs to that effect,

without which all goods shipped or landed shall be liable to confiscation.

Art. XXX.—No transhipment of goods is allowed from ship to ship without special permission, under penalty of confiscation of all the goods so transhipped.

Art. XXXI.—When a ship shall have paid all her duties, the Superintendent of Customs will grant her a certificate and the Consul will return the papers, in order

that she may proceed on her voyage.

Art. XXXII.—When any doubt may arise as to the value of goods which by the Tariff are liable to an ad valorem duty, and the Portuguese merchants disagree with the Custom-house officers as regards the value of said goods, both parties will call two or three merchants to examine them, and the highest offer made by any of the

said merchants to buy the goods will be considered as their just value.

Art. XXXIII.—Duties will be paid on the net weight of every kind of merchandise. Should there be any difference of opinion between the Portuguese merchant and the Custom-house officer as to the mode by which the tare is to be fixed, each party will choose a certain number of boxes or bales from among every hundred packages of the goods in question, taking the gross weight of said packages, then the tare of each of the packages separately, and the average tare resulting therefrom will be adopted for the whole parcel.

In case of any doubt or dispute not mentioned herein, the Portuguese merchant may appeal to the Consul, who will refer the case to the Superintendent of Customs; this officer will act in such a manner as to settle the question amicably. The appeal, however, will only be entertained if made within the term of twenty-four hours; and in such a case no entry is to be made in the Custom-house books in relation to the

said goods until the question shall have been settled.

Art. XXXIV.—Damaged goods will pay a reduced duty proportionate to their deterioration; any doubt on this point will be solved in the way indicated in the clause of this Treaty with respect to duties payable on merchandise ad valorem.

Art. XXXV.—Any Portuguese merchant who, having imported foreign goods into one of the open ports of China and paid the proper duties thereon, may wish to re-export them to another of the said ports, will have to send to the Superintendent of Customs an account of them, who, to avoid fraud, will direct his officers to examine whether or not the duties have been paid, whether the same have been entered on the books of the Customs, whether they retain their original marks, and whether the entries agree with the account sent in. Should everything be found correct, the same will be stated in the export permit together with the total amount of duties paid, and all these particulars will be communicated to the Custom-house officers at other ports.

Upon arrival of the ship at the port to which the goods are carried, permission will be granted to land without any new payment of duties whatsoever if, upon examination, they are found to be the identical goods; but if during the examination any fraud be detected, the goods may be confiscated by the Chinese Government.

Should any Portuguese merchant wish to re-export to a foreign country any goodsi mported, and upon which duties have been already paid, he will have to make his application in the same form as required for the re-exportation of goods to another port in China, in which case a certificate of drawback or of restitution of duties will be granted, which will be accepted by any of the Chinese Custom-houses in payment of import or export duties.

Foreign cereals imported by Portuguese ships into the ports of China may be

re-exported without hindrance if no portion of them has been discharged.

Art. XXXVI.—The Chinese authorities will adopt at the ports the measures which they may deem the most convenient to avoid fraud or smuggling.

Art. XXXVII.—The proceeds of fines and confiscations inflicted on Portuguese subjects, in conformity to this Treaty, shall belong exclusively to the Chinese-Government.

Art. XXXVIII.—Portuguese subjects carrying goods to a market in the interior of the country, on which the lawful import duties have already been paid at any of. the open ports, or those who buy native produce in the interior to bring to the ports on the Yang-tsze-kiang, or to send to foreign ports, shall follow the regulations adopted towards the other nations.

Custom-house officers who do not comply with the regulations, or who may exact

more duties than are due, shall be punished according to the Chinese law.

Art. XXXIX.—The Consuls and local authorities shall consult together, when necessary, as to the construction of Light-houses and the placing of Buoys and Light-ships.

Art. XL.—Duties shall be paid to the bankers authorized by the Chinese Government to receive them in sycee or in foreign coin, according to the official assay made at Canton on the 15th July, 1843.

Art. XLI .- In order to secure the regularity of weights and measures and to avoid confusion, the Superintendent of Customs will hand over to the Portuguese Consul at each of the open ports standards similar to those given by the Treasury Department for collection of public dues to the Customs at Canton.

Art. XLII.—Portuguese merchant ships may resort only to those ports of Chinawhich are declared open to commerce. It is forbidden to them, except in the case of force majeure provided for in Article XIX., to enter into other ports, or to carry on a clandestine trade on the coast of China, and the transgressor of this order shall be subject to confiscation of his ship and cargo by the Chinese Government.

Art. XLIII.—All Portuguese vessels despatched from one of the open ports of China to another, or to Macao, are entitled to a certificate of the Custom-house, which will exempt them from paying new tonnage dues, during the period of four months reckoned from the date of clearance.

Art. XLIV.—If any Portuguese merchant ship is found smuggling, the goodssmuggled, no matter of what nature or value, will be subject to confiscation by the Chinese authorities, who may send the ship away from the port, after settlement of all her accounts, and prohibit her to continue to trade.

Art. XLV.—As regards the delivery of Portuguese and Chinese criminals, with the exception of the Chinese criminals who take refuge in Macao, and for whoseextradition the Governor of Macao will continue to follow the existing practice, after the receipt of a due requisition from the Viceroy of the Kwangs, it is agreed that, in the Chinese ports open to foreign trade, the Chinese criminals who take refuge at the houses or on board ships of Portuguese subjects shall be arrested and delivered to the Chinese authorities on their applying to the Portuguese Consul; and likewise the Portuguese criminals who take refuge in China shall be arrested and delivered to the Portuguese authorities on their applying to the Chinese authorities; and by neither of the parties shall the criminals be harboured nor shall there be delay indelivering them.

Art. XLVI.—It is agreed that either of the high contracting parties to this Treaty may demand a revision of the Tariff, and of the commercial Articles of this-Treaty, at the end of ten years; but if no demand be made on either side within six months after the end of the first ten years, then the Tariff shall remain in force for ten years more, reckoned from the end of the preceding ten years; and so it shall be,

at the end of each successive ten years.

Art. XLVII.—All disputes arising between Portuguese subjects in China with regard to rights, either of property or person, shall be submitted to the jurisdiction

of the Portuguese authorities.

Art. XLVIII. - Whenever Chinese subjects become guilty of any criminal act towards Portuguese subjects, the Portuguese authorities must report such acts to the Chinese authorities in order that the guilty be tried according to the laws of China.

If Portuguese subjects become guilty of any criminal act towards Chinese subjects, the Chinese authorities must report such acts to the Portuguese Consul in order that

the guilty may be tried according to the laws of Portugal.

Art. XLIX.—If any Chinese subject shall have become indebted to a Portuguese subject and withholds payment, or fraudulently abscords from his creditors, the Chinese authorities shall use all their efforts to apprehend him and to compel him to pay, the debt being previously proved and the possibility of its payment ascertained. The Portuguese authorities will likewise use their efforts to enforce the payment of any debt due by any Portuguese subject to a Chinese subject.

But in no case will the Portuguese Government or the Chinese Government be

considered responsible for the debts of their subjects.

Art. L.—Whenever any Portuguese subject shall have to petition the Chinese authority of a district, he is to submit his statement beforehand to the Consul, who will cause the same to be forwarded should he see no impropriety in so doing, otherwise he will have it written out in other terms, or decline to forward it. Likewise, when a Chinese subject shall have occasion to petition the Portuguese Consul he will only be allowed to do so through the Chinese authority, who shall proceed in the same manner.

Art. LI.—Portuguese subjects who may have any complaint or claim against any Chinese subject, shall lay the same before the Consul, who will take due cognizance of the case and will use all his efforts to settle it amicably. Likewise, when a Chinese subject shall have occasion to complain of a Portuguese subject, the Consul will listen to his complaint and will do what he possibly can to re-establish harmony between the two parties.

If, however, the dispute be of such a nature that it cannot be settled in that conciliatory way, the Portuguese Consul and Chinese authorities will hold a joint investigation of the case, and decide it with equity, applying each the laws of his own

country according to the nationality of the defendant.

Art. LII.—The Catholic religion has for its essential object the leading of men to virtue. Persons teaching it and professing it shall alike be entitled to efficacious protection from the Chinese authorities; nor shall such persons pursuing peaceably their calling and not offending against the laws be prosecuted or interfered with.

Art. LIII.—In order to prevent for the future any discussion, and considering that the English language, among all foreign languages, is the most generally known in China, this Treaty, with the Convention appended to it, is written in Portuguese, Chinese, and English, and signed in six copies, two in each language. All these versions have the same sense and meaning, but if there should happen to be any divergence in the interpretation of the Portuguese and Chinese versions, the English text will be made use of to resolve the doubts that may have arisen.

Art. LIV.—The present Treaty, with the Convention appended to it, shall be ratified by His Most Faithful Majesty the King of Portugal and the Algarves and His Imperial Majesty the Emperor of China. The exchange of the ratifications shall be made, within the shortest possible time, at Tientsin, after which the Treaty, with the Convention appended, shall be printed and published in order that the functionaries and subjects of the two countries may have full knowledge of their stipulations and may fulfil them.

In faith whereof, the respective Plenipotentiaries have signed the present Treaty

and have affixed their seals thereto.

Done in Peking, this first day of the month of December in the year of Our Lord Jesus Christ one thousand eight hundred and eighty-seven, corresponding to the Chinese date of the seventeenth day of the tenth moon of the thirteenth year of Kuang-Hsu.

[L.s.] (Signed)
[Chinese Seal]
Signatures of the Chinese Plenipotentiaries.

THOMAS DE SOUZA ROZA. PRINCE CH'ING. SUN-1U-UEN.

CONVENTION

It having been stipulated in the Art. IV. of the Treaty of Amity and Commerce, concluded between Portugal and China on the 1st day of the month of December, 1887, that a Convention shall be arranged between the two high contracting parties in order to establish a basis of co-operation in collecting the revenue on opium exported from Macao to Chinese ports, the undersigned Thomas de Souza Roza, Envoy Extraordinary and Minister Plenipotentiary of His Most Faithful Majesty the King of Portugal and the Algarves, in special mission to the Court of Peking, and His-Highness Prince Ching, President of the Tsung-li Yamen, and Sun, Minister of the Tsung-li Yamen and Senior Vice-President of the Board of Public Works, Ministers Plenipotentiary of His Imperial Majesty the Emperor of China, have agreed on the following Convention in three Articles:—

Art. I.—Portugal will enact a law subjecting the opium trade of Macao to the following provisions:—

1.—No opium shall be imported into Macao in quantities less than one chest.

2.—All opium imported into Macao must, forthwith on arrival, be reported to the competent department under a public functionary appointed by the Portuguese Government, to superintend the importation and exportation of opium in Macao.

3.—No opium imported into Macao shall be transhipped, landed, stored, removed from one store to another, or exported, without a permit issued by the Superintendent.

4.—The importers and exporters of opium in Macao must keep a register, according to the form furnished by the Government, showing with exactness and clearness the quantity of opium they have imported, the number of chests they have sold, to whom and to what place they were disposed of, and the quantity in stock.

5.—Only the Macao opium farmer, and persons licensed to sell opium at retail, will be permitted to keep in their custody raw opium in quantities inferior to one chest.

6.—Regulations framed to enforce in Macao the execution of this law will be equivalent to those adopted in Hongkong for similar purposes.

Art. II.—Permits for the exportation of opium from Macao into Chinese ports, after being issued, shall be communicated by the Superintendent of Opium to the Commissioner of Customs at Kung-pac-kuan.

Art. III.—By mutual consent of both the high contracting parties the stipulations of this Convention may be altered at any time.

In faith whereof the respective Plenipotentiaries have signed and sealed this-Convention.

Done in Peking this first day of December in the year of Our Lord Jesus Christ one thousand eight hundred and eighty-seven, corresponding to the Chinese date of the seventeenth day of the tenth moon of the thirteenth year of Kwang Hsu.

[L.S.] (Signed) [Chinese Seal]

Signature of the Chinese Plenipotentiaries.

THOMAS DE SOUZA ROZA.
PRINCE CH'ING.
SUN-IU-UEN.

AGREEMENT

The basis of the co-operation to be given to China by Portugal in the collection of duties on opium conveyed from Macao to Chinese ports, having been fixed by a Convention appended to the Treaty of Amity and Commerce, concluded between China and Portugal on the 1st December, 1887, and it being now convenient to come to an understanding upon some points relating to the said co-operation as well as to fixed rules for the treatment of Chinese junks trading with Macao, Bernardo Pinheiro Correa de Mello, Secretary of the Special Mission of His Most Faithful Majesty in

Peking, duly authorized by His Excellency Thomas de Souza Roza, Chief of the said Mission, and Sir Robert Hart, K.C.M.G., Inspector-General of the Chinese Imperial Maritime Customs, provided with the necessary instructions from the Chinese Government, have agreed on the following:

1.—An office under a Commissioner appointed by the Foreign Inspectorate of the Chinese Imperial Maritime Customs shall be established at a convenient spot on Chinese territory, for the sale of opium duty certificates, to be freely sold to merchants and for such quantities of opium as they may require. The said Commissioner will also administer the Customs stations near Macao.

2.—Opium accompanied by such certificates, at the rate of not more than 110 Taels per picul, shall be free from all other imposts of every sort, and have all the benefits stipulated for by the Additional Article of the Chefoo Convention between China and Great Britain on behalf of opium on which duty has been paid at one of the ports of China, and may be made up in sealed parcels at the option of the purchaser.

3.—The Commissioner of Customs responsible for the management of the Customs stations shall investigate and settle any complaint made by Chinese merchants of Macao against the Customs stations or revenue cruisers; and the Governor of Macao, if he deems it advisable, shall be entitled to send an officer of Macao to be present and assist in the investigation and decision. If, however, they do not agree, a reference may be made to the Authorities at Peking for a joint decision.

4.-Junks trading between Chinese ports and Macao, and their cargoes, shall not be subject to any dues or duties in excess of those leviable on junks and their cargoes trading between Chinese ports and Hongkong, and no dues whatsoever shall be demanded from junks proceeding to Macao from ports of China, or coming from Macao to ports in China, over and above the dues paid, or payable, at the ports of clearance or destination. Chinese produce which has paid Customs duties and lekin tax before entering Macao may be re-exported from Macao to Chinese ports without paying Customs duties and lekin tax again, and will be only subject to the payment of the tax named Siao-hao.

In witness whereof, this agreement has been written in Portuguese and English and signed in duplicate at Peking this the first day of December, 1887.

> (Signed) BERNARDO PINHEIRO CORREA DE MELLO, Secretary of the Special Mission of His Most Faithful Majesty. SIR ROBERT HART,

Inspector-General of Chinese Imperial Maritime Customs.

COMMERCIAL TREATY BETWEEN CHINA AND PORTUGAL

SIGNED AT SHANGHAI, NOVEMBER, 1904

Art. I.—The Treaty of Amity and Commerce between China and Portugal dated the first day of December, 1887 (17th day, 10th moon, 13th year of Kwang Hsu), continues in force except in so far as modified by the present Treaty.

Art. II .- Portugal accepts the increase in the import duties stipulated for in Article VI. of the Peking Protocol of 7th September, 1901, from the date of the ratification of this Treaty. Portugal will enjoy the privileges of the most favoured nation, and in no case shall Portuguese subjects pay higher or lower duties than those paid by the subjects of any other foreign nation. Article XII. of the Treaty of First December, 1887, is therefore rendered null and void.

Art. III.—The duty and lekin on foreign opium will continue as provided for in existing Treaties. The Government of His Most Faithful Majesty agrees to continue as heretofore to co-operate with the Government of His Imperial Chinese Majesty in the collection of the duty and lekin on opium exported from Macao to China, and also to co-operate in the repression of smuggling in accordance with the Treaty and Special Opium Convention of 1st December, 1887. In order to render this co-operation effective, it is clearly stipulated that all opium imported into Macao shall, on arrival, be registered at the Special Government Bureau provided for this purpose, and the Portuguese Government will take the necessary steps in order to have all this opium stored under its exclusive control in a depot from which it will be removed as required by the demands of trade. The quantity of opium required for consumption in Macao and its dependencies will be fixed annually by the Government of Macao in agreement with the Commissioner of the Imperial Maritime Customs referred to in Article II. of the above-mentioned Convention, and under no pretext will removal from the Portuguese Government depot be permitted of any quantity of opium for local consumption in excess of that fixed by the said agreement, and necessary measures will be taken to prevent opium removed from the depot for re-export to any port other than a port in China being sent fraudulently to Chinese territory. The removal from the depot of opium for export will not be permitted except on production of proof that such opium has already paid all dues and duties leviable thereon by China. The rules for the carrying out of this Article shall be arranged by delegates from the Government of Macao and the Chinese Imperial Maritime Customs.

Art. IV.—Such steps as are necessary for the repression of smuggling in the territory and waters of Macao shall be taken by the local Portuguese Government in concert with the Commissioner of the Imperial Maritime Customs, and similar steps in the Chinese territory and waters near Macao shall be taken by the Imperial Maritime Customs in concert with the Portuguese Government of Macao. This cooperation is intended to render such steps effective on all points in respect of which cooperation is needed, and to avoid at the same time any injury to the sovereign rights of either of the high contracting parties. Special delegates from the local Government of Macao and the Imperial Maritime Customs shall proceed to fix the respective zones of operations, and shall devise practical means for the repression of smuggling.

Art. V.—With a view to the development of trade between Macao and neighbouring ports in the Kwangtung Province, the high contracting parties have agreed

as follows:---

1.—Portuguese steamers desirous of proceeding for the purposes of trade from Macao to any of the ports of call and passenger stages on the West River, enumerated in the Special Article of the English-Burmah Convention of 1897, and Article X. of the British Treaty of Commerce of 1902, shall be permitted to do so, provided they comply with the Special Regulations to be framed for this purpose by

the two high contracting parties.

2.—Steamers specially registered for trade under the Inland Waters Steam Navigation Rules shall be permitted to ply between Macao and places in the Department of Kwang-chow-fu other than those mentioned in Section 1, provided they report to the Kungpei-kuan Customs for examination of cargo and payment of duties in accordance with Special Regulations to be framed for this purpose by the two high contracting parties. Such vessels may engage in all lawful trade, including the towage of junks and conveyance of passengers and cargo, subject to the regulations for the time being in force.

The privileges hereby granted are granted on the express understanding that Special Regulations shall be framed defining in detail the conditions under which such traffic may be carried on. Until then, the said Regulations have been agreed upon and published, the Article shall not become operative; and subsequently only

on compliance with the said Regulations.

Art. VI.—Portugal having the right of most favoured nation treatment, it is clearly stipulated that any advantages China may think fit to grant to any nation in

the importation of agricultural products, specially wines and oil, or in the importation of industrial products, specially woollen and cotton goods and preserved foodstuffs, shall be extended to similar Portuguese goods on exactly the same conditions. It is also clearly understood that Portuguese wine of all kinds proved by means of certificate of origin, issued by Portuguese Consuls, to have been imported from Portugal, direct or otherwise, shall when their alcoholic strength exceeds 14° pay the duty leviable according to the annexed tariff on wines exceeding 14° of alcoholic strength. Wine passed through the Chinese Customs under designation "Port Wine" shall not be entitled to the benefit of this Article unless accompanied by a certificate of origin as above.

Art. VII.—Portuguese subjects may frequent, reside at, and carry on trade, industries and manufactures, and pursue any other lawful avocation in all the ports and localities in China which have alreaby been or may hereafter be opened to foreign residence and trade; and wherever in any such ports or localities a special area has been or may hereafter be set apart for the use and occupation of foreigners. Portuguese subjects may therein lease land, erect buildings, and in all respects enjoy the same privileges and immunities as are granted to subjects of the most favoured nations.

Art. VIII.-Whereas China, with the object of reforming its fiscal system. proposes to levy a surtax in addition to the tariff duties on all goods passing through the Custom-houses, whether maritime or inland and frontier, in order to make good the loss incurred by the complete abolition of lekin, the Portuguese Government agrees that foreign goods imported into China by Portuguese subjects shall on entry pay an import surtax equivalent to one and a half times the duty fixed by the Import Tariff as now revised, and that Chinese produce exported abroad by Portuguese subjects shall pay export duties, inclusive of the tariff export duty, not exceeding seven and a half per cent. ad valorem, provided always that such import surtax and export duties have been accepted by all the Powers having Treaties with China. With regard to the produce tax, consumption tax, and excise, as well as the duties on native opium and salt, leviable by China, Portugal further agrees to accept the same arrangements as shall be agreed upon between all the Treaty Powers and China. It is, however, understood that the commerce, rights, and privileges of Portugal shall not, in consequence of this undertaking, be placed in any way at a disadvantage ascompared with the commerce, rights, and privileges of any other Power.

Art. IX.—Drawback certificates for the return of duties shall be issued by the Imperial Maritime Customs to Portuguese subjects within twenty-one days from the date of presentation to the Customs of the papers entitling the applicant to receive such drawback certificates. These certificates will be accepted at their face value by the Customs authorities at the port of issue in payment of duties of all kinds, tonnage dues excepted; or shall, in the case of drawbacks for duty paid on foreign goods re-exported abroad within three years from the date of importation, be redeemable in full in ready money by the Imperial Maritime Customs at the port of issue, at the option of the holders thereof. But if, in connection with any application for a drawback certificate, the Customs authorities discover an attempt on the part of a Portuguese subject to defraud the revenue, he shall be liable to a fine not exceeding five times the amount of the duty whereof he attempted to defraud the Customs, or to a confiscation of the goods. In case the goods have been removed from Chinese territory, then the Consul shall inflict on the guilty party a suitable fine to be paid to the Chinese Government.

Art. X.—China agrees to herself establish a system of uniform national coinage and provide for a uniform national currency, which shall be freely used as legal tender in payment of all duties, taxes, and other obligations by Portuguese subjects as well as by Chinese subjects in the Chinese Empire. It is understood, however, that all Customs duties shall continue to be calculated and paid on the basis of the Haikwan Tael.

Art. XI.—The Government of His Most Faithful Majesty agrees to the prohibition by the Chinese Government of the importation into China of morphia and of instruments for its injection, on condition, however, that the Chinese Government

will allow the importation of morphia and of instruments for its injection for medical purposes by Portuguese doctors, chemists, and druggists, on payment of the prescribed duty and under special permit which will only be granted to an intending importer upon his signing at the Portuguese Consulate a suitable bond undertaking not to sell morphia except in small quantities and on receipt of a requisition signed by a duly qualified foreign medical practitioner. If fraud in connection with such importation be discovered by the Customs authorities the morphia and instrument for its injection will be seized and confiscated, and the importer will be denied the right to import these articles.

Art. XII.—The Chinese Government recognizing that it is advantageous for the country to develop its mineral resources, and that it is desirable to attract foreign as well as Chinese capital to embark in mining enterprise, agrees to revise its existing mining regulations in such manner, by the selection of those rules in force in other nations which seem applicable to conditions in China, that the revision, while promoting the interests of Chinese subjects and in no way prejudicing the sovereign rights of China, will offer no impediment to the employment of foreign capital, nor place foreign capitalists at a greater disadvantage than they would be under generally accepted toreign regulations, and will permit Portuguese subjects to carry on in Chinese territory mining operations and other necessary business relating thereto, provided they comply with the new regulations and conditions which will be imposed by China on its subjects and foreigners alike, relating to the opening of mines, the renting of mineral land, and payment of royalty, and provided they apply for permits, the provisions of which, in regard to necessary business relating to such operations, shall be observed. The residence of Portuguese subjects in connection with such mining operations shall be agreed upon between Portugal and China. Any mining concession granted after the publication of such new rules shall be subject to these provisions.

Art. XIII.—It being only right that the shareholders of any joint stock company, or the partners in any commercial undertaking, should all be on a footing of equality as regards division of profits and payment of obligations, according to the partnership agreement or memorandum and articles of association, the Chinese Government agrees that Chinese subjects joining with Portuguese subject in the organisation of a joint stock company or commercial undertaking, legally constituted, shall be liable to the fulfilment of the obligations imposed by said agreement or memorandum and articles of association, and that Chinese Courts will enforce fulfilment of such obligations, if a suit to that effect be entered; provided always that their liability shall not be other or greater than that of Portuguese shareholders or partners in the same company or partnership. Similarly Portuguese subjects who invest their capital in Chinese enterprises shall be bound to fulfil the obligations imposed by the partnership agreement or memorandum, and articles of association, and their liability shall be the same as that of the Chinese subjects engaged in the same undertaking. But as existing Treaty stipulations do not permit foreign merchants to reside in the interior of China for purpose of trade, such joint stock companies and commercial undertakings may be established in the interior by Portuguese and Chinese subjects conjointly.

Art. XIV.—As Portugal affords protection to trademarks used by subjects of any other nationality, provided a like protection is reciprocated for trademarks used by Portuguese subjects, China, in order to obtain this protection for its subjects in Portuguese territory, agrees to grant protection to Portuguese trademarks against unlawful use, falsification or imitation by Chinese subjects. To this end the Chinese Government will enact the necessary laws and regulations, and will establish registration offices at which foreign trademarks may be registered on payment of reasonable fees. Further, the Chinese Government agrees that, as soon as a Patent Office has been established, and special laws with regard to inventions have been adopted, it will, after payment of the prescribed fees, issue certificates, valid for a fixed term of years, to Portuguese inventors, extending to their inventions the same protection as shall be given to Chinese patents in Portugal, provided that such inven-

tions do not infringe on previous inventions by subjects of China. Any Chinese or Portuguese subject who is the author, proprietor, or seller of any publication injurious to the peace and good government of China shall be dealt with in accordance with the laws of his own country.

Art. XV.—The Government of China having expressed a strong desire to reform its judicial system, and to bring it into accord with that of Western nations, Portugal agrees to give every assistance to such reform, and will also be prepared to relinquish extraterritorial rights when satisfied that the state of the Chinese laws, the arrangements for their administration, and other considerations warrant it in so doing.

Art. XVI.—The missionary question in China demands, in the opinion of the Chinese Government, careful consideration, so as to avert in the future troubles which have occurred in the past. Portugal, as a nation specially interested in the protection of its Catholic missions in Chinese territory, agrees to join in a commission to investigate this question and, if possible, to devise means for securing permanent peace between converts and non-converts, should such a commission be formed by China and the Treaty Powers interested. No person, whether Portuguese subject or Chinese convert who, according to the tenets of Christianity, peaceably teaches or practises the principles of that religion, which aims at teaching men to do good, shall be persecuted or harassed on account of his faith. But converts and non-converts, being alike subjects of China, shall conform to her laws, and shall pay due respect to those in authority, living together in peace and amity; and the fact of his being a convert shall protect no one from the consequence of any offence he may have committed before or may commit after his admission into the Church, or exempt him from paying legal taxes and contributions levied for the support of religious customs and practices contrary to his faith. Missionaries shall not interfere with the exercise by the native authorities of their jurisdiction over Chinese subjects, nor shall the native authorities make any distinction between converts and non-converts, but shall administer the law without partiality, so that both classes may live together in peace. Portuguese missions shall be permitted to rent and lease in perpetuity, as the property of the mission, buildings or lands in all parts of the Empire for mission purposes, and, after the title-deeds have been found in order and duly stamped by the local authorities, to erect such suitable buildings as may be required for carrying out their good work.

Art. XVII.—The present Treaty shall remain in force for a period of ten years beginning with the date of the exchange of ratifications and until a revision is effected

as hereinafter provided

It is further agreed that either of the two high contracting parties may demand revision of the Tariff and the Articles of the Treaty six months before the end of ten years from the date of the exchange of ratifications thereof. If no revision is demanded before the end of the first term of the ten years, then these Articles in their present form shall remain in full force for a further term of ten years reckoned from the end of the first term and so on for successive periods of ten years.

Art. XVIII.—In order to prevent in the future any discussion, this Treaty is written in Portuguese, Chinese and English, and signed in six copies, two in each language. All these versions have the same sense and meaning, but if there should happen to be any divergence in the interpretation of the Portuguese and Chinese versions, the English text will be made use of to resolve the doubts that may have arisen.

Art. XIX.—The present Treaty shall be ratified by His Most Faithful Majesty the King of Portugal and Algarves and His Imperial Majesty the Emperor of China. The exchange of the ratifications shall be made within the shortest possible time, and the Treaty will be printed and published, in order that the functionaries and subjects of the respective countries may have full knowledge of its stipulations and may fulfil them.

In faith whereof the respective Plenipotentiaries have signed the present Treaty

and have affixed their scals thereto.

JAPAN

TREATY OF PEACE BETWEEN JAPAN AND CHINA

Signed at Shimonoseki (Bakan), Japan, on the 17th April, 1895

Ratifications Exchanged at Chefoo, China, on the 8th May, 1895

His Majesty the Emperor of Japan, and His Majesty the Emperor of China desiring to restore the blessings of peace to their countries and subjects, and to remove all cause for future complications, have named as their Plenipotentiaries for the purpose of concluding a Treaty of Peace, that is to say:—

His Majesty the Emperor of Japan, Count Ito Hirobumi, Junii, Grand Cross of the Imperial Order of Paullownia, Minister-President of State, and Viscount Mutsu Munemitsu, Junii, First Class of the Imperial Order of the Sacred Treasure, Minister

of State for Foreign Affairs;

And His Majesty the Emperor of China, Li Hung Chang, Senior Tutor to the Heir Apparent, Senior Grand Secretary of State, Minister Superintendent of Trade for the Northern Ports of China, Viceroy of the Province of Chihli, and Earl of the First Rank, and Li Ching Fong, ex-Minister of the Diplomatic Service of the Second Official Rank;

Who, after having exchanged their full powers, which were found to be in good

and proper form, have agreed to the following Articles:-

Art. I.—China recognizes definitely the full and complete independence and autonomy of Corea, and, in consequence, the payment of tribute and the performance of ceremonies and formalities by Corea to China in derogation of such independence and autonomy shall wholly cease for the future.

Art. II.—China cedes to Japan in perpetuity and full sovereignty the following territories, together with all fortifications, arsenals, and public property thereon:—

(a.) The southern portion of the Province of Feng-tien, within the following boundaries—

The line of demarcation begins at the mouth of the River Yalu, and ascends that stream to the mouth of the River An-ping; from thence the line runs to Feng Huang; from thence to Haicheng; from thence to Ying Kow, forming a line which describes the southern portion of the territory. The places above named are included in the ceded territory. When the line reaches the River Liao at Ying Kow it follow the course of that stream to its mouth, where it terminates. The mid-channel of the River Liao shall be taken as the line of demarcation.

This cession also includes all islands appertaining or belonging to the Province of Feng Tien situated in the eastern portion of the Bay of Liao Tung, and in the

northern part of the Yellow Sea.

(b.) The Island of Formosa, together with all islands appertaining or belonging to the said Island of Formosa.

(c.) The Pescadores Group, that is to say, all islands lying between the 119th and 120th degrees of longitude east of Greenwich and the 23rd and 24th degrees of north latitude.

Art. III.—The alignments of the frontiers described in the preceding Article, and shown on the annexed map, shall be subject to verification and demarcation on the spot by a Joint Commission of Delimitation, consisting of two or more Japanese and two or more Chinese Delegates, to be appointed immediately after the exchange of the ratifications of this Act. In case the boundaries laid down in this Act are found to be defective at any point, either on account of topography or in consideration of good administration, it shall also be the duty of the Delimitation Commission to rectify the same.

The Delimitation Commission will enter upon its duties as soon as possible, and will bring its labours to a conclusion within the period of one year after appointment.

The alignments laid down in this Act shall, however, be maintained until the ratifications of the Delimitation Commission, if any are made, shall have received the approval of the Governments of Japan and China.

Art. IV.—China agrees to pay to Japan as a war indemnity the sum of 200,000,000 Kuping taels. The said sum to be paid in eight instalments. The first instalment of 50,000,000 taels to be paid within six months, and the second instalment of 50,000,000 taels to be paid within twelve months, after the exchange of the ratifications of this Act. The remaining sum to be paid in six equal annual instalments as follows: the first of such equal annual instalments to be paid within two years, the second within three years, the third within four years, the fourth within five years, the fifth within six years, and the sixth within seven years after the exchange of the ratifications of this Act. Interest at the rate of 5 per cent. per annum shall begin to run on all unpaid portions of the said indemnity from the date the first instalment falls due.

China shall, however, have the right to pay by anticipation at any time any or all of said instalments. In case the whole amount of the said indemnity is paid within three years after the exchange of the ratifications of the present Act, all interest shall be waived, and the interest for two years and a half, or for any less period if then already paid, shall be included as a part of the principal amount of the indemnity.

Art. V.—The inhabitants of the territories ceded to Japan who wish to take up their residence outside the ceded districts shall be at liberty to sell their real property and retire. For this purpose a period of two years from the date of the exchange of the ratifications of the present Act shall be granted. At the expiration of that period those of the inhabitants who shall not have left such territories shall, at the option of Japan, be deemed to be Japanese subjects.

Each of the two Governments shall, immediately upon the exchange of the ratifications of the present Act, send one or more Commissioners to Formosa to effect a final transfer of that province, and within the space of two months after the

exchange of the ratifications of this Act such transfer shall be completed.

Art. VI.—All Treaties between Japan and China having come to an end in consequence of war, China engages, immediately upon the exchange of the ratifications of this Act, to appoint Plenipotentiaries to conclude with the Japanese Plenipotentiaries a Treaty of Commerce and Navigation, and a Convention to regulate frontier intercourse and trade. The Treaties, Conventions, and Regulations, now subsisting between China and European Powers, shall serve as a basis for the said Treaty and Convention between Japan and China. From the date of the exchange of the ratifications of this Act until the said Treaty and Convention are brought into actual operation, the Japanese Government, its officials, commerce, navigation, frontier intercourse and trade, industries, ships and subjects, shall in every respect be accorded by China most favoured nation treatment.

China makes, in addition, the following concessions to take effect six months

after the date of the present Act:-

1. The following cities, towns, and ports, in addition to those already opened, shall be opened to the trade, residence, industries, and manufactures of Japanese subjects under the same conditions, and with the same privileges and facilities as exist at the present open cities, towns, and ports of China.

(a.) Shashih, in the Province of Hupeh.

(b.) Chung King, in the Province of Szechuan.

(c.) Suchow, in the Province of Kiang Su.

(d.) Hangchow, in the Province of Chekiang.

The Japanese Government shall have the right to station Consuls at any or all of the above-named places.

2. Steam navigation for vessels under the Japanese flag for the conveyance of passengers and cargo shall be extended to the following places:—

(a.) On the Upper Yangtsze River, from Ichang to Chung King.

(b.) On the Woosung River, and the Canal, from Shanghai to Suchow and Haugchow.

The Rules and Regulations which now govern the navigation of the inland waters of China by foreign vessels, shall, so far as applicable, be enforced in respect of the above-named routes, until new Rules and Regulations are conjointly agreed to.

3. Japanese subjects purchasing goods or produce in the interior of China or transporting imported merchandise into the interior of China, shall have the right temporarily to rent or hire warehouses for the storage of the articles so purchased or transported, without the payment of any taxes or exacting whetever

transported, without the payment of any taxes or exactions whatever.

4. Japanese subjects shall be free to engage in all kinds of manufacturing industries in all the open cities, towns, and ports of China, and shall be at liberty to import into China all kinds of machinery, paying only the stipulated import duties thereon.

All articles manufactured by Japanese subjects in China, shall in respect of inland transit and internal taxes, duties, charges, and exactions of all kinds and also in respect of warehousing and storage facilities in the interior of China, stand upon the same footing and enjoy the same privileges and exemptions as merchandise imported by Japanese subjects into China.

In the event of additional Rules and Regulations being necessary in connection with these concessions, they shall be embodied in the Treaty of Commerce and

Navigation provided for by this Article.

Art. VII.—Subject to the provisions of the next succeeding Article, the evacuation of China by the armies of Japan shall be completely effected within three months after the exchange of the ratifications of the present Act.

Art. VIII.—As a guarantee of the faithful performance of the stipulations of this Act, China consents to the temporary occupation by the military forces of Japan,

of Wei-hai-wei, in the Province of Shantung.

Upon the payment of the first two instalments of the war indemnity herein stipulated for and the exchange of the ratifications of the Treaty of Commerce and Navigation, the said place shall be evacuated by the Japanese forces, provided the Chinese Government consents to pledge, under suitable and sufficient arrangements, the Customs Revenue of China as security for the payment of the principal and interest of the remaining instalments of said indemnity. In the event of no such arrangement being concluded, such evacuation shall only take place upon the payment of the final instalment of said indemnity.

It is, however, expressly understood that no such evacuation shall take place until after the exchange of the ratifications of the Treaty of Commerce and

Navigation.

Art. IX.—Immediately upon the exchange of the ratifications of this Act, all prisoners of war then held shall be restored, and China undertakes not to ill-treat or

punish prisoners of war so restored to her by Japan. China also engages to at once release all Japanese subjects accused of being military spies or charged with any other military offences. China further engages not to punish in any manner, nor to allow to be punished, those Chinese subjects who have in any manner been compromised in their relations with the Japanese army during the war.

Art. X.—All offensive military operations shall cease upon the exchange of the ratifications of this Act.

Art. XI.—The present Act shall be ratified by their Majesties the Emperor of Japan and the Emperor of China, and the ratifications shall be exchanged at Chefoo on the eighth day of the fifth month of the twenty-eighth year of Meiji, corresponding to the fourteenth day of the fourth month of the twenty-first year of Kwang Hsu.

In witness whereof, the respective Plenipotentiaries have signed the same and have affixed thereto the seal of their arms.

Done at Shimonoseki, in duplicate, this seventeenth day of the fourth month of the twenty-eighth year of Meiji, corresponding to the twenty-third of the third month of the twenty-first year of Kuang Hsu.

- [L.S.] Count Ito Hirobuni, Junii, Grand Cross of the Imperial Order of Paullownia, Minister-President of State, Plenipotentiary of His Majesty the Emperor of Japan.
- [L.S.] Viscount Mutsu Munemitsu, Junii, First Class of the Imperial Order of the Sacred Treasure, Minister of State for Foreign Affairs, Plenipotentiary of His Majesty the Emperor of Japan.
- [L.S.] LI HUNG-CHANG, Plenipotentiary of His Majesty the Emperor of China, Senior Tutor to the Heir Apparent, Senior Grand Secretary of Northern Ports of China, Viceroy of the Province of Chihli, and Earl of the First Rank.
- [L.S.] LI CHING-FONG, Plenipotentiary of His Majesty the Emperor of China, Ex-Minister of the Diplomatic Service, of the Second Official Rank.

TREATY OF COMMERCE AND NAVIGATION

MADE AT PEKING, JULY 21st, 1896

His Majesty the Emperor of Japan and His Majesty the Emperor of China having resolved, in pursuance of the provisions of Article VI. of the Treaty signed at Shimonoseki on the 17th day of the 4th month of the 28th year of Meiji, corresponding to the 23rd day of the 3rd month of the 21st year of Kwang-Hsü, to conclude a Treaty of Commerce and Navigation, have for that purpose named as their Plenipotentiaries, that is to say:—

His Majesty the Emperor of Japan, Baron Hayashi Tadasu, Shoshii, Grand Cross of the Imperial Order of the Sacred Treasure, Grand Officer of the Imperial Order of the Rising Sun, Minister Pleuipotentiary and Envoy Extraordinary; and His Majesty the Emperor of China, Chang Yin-hoon, Minister of the Tsung-Ir Yamen, holding the rank of the President of a Board and Senior Vice-President of the Board of Revenue.

Who, after having communicated to each other their full powers, found to be in good and due form, have agreed upon and concluded the following Articles:—

Art. I.—There shall be perpetual peace and friendship between His Majesty the Emperor of Japan and His Majesty the Emperor of China, and between their respective subjects, who shall enjoy equally in the respective countries of the high contracting parties full and entire protection for their persons and property.

Art. II.—It is agreed by the high contracting parties that His Majesty the Emperor of Japan may, if he see fit, accredit a Diplomatic Agent to the Court of Peking and His Majesty the Emperor of China may, if he sees fit, accredit as

Diplomatic Agent to the Court of Tokyo.

The Diplomatic Agents thus accredited shall respectively enjoy all the prerogatives, privileges and immunities accorded by international law to such Agents, and they shall also in all respects be entitled to the treatment extended to similar

Agents of the most favoured nation.

Their persons, families, suites, establishments, residences and correspondence shall be held inviolable. They shall be at liberty to select and appoint their own officers, couriers, interpreters, servants, and attendants without any kind of molestation.

Art. III.—His Majesty the Emperor of Japan may appoint Consuls-General. Consuls, Vice-Consuls, and Consular Agents to reside at such of the ports, cities, and towns of China which are now or may hereafter be opened to foreign residence and trade, as the interests of the Empire of Japan may require.

These officers shall be treated with due respect by the Chinese Authorities, and they shall enjoy all the attributes, authority, jurisdiction, privileges and immunities which are or may hereafter be extended to similar officers of the nation most favoured

in these respects.

His Majesty the Emperor of China may likewise appoint Consuls-General, Consuls, Vice-Consuls, and Consular Agents to reside at any or all of those places in Japan where Consular officers of other nations are now or may hereafter be admitted, and, saving in the matter of jurisdiction in respect of Chinese subjects and property in Japan which is reserved to the Japanese Judicial Courts, they shall enjoy the rights

and privileges that are usually accorded to such officers.

Art. IV.—Japanese subjects may, with their families, employes and servants, frequent, reside and carry on trade, industries and manufactures or pursue any other lawful avocations in all the ports, cities and towns of China, which are now or may hereafter be opened to foreign residence and trade. They are at liberty to proceed to or from any of the open ports with their merchandise and effects, and within the localities at those places which have already been or may hereafter be set apart for the use and occupation of foreigners, they are allowed to rent or purchase houses, rent or lease land and to build churches, cemeteries and hospitals, enjoying in all respects the same privileges and immunities as are now or may hereafter be granted to the subjects or citizens of the most favoured nation.

Art. V.—Japanese vessels may touch for the purpose of landing and shipping passengers and merchandise, in accordance with the existing Rules and Regulations concerning foreign trade there, at all those places in China which are now ports of call, namely, Ngan-ching, Ta-tung, Hu-kow, Wu-sueh, Lu-chi-kow and Woosung and such other places as may hereafter be made ports of call also. If any vessel should unlawfully enter ports other than open ports and ports of call in China or carry on clandestine trade along the coast or rivers, the vessel with her cargo shall be subject to confiscation by the Chinese Government.

Art. VI.-Japanese subjects may travel, for their pleasure or for purpose of trade, to all parts of the interior of China, under passports issued by Japanese Consuls and countersigned by the local authorities. These passports, if demanded, must be produced for examination in the localities passed through. If the passports be not irregular, the bearers will be allowed to proceed and no opposition shall be offered to their hiring of persons, animals, carts or vessels for their own conveyance or for the carriage of their personal effects or merchandise. If they be without passports or if they commit any offence against the law, they shall be handed over to the nearest Consul for punishment, but they shall only be subject to necessary restraint and in no case to ill-usage. Such passports shall remain in force for a period of 13 Chinese months from the date of issue. Any Japanese subject travelling in the interior without a passport shall be liable to a fine not exceeding 300 Taels. Japanese subjects may, however, without passports go on excursions from any of the ports open to trade, to a distance not exceeding 100 Chinese li and for a period not exceeding five days. The provisions of this article do not apply to crews of ships.

Art. VII.—Japanese subjects residing in the open ports of China may take into their service Chinese subjects and employ them in any lawful capacity without

restraint or hindrance from the Chinese Government or authorities.

Art. VIII.-Japanese subjects may hire whatever boats they please for the conveyance of cargo or passengers and the sum to be paid for such boats shall be settled between the parties themselves, without the interference of the Chinese Government or officers. No limit shall be put upon the number of boats, neither shall a monopoly, in respect either of the boats or of the porters or coolies engaged in carrying goods, be granted to any parties. If any smuggling takes place in

them the offenders will, of course, be punished according to law.

Art. IX.—The Tariffs and Tariff Rules now in force between China and the Western Powers shall be applicable to all articles upon importation into China by Japanese subjects or from Japan, or upon exportation from China by Japanese subjects or to Japan. It is clearly understood that all articles, the importation or exportation of which is not expressly limited or prohibited by the Tariffs and Tariff Rules existing between China and the Western Powers, may be freely imported into and exported from China, subject only to the payment of the stipulated import or export duties. But in no case shall Japanese subjects be called upon to pay in China other or higher import or export duties than are or may be paid by the subjects or citizens of the most favoured nation; nor shall any article imported into China from Japan or exported from China to Japan, be charged upon such importation or exportation, other or higher duties than are now or may hereafter be imposed in China on the like article when imported from or exported to the nation most favoured in those respects.

Art. X.—All articles duly imported into China by Japanese subjects or from Japan shall, while being transported, subject to the existing Regulations, from one open port to another, be wholly exempt from all taxes, imposts, duties, lekin, charges and exactions of every nature and kind whatsoever, irrespective of the nationality of the owner or possessor of the articles, or the nationality of the conveyance or

vessel in which the transportation is made.

Art. XI.—It shall be at the option of any Japanese subject desiring to convey duly imported articles to an inland market, to clear his goods of all transit duties by payment of a commutation transit tax or duty, equal to one-half of the import duty in respect of dutiable articles, and two and a half per cent. upon the value in respect of duty-free articles; and on payment thereof a certificate shall be issued which shall exempt the goods from all further inland charges whatsoever.

It is understood that this Article does not apply to imported Opium.

Art. XII.—All Chinese goods and produce purchased by Japanese subjects in China elsewhere than at an open port thereof and intended for export abroad, shall in every part of China be freed from all taxes, imposts, duties, lekin, charges and exactions of every nature and kind whatsoever, saving only export duties when exported, upon the payment of a commutation transit tax or duty calculated at the

rate mentioned in the last preceding Article, substituting export duty for import duty, provided such goods and produce are actually exported to a foreign country within the period of 12 months from the date of the payment of the transit tax. All Chinese goods and produce purchased by Japanese subjects at the open ports of China, and of which export to foreign countries is not prohibited, shall be exempt from all internal taxes, imposts, duties, lekin, charges and exactions of every nature and kind whatsoever, saving only export duties upon exportation, and all articles purchased by Japanese subjects in any part of China, may also, for the purposes of export abroad, be transported from open port to open port subject to the existing Rules and Regulations.

Art. XIII.—Merchandise of a bond fide foreign origin, in respect of which full import duty shall have been paid, may at any time within three years from the date of importation, be re-exported from China by Japanese subjects to any foreign country, without the payment of any export duty, and the re-exporters shall, in addition, be entitled forthwith to receive from the Chinese Customs drawback certificates for the amount of import duty paid thereon, provided that the merchandise remains intact and unchanged in its original packages. Such drawback certificates shall be immediately redeemable in ready money by the Chinese Customs Authorities

at the option of the holders thereof.

Art. XIV.—The Chinese Government consents to the establishment of Bonded Warehouses at the several open ports of China. Regulations on the subject shall

be made hereafter.

Art. XV.—Japanese merchant vessels of more than 150 tons burden, entering the open ports of China, shall be charged tonuage dues at the rate of 4 mace per registered ton; if of 150 tons and under, they shall be charged at the rate of 1 mace per registered ton. But any such vessel taking its departure within 48 hours after arrival, without breaking bulk, shall be exempt from the payment of tonuage dues.

Japanese vessels having paid the above specified tonnage dues shall thereafter be exempt from all tonnage dues in all the open ports and ports of call of China, for the period of four months from the date of clearance from the port where the payment of such tonnage dues is made. Japanese vessels shall not, however, be required to pay tonnage dues for the period during which they are actually undergoing repairs in China.

No tonnage dues shall be payable on small vessels and boats employed by Japanese subjects in the conveyance of passengers' baggage, letters, or duty-free articles between any of the open ports of China. All small vessels and cargo boats, however, conveying merchandise which is, at the time of such conveying, subject to duty, shall pay tonnage dues once in four months at the rate of 1 mace per ton.

No fee or charges, other than tonnage dues, shall be levied upon Japanese vessels and boats, and it is also understood that such vessels and boats shall not be required to pay other or higher tonnage dues than the vessels and boats of the most

favoured nation.

Art. XVI.—Any Japanese merchant vessel arriving at an open port of China shall be at liberty to engage the services of a pilot to take her into port. In like manner, after she has discharged all legal dues and duties and is ready to take her

departure, she shall be allowed to employ a pilot to take her out of port.

Art. XVII.—Japanese merchant vessels compelled on account of injury sustained or any other cause, to seek a place of refuge, shall be permitted to enter any nearest port of China, without being subject to the payment of tonnage dues or duties upon goods landed in order that repairs to the vessel may be effected, provided the goods so landed remain under the supervision of the Customs authorities. Should any such vessel be stranded or wrecked on the coast of China, the Chinese authorities shall immediately adopt measures for rescuing the passengers and crew and for securing the vessel and cargo. The persons thus saved shall receive friendly treatment, and, if necessary, shall be furnished with means of conveyance to the nearest Consular station. Should any Chinese merchant vessel be compelled on account of injury sustained or any other cause to seek a place of refuge in the nearest

port of Japan, she shall likewise be treated in the same way by the Japanese authorities.

Art. XVIII.—The Chinese authorities at the several open ports shall adopt such means as they judge most proper to prevent the revenue suffering from fraud or smuggling.

Art. XIX.—If any Japanese vessel be plundered by Chinese robbers or pirates, it shall be the duty of the Chinese authorities to use every endeavour to capture and punish the said robbers or pirates and to recover and restore the stolen property.

Art. XX.—Jurisdiction over the persons and property of Japanese subjects in China is reserved exclusively to the duly authorized Japanese authorities, who shall hear and determine all cases brought against Japanese subjects or property by Japanese subjects or by the subjects or citizens of any other Power, without the intervention of the Chinese authorities.

Art. XXI.—If the Chinese authorities or a Chinese subject make any charge or complaint of a civil nature against Japanese subjects or in respect of Japanese property in China, the case shall be heard and decided by the Japanese authorities. In like manner all charges and complaints of a civil nature brought by Japanese authorities or subjects in China against Chinese subjects or in respect of Chinese property, shall be heard and determined by the Chinese authorities.

Art. XXII.—Japanese subjects, charged with the commission of any crimes or offences in China, shall be tried and, if found guilty, punished by the Japanese

authorities according to the laws of Japan.

In like manner Chinese subjects charged with the commission of any crimes or offences against Japanese subjects in China, shall be tried and, if found guilty,

punished by the Chinese authorities according to the laws of China.

Art. XXIII.—Should any Chinese subject fail to discharge debts incurred to a Japanese subject or should be fraudulently abscond, the Chinese authorities will do their utmost to effect his arrest, and enforce recovery of the debts. The Japanese Authorities will likewise do their utmost to bring to justice any Japanese subject who fraudulently absconds or fails to discharge debts incurred by him to a Chinese subject.

Art. XXIV.—If Japanese subjects in China who have committed offences or have failed to discharge debts and fraudulently abscond should flee to the interior of China or take refuge in houses occupied by Chinese subjects or on board of Chinese ships the Chinese authorities shall, at the request of the Japanese Consul, deliver

them to the Japanese authorities.

In like manner if Chinese subjects in China who have committed offences or have failed to discharge debts and fraudulently abscond should take refuge in houses occupied by Japanese subjects in China or on board of Japanese ships in Chinese waters they shall be delivered up at the request of the Chinese authorities made to

the Japanese authorities.

Art. XXV.—The Japanese Government and its subjects are hereby confirmed in all privileges, immunities and advantages conferred on them by the Treaty stipulations between Japan and China which are now in force; and it is hereby expressly stipulated that the Japanese Government and its subjects will be allowed free and equal participation in all privileges, immunities and advantages that may have been or may be hereafter granted by His Majesty the Emperor of China to the Government or subjects of any other nation.

Art. XXVI.—It is agreed that either of the high contracting parties may demand a revision of the Tariffs and of the Commercial Articles of this Treaty at the end of ten years from the date of the exchange of the ratifications; but if no such demand be made on either side and no such revision be effected within six months after the end of the first ten years then the Treaty and Tariffs, in their present form, shall remain in force for ten years more, reckoned from the end of the preceding ten years, and so it shall be at the end of each successive period of ten years.

Art. XXVII.—The high contracting parties will agree upon Rules and Regulations necessary to give full effect to this Treaty. Until such Rules and

Regulations are brought into actual operation the Arrangements, Rules and Regulations subsisting between China and the Western Powers, so far as they are applicable and not inconsistent with the provisions of this Treaty, shall be binding between the contracting parties.

Art. XXVIII.—The present Treaty is signed in the Japanese, Chinese and English languages. In order, however, to prevent future discussions, the Plenipotentiaries of the high contracting parties have agreed that in case of any divergencies in the interpretation between the Japanese and Chinese texts of the Treaty, the difference shall be settled by reference to the English text.

Art. XXIX.—The present Treaty shall be ratified by His Majesty the Emperor of China and His Majesty the Emperor of Japan, and the ratification thereof shall be exchanged at Peking not later than three months from the present date.

In witness whereof the respective Plenipotentiaries have signed the same and have affixed thereto the seal of their arms.

Done at Peking this twenty-first day of the seventh month of the twenty-ninth year of Meiji, corresponding to the eleventh day of the sixth month of the twenty-second year of Kuang Hsü (July 21st, 1896).

[L.S.] CHANG YIN-HOON.
,, HAYASHI TADASU.

PROTOCOL REGARDING NEW PORTS

MADE AT PEKING, 19TH OCTOBER, 1896

Baron Hayashi Tadasu, Envoy Extraordinary and Minister Plenipotentiary of His Majesty the Emperor of Japan, and the Minister of Foreign Affairs of His Majesty the Emperor of China have agreed upon the following stipulations supplementary to the Treaty of Commerce and Navigation:—

Art. I.—It is here'by agreed that special Japanese settlements shall be formed at the places newly opened to commerce, and that affairs relating to roads and police shall be under the control of the Japanese Consul.

Art. II.—Regulations with respect to steamers or ships owned or chartered by Japanese subjects at Suchow, Hangehow, and Shanghai shall be determined after conference with Japan, on the basis of the Provisional Regulations for the conduct of business by foreign merchants at those places, issued by the Shanghai Customs on August third of the twenty-second year of Kuang Hsü.

Art. III.—The Government of Japan concedes the right of the Chinese Government to impose upon articles manufactured by Japanese subjects in China such a tax as may seem expedient, provided that the said tax shall not differ from, or exceed, the tax paid by Chinese subjects; and provided that the Chinese Government shall, when the Japanese Government so desires, immediately provide sites for the formation of special Japanese Settlements in Shanghai, Tientsin, Amoy, and Hankow.

Art. IV.—Instructions shall be issued in Sunfu, in Shantung, that no Chinese troops shall approach, or take possession of, any position, within 5 Japanese ri, that is to say, about 40 Chinese li, of the limits of any positions held by Japanese forces in accordance with Treaty stipulations.

The above Protocol shall be drawn up in the Chinese and Japanese languages and after comparison the two copies shall be signed and sealed, each side taking one of the copies.

(Signed) HAYSHI TADASAU.

" PRINCE KING.

" YIN LU.

,, CHANG YIN-WHAN.

Nineteenth day, tenth month, twenty-ninth year of Meiji; thirteenth day, ninth month, twenty-second year of Kuang Hsu.

SUPPLEMENTARY TREATY OF COMMERCE AND NAVIGATION BETWEEN JAPAN AND CHINA

SIGNED AT SHANGHAI, 8TH OCTOBER, 1903

His Majesty the Emperor of Japan and His Majesty the Emperor of China, in order to give full effect to the provisions of Article XI. of the Final Protocol signed at Peking on the seventh day of the ninth month of the thirty-fourth year of Meiji, corresponding to the twenty-fifth day of the seventh moon of the twenty-seventh year of Kuang-hsū, have resolved to conclude a Supplementary Treaty of Commerce and Navigation, designed to facilitate and promote the commercial relations between Japan and China, and have for that purpose named as their Plenipotentiaries, that is to say:

His Majesty the Emperor of Japan, Hioki Eki, Jugoi, Fifth Class of the Imperial Order of the Rising Sun, First Secretary of Legation, and Odagiri Masnoske, Shorokui, Fifth Class of the Imperial Order of the Rising Sun, Consul-General; and

His Majesty the Emperor of China, Lü Hai-huan, President of the Board of Public Works; Sheng Hsuan-huai, Junior Guardian of the Heir Apparent, formerly Senior Vice-President of the Board of Public Works; and Wu Ting-fang, Senior Vice-President of the Board of Commerce.

Who, after having communicated to each other their full powers, found to be in good and due form, have agreed upon and concluded the following Articles:—

Art. I.—Whereas China, with the object of reforming its fiscal system, proposes to levy a surtax in excess of the tariff rates on all goods passing through the Customhouses, whether maritime, or inland and frontier, in order to compensate, in a measure, for the loss incurred by the complete abolition of lekin, Japan consents to pay the same surtax as is agreed upon between China and all the Treaty Powers. With regard to the production tax, consumption tax, and excise, and the taxes on native opium and salt, leviable by China, Japan also consents to accept the same arrangements as are agreed upon between all the Treaty Powers and China. It is understood, however, that the commerce, rights and privileges of Japan shall not, on account of the above, be placed at any disadvantage as compared with the commerce, rights and privileges of other Powers.

Art. II.—The Chinese Government agrees to permit Japanese steamship-owners to erect, at their own expense, appliances for hauling through the rapids of that part of the Yangtzekiang between Ichang and Chungking; but as the interests of the population of the provinces of Szechuen, Hunan and Hupeh are involved, it is therefore necessary that the approval of the Imperial Maritime Customs be obtained before such appliances may be so erected. These appliances, which shall be at the disposal of all vessels, both steamers and junks, shall not obstruct the waterway nor interfere with the free passage of junks or of persons on the banks on the river. Such appliances shall be subject to special regulations to be drawn up by the Imperial Customs.

Art. III.—The Chinese Government agrees that any Japanese steamer capable of navigating the inland waterways, upon reporting at the Imperial Maritime Customs, may proceed for the purpose of trade from a Treaty Port to places inland so reported, on complying with the Original and Supplementary Regulations for Steam

Navigation Inland.

Art. IV.—In case Chinese subjects conjointly with Japanese subjects organise a partnership or company for a legitimate purpose, they shall equitably share the profits and losses with all the members according to the terms of the agreement or memorandum and articles of association and the regulations framed thereunder, and they shall be liable to the fulfilment of the obligations imposed by the said agreement or memorandum and articles of association and the regulations framed thereunder, as accepted by them and as interpreted by the Japanese Courts. Should they fail to fulfil the obligations so imposed and legal action be taken against them in consequence, Chinese Courts shall at once enforce fulfilment of such obligations. It is understood that in case Japanese subjects conjointly with Chinese subjects organise a partnership or company, they shall also equitably share the profits and losses with all the members according to the terms of the agreement or memorandum and articles of association and the regulations framed thereunder. Should such Japanese subjects fail to fulfil any of the obligations imposed by the said agreement or memorandum and articles of association, or by the regulations framed thereunder, Japanese Courts shall in like manner at once enforce fulfilment of such obligations by them.

Art. V.—The Chinese Government agrees to make and faithfully enforce such regulations as are necessary for preventing Chinese subjects from infringing registered trade-marks held by Japanese subjects. The Chinese Government likewise agrees to make such regulations as are necessary for affording protection to registered copyrights held by Japanese subjects in the books, pamphlets, maps and charts written in the Chinese language and specially prepared for the use of Chinese people. It is further agreed that the Chinese Government shall establish registration offices where foreign trade-marks and copyrights held by Japanese subjects in protection of the Chinese Government shall be registered in accordance with the provisions of the regulations to be hereafter framed by the Chinese Government for the purpose of protecting trade-marks and copyrights. It is understood that Chinese trademarks and copyrights properly registered according to the provisions of the laws and regulations of Japan will receive similar protection against infringement in Japan.

This Article shall not be held to protect against due process of law any Japanese or Chinese subject who may be the author, proprietor, or seller of any publication

calculated to injure the well-being of China.

Art. VI.—China agrees to establish itself, as soon as possible, a system of uniform national coinage, and provide for a uniform national currency, which shall be freely used as legal tender in payment of all duties, taxes and other obligations by Japanese subjects as well as by Chinese subjects in the Chinese Empire. It is understood, however, that all Customs duties shall continue to be calculated and paid on the basis of the Haikwan Tael.

Art. VII.—As the weights and measures used by the mercantile and other classes for general and commercial purposes in the different provinces of China vary and do not accord with the standards fixed by the Imperial Government Boards, thus

resulting in detriment to the trade of Chinese and foreigners, the Governors-General and Governors of all the provinces, after careful inquiry into existing conditions, shall consult together and fix upon uniform standards which, after a Memorial to the Throne for sanction, shall be adopted and used in all transactions by officials and people throughout all the Empire. These standards shall be first used in the places opened to foreign trade and gradually extended to inland places. Any differences resulting from divergence between the new weights and measures and those now in vogue shall be equitably settled, whether by way of increase or decrease, according to the amount of such difference.

Art. VIII.—The Regulations for Steam Navigation Inland of the fifth moon of the twenty-fourth year of Kuang Hsü and the Supplementary Rules of the seventh moon of the same year, having been found in some respects inconvenient in working, the Chinese Government hereby agrees to amend them, and to annex such new Rules to this Treaty. These Rules shall remain in force until altered by mutual consent.

Art. IX.—The provisions of all Treaties and engagements now subsisting between Japan and China, in so far as they are not modified or repealed by this Act, are hereby expressly stipulated in addition, that the Japanese Government, officers, subjects, commerce, navigation, shipping, industries and property of all kinds shall be allowed free and full participation in all privileges, immunities and advantages which have been or may hereafter be granted by His Majesty the Emperor of China or by the Chinese Government or by the Provincial or Local Administrations of China to the Government, officers, subjects, commerce, navigation, shipping, industries or property of any other nation. The Japanese Government will do its utmost to secure to Chinese officers and subjects resident in Japan the most favourable treatment compatible with the laws and regulations of the Empire.

Art. X.—The high contracting parties hereto agree that, in case of and after the complete withdrawal of the foreign troops stationed in the province of Chihli and of the Legation guards, a place of international residence and trade in Peking will be forthwith opened by China itself. The detailed regulation relating thereto shall be settled in due time after consultation. The Chinese Government agrees to open to foreign trade, within six months from the exchange of the Ratifications of this Treaty, Ch'angsha-fu in the province of Hunan, on the same footing as the ports already opened to foreign trade. Foreigners residing in this open port are to observe the Municipal and Police Regulations on the same footing as Chinese residents, and they are not to be entitled to establish a Municipality and Police of their own within the limits of this Treaty Port, except with the consent of the Chinese authorities. The Chinese Government agrees that, upon the exchange of the Ratifications of this Treaty, Moukden and Tatungkow, both in the province of Shengking, will be opened by China itself as places of international residence and trade. The selection of suitable localities to be set apart for international use and occupation and the regulations for these places set apart for foreign residence and trade shall be agreed upon by the Governments of Japan and China, after consultation together.

Art. XI.—The Government of China having expressed a strong desire to reform its judicial system and to bring it into accord with that of Japan and Western nations, Japan agrees to give every assistance to such reform, and will also be prepared to relinquish its extraterritorial rights when satisfied that the state of the Chinese laws, the arrangements for their administration, and other considerations

warrant it in so doing.

Art. XII.—The present Treaty is signed in the Japanese, Chinese and English languages. In order, however, to prevent future discussions, the Plenipotentiaries of the high contracting parties have agreed that in case of any divergence in the interpretation between the Japanese and Chinese texts of the Treaty, the difference shall be settled by reference to the English text.

Art. XIII.—The present Treaty shall be ratified by His Majesty the Emperor of Japan and His Majesty the Emperor of China, and the ratifications thereof shall be exchanged at Peking as soon as possible, and not later than six months from the

present date. In witness whereof the respective Plenipotentiaries have signed the same and have affixed thereto the seals of their arms.

Done at Shanghai, this eighth day of the tenth month of the thirty-sixth year of Meiji, corresponding to the eighteenth day of the eighth moon of the twenty-ninth year of Kuang Hsu.

[L.S.] HIOKI EKI.

" ODAGIRI MASNOSKE.

(Signed) LU HAI-HUAN.

" SHENG HSUAN-HUAI.

WU T'ING-FANG.

ANNEX 1

INLAND WATERS STEAM NAVIGATION

ADDITIONAL RULES

- 1.—Japanese steamship owners are at liberty to lease warehouses and jetties on the banks of waterways from Chinese subjects for a term not exceeding twenty-five years, with option of renewal on terms to be mutually arranged. In cases where Japanese merchants are unable to secure warehouses and jetties from Chinese subjects on satisfactory terms, the local officials, after consultation with the Governor or Governor-General or Minister of Commerce, shall arrange to provide these on renewable lease, as above mentioned, at current equitable rates.
- 2.—Jetties shall only be erected in such positions that they will not obstruct the inland waterway or interfere with navigation, and with the sanction of the nearest Commissioner of Customs; such sanction, however, shall not be arbitrarily withheld.
- 3.—Japanese merchants shall pay taxes and contributions on these warehouses and jetties on the same footing as Chinese proprietors of similar properties in the neighbourhood. Japanese merchants may only employ Chinese agents and staff to reside in warehouses so leased at places touched at by steamers engaged in inland traffic to carry on their business; but Japanese merchants may visit these places from time to time to look after their affairs. The existing rights of Chinese jurisdiction over Chinese subjects shall not by reason of this clause be diminished or interfered with in any way.
- 4.—Steam vessels navigating the inland waterways of China shall be responsible for loss caused to riparian proprietors by damage which they may do to the banks or works on them, and for the loss which may be caused by such damage. In the event of China desiring to prohibit the use of some particular shallow waterway by launches, because there is reason to fear that the use of it by them would be likely to injure the banks and cause damage to the adjoining country, the Japanese authorities, when appealed to, shall, if satisfied of the validity of the objection, prohibit the use of that waterway by Japanese launches, provided that Chinese launches are also prohibited from using it. Both Foreign and Chinese launches are prohibited from crossing dams and weirs at present in existence on inland waterways where they are likely to cause injury to such works, which would be detrimental to the water service of the local people.
- 5.—The main object of the Japanese Government in desiring to see the inland waterways of China opened to steam navigation being to afford facilities for the rapid transport of both foreign and native merchandise, they undertake to offer no impediment to the transfer to a Chinese company and the Chinese of flag any

Japanese steamer which may now or hereafter be employed on the inland waters of China, should the owner be willing to make the transfer. In the event of a Chinese company registered under Chinese law being formed to run steamers on the inland waters of China, the fact of Japanese subjects holding shares in such a company shall not entitle the steamer to fly the Japanese flag.

6.—Registered steamers and their tows are forbidden, just as junks have always been forbidden, to carry contraband goods. Infraction of this rule will entail the penalties prescribed in the Treaties for such an offence and cancellation of the Inland Waters Navigation Certificate carried by the vessels, which will be prohibited from

thereafter plying on inland waters.

7.—As it is desirable that the people living inland should be disturbed as little as possible by the advent of steam vessels to which they are not accustomed, inland waters not hitherto frequented by steamers shall be opened as gradually as may be convenient to merchants and only as the owners of steamers may see prospect of remunerative trade. In cases where it is intended to run steam vessels on waterways on which such vessels have not hitherto run, intimation shall be made to the Commissioner of Customs at the nearest open port, who shall report the matter to the Ministers of Commerce. The latter, in conjunction with the Governor-General or Governor of the province, after careful consideration of all the circumstances of the case, shall at once give their approval.

8.—A registered steamer may ply within the waters of a port, or from one open port or ports to another open port or ports, or from one open port or ports to places inland, and thence back to such port or ports. She may, on making due report to the Customs, land or ship passengers or cargo at any recognised places of trade passed in the course of the voyage; but may not ply between inland places

exclusively except with the consent of the Chinese Government.

9.—Any cargo and passenger boats may be towed by steamers. The helmsman and crew of any boat towed shall be Chinese. All boats, irrespective of ownership,

must be registered before they can proceed inland.

10.—The above Rules are supplementary to the Regulations published in the fifth and seventh moons of the twenty-fourth year of Kuang Hsü, which remain in full force and effect in so far as they are not modified by the Rules now agreed upon. The present Rules and the Regulations of the fifth and seventh moons of the twenty-fifth year of Kuang Hsü may hereafter be modified, as circumstances require, by mutual consent.

Done at Shanghai this eighth day of the tenth moon of the thirty-sixth year of Meiji, corresponding to the eighteenth day of the eighth moon of the twenty-sinth

year of Kuang Hsu.

[L.S.] HIOKI EKI.

" ODAGIRI MASNOSKE.

(Signed) LU HAI-HUAN.

" SHENG HSUAN-HUAI.

WU T'ING-FANG.

Annex 2

IMPERIAL JAPANESE COMMISSIONERS FOR TREATY REVISION TO IMPERIAL CHINESE COMMISSIONERS FOR TREATY REVISION

Shanghai, the 8th Day of the 10th Month of the 36th Year of Meiji.

Gentlemen,—According to Article III. of present Treaty, the Chinese Government agree that any Japanese steamer capable of navigating the Inland Waterways, upon reporting at the Imperial Maritime Customs, may proceed for purpose of trade from a treaty port to places inland, so reported, on complying with the Original and Supplementary Regulations for Steam Navigation Inland.

It is understood that all classes of Japanese steamers, whatever their size, provided they are capable of navigating the Inland Waterways, may, on complying with the Regulations, receive an Inland Waters Certificate, and carry on trade with Inland places, and the Chinese Government will in no case raise difficulties and stop such steamers from plying to and from Inland places.

We have the honour, in order to prevent future misunderstandings, to address this despatch to Your Excellencies, and to request that instructions be sent to the Inspector General of Maritime Customs to act in accordance with this understanding.

We have further the honour to request a reply from your Excellencies.

We have the honour, etc.,

(Signed) HIOKI EKI.
ODAGIRI MASNOSKE.

Annex 3

1MPERIAL CHINESE COMMISSIONERS FOR TREATY REVISION TO IMPERIAL JAPANESE COMMISSIONERS FOR TREATY REVISION

Shanghai, the 18th Day of the 8th Moon of the 26th Year of Kuang Hsü.

Gentlemen,—We have the honour to acknowledge the receipt of your Excellencies' despatch of this date, written with a view of preventing future misunderstandings, to the effect that, in accordance with the provisions of Article III. of the present Treaty, all classes of Japanese steamers, whatever their size, provided they are capable of navigating the Inland Waterways, may on complying with the Regulations receive an Inland Waters Certificate, and ply to and from inland places, and that the Chinese Government will in no case raise difficulties and stop them.

During the negotiations of this Article, we received a list from your Excellencies of the Japanese steamers, viz.:—Sanyo Maru, Setagawa Maru, Hiuga Maru, Urato Maru, Neisei Maru, Heian Maru, Taiko Maru, Yoshino Maru, Meiko Maru, Fukuju Maru, Hijikawa Maru, Nagata Maru, Kyodo Maru, Horai Maru, Kwanko Maru, Keiko Maru, Kinriu Maru, Zensho Maru and Kohei Maru, ranging from one hundred and twenty-one tons to four hundred and ten tons register—plying from Chefoo to inland places in Manchuria, under Inland Waters Certificate and in accordance with the Regulations for Steam Navigation Inland, which vessels have not been prevented from doing so on account of their class.

At that time we instructed the Deputy Inspector General of Customs to make inquiries into the records of the Custom-houses, and he reported that the circumstances were in accordance with your Excellencies' statement.

In consequence of the receipt of your Excellencies' despatch, we shall communicate with the Waiwupu and request that instructions be sent to the Inspector-General of Customs to take these circumstances into consideration and to act accordingly, and we have the honour to write this despatch for purposes of record.

We have the honour to be,

(Signed) Lu Hai-huan.

SHENG HSUAN-HUAI.

WU T'ING-FANG.

ANNEX 4

IMPERIAL JAPANESE COMMISSIONERS FOR TREATY REVISION TO IMPERIAL CHINESE

COMMISSIONERS FOR TREATY REVISION

Shanghai, the 8th Day of the 10th Month of the 26th Year of Meiji.

Gentlemen,—The provision contained in No. 9 of the Supplementary Rules governing steam navigation on Iuland Waters, published in the seventh moon of the twenty-fourth year of Kuang Hsu, regarding the appointment of an officer to collect dues and duties, not having in all cases been given effect to, we have the honour to request that your Excellencies' Government will again issue instructions to all provinces to give strict effect to this provision, as it is a matter of importance.

We trust that your Excellencies will comply with the request contained in this despatch and that you will favour us with a reply.

We have the honour, etc.,

(Signed) HIOKI EKI.

ODAGIRI MASNOSKE.

Annex 5

IMPERIAL CHINESE COMMISSIONERS FOR TREATY REVISION TO IMPERIAL JAPANESE
COMMISSIONERS FOR TREATY REVISION

Shanghai, the 18th Day of the 8th Moon of the 29th Year of Kuang Hsu.

Gentlemen,—We have the honour to acknowledge the receipt of your Excellencies' despatch of this date to the effect that the provision contained in No. 9 of the Supplementary Rules governing steam ravigation on Inland Waters, published in the seventh moon of the twenty-fourth year of Kuang Hsü, regarding the appointment of an officer to collect dues and duties, not having in all cases been given effect to, you request that instructions be again issued to all provinces to give strict effect to this provision, as it is a matter of importance.

We have noted the above and have communicated with the proper authorities in order that action may be taken, and have now the honour to write this reply for your Excellencies' information.

We have the honour, etc.,

(Signed) LU HAI-HUAN.

" Sheng Hsuan-huai.

.. WU T'ING-FANG.

Annex 6

Imperial Chinese Commissioners for Treaty Revision to Imperial Japanese

Commissioners for Treaty Revision

Shanghai, the 18th Day of the 8th Moon of the 29th Year of Kuang Hsü.

Gentlemen,—According to the provision of Article X. of this Treaty, regarding the establishment in Peking of a place of international residence and trade, it is agreed that in case of, and after the complete withdrawal of the foreign troops, now

guarding the Legations and communications, a place in Peking outside the Inner City, convenient to both parties and free from objections, shall be selected and set apart as a place where merchants of all nationalities may reside and carry on trade. Within the limits of this place merchants of all nationalities shall be at liberty to lease land, build houses and warehouses, and establish places of business; but as to the leasing of houses and land belonging to Chinese private individuals there must be willingness on the part of the owners, and the terms thereof must be equitably arranged without any force or compulsion. All roads and bridges in this place will be under the jurisdiction and control of China. Foreigners residing in this place are to observe the Municipal and Police Regulations on the same footing as Chinese residents, and they are not to be entitled to establish a Municipality and Police of their own within its limits except with the consent of the Chinese authorities. When such place of international residence and trade shall have been opened and its limits properly defined, the foreigners who have been residing scattered both within and without the city walls shall all be required to remove their residence thereto and they shall not be allowed to remain in separate places, and thereby cause inconvenience in the necessary supervision by the Chinese authorities. The value of the land and buildings held by such foreigners shall be agreed upon equitably, and due compensation therefor shall be paid. The period for such removal shall be determined in due time, and those who do not remove before the expiry of this period shall not be entitled to compensation.

We have considered it to be to our mutual advantage to come to the present basis of understanding in order to avoid future unnecessary negotiations, and we beg that your Excellencies will consider and agree to it, and will favour us with a reply.

We have the honour, etc.,

(Signed) Lu Hai-huan.
,, Sheng Hsuan-huai.
Wu Ting-fang.

Annex 7

IMPERIAL JAPANESE COMMISSIONERS FOR TREATY REVISION TO IMPERIAL CHANESE COMMISSIONERS FOR TREATY REVISION

Shanghai, the 8th Day of the 10th Month of the 36th Year of Meiji.

Gentlemen,—We have the honour to acknowledge the receipt of your Excellencies' despatch of the 18th day of the 8th moon of the 29th year of Kuang Hsu.

In reply we beg to inform you that we agree generally to all the terms contained in the despatch under acknowledgment. As to the detailed regulations, these shall in due time be considered and satisfactorily settled in accordance with Article X. of this Treaty; but it is understood that such regulations shall not differ in any respect to our prejudice from those which may be agreed upon between China and other Powers. We have the honour to send your Excellencies this communication in reply and for your information.

We have the honour, etc.,

(Signed) HIOKI EKI.
,, ODAGIRI MASNOSKE.

TREATY BETWEEN CHINA AND JAPAN RELATING TO MANCHURIA

SIGNED AT PEKING, 22ND DECEMBER, 1905

I.—The Chinese Government agrees to all the transfers made to Japan by Russia,

by Articles V. and VI. of the Treaty of Peace between Japan and Russia.

II.—The Japanese Government agrees to observe as much as possible the existing Treaties in regard to the lease of land for the construction of railways, which have been concluded between China and Russia.

In case of any question arising in future, the Japanese Government will consult

with the Chinese Government before settlement.

III.—This present Treaty will take effect from the date of signing, and will be ratified by his Imperial Japanese Majesty and his Imperial Chinese Majesty, and ratifications will be exchanged in Peking as early as possible within two months from the date of signing.

In witness whereof the Plenipotentiaries of the two contracting parties have signed and affixed their respective seals on the Treaty done in duplicate in Japanese

and Chinese.

Done at Peking, 22nd December, 1905.

KOMURA JUTARO,

Minister for Foreign Affairs, Special Ambassador;

UCHIDA KOSAI,

Minister Plenipotentiary;

PRINCE CHING,

Minister Plenipotentiary;

KU KO-KI,

Minister Plenipotentiary;

YUAN SHI-KAI,

Minister Plenipotentiary.

SUPPLEMENTARY AGREEMENT

The Governments of the two contracting parties have decided on the following matters in which both parties are interested in Manchuria and agreed upon the following stipulations for their guidance:—

I.—The Chinese Government agrees to open the following cities in Manchuria to the residence of foreigners and foreign trade with as little delay as possible after the evacuation of Manchuria by the Japanese and Russian armies:—

Shingking Province:—Whangfengcheng, Liaoyang, Sinminting, Tieling, Tungkiangtze, and Fakumen.

Kirin Province:—Changchun (Kwangchengtze), Kirin, Harbin, Ninguta, Hong-

chun and Sanchin.

Heilunkiang Province :- Tsitsikar, Hailar, Aihon and Manjuri.

II.—The Chinese Government having expressed its earnest desire for the speedy withdrawal of the Japanese and Russian armies and railway guards in Manchuria, and the Japanese Government being desirous of complying with the desire of the Chinese Government, agrees to make similar arrangements in case of the Russian Government agreeing to the withdrawal of its railway guards, or of any special understanding having been arrived at between China and Russia in the matter. When order has been perfectly established in Manchuria and the Chinese authorities have become able to fully protect the life and property of foreigners in Manchuria, the Japanese Government, in common with the Russian Government, will withdraw the railway guards.

III.—The Japanese Government will immediately inform the Chinese Govern-

ment of any locality in Manchuria which is evacuated by the Japanese troops, and on receiving such information the Chinese Government is authorised to send a force of troops necessary for the maintenance of the public security and order to the locality evacuated by the Japanese troops, even before the expiration of the term specified in the Japanese-Russian Treaty for the withdrawal of the troops. In case of bandits molesting villages in the district still under occupation of the Japanese troops, the Chinese local authorities may send troops to arrest the bandits, but Chinese troops despatched on this work shall not be allowed to enter within twenty Chinese miles of the place where Japanese troops are stationed.

IV.—The Japanese Government agrees to return to their respective owners all the Government or private property in Manchuria occupied or taken possession of by the Japanese army for military purposes, as Manchuria is evacuated by the troops. Even before the evacuation such property, when useless for the needs of the troops,

will be returned to the respective owners.

V.—The Chinese Government agrees to take all measures necessary for protecting the tombs of the Japanese soldiers killed in battle in Manchuria, and the monuments

erected in commemoration of their loyalty.

VI.—The Chinese Government agrees to the military railway constructed between Antongcheng and Mukden being transformed into a line for the transmission of merchandise of all nationals and conducted by the Japanese Government. The term in which the railway will be conducted by the Japanese to be fifteen years from the date on which the transformation of the line is completed. Upon the expiry of the term, the railway will be sold to the Chinese Government, its value being decided by two experts, one to be appointed by each of the contracting parties. During the time the line is under the control of the Japanese, Chinese troops, arms, and provisions will be transported according to the terms of the Chinese Eastern Railway Treaty. In effecting the transformation of the railway, the Japanese authorities in charge will consult with commissioners to be appointed by the Chinese Government. Rates of freight on goods belonging to the Chinese Government or private individuals will be specially arranged.

VII.—The two contracting parties agree to make arrangements as soon as possible for connecting the service of railways in South Manchuria and those in China proper,

in order to promote and facilitate the communications and transport of goods.

VIII. The Chinese Government agrees to exempt materials required for the

railways in South Manchuria from all duties and lekin.

IX.—At Yingkow (Newchwang), which is already opened to foreign trade, and also in Antongcheng, Mukden, and other places in the Shingking province, which it is agreed to open to foreign trade, settlements for the exclusive use of Japanese will be established, and the provision for this purpose made by the Japanese and Chinese

authorities in a special agreement.

X.—The Chinese Government agrees to a joint-stock lumber company of Japanese and Chinese being formed with a view to carrying on a business of cutting lumber in the forests on the right bank of the Yalu. The Chinese Government further agrees that the area of land where the business will be carried on, the term of the charter, the process of the formation of the company, and the articles of the business, will be determined upon in a special agreement. The interest in the company of the Japanese and Chinese shareholders will be equally divided.

XI.—In regard to the trade on the frontier of Manchuria and Corea, treatment according to most-favoured-nation principle will be extended to each contracting party.

XII.—The Governments of the two contracting parties agree that in all the matters specified in the Articles of the Treaty signed this day, and in the supplementary agreement, each party will give the most considerate treatment to the other.

This agreement will take effect from the date of signing and is to be considered

as ratified with the ratification of the Treaty signed this day.

In witness whereof the contracting parties have signed and affixed their seals in duplicate in Japanese and Chinese, with due authority entrusted to them by their respective Governments.

SINO-JAPANESE TREATY RELATING TO SHANTUNG

Ratified in Tokyo on June 8th, 1915

TREATY RESPECTING THE PROVINCE OF SHANTUNG

(Signed at Peking, May 25th, 1915)

His Majesty the Emperor of Japan and His Excellency the President of the Republic of China, being desirous to maintain the general peace of the Far East and to further strengthen the relations of amity and good neighbourhood existing between the two countries, have resolved to conclude a treaty for that purpose, and to that end have named their Plenipotentiaries, that is to say:—

His Majesty the Emperor of Japan, M. Eki Hioki, Jushii, Second Class of the Imperial Order of the Sacred Treasure, His Majesty's Envoy Extraordinary and Minister Plenipotentiary to the Republic of China; and

His Excellency the President of the Republic of China, Mr. Lu-Cheng-hsiang, Tsung-Ching, First Class of the Order of Chia-Ho, Minister of Foreign Affairs of the Republic of China;

Who, after having communicated to each other their respective full powers, which were found to be in good and due form, have agreed upon the following Articles:—

- Art. I.—The Chinese Government engage to recognize all matters that may be agreed upon between the Japanese Government and the German Government respecting the disposition of all the rights, interests and concessions, which, in virtue of treaties or otherwise, Germany possesses vis-à-vis China in relation to the Province of Shantung.
- Art. II.—The Chinese Government engage that, in case they undertake the construction of a railway connecting Chefoo or Lungkou with the Kiaochau-Tsinan Railway, they shall, in the event of Germany's surrendering her right of providing capital for the Chefoo-Weihsien railway line, enter into negotiations with Japanese capitalists for the purpose of financing the said undertaking.
- Art. III.—The Chinese Government engage to open, of their own accord, as early as possible, suitable cities and towns in the Province of Shantung for the residence and trade of foreigners.

Art. IV.—The present Treaty shall take effect on the day of its signature.

The present Treaty shall be ratified by His Majesty the Emperor of Japan and by His Excellency the President of the Republic of China, and the ratifications thereof shall be exchanged at Tokyo as soon as possible.

In witness whereof, the respective Plenipotentiaries have signed this Treaty made in duplicate, in Japanese and in Chinese, and have hereunto affixed their seals.

Done at Peking the 25th day of the 5th month of the 4th year of Taisho, corresponding to the 25th day of the 5th month of the 4th year of the inauguration of the Republic of China.

EKI HIOKI,

Etc., etc., etc.

Lu Cheng-Hsiang, Etc., etc., etc.

EXCHANGE OF NOTES

The following Notes dealing with the Shantung Treaty were exchanged:

Monsieur le Ministre:— Peking, May 25th, 1915.

In the name of the Chinese Government, I have the honour to make the following declaration to your Excellency's Government:—

The Chinese Government will never lease or alienate, under any designation whatever, to any foreign Power any territory within or along the coast of the Province of Shantung or any island lying near the said coast.

I avail, etc., etc.,

His Excellency

Mr. Eki Hioki,

H.I.J.M.'s Envoy Extraordinary and Minister Plenipotentiary.

Lu CHENG-HSIANG,
Minister of Foreign Affairs of
the Republic of China.

Monsieur le Ministre :-

Peking, May 25th, 1915.

I have the honour to acknowledge the receipt of your Excellency's note of today's date in which you make, in the name of the Government of China, the following declaration to the Imperial Government of Japan:—

The Chinese Government will never lease or alienate, under any designation whatever, to any foreign Power any territory within or along the coast of the Province of Shantung or any island lying near the said coast.

In reply I beg to state that I have taken note of this declaration.

I avail, etc., etc.,

His Excellency

Mr. Lu Cheng-hsiang,

Minister of Foreign Affairs of the Republic of China. Eki Hioki,

H.I.J.M.'s Envoy Extraordinary and Minister Plenipotentiary.

Monsieur le Ministre:-

Peking, May 25th, 1915.

I have the honour to state that the cities and towns to be opened in accordance with the stipulation of Art. III. of the Treaty respecting Shantung Province, signed to-day, will be selected and the regulations therefor will be drawn up by the Chinese Government, and will be decided upon after consultation with the Japanese Minister.

I avail, etc., etc.,

His Excellency

Mr. Eki Hioki,

H.I.J.M.'s Envoy Extraordinary and Minister Plenipotentiary.

Lu Cheng-heiang, Minister of Foreign Affairs of the Republic of China. Monsieur le Ministre:-

Peking, May 25th, 1915.

I have the honour to acknowledge the receipt of your Excellency's note of to-day's date, in which you state that the cities and towns to be opened in accordance with the stipulation of Art. III. of the Treaty respecting Shantung Province, signed to-day, will be selected and the regulations therefor will be drawn up by the Chinese Government, and will be decided upon after consultation with the Japanese Minister.

In reply I beg to state that I have taken note of the same.

I avail, etc., etc.,

EKI HIOKI,

His Excellency

Mr. Lu Cheng-hsiang,

Minister of Foreign Affairs of the Republic of China.

H.I.J.M.'s Envoy Extraordinary and Minister Plenipotentiary.

SINO-JAPANESE TREATY RESPECTING SOUTH MAN-CHURIA AND EASTERN INNER MONGOLIA

[Signed at Peking, May 25th, 1915]

His Majesty the Emperor of Japan and His Excellency the President of the Republic of China, being desirous to develop the economic relations of the two countries in the regions of South Manchuria and Eastern Inner Mongolia, have resolved to conclude a treaty for that purpose and to that end have named their Plenipotentiaries, that is to say:—

His Majesty the Emperor of Japan, Mr. Eki Hioki, Jushii, Second Class of the Imperial Order of the Sacred Treasure, His Majesty's Envoy Extraordinary and Minister Plenipotentiary to the Republic of China; and

His Excellency the President of the Republic of China, Mr. Lu Cheng-hsiang, Tsung-Ching, First Class of the Order of Chia-Ho, Minister of Foreign Affairs of

the Republic of China;

Who, after having communicated to each other their respective full powers, which were found to be in good and due form, have agreed upon the following articles:—

- Art. I.—The High Contracting Parties mutually agree to extend the term of the lease of Port Arthur and Dairen, and the term relating to the South Manchurian Railway and the Antung-Mukden Railway, to a period of ninty-nine years respectively.
- Art. II.—The subjects of Japan shall be permitted in South Manchuria to lease land necessary either for erecting buildings for various commercial and industrial uses or for agricultural purposes.
- Art. III.—The subjects of Japan shall have liberty to enter, travel and reside in South Manchuria and to carry on business of various kinds—commercial, industrial and otherwise.
- Art. IV.—The Government of China shall permit joint undertakings, in Eastern Inner Mongolia, of the subjects of Japan and citizens of China, in agriculture and industries auxiliary thereto.

Art. V.—With respect to the three preceding Articles, the subjects of Japan shall produce before the local authorities the passports duly issued for the purpose of registration, and shall also submit themselves to the police laws and regulations and taxes of China.

In civil and criminal suits, the Japanese consular officer, where a Japanese subject is the defendant, and the Chinese official, where a Chinese citizen is the defendant, shall respectively try and decide the case, both the Japanese consular officer and the Chinese official being permitted each to send his agent to attend the trial of the other to watch the proceedings; provided that in civil suits arising out of land disputes between Japanese subjects and Chinese citizens the cases shall be tried and decided by the joint tribunal composed of the properly authorized officials of the two countries, in accordance with the laws and local usages of China.

In the future when the judicial system in the said regions shall have been completely reformed, all civil and criminal suits involving Japanese subjects shall be wholly tried and decided by the law-courts of China.

- Art. VI.—The Government of China engage to open of their own accord, as early as possible, suitable cities and towns in Eastern Inner Mongolia for the residence and trade of foreigners.
- Art. VII.—The Government of China agree to a speedy fundamental revision of various agreements and contracts relating to the Kirin-Changchun Railway, on the basis of the terms embodied in railway loan agreements which China has heretofore entered into with various foreign capitalists.

If in future the Chinese Government grant to foreign capitalists, in matters that relate to railway loans, more advantageous terms than those in the various existing railway loan agreements, the above-mentioned Kirin-Changchun Railway Loan Agreement shall, if so desired by Japan, be further revised.

Art. VIII.—Except as otherwise provided in this Treaty, all existing treaties between Japan and China with respect to Manchuria shall remain in force.

Art. IX.—The present Treaty shall take effect on the day of its signature.

The present Treaty shall be ratified by His Majesty the Emperor of Japan and by His Excellency the President of the Republic of China, and the ratifications thereof shall be exchanged at Tokyo as soon as possible.

In witness whereof, the respective Plenipotentiaries have signed this Treaty made in duplicate, in Japanese and in Chinese, and have hereunto affixed their seals.

Done at Peking the 25th day of the 5th month of the 4th year of Taisho, corresponding to the 25th day of the 5th month of the 4th year of the inauguration of the Republic of China.

EKI HIOKI,

Etc., etc., etc.

Lu Cheng-hsiang, Etc., etc., etc.

TREATY FOR THE SETTLEMENT OF OUTSTANDING QUESTIONS RELATIVE TO SHANTUNG

Ratifications Exchanged at Peking on June 2nd, 1922

Japan and China, being equally animated by a sincere desire to settle amicably and in accordance with their common interest outstanding questions relative to Shantung, have resolved to conclude a treaty for the settlement of such questions, and have to that end named as their Plenipotentiaries, that is to say:

His Majesty the Emperor of Japan: Baron Tomosaburo Kato, Minister of the Navy; Baron Kijuro Shidehara, Ambassador Extraordinary and Plenipotentiary; and Masanao Hanihara, Vice-Minister for Foreign Affairs; and

His Excellency the President of the Chinese Republic: Sao-ke Alfred Sze, Envoy Extraordinary and Minister Plenipotentiary; Vikyuin Wellington Koo, Envoy Extraordinary and Minister Plenipotentiary; and Chung-hui Wang, Former Minister of Justice;

Who, having communicated to each other their respective full powers, found to be in good and due form, have agreed upon the following Articles:—

Section I .- Restoration of the Former German Leased Territory of Kiaochow

Art. I.—Japan shall restore to China the former German Leased Territory of Kiaochow.

Art. II.—The Government of Japan and the Government of the Chinese Republic shall each appoint three Commissioners to form a Joint Commission with powers to make and carry out detailed arrangements relating to the transfer of the administration of the former German Leased Territory of Kiaochow and to the transfer of public properties in the said Territory and to settle other matters likewise requiring adjustment.

For such purposes, the Joint Commission shall meet immediately upon the

coming into force of the present Treaty.

Art. 1II.—The transfer of the administration of the former German Leased Territory of Kiaochow and the transfer of public properties in the said Territory, as well as the adjustment of other matters under the preceding Article, shall be completed as soon as possible and, in any case, not later than six months from the date of the coming into force of the present Treaty.

Art. IV.—The Government of Japan undertakes to hand over to the Government of the Chinese Republic, upon the transfer to China of the administration of the former German Leased Territory of Kiaochow, such archives, registers, plans, title-deeds and other documents in the possession of Japan, or certified copies there-of, as may be necessary for the transfer of the administration, as well as those that may be useful for the subsequent administration by China of the said Territory and of the Fifty Kilometre Zone around Kiaochow Bay.

SECTION II .- Transfer of Public Properties

Art. V.—The Government of Japan undertakes to transfer to the Government of the Chinese Republic all public properties including land, buildings, works or establishments in the former German Leased Territory of Kiaochow, whether formerly possessed by the German authorities or purchased or constructed by the Japanese authorities during the period of the Japanese administration of the said Territory, except those indicated in Article VII. of the present Treaty.

Art. VI.—In the transfer of public properties under the preceding Article no-compensation will be claimed from the Government of the Chinese Republic: Provided, however, that for those purchased or constructed by the Japanese authorities, and also for the improvements on or additions to those formerly possessed by the German authorities, the Government of the Chinese Republic shall refund a fair and equitable proportion of the expenses actually incurred by the Government of Japan, having regard to the principle of depreciation and continuing value.

Art. VII.—Such public properties in the former German Leased Territory of Kiaochow as are required for the Japanese Consulate to be established in Tsingtao shall be retained by the Government of Japan, and those required more especially for the benefit of the Japanese community, including public schools, shrines and cemeteries, shall be left in the hands of the said community.

Art. VIII.—Details of the matters referred to in the preceding three Articles shall be arrange! by the Joint Commission provided for in Article II. of the present Treaty.

SECTION III. - Withdrawal of Japanese Troops

Art. IX.—The Japanese troops, including gendarmes, now stationed along the Tsingtao-Tsinanfu Railway and its branches, shall be withdrawn as soon as the Chinese police or military force shall have been sent to take over the protection of the Railway.

Art. X.—The disposition of the Chinese police or military force and the withdrawal of the Japanese troops under the preceding Article may be effected in sections.

The date of the completion of such process for each section shall be arranged

in advance between the competent authorities of Japan and China.

The entire withdrawal of such Japanese troops shall be effected within three-months, if possible, and, in any case, not later than six months from the date of the signature of the present Treaty.

Art. XI.—The Japanese garrison at Tsingtao shall be completely withdrawn simultaneously, if possible, with the transfer to China of the administration of the former German Leased Territory of Kiaochow, and, in any case, not later than thirty days from the date of such transfer.

Section IV.—Maritime Customs at Tsingtao

Art. XII.—The Custom House of Tsingtao shall be made an integral part of the Chinese Maritime Customs upon the coming into force of the present Treaty.

Art. XIII.—The Provisional Agreement of August 6th, 1915, between Japan and China relating to the re-opening of the office of the Chinese Maritime Customs at Tsingtao shall cease to be effective upon the coming into force of the present Treaty.

SECTION V .- Tsingtao-Tsinanfu Railway

Art. XIV.—Japan shall transfer to China the Tsingtao-Tsinanfu Railway and its branches, together with all other properties appurtenant thereto, including wharves, warehouse and other similar properties.

Art. XV.—China undertakes to reimburse to Japan the actual value of all the

Railway properties mentioned in the preceding Article.

The actual value to be so reimbursed shall consist of the sum of fifty-three million, four hundred and six thousand, one hundred and forty-one (53,406,141) gold marks (which is the assessed value of such portion of the said properties as was left behind by the Germans), or its equivalent, plus the amount which Japan, during her administration of the Railway, has actually expended for permanent improvements on or additions to the said properties, less a suitable allowance for depreciation.

It is undertsood that no charge will be made with respect to the wharves, warehouse and other similar properties mentioned in the preceding Article, except for such permanent improvements on or additions to them as may have been made by Japan during her administration of the Railway, less a suitable allowance for de-

preciation.

Art. XVI.—The Government of Japan and the Government of the Chinese Republic shall each appoint three Commissioners to form a Joint Railway Commission, with powers to appraise the actual value of the Railway properties on the basis defined in the preceding Article and to arrange the transfer of the said properties.

Art. XVII.—The transfer of all the Railway properties under Article XIV. of the present Treaty shall be completed as soon as possible, and, in any case, not later than nine months from the date of the coming into force of the present Treaty.

Art. XVIII.—To effect the reimbursement under Article XV. of the present Treaty, China shall deliver to Japan, simultaneously with the completion of the transfer of the Railway properties, Chinese Government Treasury Notes, secured on the properties and revenues of the Railway and running for a period of fifteen years, but redeemable, whether in whole or in part, at the option of China at the end of five years from the date of the delivery of the said Treasury Notes, or at any time thereafter upon six months' previous notice.

Art. XIX.—Pending the redemption of the said Treasury Notes under the preceding Article, the Government of the Chinese Republic will select and appoint, for so long a period as any part of the said Treasury Notes shall remain unredeemed, a Japanese subject to be Traffic Manager, and another Japanese subject to be Chief Accountant jointly with the Chinese Chief Accountant and with co-ordinate

functions.

These officials shall all be under the direction, control and supervision of the

Chinese Managing-Director, and removable for cause.

Art. XX.—Financial details of a technical character relating to the said Treasury Notes not provided for in this Section shall be determined in common accord between the Japanese and Chinese authorities as soon as possible and, in any case, not later than six months from the date of the coming into force of the present Treaty.

SECTION VI.—Extensions of the Tsingtao-Tsinanfu Railway

Art. XXI.—The concessions relating to the two extensions of the Tsingtao-Tsinanfu Railway, namely, the Tsinanfu-Shunteh and the Kaomi-Hsuchowfu lines, shall be made open to common activity of an international financial group, on terms to be arranged between the Government of the Chinese Republic and the said group.

SECTION VII.—Mines

Art. XXII.—The mines of Tsechwan, Fangtze and Chinlingchen, for which the mining rights were formerly granted by China to Germany, shall be handed over to a company to be formed under a special charter of the Government of the Chinese Republic, in which the amount of Japanese capital shall not exceed that of Chinese capital.

The mode and terms of such arrangements shall be determined by the Joint Commission provided for in Article II. of the present Treaty.

Section VIII .- Opening of the Former German Leased Territory of Kiaochow

Art. XXIII.—The Government of Japan declares that it will not seek the establishment of an exclusive Japanese settlement, or of an international settlement, in the former German Leased Territory of Kiaochow.

The Government of the Chinese Republic, on its part, declares that the entire area of the former German Leased Territory of Kiaochow will be opened to foreign trade and that foreign nationals will be permitted freely to reside and carry on

commerce, industry and other lawful pursuits within such area.

Art. XXIV.—The Government of the Chinese Republic further declares that vested rights lawfully and equitably acquired by foreign nationals in the former German Leased Territory of Kiaochow, whether under the German regime or during the period of the Japanese administration, will be respected.

All questions relating to the status or validity of such vested rights acquired by Japanese subjects or Japanese companies shall be adjusted by the Joint Commission

provided for in Article II. of the present Treaty.

SECTION IX.—Salt Industry

Art. XXV.—Whereas the salt industry is a Government monopoly in China, it is agreed that the interests of Japanese subjects or Japanese companies actually engaged in the said industry along the coast of Kiaochow Bay shall be purchased by the Government of the Chinese Republic for fair compensation, and that the exportation to Japan of a quantity of salt produced by such industry along the said coast is to be permitted on reasonable terms.

Arrangements for the above purpose, including the transfer of the said interests to the Government of the Chinese Republic, shall be made by the Joint Commission provided for in Article II. of the present Treaty. They shall be completed as soon as possible and, in any case, not later than six months from the

date of the coming into force of the present Treaty.

SECTION X.—Submarine Cables

Art. XXVI.—The Government of Japan declares that all the rights, title and privileges concerning the former German submarine cables between Tsingtao and Chefoo and between Tsingtao and Shanghai are vested in China, with the exception of those portions of the said two cables which have been utilized by the Government of Japan for the laying of a cable between Tsingtao and Sasebo; it being understood that the question relating to the landing and operation at Tsingtao of the said Tsingtao-Sasebo cable shall be adjusted by the Joint Commission provided for in Article II. of the present Treaty, subject to the terms of the existing contracts to which China is a party.

SECTION XI.—Wireless Stations

Art. XXVII.—The Government of Japan undertakes to transfer to the Government of the Chinese Republic the Japanese wireless stations at Tsingtao and Tsinanfu for fair compensation for the value of these stations, upon the withdrawal of the Japanese troops at the said two places, respectively.

Details of such transfer and compensation shall be arranged by the Join

Commission provided for in Article II. of the present Treaty.

Art. XXVIII.—The present Treaty (including the Annex thereto) shall be ratified, and the ratifications thereof shall be exchanged at Peking, as soon aspossible, and not later than four months from the date of its signature.

It shall come into force from the date of the exchange of ratifications.

In witness whereof the respective Plenipotentiaries have signed the present Treaty in duplicate in the English language, and have affixed hereto their seals.

Done at the City of Washington this fourth day of February, One Thousand

Nine Hundred and Twenty-Two.

[L.S.] T. KATO. [L.S.] SAO-KE ALFRED SZE. [L.S.] V. K. WELLINGTON KOO.

[L.S.] M. HANIHARA.

[L.S.] CHUNG-HUI WANG.

ANNEX

I.—Renunciation of Preferential Rights

The Government of Japan declares that it renounces all preferential right with respect to foreign assistance in persons, capital and material stipulated in the Treaty of March 6th, 1898, between China and Germany.

II .- Transfer of Public Properties

It is understood that public properties to be transferred to the Government of the Chinese Republic under Article V. of the present Treaty include (1) all public works, such as roads, water-works, parks, drainage and sanitary equipment, and (2) all public enterprises such as those relating to telephone, electric, stockyard and laundry.

The Government of the Chinese Republic declares that in the management and maintenance of public works to be so transferred to the Government of the Chinese Republic, the foreign community in the former German Leased Territory of

Kiaochow shall have fair representation.

The Government of the Chinese Republic further declares that, upon taking over the telephone enterprise in the former German Leased Territory of Kiaochow, it will give due consideration to the requests from the foreign community in the said Territory for such extensions and improvements in the telephone enterprise as

may be reasonably required by the general interests of the public.

With respect to public enterprises relating to electric light, stockyard and laundry, the Government of the Chinese Republic, upon taking them over, shall re-transfer them to the Chinese municipal authorities of Tsingtao, which shall, in turn, cause commercial companies to be formed under Chinese laws for the management and working of the said enterprises, subject to municipal regulation and supervision.

III .- Maritime Customs at Tsingtao

The Government of the Chinese Republic declares that it will instruct the Inspector-General of the Chinese Maritime Customs (1) to permit Japanese traders in the former German Leased Territory of Kiaochow to communicate in the Japanese language with the Custom House of Tsingtao; and (2) to give consideration, within the limits of the established service regulations of the Chinese Maritime Customs, to the diverse needs of the trade of Tsingtao in the selection of a suitable staff for the said Custom House.

IV .- Tsingtao-Tsinanfu Railway

Should the Joint Railway Commission provided for in Article XVI. of the present Treaty fail to reach an agreement on any matter within its competence, the point or points at issue shall be taken up by the Government of Japan and the Government of the Chinese Republic for discussion and adjustment by means of diplomacy.

In the determination of such point or points, the Government of Japan and the Government of the Chinese Republic shall, if necessary, obtain recommendations of experts of a third Power or Powers, who shall be designated in common accord between two Governments.

V .- Chefoo-Weihsien Railway

The Government of Japan will not claim that the option for financing the Chefoo-Weihsien Railway should be made open to the common activity of the International Financial Consortium, provided that the said Railway is to be constructed with Chinese capital.

VI .- Opening of the Former German Leased Territory of Kiaochow

The Government of the Chinese Republic declares that, pending the enactment and general application of laws regulating the system of local self-government in China, the Chinese local authorities will ascertain the views of the foreign residents in the former German Leased Territory of Kiaochow in such municipal matters as may directly affect their welfare and interests.

T. KATO. SAO-KE ALFRED SZE.
C. SHIDEHARA. V. K. WELLINGTON KOO.
M. HANIHARA. CHUNG-HUI WANG.

AGREED TERMS OF UNDERSTANDING RECORDED IN THE MINUTES OF THE JAPANESE AND CHINESE DELEGATIONS CONCERNING THE CONCLUSION OF THE TREATY FOR THE SETTLEMENT OF OUTSTANDING QUESTIONS RELATIVE TO SHANTUNG

Transfer of Public Properties

I.—Japanese subjects will be permitted, subject to the provision of Chinese law, to become members or shareholders of any of the commercial companies to be formed with respect to public enterprises mentioned in Paragraph 4 of Annex II. of the Treaty.

Withdrawal of Japanese Troops

II.—After the withdrawal of the Japanese troops provided for in Articles IX. to XI. of the Treaty, no Japanese military force of any kind will remain in any part of Shantung.

Tsingtao-Tsinanfu Railway

III.—All light railways constructed by Japan in Shantung and all properties appurtenant thereto shall be considered as part of the properties of Tsingtao-Tsinanfu Railway.

IV.—The telegraph lines along the Railway shall also be considered as part of the Railway properties.

V.—The Chinese authorities, upon taking over the Railway, shall have full power and discretion to retain or to remove the present employes of Japanese nationality in the service of the Railway. In replacing such employes, reasonable notice shall be given before the date of the transfer of the Railway. Detailed arrangements regarding the replacements to take effect immediately on the transfer of the Railway are to be made by the Joint Railway Commission provided for in Article XVI. of the Treaty.

VI.—The entire subordinate staff of the Japanese Traffic Manager and the Japanese Chief Accountant of the Railway is to be appointed by the Chinese Managing-Director. After two years and a half from the date of the transfer of the Railway, the Chinese Government may appoint an Assistant Traffic Manager of Chinese nationality for the period of two years and a half, and such Chinese Assistant Traffic Manager may likewise be appointed at any time upon notice being given for the redemption of the Treasury Notes under Article XVIII. of the Treaty.

VII.—The Chinese Government is under no obligation to appoint Japanese

subjects as members of the subordinate staff above mentioned.

VIII.—The redemption of the Treasury Notes under Article XVIII. of the Treaty will not be effected with funds raised from any source other than Chinese.

IX.—The Chinese Government will ask the Japanese Government for such information as may be useful in making the selection of the Japanese Traffic

Accountant of the Railway.

X.—All questions relating to the existing contracts or commitments made by the Japanese authorities in charge of the Railway shall be settled by the Joint Railway Commission; and, prior to the transfer of the Railway, the said Japanese authorities will not make any new contracts or commitments calculated to be harmful to the interests of the Railway.

Opening of the Former German Leased Territory of Kiaochow

XI.—The term "lawful pursuits" used in article XXIII. of the Treaty shall not be so construed as to include agriculture, or any enterprise prohibited by Chinese law or not permitted to foreign nationals under the treaties between China and Foreign Powers, it being understood that this definition shall be without prejudice to the question of the salt industry provided for in Article XXV. of the Treaty or to any question relating to vested right which shall be determined in accordance with Article XXIV. of the Treaty.

Post Offices

XII.—All the Japanese Post Offices outside of the former German Leased Territory of Kiaochow shall be withdrawn simultaneously with the transfer of the Tsingtao-Tsinanfu Railway, if such transfer shall take place before January 1st, 1923, and, in any case, not later than the said date.

XIII.—All the Japanese Post Offices within the former German Leased Territory of Kiaochow shall be withdrawn simultaneously with the transfer of the

administration of the said Territory.

Claims

XIV.—The omission of any reference in the Treaty to the question of claims which Chinese citizens may have against Japanese subjects for the restitution of real property in Shantung or for damages to the person and property of Chinese

citizens in Shantung shall not prejudice such claims.

XV.—The Chinese authorities shall furnish the Japanese authorities with a list of such claims, together with all available evidence in support of each claim. Justice shall be done through diplomatic channel as regards the claims against the Japanese authorities, and through ordinary judicial procedure as regards the claims against Japanese subjects. With respect to the latter class of claims, the investigation into actual facts of each case may, if necessary, be conducted by a Joint Commission of Japanese and Chinese officials, in equal number, to be specially designated for that purpose.

XVI.—The Japanese Government shall not be held responsible for any damage which may have been directly caused by the military operations of Japan during

the late war.

Washington, D.C., Feburuary 4th, 1922.

FINAL PROTOCOL MADE BETWEEN CHINA AND ELEVEN POWERS, 1901

[Translation]

The Plenipotentiaries of Germany, Monsieur A. Mumm von Schwartzenstein; Austria-Hungary, Baron M. Czikann; Belgium, Monsieur Joostens; Spain, Monsieur B. J. de Cologan; United States, Mr. W. W. Rockhill; France, Monsieur Beau; Great Britain, Sir Ernest Satow; Italy, Marquis Salvago Raggi; Japan, Monsieur Jutaro Komuro; Netherlands, Monsieur F. M. Knobel; Russia, Monsieur Michael de Giers; and the Plenipotentaries of China, His Highness Yi-K'uang, Prince of the first rank; Ch'ing, President of the Board of Foreign Affairs; and His Excellency Li Hung-chang, Count of the first rank; Su-Yi, Tutor of the Heir Apparent, Grand Secretary of the Wen-Hua Throne Hall, Minister of Commerce, Superintendent of Trade for the North, Governor-General of Chihli, have met for the purpose of declaring that China has complied with the conditions laid down in the Note of the 22nd of December, 1900, and which were accepted in their entirety by His Majesty the Emperor of China in a Decree dated the 27th of December, 1900 (Annex No 1).

Art. I.—By an Imperial Edict of the 9th of June last (Annex No. 2) Tsai-Fêng, Prince of the first rank, Chun, was appointed Ambassador of His Majesty the Emperor of China and directed in that capacity to convey to His Majesty the Emperor of Germany the expression of the regrets of His Majesty the Emperor of China and of the Chinese Government at the assassination of His Excellency the late Baron von Ketteler, German Minister. Prince Chun left Peking the 12th of July last to carry out the orders which had been given him.

Art. II.—The Chinese Government has stated that it will erect on the spot of the assassination of H.E. the late Baron von Ketteler, a commemorative monument, worthy of the rank of the deceased, and bearing an inscription in the Latin, German and Chinese languages, which shall express the regrets of H.M. the Emperor of China for the murder committed.

The Chinese Plenipotentiaries have informed H.E. the German Plenipotentiary, in a letter dated the 22nd of July last (Annex No. 3) that an arch of the whole width of the street would be erected on the said spot, and that work on it was begun on the 25th of June last.

Art. IIa.—Imperial Edicts of the 13th and 21st of February, 1901 (Annexes Nos. 4, 5 and 6), inflicted the following punishments on the principal authors of the attempts and crimes committed against the Foreign Governments and their nationals:—

Tsai-I, Prince Tuan, and Tsai-Lan, Duke Fu-kuo, were sentenced to be brought before the Autumnal Court of Assize for execution and it was agreed that, if the Emperor saw fit to grant them their lives, they should be exiled to Turkestan and there imprisoned for life, without the possibility of commutation of these punishments.

there imprisoned for life, without the possibility of commutation of these punishments.

Tsai Hsün, Prince Chuang, Ying-Nien, President of the Court of Censors; and Chao Shu-chiao, President of the Board of Punishments, were condemned to commit suicide.

Yū Hsien, Governor of Shansi; Ch'i Hsiu, President of the Board of Rites; and Hsü Ch'êng-yû, formerly senior Vice-President of the Board of Punishments, were condemned to death.

Posthumous degradation was inflicted on K'ang Yi, Assistant Grand Secretary, President of the Board of Works; Hsu T'ung, Grand Secretary; and Li Ping-heng, former Governor-General of Szu-ch'uan.

Imperial Edict of February 13th, 1901 (Annex No. 7), rehabilitated the memories of Hsu Yung-yi, President of the Board of War; Li Shan, President of the Board of Works; Hsu Ching-ch'eng, Senior Vice-President of the Board of Civil Office; Lien Yuan, Vice-Chancellor of the Grand Council; and Yuan Ch'ang, Vice-President of the Court of Sacrifices, who had been put to death for having protested against the outrageous breaches of International Law of last year.

Prince Chuang committed suicide on the 21st of February, 1901: Ying Nien and Chao Shu-chiao on the 24th, Yû-Hsien was executed on the 22nd, Ch'i-Hsiu and Hsu Ch'êng-yü on the 26th, Tung Fu-hsiang, General in Kansu, has been deprived of his office by Imperial Edict of the 13th of February, 1901, pending the determination

of the final punishment to be inflicted on him.

Imperial Edicts dated the 29th April and the 19th August, 1901, have inflicted various punishments on the provincial officials convicted of the crimes and outrages of last summer.

Art. IIb.—An Imperial Edict promulgated the 19th August, 1901 (Annex No. 8), ordered the suspension of official examinations for five years in all cities where

foreigners were massacred or submitted to cruel treatment.

Art. III.—So as to make honourable reparation for the assassination of Mr. Sugiyama, Chancellor of the Japanese Legation, H.M. the Emperor of China by an Imperial Edict of the 18th of June, 1901 (Annex No. 9), appointed Na Tung, Vice-President of the Board of Finances, to be his Envoy Extraordinary, and specially directed him to convey to H.M. the Emperor of Japan the expression of the regret of H.M. the Emperor of China and of his Government at the assassination of Mr. Sugiyama.

Art. IV.—The Chinese Government has agreed to erect an expiatory monument in each of the foreign or international cemeteries which were desecrated or in which

the tombs were destroyed.

It has been agreed with the Representatives of the Powers that the Legations interested shall settle the details for the erection of these monuments, China bearing all the expenses thereof, estimated at ten thousand Taels for the cemeteries at Peking and in its neighbourhood, and at five thousand Taels for cemeteries in the Provinces. The amounts have been paid and the list of these cemeteries is enclosed herewith (Annex No. 10).

Art. V.—China has agreed to prohibit the importation into its territory of arms and ammunition as well as of materials exclusively used for the manufacture of arms

and ammunition.

An Imperial Edict has been issued on the 25th of August, 1901 (Annex No. 11), forbidding said importation for a term of two years. New Edicts may be issued subsequently extending this by other successive terms of two years in case of necessity recognised by the Powers.

Art. VI.—By an Imperial Edict dated the 22nd of May, 1901 (Annex No. 12), H.M. the Emperor of China agreed to pay the Powers an indemnity of four hundred

and fifty millions of Haikwan Taels.

This sum represents the total amount of the indemnities for States, Companies. or Societies, private individuals and Chinese referred to in Article VI. of the Note of December 22nd, 1900.

(a) These four hundred and fifty millions constitute a gold debt calculated at the rate of the Haikwan Tael to the gold currency of each country as indicated below:—

Haikwan Tael-	-Mark			3.055
	Austro-Hungary c	rown		3.595
	Gold dollar			0.742
	Franc			3.740
	Pound sterling		£(). 3s. 0d.
	Yen			1.407
	Netherlands florin			1.796
	Gold rouble			1.412

This sum in gold shall bear interest at 4 per cent. per annum, and the capital shall be reimbursed by China in thirty-nine years in the manner indicated in the annexed plan of amortization (Annex No. 13). Capital and interest shall be payable in gold or at the rates of exchange corresponding to the dates at which the different payments shall fall due.

The amortization shall commence the 1st of January, 1902, and shall finish at the end of the year 1940. The amortizations are payable annually,

the first payment being fixed on the first of January, 1903.

Interest shall run from the first of July, 1901, but the Chinese Government shall have the right to pay off within a term of three years, beginning January, 1902, the arrears of the first six months ending the 31st of December, 1901, on condition, however, that it pays compound interest at the rate of four per cent. per annum on the sums, the payments of which shall have been thus deferred.

Interest shall be payable semi-annually, the first payment being fixed on

the 1st of July, 1902.

(b) The service of the debt shall take place in Shanghai in the following manner:—

- Each Power shall be represented by a delegate on a commission of bankers authorised to receive the amount of interest and amortization which shall be paid to it by the Chinese Authorities designated for that purpose, to divide it among the interested parties and to give a receipt for the same.
- (c) The Chinese Government shall deliver to the *Doyen* of the Diplomatic Corps at Peking a bond for the lump sum, which shall subsequently be converted into fractional bonds bearing the signature of the delegates of the Chinese Government designated for that purpose. This operation and all those relating to issuing of the bonds shall be performed by the above-mentioned Commission, in accordance with the instructions which the Powers shall send their delegates.

(d) The proceeds of the revenues assigned to the payment of the bonds

shall be paid monthly to the Commission.

(e) The revenues assigned as security for the bonds are the following:

(1.) The balance of the revenues of the Imperial Maritime Customs after payment of the interest and amortization of preceding loans secured on those revenues, plus the proceeds of the raising to five per cent. effective of the present tariff on maritime imports, including articles until now on the free list, but exempting rice, foreign cereals and flour, gold and silver bullion and coin.

(2.) The revenues of the native Customs, administered in the open ports by

the Imperial Maritime Customs.

(3.) The total revenues of the Salt Gabelle, exclusive of the fraction previously

set aside for other foreign loans.

The raising of the present tariff on imports to five per cent. effective is agreed to on conditions mentioned below. It shall be put in force two months after the signing of the present Protocol, and no exceptions shall be made except for merchandise in transit not more than ten days after the said signing.

(1.) All duties levied on imports ad valorem shall be converted as far as

possible and as soon as may be into specific duties.

This conversion shall be made in the following manner:—The average value of merchandise at the time of their landing during the three years 1897, 1898 and 1899, that is to say, the market price less the amount of import duties and incidental expenses, shall be taken as the basis for the valuation of merchandise.

Pending the result of the work of conversion, duties shall be levied ad valorem.

(2.) The beds of the rivers Whangpoo and Peiho shall be improved with the

financial participation of China.

Art. VII.—The Chinese Government has agreed that the quarter occupied by the Legations shall be considered as one specially reserved for their use and placed under their exclusive control, in which Chinese shall not have the right to reside and which may be made defensible.

The limits of this quarter have been fixed as follows on the annexed plan (Annex

No. 14.)---

On the East, Ketteler Street (10, 11, 12). On the North, the line 5, 6, 7, 8, 9, 10. On the West, the line 1, 2, 3, 4, 5.

On the South, the line 12-1 drawn along the exterior base of the Tartar wall and following the line of the bastions.

In the Protocol annexed to the letter of the 16th of January. 1901, China recognised the right of each Power to maintain a permanent guard in the said quarter for the defence of its Legation.

Art. VIII.—The Chinese Government has consented to raze the forts of Taku and those which might impede free communication between Peking and the sea. Steps

have been taken for carrying this out.

Art. IX.—The Chinese Government conceded the right to the Powers in the Protocol annexed to the letter of the 16th of January, 1901, to occupy certain points, to be determined by an agreement between them for the maintenance of open communication between the capital and the sea. The points occupied by the Powers are:—Huang-ts'un, Lang-fang, Yang-ts'un, Tientsin, Chün-liang-Ch'eng, Tong-ku, Lu-t'ai, Tong-shan, Lan-chou, Chang-li, Ch'in-wang Tao, Shanhai-kwan.

Art. X.—The Chinese Government has agreed to post and to have published

during two years in all district cities the following Imperial Edicts:-

(a) Edict of the 1st of February, 1901 (Annex No. 15), prohibiting for ever, under pain of death, membership in an anti-foreign society.

(b) Edicts of the 13th and 21st of February, 29th of April and 19th of August, 1901, enumerating the punishments inflicted on the guilty.

(c) Edict of the 19th of August, 1901, prohibiting examinations in all cities where foreigners were massacred or subjected to cruel treatment.

(d) Edict of the 1st of February, 1901 (Annex No. 16), declaring all Governors-General, Governors and Provincial or local officials responsible for order in their respective districts, and that in case of new anti-foreign troubles or other infractions of the Treaties which shall not be immediately repressed and the authors of which shall not have been punished, these officials shall be immediately dismissed without possibility of being given new functions or new honours.

The posting of these Edicts is being carried on throughout the Empire.

Art. XI.—The Chinese Government has agreed to negotiate the amendments deemed necessary by the Foreign Governments to the Treaties of Commerce and Navigation and the other subjects concerning commercial relations with the object of facilitating them.

At present, and as a result of the stipulation contained in Article VI. concerning the indemnity, the Chinese Government agrees to assist in the improvement of

the courses of the rivers Peiho and Whangpoo, as stated below: -

(a) The works for the improvement of the navigability of the Peiho, begun in 1898 with the co-operation of the Chinese Government, have been resumed under the direction of an International Commission. As soon as the administration of Tientsin shall have been handed back to the Chinese Government it will be in a position to be represented on this Commission, and will pay each year a sum of 60,000 Haikwan Taels

for maintaining the works.

(b) A Conservancy Board, charged with the management and control of the works for straightening the Whangpoo and the improvement of the course of that river, is hereby created.

This Board shall consist of members representing the interests of the Chinese

Government and those of foreigners in the shipping trade of Shanghai.

The expenses incurred for the works and the general management of the undertaking are estimated at the annual sum of 460,000 Haikwan Taels for the first twenty years. This sum shall be supplied in equal portions by the Chinese Government and the foreign interests concerned. Detailed stipulations concerning the composition. duties and revenues of the Conservancy Board are embodied in Annex No. 17.

Art. XII.—An Imperial Edict of the 24th of July, 1901 (Annex No. 18), reformed the Office of Foreign Affairs, Tsungli Yamen, on the lines indicated by the Powers, that is to say, transformed it into a Ministry of Foreign Affairs, Waiwupu, which takes precedence over the six other Ministries of State: the same Edict appointed the principal members of this Ministry.

An agreement has also been reached concerning the modification of Court Ceremonial as regards the reception of the Foreign Representatives, and has been the subject of several Notes from the Chinese Plenipotentiaries, the substance of which

has been embodied in a memorandum herewith annexed (Annex No. 19).

Finally it is expressly understood that as regards the declarations specified above and the annexed documents originating with the foreign Plenipotentiaries, the

French text only is authoritative.

The Chinese Government having thus complied to the satisfaction of the Powers with the conditions laid down in the above-mentioned Note of December 22nd, 1900. the Powers have agreed to accede to the wish of China to terminate the situation created by the disorders of the summer of 1900. In consequence thereof the foreign Plenipotentiaries are authorised to declare in the names of their Governments that, with the exception of the Legation guards mentioned in Article VII., the International troops will completely evacuate the city of Peking on the 17th of September. 1901, and, with the exception of the localities mentioned in Article IX., will withdraw from the Province of Chihli on the 22nd of September, 1901.

The present Final Protocol has been drawn up in twelve identical copies and signed by all the Plenipotentiaries of the contracting countries. One copy shall be given to each of the Foreign Plenipotentiaries, and one copy shall be given to the Chinese

Plenipotentiaries.

(Signed) A. von Mumm. M. CZIKANN. JOOSTENS. B. J. DE COLOGAN. 99 W. W. ROCKHILL. BEAU. 77 ERNEST SATOW. 59 SALVAGO RAGGI. 99 JUTARO KOMURA. " F. M. KNOBEL. M. DE GIERS. " YI K'UANG. ,, LI HUNG-CHANG. Certified copy. (Signed) A. D'ANTHOUARD.

B. KROUPENSKY. REGINALD TOWER. " VON BOHLENUND HALBACK. 17

GERMANY

TREATY OF PEACE BETWEEN CHINA AND GERMANY

RATIFIED AND SIGNED AT PEKING ON THE 1ST JULY, 1921

The Government of the Republic of China and the Government of the Republic of Germany, animated by the desire to reestablish the relations of friendship and commerce by an agreement between the two countries, taking as basis the Declaration of the Republic of Germany dated on this day and recognizing that the application of the principles of the respect of territorial sovereignty, of equality, and of reciprocity is the only means to maintain good understanding between the peoples, have named, for this purpose, as their Plenipotentiaries, that is to say:

The Government of the Republic of China, W. W. Yen, Minister of Foreign

Affairs.

The Government of the Republic of Germany, H. von Borch, Consul-General. Who, after having communicated to each other their full powers, which are found to be in good and due form, have agreed upon the following dispositions:

Art. I.—The two High Contracting Parties have the right mutually to send duly accredited diplomatic representatives who shall reciprocally enjoy in the country of their residence the privileges and immunities that are accorded to them by the law of nations.

Art. II.—The two High Contracting Parties accord to each other reciprocally the right to appoint, in all the places where there is established a consulate or a vice-consulate of a third nation, consuls, vice-consuls, and consular agents who shall be treated with the consideration and regard that are accorded to the agents of the same grade of other nations.

Art. III.—The nationals of one of the two Republics residing in the territory of the other shall have the right, in conformity with the laws and regulations of the country, to travel, to reside, and to engage in commerce or industry, in all the

places where the nationals of another nation are allowed to do so.

They shall be placed, their persons as well as their properties, under the jurisdiction of the local courts: they shall conform themselves to the laws of the country where they reside. They shall not pay any imposts, taxes, or contributions higher

than those paid by the nationals of the country.

Art. IV.—The two High Contracting Parties recognize that all the matters concerning tariff are regulated solely by the internal legislation of each of them. Any duties higher than those paid by the nationals of the country shall not, however, be levied on the products, raw or manufactured, having origin in one of the two Republics or in a third country at their importations, exportations, or transit.

Art. V.—The Declaration of the Republic of Germany on this day and the stipulations of the present Agreement shall be taken as the basis for the negotiation

of a definitive treaty.

Art. VI.—The present Agreement is drawn up in Chinese, German, and

French: in case of difference in interpretation the French text shall prevail.

Art. VII.—The present Agreement shall be ratified as soon as possible and come into force on the day when the two Governments shall have made known to each other that the ratifications have been effectuated.

Done at Peking, in double copies, the 20th day, 5th Moon, 10th Year of the

Republic, corresponding to May 20th, 1921.

Notices of ratification were exchanged at 10 o'clock, July 1st, at the Wai-chiaopu Building.

(Signed) Dr. W. W. Yen,

Minister of Foreign Affairs, China.

(Signed) H. von Borch.

Representative of the German Government.

DECLARATION

The undersigned, being the duly authorized representative of the Government of the Republic of Germany, has the honour to make known in the name of his Government to the Minister of Foreign Affairs of the Republic of China the following:

The Government of the Republic of Germany, animated by the desire to reestablish the relations of friendship and commerce between China and Germany,

Considering that such relations should be based upon the principles of perfect equality and absolute reciprocity in conformity with the generally recognized rules of international law;

Considering that the President of the Republic of China issued a Mandate on

September 15th, 1919, concerning the restoration of peace with Germany;

Considering that Germany engages herself to fulfil the obligations towards China, derived from Articles 128 to 134 (inclusive) of the Treaty of Versailles,

dated June 28th, 1919, and coming into force on January 10th, 1920;

Affirms that Germany has been obliged by the events of the War and by the Treaty of Versailles to renounce all the rights, interests, and privileges which she acquired by virtue of the Treaty concluded by her with China on March 6th, 1898, and other Acts concerning the Province of Shantung, and finds herself deprived of the possibility of restituting them to China;

And formally declares:

To consent to the abrogation of the consular jurisdiction in China.

To renounce, in favour of China, all the rights which the German Government possessed in the "Glacis" attached to the German Legation in Peking, admitting that by the expression "public properties" in the First Paragraph of Article 130 of the Treaty of Versailles the above-mentioned ground was equally included;

And to be prepared to reimburse the Chinese Government the expenses for the

internment of German militaries in the various camps of internment in China.

The undersigned takes this occasion to renew to His Excellency the assurances of his high consideration.

(Signed) H. von Borch.

LETTER FROM DR. W. W. YEN, MINISTER OF FOREIGN AFFAIRS, TO HERR VON BORCH

Your Excellency,

May 20th, 1921.

I have the honour to acknowledge the receipt of Your Excellency's letter of even date in which it is stated:—

As an explanation to the German Declaration and the Sino-German Agreement I have the honour, at the instruction of my Government, to make the following declarations:

(1.) Customs tariff on Chinese goods imported into Germany. The statement that the import, export and transit duties to be paid by nationals of either of the Two High Contracting Parties shall not be higher than those paid by nationals of the country, as provided for in Article 4° of the Agreement, does not preclude China from the privilege of applying Article 264 of the Versailles Treaty.

Payment of Indemnity

(2.) The payment of indemnity. The statement in the German Declaration that Germany is prepared to reimburse the Chinese Government the expenses on the internment of German militaries in various camps of internment in China is understood to mean that Germany, in addition to indemnifying China for her losses, according to the principles of the Versailles Treaty, is also willing to refund to China the internment expenses. As to the indemnity for war losses, Germany undertakes.

to pay in advance a portion thereof in a lump sum, which represents the equivalent of one-half of the proceeds from the liquidated German property and one-half of the values of the sequestrated but not yet liquidated German property, which amount will eventually be agreed upon and which will consist of \$4,000,000 in cash and the balance in Tsin-Pu and Hu-Kuang railway bonds.

(3.) Chinese property in Germany. The movable and immovable properties of Chinese residents of Germany will be returned at the ratification of the agree-

ment.

(4.) Chinese students in Germany will be returned at the ratification of the

agreement.

(5.) Chinese students in Germany. In regard to the Chinese students in Germany the German Government will be pleased to assist them with its best efforts in securing admission to schools or acquiring practical experience.

Queries Answered

As to the queries addressed by Your Excellency, I have the honour to reply as follows:

(1.) The security to be given in future to the property of Chinese or German residents. The Chinese Government promises to give full protection to the peaceful undertkings of Germans in China and agrees not to further sequestrate their properties except in accordance with the generally recognized principles of international law and the provisions of the laws of China, provided that the German Government will treat the Chinese residents in Germany in like manner.

(2.) Judicial guarantee. Lawsuits of Germans in China shall be tried in the modern courts according to the modern codes, with the right of appeal, and in accordance with the regular legal procedure. During the period of litigation the assistance of German lawyers and interpreters, who have been duly recognized by

the court, is permitted.

(3.) In regard to the lawsuits in the Mixed Court in which Germans are involved either as one or both parties, the Chinese Government will in the future try

to find a solution so as to insure justice and fairness to all parties concerned.

(4.) China's Trading with the Enemy Act. All the laws and regulations concerning trade with the enemy will lose their effect from the day of the ratification of the treaty. All German trade-marks which had been registered at the Customs House will recover their validity if they are registered again, after the ratification of the Agreement, at the Customs House by their owners. Prior to the general application of the national tariff in China, the imports of Germans may pay the

Customs duties according to the tariff rate in general use.

(5.) The liquidation of Sino-German indebtedness. The Chinese Government has no intention to join the Clearing House system, as provided for in Article 296 of the Versailles Treaty. Furthermore, the Chinese Government, in consideration of the fact that Germany undertakes, as stated above, to pay a lump sum as a portion of the indemnity for war losses sustained by the Chinese Government, agrees to effectually cease, at the signature of the Agreement, all liquidation of German properties, and on receipt of the aforesaid indemnity and after the ratification of the Agreement agrees to return to German owners all the proceeds from the liquidation of German property and all the German property still under sequestration. The aforesaid procedure shall be considered as a settlement of all the matters concerning the liquidation, sequestration or control of German property as stated in the second sentence of Article 133 of the Versailles Treaty.

As to the Deutsch-Asiatische Bank and the Ching-Hsin Mining Corporation, the Chinese authorities concerned will discuss methods of settlement with the Bank and the Corporation themselves; the unliquidated premises of the said bank in Peking and Hankow will, however, be returned to the original owner in accordance with the procedure stated above.

(Signed) W. W. YEN.

RUSSIA

RUSSO-CHINESE AGREEMENT

SIGNED AT PEKING, ON MARCH 14TH, 1924

The Union of Soviet Socialist Republics and the Republic of China, desiring to re-establish normal relations with each other, have agreed to conclude an agreement of general principles for the settlement of the questions between the two countries, and have to that end named as their Plenipotentiaries, that is to say: The Government of the Union of Soviet Socialist Republics: Lov Mikhailovitch Karakhan; His Excellency the President of the Republic of China: Chengting Thomas Wang.

Who, having communicated to each other their respective full powers, found to be in good and due form, have agreed upon the following Articles:—

Art. I.—Immediately upon the signing of the present Agreement, the normal diplomatic and consular relations between the two Contracting Parties shall e reestablished.

The Government of the Republic of China agrees to take the necessary steps to transfer to the Government of the Union of Soviet Socialist Republics the Legation and Consular buildings formerly belonging to the Tsarist Government.

Art. II.—The Government of the two Contracting Parties agree to hold, within one month after the signing of the present Agreement, a Conference which shall conclude and carry out detailed arrangements relative to the questions in accordance with the principles as provided in the following Articles.

Such detailed arrangements shall be completed as soon as possible and, in any case, not later than six months from the date of the opening of the Conference as

provided in the preceding paragraph.

Art. III.—The Governments of the two Contracting Parties agree to annul at the Conference as provided in the preceding Article, all Conventions, Treaties, Agreements, Protocols, Contracts, etcetera, concluded between the Government of China and the Tsarist Government and to replace them with new treaties, agreements, etcetera, on the basis of equality, reciprocity and justice, as well as the spirit of the Declarations of the Soviet Government of the years of 1919 and 1920.

Art. IV.—The Government of the Union of Soviet Socialist Republics, in accordance with its policy and Declarations of 1919 and 1920, declares that all Treaties, Agreements, etcetera, concluded between the former Tsarist Government and any third party or parties affecting the sovereign rights or interests of China

are null and void.

The Chinese Government on its part declares that all Treaties, Agreements, etcetera, concluded between China and any third party or parties affecting the sovereign rights or interests of the Union of Soviet Socialist Republics are null and void.

The Governments of both Contracting Parties declare that in future neither Government will conclude any treaties or agreements which prejudice the sovereign rights or interests of either Contracting Party.

Art. V.—The Government of the Union of Soviet Socialist Republics recognizes that Outer Mongolia is an integral part of the Republic of China and respects

China's sovereignty therein.

The Government of the Union of Soviet Socialist Republics declares that as soon as the conditions for the withdrawal of all the troops of the Union of Soviet Socialist Republics from Outer Mongolia—namely, as to the time-limit of the withdrawal of such troops and the measures to be adopted in the interests of the safety of the frontiers—are agreed upon at the Conference as provided in Article II. of the present Agreement, it will effect the complete withdrawal of all the troops of the Union of Soviet Socialist Republics from Outer Mongolia.

Art. VI.—The Governments of the two Contracting Parties mutually pledge themselves not to permit, within their respective territories the existence and/or activities of any organisations or groups whose aim is to struggle by acts of violence against the Governments of either Contracting Party.

The Governments of the two Contracting Parties further pledge themselves not to engage in propaganda directed against the political and social systems of either

Contracting Party.

Art. VII.—The Governments of the two Contracting Parties agree to redemarcate their national boundaries at the Conference as provided in Article II. of the present Agreement, and pending such redemarcation, to maintain the present boundaries.

Art. VIII.—The Governments of the two Contracting Parties agree to regulate at the afore-mentioned Conference the questions relating to the navigation of rivers, lakes, and other bodies of water which are common to their respective frontiers on the basis of equality and reciprocity.

Art. IX.—The Governments of the two Contracting Parties agree to settle at the afore-mentioned Conference the question of the Chinese Eastern Railway in conformity with the principles as hereinafter provided:—-

(1) The Governments of the two Contracting Parties declare that the

Chinese Eastern Railway is a purely commercial enterprise.

The Governments of the two Contracting Parties mutually declare that with the exception of matters pertaining to the business operations which are under the direct control of the Chinese Eastern Railway, all other matters affecting the rights of the National and the Local Governments of the Republic of China—such as judicial matters, matters relating to civil administration, military administration, police, municipal government, taxation, and landed property (with the exception of lands required by the said railway)—shall be administered by the Chinese Authorities.

(2) The Government of the Union of Soviet Socialist Republics agrees to the redemption by the Government of the Republic of China, with Chinese capital, of the Chinese Eastern Railway, as well as all appurtenant properties, and to the transfer to China of all shares and bonds of the said Railway.

(3) The Governments of the two Contracting Parties shall settle at the Conference as provided in Article II. of the present Agreement the amount and conditions governing the redemption as well as the procedure for the

transfer of the Chinese Eastern Railway.

(4) The Government of the Union of Soviet Socialist Republics agrees to be responsible for the entire claims of the shareholders, bondholders and creditors of the Chinese Eastern Railway incurred prior to the Revolution of March 9th, 1917.

(5) The Governments of the two Contracting Parties mutually agree that the future of the Chinese Eastern Railway shall be determined by the Union of Soviet Socialist Republics and the Republic of China, to the exclusion of any third party or parties.

(6) The Governments of the two Contracting Parties agree to draw up an arrangement for the provisional management of the Chinese Eastern Railway pending the settlement of the questions as provided under Section (3)

of the present Article.

- (7) Until the various questions relating to the Chinese Eastern Railway are settled at the Conference as provided in Article II. of the present Agreement, the rights of the two Governments arising out of the Contract of August 27th and September 8th, 1896, for the construction and operation of the Chinese Eastern Railway, which do not conflict with the present Agreement and the Agreement for the provisional management of the said railway and which do not prejudice China's right of sovereignty, shall be maintained.
- Art. X.—The Government of the Union of Soviet Socialist Republics agrees to renounce the special rights and privileges relating to all Concessions in any part of China acquired by the Tsarist Government under various Conventions, Treaties, Agreements, etcetera.
- Art. XI.—The Government of the Union of Soviet Socialist Republics agrees to renounce the Russian portion of the Boxer Indemnity.
- Art. XII.—The Government of the Union of Soviet Socialist Republics agrees to relinquish the rights of extraterritoriality and Consular jurisdiction.
- Art. XIII.—The Governments of the two Contracting Parties, agree to draw up simultaneously with the conclusion of a Commercial Treaty at the Conference, as provided in Article II. of the present Agreement, a Customs Tariff for the two Contracting Parties in accordance with the principles of equality and reciprocity.
- Art. XIV.—The Governments of the two Contracting Parties agree to discuss at the afore-mentioned Conference the questions relating to the claims for the compensation of losses.
- Art. XV.—The present Agreement shall come into effect from the date of signature.

In witness whereof, the respective Plenipotentiaries have signed the present Agreement in duplicate in the English language and have affixed thereto their seals.

Done at the City of Peking this fourteenth day of March, One Thousand Nine Hundred and Twenty-four.

(Signed) LOV MIRHAILOVITCH KARAKHAN.

CHINGTING THOMAS WANG.

KOREA

TREATY OF ANNEXATION TO JAPAN

CONCLUDED 29TH AUGUST, 1910

DECLARATION

Notwithstanding the earnest and laborious work of reforms in the administration of Korea in which the Government of Japan and Korea have been engaged for more than four years since the conclusion of the agreement of 1905, the existing system of Government in that country has not proved entirely equal to the duty of preserving public order and tranquillity, and in addition a spirit of suspicion and misgiving dominates the whole peninsula. In order to maintain peace and stability in Korea, to promote the prosperity and welfare of Koreans and at the same time to ensure the safety and repose of foreign residents, it has been made abundantly clear that fundamental changes in the actual régime of Government are absolutely essential. The Government of Japan and Korea being convinced of the urgent necessity of introducing reforms respective to the requirements of the situation and of furnishing sufficient guarantees for the future, have, with the approval of His Majesty the Emperor of Korea, concluded through their respective Plenipotentiaries a Treaty providing for the complete annexation of Korea to the Empire of Japan. By virtue of that important act, which shall take effect on its promulgation, the Imperial Government of Japan undertake the entire government and administration of Korea, and they hereby declare that the matters relating to foreigners and foreign trade in Korea shall be conducted in accordance with the following rules:-

- 1.—The Treaties hitherto concluded by Korea with Foreign Powers ceasing to be operative, Japan's existing treaties will, so far as practicable, be applied in Korea. Foreigners resident in Korea will, as far as conditions permit, enjoy the same rights and immunities as in Japan proper and the protection of their legally acquired rights, subject in all cases to the jurisdiction of Japan. The Imperial Government of Japan are ready to consent that the jurisdiction in respect of cases actually pending in any foreign Consular Courts in Korea at the time the Treaty of Annexation takes effect shall remain in such Courts until final decision.
- 2.—Independently of any conventional engagements formerly existing on the subject, the Imperial Government of Japan will for a period of ten years levy upon goods imported into Korea from foreign countries or exported from Korea to foreign countries and upon foreign vessels entering any of the open ports of Korea the same import or export duties and the same tonuage dues as under the existing schedules. The same import or export duties and tonnage dues as those to be levied upon the aforesaid goods and vessels will also for a period of ten years be applied in respect of goods imported into Korea from Japan or exported from Korea to Japan and Japanese vessels.
- 3.—The Imperial Government of Japan will also permit for a period of ten years vessels under the flags of Powers having treaties with Japan to engage in the coasting trade between the open ports of Korea and between those ports and any open ports of Japan.

4.—The existing open ports of Korea, with the exception of Masampo, will be continued as open ports, and in addition Shinwiju will be newly opened, so that vessels, foreign as well as Japanese, will there be admitted and goods may be imported into and exported from those ports.

TREATY

His Majesty the Emperor of Japan and His Majesty the Emperor of Korea, having in view the special and close relations between their respective countries, desiring to promote the common weal of the two nations and to assure permanent peace in the Extreme East, being convinced that these objects can be best attained by the annexation of Korea to the Empire of Japan, have resolved to conclude a treaty of such annexation and have for that purpose appointed as their plenipotentiaries, that is to say: His Majesty the Emperor of Japan, Viscount Masakata Terauchi, His Resident General; and His Majesty the Emperor of Korea, Ye Wan Yong, His Minister President of State, who, upon mutual conference and deliberation, have agreed to the following Articles:—

1.—His Majesty the Emperor of Korea makes complete and permanent cession to His Majesty the Emperor of Japan of all rights of sovereignty over the whole of Korea.

II.—His Majesty the Emperor of Japan accepts the concession mentioned in the preceding Article and consents to the complete annexation of Korea to the Empire of Japan.

III.—His Majesty the Emperor of Japan will accord to their Majesties the Emperor and Ex-Emperor and His Imperial Highness the Crown Prince of Korea and their consorts and heirs such titles, dignity and honour as are appropriate to their respective ranks, and sufficient annual grants will be made for the maintenance of such titles, dignity and honour.

IV.—His Majesty the Emperor of Japan will also accord appropriate honour and treatment to the members of the Imperial House of Korca and their heirs other than those mentioned in the preceding Articles, and the funds necessary for the maintenance of such honour and treatment will be granted.

V.—His Majesty the Emperor of Japan will confer peerages and monetary grants upon those Koreans who on account of meritorious services are regarded as deserving such special recognition.

VI.—In consequence of the aforesaid annexation the Government of Japan assume the entire government and administration of Korea and undertake to afford full protection for the persons and property of Koreans obeying the laws there in force and to promote the welfare of all such Koreans.

VII.—The Government of Japan will, so far as circumstances permit, employ in the public service of Japan in Korea those Koreans who accept the new régime loyally and in good faith and who are duly qualified for such service.

VIII.—The Treaty, having been approved by His Majesty the Emperor of Japan and His Majesty the Emperor or Korea, shall take offect from the date of its promulgation.

REGULATIONS UNDER WHICH BRITISH TRADE IS TO BE CONDUCTED IN KOREA (CHOSEN)

I .- Entrance and Clearance of Vessels

- 1.—Within forty-eight hours (exclusive of Sundays and holidays) after the arrival of a British ship in a Korean port, the master shall deliver to the Korean Customs authorities the receipt of the British Consul showing that he has deposited the ship's papers at the British Consulate, and he shall then make an entry of this ship by handing in a written paper stating the name of the ship, of the port from which she comes, of her master, the number, and, if required, the names of her passengers, her tonnage, and the number of her crew, which paper shall be certified by the master to be a true statement, and shall be signed by him. He shall, at the same time, deposit a written manifest of his cargo, setting forth the marks and numbers of the packages and their contents as they are described in the bills of lading, with the names of the persons to whom they are consigned. The master shall certify that this description is correct, and shall sign his name to the same. When a vessel has been duly entered, the Customs authorities will issue a permit to open hatches, which shall be exhibited to the Customs officer on board. Breaking bulk without having obtained such permission will render the master liable to a fine not exceeding one hundred Mexican Dollars.
- 2.—If any error is discovered in the manifest, it may be corrected within twenty-four hours (exclusive of Sundays and holidays) of its being handed in, without the payment of any fee; but for alteration or post entry to the manifest made after that time a fee of Five Mexican Dollars shall be paid.
- 3.—Any master who shall neglect to enter his vessel at the Korean Custom-house within the time fixed by this Regulation shall pay a penalty not exceeding Fifty Mexican Dollars for every twenty-four hours that he shall so neglect to enter his ship.
- 4.—Any British vessel which remains in port for less than forty-eight hours (exclusive of Sundays and holidays) and does not open her hatches, also any vessel driven into port by stress of weather, or only in want of supplies, shall not be required to enter or pay tonnage dues so long as such vessel does not engage in trade.
- 5.—When the master of a vessel wishes to clear, he shall hand in to the Customs authorities an export manifest containing similar particulars to those given in the import manifest. The Customs authorities will then issue a clearance certificate and return the Consul's receipt for the ship's papers. These documents must be handed into the Consulate before the ship's papers are returned to the master.
- 6.—Should any ship leave the port without clearing outwards in the manner above prescribed, the master shall be liable to a penalty not exceeding Two Hundred Mexican Dollars.
- 7.—British steamers may enter and clear on the same day, and they shall not be required to hand in a manifest except for such goods as are to be landed or transhipped at the port of entry.

II .- Landing and Shipping Cargo and Payment of Duties

- 1.—The importer of any goods who desires to land them shall make and sign an application to that effect at the Custom-house, stating his own name, the name of the ship in which the goods have been imported, the marks, numbers, and contents of the packages and their values, and declaring that this statement is correct. The Customs authorities may demand the production of the invoice of each consignment of merchandise. If it is not produced, or if its absence is not satisfactorily accounted for, the owner shall be allowed to land his goods on payment of double the Tariff duty, but the surplus duty so levied shall be refunded on the production of the invoice.
- 2.—All goods so entered may be examined by the Customs officers of the places appointed for the purpose. Such examination shall be made without delay or injury to the merchandise, and the packages shall be at once re-sorted by the Customs authorities to their original condition, in so far as may be practicable.
- 3.—Should the Customs authorities consider the value of any goods paying an ad valorem duty as declared by the importer or exporter insufficient, they shall call upon him to pay duty on the value determined by an appraisement to be made by the Customs appraiser. But should the importer or exporter be dissatisfied with that appraisement, he shall within twenty-four hours (exclusive of Sundays and holidays) state his reasons for such dissatisfaction to the Commissioner of Customs, and shall appoint an appraiser of his own to make a re-appraisement. He shall then declare the value of the goods as determined by such re-appraisement. The Commissioner of Customs will thereupon, at his option, either assess the duty on the value determined by this re-appraisement, or will purchase the goods from the importer or exporter at the price thus determined, with the addition of five per cent. In the latter case the purchase money shall be paid to the importer or exporter within five days from the date on which he has declared the value determined by his own appraiser.
- 4.—Upon all goods damaged on the voyage of importation a fair reduction of duty shall be allowed, proportionate to their deterioration. If any disputes arise as to the amount of such reduction, they shall be settled in the manner pointed out in the preceding clause.
- 5.—All goods intended to be exported shall be entered at the Korean Custom-house before they are shipped. The application to ship shall be made in writing, and shall state the name of the vessel by which the goods are to be exported, the marks and number of the packages, and the quantity, description, and value of the contents. The exporter shall certify in writing that the application gives a true account of all the goods contained therein, and shall sign his name thereto.
- 6.—No goods shall be landed or shipped at other places than those fixed by the Korean Customs authorities, or between the hours of sunset and sunrise, or on Sundays or holidays, without the special permission of the Customs authorities, who will be entitled to reasonable fees for the extra duty thus performed.
- 7.—Claims by importers or exporters for duties paid in excess, or by the Customs authorities for duties which have not been fully paid, shall be entertained only when made within thirty days from the date of payment.
- 8.—No entry will be required in the case of provisions for the use of British ships, their crews and passengers, nor for the baggage of the latter which may be landed or shipped at any time after examination by the Customs officers.
- 9.—Vessels needing repairs may land their cargo for that purpose without the payment of duty. All goods so landed shall remain in charge of the Korean Authorities, and all just charges for storage, labour, and supervision shall be paid by the master. But if any portion of such cargo be sold, the duties of the Tariff shall be paid on the portion so disposed of.

10.—Any person desiring to tranship cargo shall obtain a permit from the Customs authorities before doing so.

III .- Protection of the Revenue

- 1.—The Customs authorities shall have the right to place Customs officers on board any British merchant vessel in their ports. All such Customs officers shall have access to all parts of the ship in which cargo is stowed. They shall be treated with civility, and such reasonable accommodation shall be allowed to them as the ship affords.
- 2.—The hatches and all other places of entrance into that part of the ship where cargo is stowed may be secured by the Korean Customs officers between the hours of sunset and sunrise, and on Sundays and holidays, by affixing seals, locks, or other fastenings, and if any person shall, without due permission, wilfully open any entrance that has been so secured, or break any seal, lock, or other fastening that has been affixed by the Korean Customs officers, not only the person so offending, but the master of the ship, also, shall be liable to a penalty not exceeding One Hundred Mexican Dollars.
- 3—Any British subject who ships, or attempts to ship, or discharges, or attempts to discharge, goods which have not been duly entered at the Custom-house in the manner above provided, or packages containing goods different from those described in the import or export permit application, or prohibited goods, shall forfeit twice the value of such goods, and the goods shall be confiscated.
- 4.—Any person signing a false declaration or certificate with the intent to defraud the revenue of Korea shall be liable to a fine not exceeding Two Hundred Mexican Dollars.
- 5.—Any violation of any provision of these Regulations, to which no penalty is specially attached therein, may be punished by a fine not exceeding One Hundred Mexican Dollars.

Note.—All documents required by these Regulations, and all other communications addressed to the Korean Customs authorities, may be written in the English language.

[L.S.] HARRY S. PARKES.

.. MIN YONG-MOK.

KOREAN TARIFF

The Import Tariff has been indentical with that of Japan proper since August 29th, 1920, except as regards the table given below.

The Export Tariff, also, is indentical with that of Japan proper, that is to say, goods are exported free.

IMPORTS

ARTICLE.	Unit.	RATE OF DUTY.
Horses (living)	_	Free
Sheep (living)	-	73
Salt: Obtained by spontaneous evaporation (unground)	100 kin	0.10
Other	ad val	30°/ _e .
Mineral Oils coming under B 2, No. 112, Import Tariff annexed to the Customs Tariff Law	10 American gallons	0.19
Coke	_	Free
Wood coming under F and J, 1, No. 612, Import Tariff annexed to the Customs Tariff Law		19

TREATIES WITH JAPAN

GREAT BRITAIN

TREATY OF COMMERCE AND NAVIGATION BETWEEN GREAT BRITAIN AND JAPAN

SIGNED AT LONDON, 16TH JULY, 1894
Ratifications Exchanged at Tokyo, 25th August, 1894

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and His Majesty the Emperor of Japan, being equally desirous of maintaining the relations of good understanding which happily exist between them, by extending and increasing the intercourse between their respective States, and being convinced that this object cannot better be accomplished than by revising the Treaties hitherto existing between the two countries, have resolved to complete such a revision, based upon principles of equity and mutual benefit, and, for that purpose, have named as their Plenipotentiaries, that is to say:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, the Right Honourable John, Earl of Kimberley, Knight of the Most Noble Order of the Garter, etc., etc., Her Britannic Majesty's Secretary of State for Foreign Affairs:

And His Majesty the Emperor of Japan, Viscount Aoki Siuzo, Junii, First Class of the Imperial Order of the Sacred Treasure, His Majesty's Envoy Extraordinary

and Minister Plenipotentiary at the Court of St. James';

Who, after having communicated to each other their full powers, found to be in good and due form, have agreed upon and concluded the following Articles:—

Article I.—The subjects of each of the two high contracting parties shall have full liberty to enter, travel, or reside in any part of the dominions and possessions of the other contracting party, and shall enjoy full and perfect protection for their

persons and property.

They shall have free and easy access to the Courts of Justice in pursuit and defence of their rights; they shall be at liberty equally with native subjects to choose and employ lawyers, advocates, and representatives to pursue and defend their rights before such Courts, and in all other matters connected with the administration of justice they shall enjoy all the rights and privileges enjoyed by

native subjects.

In whatever relates to rights of residence and travel; to the possession of goods and effects of any kind; to the succession to personal estate, by will or otherwise, and the disposal of property of any sort in any manner whatsoever which they may lawfully acquire, the subjects of each contracting party shall enjoy in the dominions and possessions of the other the same privileges, liberties, and rights, and shall be subject to no higher imposts, or charges in these respects than native subjects, or subjects or citizens of the most favoured nation. The subjects of each of the contracting parties shall enjoy in the dominions and possessions of the other entire liberty of conscience, and, subject to the Laws, Ordinances, and Regulations, shall enjoy the right of private or public exercise of their worship, and also the right of burying their respective countrymen, according to their religious customs, in such suitable and convenient places as may be established and maintained for that purpose.

They shall not be compelled, under any pretext whatsoever, to pay any charges or taxes other or high than those that are, or may be, paid by native subjects, or

subjects or citizens of most favoured nation.

Article II.—The subjects of either of the contracting parties residing in the dominions and possessions of the other shall be exempted from all compulsory military service whatsoever, whether in the army, navy, national guards, or militia, from all contributions imposed in lieu of personal service; and from all forced loan or military exactions or contributions.

Article III.—There shall be reciprocal freedom of commerce and navigation

between the dominions and possessions of the two high contracting parties.

The subjects of each of the high contracting parties may trade in any part of the dominions and possessions of the other by wholesale or retail in all kinds of produce, manufactures, and merchandise of lawful commerce, either in person or by agents, singly, or in partnership with foreigners or native subjects: and they may there own or hire and occupy the houses, manufactories, warehouses, shops, and premises which may be necessary for them, and lease land for residential and commercial purposes, conforming themselves to the Laws, Police, and Customs

Regulations of the country like native subjects.

They shall have liberty to come with their ships and cargoes to all places, ports, and rivers in the dominions and possessions of the other which are or may be opened to foreign commerce, and shall enjoy, respectively, the same treatment, in matters of commerce and navigation, as native subjects, or subjects or citizens of the most favoured nation, without having to pay taxes, imposts, or duties, of whatever nature or under whatever denomination levied in the name or for the profit of the Government, public functionaries, private individuals, corporations, or establishments of any kind, other or greater than those paid by native subjects, or subjects or citizens of the most favoured nation, subject always to the Laws, Ordinances, and Regulations of each country.

Article IV.—The dwellings, manufactories, warehouses, and shops of the subjects of each of the high contracting parties in the dominions and possessions of the other, and all premises appertaining thereto destined for purposes of residence

or commerce, shall be respected.

It shall not be allowable to proceed to make a search of, or a domiciliary visit to, such dwellings and premises, or to examine or inspect books, papers, or accounts except under the conditions and with the forms prescribed by the Laws, Ordinances,

and Regulations for subjects of the country.

Article V.—No other or higher duties shall be imposed on the importation into the dominions and possessions of Her Britannic Majesty of any article, the produce or manufacture of dominions and possessions of His Majesty the Emperor of Japan, from whatever place arriving; and no other or higher duties shall be imposed on the importation into the dominions and possessions of His Majesty the Emperor of Japan of any article, the produce or manufacture of the dominions and possessions of Her Britannic Majesty, from whatever place arriving than on the like article produced or manufactured in any other foreign country; nor shall any prohibition be maintained or imposed on the importation of any article, the produce or manufacture of the dominions and possessions of either of the high contracting parties, into the dominions and possessions of the other, from whatever place arriving, which shall not equally extend to the importation of the like article, being the produce or manufacture of any other country. This last provision is not applicable to the sanitary and other prohibitions occasioned by the necessity of protecting the safety of persons, or of cattle, or of plants useful to agriculture.

Article VI.—No other or higher duties or charges shall be imposed in the dominions and possessions of either of the high contracting parties on the exportation of any article to the dominions and possessions of the other than such as are, or may be, payable on the exportation of the like article to any other foreign country; nor shall any prohibition be imposed on the exportation of any article from the dominions and possessions of either of the two contracting parties to the dominions and possessions of the other which shall not equally extend to the

exportation of the like article to any other country.

Article VII. -The subjects of each of the high contracting parties shall enjoy

in the dominions and possessions of the other exemptions from all transit duties and a perfect equality of treatment with native subjects in all that relates to

warehousing, bounties, facilities, and drawbacks.

Article VIII.—All articles which are or may be legally imported into the ports of the dominions and possessions of His Majesty the Emperor of Japan in Japanese vessels may likewise be imported into those ports in British vessels, without being liable to any other or higher duties or charges of whatever denomination than if such articles were imported in Japanese vessels; and, reciprocally, all articles which are or may be legally imported into the ports of the dominions and possessions of Her Britannic Majesty in British vessels may likewise be imported into those ports in Japanese vessels, without being liable to any other or higher duties or charges of whatever denomination than if such articles were imported in British vessels. Such reciprocal equality of treatment shall take effect without distinction, whether such articles come directly from the place of origin or from any other places.

In the same manner there shall be perfect equality of treatment in regard to exportation, so that the same export duties shall be paid and the same bounties and drawbacks allowed in the dominions and possessions of either of the high contracting parties on the exportation of any article which is or may be legally exported therefrom, whether such exportation shall take place in Japanese or in British vessels, and whatever may be the place of destination, whether a port of either of

the contracting parties or of any third Power.

Article IX.—No duties of tonnage, harbour, pilotage, lighthouse, quarantine, or other similar or corresponding duties of whatever nature or under whatever denomination, levied in the name or for the profits of the Government, public functionaries, private individuals, corporations, or establishments of any kind, shall be imposed in the ports of the dominions and possessions of either country upon the vessels of the other country which shall not equally and under the same conditions be imposed in the like cases on national vessels in general, or vessels of the most favoured nation. Such equality of treatment shall apply reciprocally to the respective vessels, from whatever port or place they may arrive, and whatever may be their place of destination.

Article X.—In all that regards the stationing, loading, and unloading of vessels in the ports, basins, docks, roadsteads, harbours, or rivers of the dominions and possessions of the two countries, no privilege shall be granted to national vessels which shall not be equally granted to vessels of the other country; the intention of the high contracting parties being that in this respect also the respective vessels

shall be treated on the footing of perfect equality.

Article XI.—The coasting trade of both the high contracting parties is excepted from the provisions of the present Treaty, and shall be regulated according to the Laws, Ordinances, and Regulations of Japan and of Great Britain respectively. It is, however, understood that Japanese subjects in the dominions and possessions of Her Britannic Majesty and British subjects in the dominions and possessions of His Majesty the Emperor of Japan shall enjoy in this respect the rights which are or may be granted under such Laws, Ordinances, and Regulations to the subjects or citizens of any other country.

A Japanese vessel laden in a foreign country with cargo destined for two or more ports in the dominions and possessions of Her Britannic Majesty and a British vessel laden in a foreign country with cargo destined for two or more ports in the dominions and possessions of His Majesty the Emperor of Japan may discharge a portion of her cargo at one port, and continue her voyage to the other port or ports of destination where foreign trade is permitted, for the purpose of landing the remainder of her original cargo there, subject always to the Laws and Custom-

house Regulations of the two countries.

The Japanese Government, however, agrees to allow British vessels to continue, as heretofore, for the period of the duration of the present Treaty, to carry cargo between the existing open ports of the Empire, excepting to or from the ports of Osaka, Niigata, and Ebisu-minato.

Article XII.—Any ship of war or merchant vessel of either of the high contracting parties which may be compelled by stress of weather, or by reason of any other distress, to take shelter in a port of the other, shall be at liberty to refit therein, to procure all necessary supplies, and to put to sea again, without paying any dues other than such as would be payable by national vessels. In case, however, the master of a merchant vessel should be under the necessity of disposing of a part of his cargo in order to defray the expenses, he shall be bound to conform to the Regulations and Tariffs of the place to which he may have come.

If any ship of war or merchant vessel of one of the contracting parties should run aground or be wrecked upon the coast of the other, the local authorities shall inform the Consul-General, Consul, Vice-Consul, or Consular Agent of the district of the occurrence, or, if there be no such Consular officer, they shall inform the Consul-General, Consul, Vice-Consul, or Consular Agent of the nearest district.

All proceedings relative to the salvage of Japanese vessels wrecked or cast on shore in the territorial waters of Her Britannic Majesty shall take place in accordance with the Laws, Ordinances, and Regulations of Great Britain, and, reciprocally, all measures of salvage relative to British vessels wrecked or cast on shore in the territorial waters of His Majesty the Emperor of Japan shall take place in accordance

with the Laws, Ordinances, and Regulations of Japan.

Such stranded or wrecked ship or vessel, and all parts thereof, and all furniture, and appurtenances belonging thereunto, and all goods and merchandise saved therefrom, including those which may have been cast into the sea, or the proceeds thereof, if sold, as well as all papers found on board such stranded or wrecked ship or vessel, shall be given up to the owners or their agents, when claimed by them. If such owners or agents are not on the spot, the same shall be delivered to the respective Consuls-General, Consuls, Vice-Consuls, or Consular Agents upon being claimed by them within the period fixed by the laws of the country, and such Consular officers, owners, or agents shall pay only the expenses incurred in the preservation of the property, together with the salvage or other expenses which would have been payable in the case of a wreck of a national vessel.

The goods and merchandise saved from the wreck shall be exempt from all the duties of Customs unless cleared for consumption, in which case they shall pay the

ordinary duties.

When a ship or vessel belonging to the subjects of one of the contracting parties is stranded or wrecked in the territories of the other, the respective Consuls-General, Consuls, Vice-Consuls, and Consular Agents shall be authorized, in case the owner or master, or other agent of the owner, is not present, to lend their official assistance in order to afford the necessary assistance to the subjects of the respective States. The same rule shall apply in case the owner, master, or other agent is present, but requires such assistance to be given.

Article XIII.—All vessels which, according to Japanese law, are to be deemed Japanese vessels, and all vessels which, according to British law, are to be deemed British vessels, shall, for the purposes of this Treaty, be deemed Japanese and

British vessels respectively.

Article XIV.—The Consuls-General, Consuls, Vice-Consuls, and Consular Agents of each of the contracting parties, residing in the dominions and possessions of the other, shall receive from the local authorities such assistance as can by law be given to them for the recovery of deserters from the vessels of their respective countries.

It is understood that this stipulation shall not apply to the subjects of the

country where the desertion takes place.

Article XV.—The high contracting parties agree that, in all that concerns commerce and navigation, any privilege, favour, or immunity which either contracting party has actually granted, or may hereafter grant to the Government, ships, subjects, or citizens of any other State, shall be extended immediately and unconditionally to the Government, ships, subjects, or citizens of the other contracting party, it being their intention that the trade and navigation of each country shall be placed, in all respects, by the other on the footing of the most favoured nation.

Article XVI.—Each of the high contracting parties may appoint Consuls-General, Consuls, Vice-Consuls. Pro-Consuls, and Consular Agents in all the ports. cities, and places of the other, except in those where it may not be convenient to recognize such officers.

This exception, however, shall not be made in regard to one of the contracting

parties without being made likewise in regard to every other Power.

The Consuls-General, Consuls, Vice-Consuls, Pro-Consuls, and Consular Agents may exercise all functions, and shall enjoy all privileges, exemptions, and immunities which are or may hereafter be granted to Consular officers of the most favoured nation.

Article XVII.—The subjects of each of the high contracting parties shall enjoy in the dominions and possessions of the other the same protection as native subjects in regard to patents, trade marks, and designs, upon fulfilment of the formalities prescribed by law.

* Article XVIII.—Her Britannic Majesty's Government, so far as they are

concerned, give their consent to the following arrangement:-

The several foreign Settlements in Japan shall be incorporated with the respective Japanese Communes, and shall thenceforth form part of the general

municipal system of Japan.

The competent Japanese authorities shall thereupon assume all municipal obligations and duties in respect thereof, and the common funds and property, if any, belonging to such Settlements, shall at the same time be transferred to the said Japanese authorities.

When such incorporation takes place existing leases in perpetuity under which property is now held in the said Settlements shall be confirmed, and no conditions whatsoever other than those contained in such existing leases shall be imposed in respect of such property. It is, however, understood that the Consular authorities mentioned in the same are in all cases to be replaced by the Japanese authorities.

All lands which may previously have been granted by the Japanese Government free of rent for the public purposes of the said Settlements shall, subject to the right of eminent domain, be permanently reserved free of all taxes and charges for

the public purposes for which they were originally set apart.

Article XIX.—The stipulations of the present Treaty shall be applicable, so far as the laws permit, to all the Colonies and foreign possessions of Her Britannic Majesty, excepting to those hereinafter named, that is to say, except to—

India. South Australia. Queensland. New South Wales. The Cape. †The Dominion of Canada. Western Australia. Victoria. Natal. Newfoundland. New Zealand.

Provided always that the stipulations of the present Treaty shall be made applicable to any of the above-named Colonies or foreign possessions on whose behalf notice to that effect shall have been given to the Japanese Government by Her Britannic Majesty's Representative at Tokyo within two years from the date of the exchange of ratifications of the present Treaty.

† On January 31st, 1906, an agreement was signed in Tokyo making the Stipulations of

this Treaty applicable to the Dominion of Canada.

Owing to serious difference of opinion which arose between Japan of the one part and Great Britain, France and Germany of the other part regarding the interpretation of this clause with regard to leases held in perpetuity, an Arbitration Tribunal was appointed. The Governments of Germany, France and Great Britain named as Arbitrator M. Louis Renault, Professor of Law in the University of Paris and Legal Adviser to the Department of Foreign Affairs, and Japan named as Arbitrator His Excellency Itchiro Motono, Envoy Extraordinary and Minister Plenipotentiary of His Majesty the Emperor of Japan, at Paris, Doctor of Law. M. Gregers Gram, formerly Norwegian Minister of State, was chosen by the Arbitrators as Umpire. The Tribunal sat at The Hague, and on May 22nd, 1905, decided by a majority of votes and declared that: "The provisions of the Treaties and other engagements mentioned in the Protocols of Arbitration exempt not only the land held in virtue of the leases in respectuity granted by or on behalf of the Government of Japan, but they exempt the land and buildings of every description constructed or which may hereafter be constructed on such land from all imposts, taxes, charges, contributions or conditions whatsoever, other than those expressly stipulated in the leases in question." Mr. Motono recorded his entire disagreement with the decision.

Article XX.—The present Treaty shall, from the date it comes into force, be substituted in place of the Conventions respectively of the 23rd day of the 8th month of the 7th year of Kayai, corresponding to the 14th day of October, 1854, and of the 13th day of the 5th month of the 2nd year of Keiou, corresponding to the 25th day of June, 1866, the Treaty of the 18th day of the 7th month of the 5th year of Ansei, corresponding to the 26th day of August, 1858, and all Arrangements and Agreements subsidiary thereto concluded or existing between the high contracting parties; and from the same date such Conventions, Treaty, Arrangements and Agreements shall cease to be binding, and, in consequence, the jurisdiction then exercised by British Courts in Japan, and all the exceptional privileges, exemptions, and immunities then enjoyed by British subjects, as a part of or appurtenant to such jurisdiction, shall absolutely and without notice cease and determine, and thereafter all such jurisdiction shall be assumed and exercised by Japanese Courts.

Article XXI.—The present Treaty shall not take effect until at least five years after its signature. It shall come into force one year after His Imperial Japanese Majesty's Government shall have given notice to Her Britannic Majesty's Government of its wish to have the same brought into operation. Such notice may be given at any time after the expiration of four years from the date hereof. The Treaty shall remain in force for the period of twelve years from the date it goes into operation.

Either high contracting party shall have the right, at any time after eleven years shall have elapsed from the date this Treaty takes effect, to give notice to the other of its intention to terminate the same, and at the expiration of twelve months

after such notice is given this Treaty shall wholly cease and determine.

Article XXII.—The present Treaty shall be ratified, and the ratifications thereof shall be exchanged at Tokyo as soon as possible, and not later than six months from the present date.

In witness whereof the respective Plenipotentiaries have signed the same and

have affixed thereto the seal of their arms.

Done at London, in duplicate, this sixteenth day of the seventh month of the twenty-seventh year of Meiji.

[L.S.] KIMBERLEY.
,, AOKI.

PROTOCOL

The Government of Her Majesty the Queen of Great Britain and Ireland and Empress of India, and the Government of His Majesty the Emperor of Japan, deeming it advisable in the interests of both countries to regulate certain special matters of mutual concern, apart from the Treaty of Commerce and Navigation signed this day, have, through their respective Plenipotentiaries, agreed upon the following stipulations:—

1.—It is agreed by the contracting parties that one month after the exchange of the ratifications of the Treaty of Commerce and Navigation signed this day, the Import Tariff hereunto annexed shall, subject to the provisions of Article XXIII. of the Treaty of 1858 at present subsisting between the contracting parties, as long as the said Treaty remains in force and thereafter, subject to the provisions of Articles V. and XV. of the Treaty signed this day, be applicable to the Articles therein enumerated, being the growth, produce, or manufacture of the dominions and possessions of Her Britannic Majesty, upon importation into Japan. But nothing contained in this Protocol, or the Tariff hereunto annexed, shall be held to limit or qualify the right of the Japanese Government to restrict or to prohibit the importation of adulterated drugs, medicines, food, or beverages, indecent or obscene prints, paintings, books, cards, lithographic or other engravings, photographs, or any other indecent or obscene articles; articles in violation of patent, trade-mark, or copy-right laws of Japan, or any other article which for sanitary reasons, or in view of public security or morals, might offer any danger.

The ad valorem duties established by the said Tariff shall, so far as may be deemed practicable, be converted into specific duties by a supplementary Convention, which shall be concluded between the two Governments within six months from the date of this Protocol; the medium prices, as shown by the Japanese Customs Beturns during the six calendar months preceding the date of the present Protocol, with the addition of the cost of insurance and transportation from the place of purchase, production or fabrication, to the port of discharge, as well as commission, if any, shall be taken as the basis for such conversion. In the event of the Supplementary Convention not having come into force at the expiration of the period for the said Tariff to take effect, ad valorem duties in conformity with the rule recited at the end of the said Tariff shall, in the meantime, be levied.

In respect of articles not enumerated in the said Tariff, the General Statutory Tariff of Japan for the time being in force shall, from the same time, apply, subject, as aforesaid, to the provisions of Article XXIII. of the Treaty of 1858 and Articles

V. and XV. of the Treaty signed this day, respectively.

From the date the Tariffs aforesaid take effect, the Import tariff now in operation in Japan in respect of goods and merchandise imported into Japan by British subjects shall cease to be binding.

In all other respects the stipulations of the existing Treaties and Conventions shall be maintained unconditionally until the time when the Treaty of Commerce

and Navigation signed this day comes into force.

2.—The Japanese Government, pending the opening of the country to British subjects, agrees to extend the existing passport system in such a manner as to allow British subjects, on the production of a certificate of recommendation from the British Representative in Tokyo, or from any of Her Majesty's Consuls at the open ports in Japan, to obtain upon application passports available for any part of the country, and for any period not exceeding twelve months, from the Imperial Japanese Foreign Office in Tokyo, or from the chief authorities in the Prefecture in which an open port is situated; it being understood that the existing Rules and Regulations governing British subjects who visit the interior of the Empire are to be maintained.

3.—The Japanese Government undertakes, before the cessation of British Consular jurisdiction in Japan, to join the International Conventions for the Pro-

tection of Industrial Property and Copyright.

4.—It is understood between the two high contracting parties that, if Japan thinks it necessary at any time to levy an additional duty on the production or manufacture of refined sugar in Japan, an increased customs duty equivalent in amount may be levied on British refined sugar when imported into Japan, so long as such additional excise tax or inland duty continues to be raised.

Provided always that British refined sugar shall in this respect be entitled to the treatment accorded to refined sugar being the produce or manufacture of the

most favoured nation.

5.—The undersigned Plenipotentiaries have agreed that this Protocol shall be submitted to the two high contracting parties at the same time as the Treaty of Commerce and Navigation signed this day, and that when the said Treaty is ratified the agreements contained in the Protocol shall also equally be considered as approved, without the necessity of a further formal ratification.

It is agreed that this Protocol shall terminate at the same time the said Treaty

ceases to be binding.

In witness whereof the respective Plenipotentiaries have signed the same, and

have affixed thereto the seal of their arms.

Done at London, in duplicate, this sixteenth day of July, in the year of our Lord one thousand eight hundred and ninety-four.

[L.S.] KIMBERLEY. [L.S.] AKOI.

[In place of the Tariff above referred to are given in the following pages the Tariff officially promulgated in 1906, which embodies all the changes effected by Treaties with other Powers.]

DRAFT CUSTOMS TARIFF LAW

Article I.—Customs duties shall be imposed according to the annexed Tariff upon articles imported from foreign countries.

Article II.—Duty upon an article subject to ad valorem duty shall be levied according to the value thereof at the time of its arrival at the port of importation.

Article III.—With regard to those articles in respect of which it is found advisable to convert the ad valorem duties into specific duties, such conversion may be made by Imperial Ordinance on the basis of the average values for a period of not less than six months.

Articles enumerated in the annexed Tariff may be further classified or their gross weight may be taken, in determining the rates of the specific duties mentioned

in the preceding paragraph.

Article IV.—With regard to articles, the produce or manufacture of the regions which do not enjoy the benefit of special conventional arrangements, a benefit not exceeding the limits provided for in those arrangements may, by Imperial Ordinance designating the regions and articles, be extended to such articles, if necessary.

Article V.—With respect to articles, the produce or manufacture of a country in which vessels, or produce or manufacture of Japan are subjected to less favourable treatment than those of other countries, the articles of such country may be designated by Imperial Ordinance, which shall be liable to Customs duties not exceeding in amount the value of such articles in addition to the duties prescribed in the annexed Tariff.

Article VI.—In respect of articles on which an export bounty is granted in foreign countries, a Customs duty of the same amount as the said bounty may be imposed by Imperial Ordinance in addition to the duty prescribed in the annexed

Tariff.

Article VII.—The following articles are exempted from import duty:-

1.—Articles for the use of the Imperial Household;

- 2.—Articles belonging to chiefs of foreign States, their families, and suites, visiting Japan;
- 3.—Arms, ammunition, and explosives imported by the Army or the Navy; 4.—Mineral oils, imported for use as fuel by the Army or the Navy, with a specific gravity exceeding 0.875 at 15 degrees Centigrade;

5.-Warships;

6.—Articles for personal use of foreign Ambassadors and Ministers accredited to Japan and articles for official use of foreign Embassies and Legations in Japan:

- 7.—Articles for personal use of the members of the Embassies and Legations in Japan of those countries which exempt from Customs duty the articles for personal use of the members of the Japanese Embassies and Legations in such countries and articles for official use of the Consulates in Japan of those countries which exempt from Customs duty the articles for official use of the Japanese Consulates in such countries;
- 8.—Orders, decorations, medals, and badges conferred upon persons resident in this country;

9.—Records, documents and others papers;

10.—Articles imported as specimens or objects of reference which are to be exhibited in Government or public schools, museums, commercial museums, and other institutions;

11.—Articles contributed for the purpose of charity or relief;

- 12.—Government monopoly articles imported by the Government; 13.—Samples of merchandise which are only fit to be used as such;
- 14.—Travellers' effects, and tools and instruments of professional necessity to travellers, in so far as they correspond to the social status of such travellers and are recognised as reasonable by the Customs;

15 .- Articles sent back by Japanese military or naval forces and warships abroad;

16.—Effects of persons changing their residences provided that such effects have already been used;

17.—Exported articles which are re-imported within five years without any change in the character and form as at the time of exportation, excepting, however, alcohol, alcoholic liquors, sugar, and articles which were exempted from import duty or granted a drawback thereof under Art. VIII. or Art. IX.;

18.—Receptacles of exported goods designated by ordinance when such re-

ceptacles are re-imported;

19.—Fish, shell-fish, mollusca, sea-animals, seaweeds, and other aquatic products caught or gathered by vessels which set out for the purpose from Japan, and their manufactures of simple process, provided that they are imported by the same vessels or vessels attached thereto;

20.—Articles for ship's use delivered in open ports to warships and vessels

bound for foreign countries:

21.-Wreckages and equipments of shipwrecked Japanese vessels;

22.—Exported goods shipped by vessels which cleared Japanese ports, and

brought back on account of the shipwreck of such vessels;

23.—Horses, cattle, swine, sheep, and poultry, for breeding imported by the State and prefectures, and horses and cattle for breeding imported by associations of

horse or cattle breeding.

Article VIII.—The following articles are exempted from import duty if they are to be re-exported within one year from the date of importation, provided that security corresponding in amount to the duty is deposited at the time of importation:—

1. Articles imported for the purpose of having work done thereon, which are

designated by ordinance;

2.—Receptacles of imported goods, designated by ordinance;

3.—Articles imported for repair;

4.—Articles imported for the purpose of scientific research;

5.—Articles imported as articles for trial;

6.—Samples imported for the purpose of collecting orders;

7.—Articles imported for use in theatrical and other performances.

Article IX.—When articles designated by ordinance have been manufactured with imported raw materials and are exported to foreign countries, the whole or part of the import duty on such materials may be refunded in a manner to be determined by ordinance.

When manures designated by ordinance have been manufactured with imported raw materials, the whole or part of the duty on such materials may be refunded in a

manner to be determined by ordinance.

Any person who obtains or attempts to obtain fraudulently or illegally the refundment mentioned in the preceding two paragraphs shall be dealt with accord-

ing to the provision of Art. LXXV. of the Customs Duties Law.

Article X.—Imported manufactured articles which are furnished or fitted up in a vessel which is constructed in Japan are exempted from import duty if they are exported together with such vessel within two years from the date of importation provided that security corresponding in amount to the duty is deposited at the time of importation.

Article XI.—The importation of the articles specified hereunder is prohibited:—

1.—Opium and utensils for smoking opium, excepting those imported by the Government;

2.—Counterfeit, altered, or imitation coins, paper money, bank notes, and

negotiable papers;

3.—Books, pictures, carvings, and other articles injurious to public security or

morals;

4.—Articles which infringe rights in patents, utility models, designs, and trademarks and copyrights.

SUPPLEMENTARY ARTICLE

Article XII.—The date at which the present Law will be put in operation shall be determined by Imperial Ordinance.

CUSTOMS TARIFF OF JAPAN

(For Import Duties on Luxuries and Similar Articles, Promulyated July 1st, 1924, See pages 218-221)

(For New Conventional Tariff See Pages 230-232)

No.	Articles.	Jnit, Rate of Du	t y
	GROUP I.—Plants and Animals (Living).	Yen.	
1	Plants, twigs, stems, stalks and roots (for planting or		
2	grafting Fungi for culture:	free	
	7 011	0 kins 2.60	
	B. Other	d val. free	
	0 00	t val. 20% free	
3	Horses	5%	
4	Bulls, oxen and cows	" , 10",	
5	Sheep	r head 3.00	
6	Goats	,, 2,30	
7	Swine ad	l val. 20%	
8	Poultry	20	
9	Fish, shellfish and mollusca:		
	1, Fry and roes	free	
10	2. Other	,, 20%	
11	Bees	" 10",	
11	All other live animals	"	
	GROUP II.—Grains, Flours, Starches and Seeds.		
12	n:	0 kins 0.64	
13	and the product of the state of	0.0	
14	Barley	0.42	
15	Pearl barley	4,00° 2.20	
16	7771		
17	0-4-	" 0.60 0.65	
18	35:11-4 T4-11 C	" 0.50·	
19	3.5113 / CD / 434	0.35	
20	Indian corn	0.30	
21	Beans and pease;	" 0.00	
	1. Soja beans	0.50	
	2. Red or white beans, small (Phaseolus subtrilobata)	,, 0.50	
	3. Beans (Vice faba)	» 0.40	
	4. Green beans, small (Phaseolus radiatus)	0.50	
	5. Pease (Pisum sativum)	» 0.45	
	6. Ground nuts:	0.00	
	A. Unshelled	» 0.80	
	B. Other	, 0.95	
22	7. Other	» 0.45	
24	Flours, meals or groats of grains and starches:	" 1.65-	
	1. Wheat flour	F.00	
		8,15	
	4 m · 1	,, 1.05	
	5. Sago	2.00	
	6. Other	1.65	
23	Sesame seed	1.00	
24	Seeds of Perilla ocimoides	0.85	
25	Rape Seed	0.65	
26	Linseed	0.65	
27	Cotton seed	,, 0.10	
28	Ivory nuts	free	
29	Cocoa nuts	0.70	
		d val. 15%	

No.	Unit, Report	Articles.	Artheira	Unit.	Rate of Dut
	GROUP III,-B	everages, Comesti	bles and Tobacco.		Yen.
31	Vegetables, fruits	and muta.			
			s, syrup or honey (in-		
	cluding rece			100 kins	12.70
	2. Other:	~ .			
	A.—Vegetable 1. Preserved		. including receptacles		7.90
	2, ,,	3. 443.	ii ji	21	7.60
	3, ,,	***		ad val.	1.95 30%
	4. Other A. Fresh			aa var.	30,6
	B. Dried				-
	C. Other				-
	B.—Other: 1. Preserved	in tin	in alm din m macamba alaa	100 kins	7.25
	2. ,,	3 443	including receptacles	100 M125	8.50
	3, ",			"	3.20
		h fruits	* *** *** *** ***	"	4.00 6.90
	B. Dried C. Nuts			"	7.85
	D. Other			ad val.	30%
32	Tea:			700 1 '	00.00
	1. Black tea			100 kins	22.60 6.80
	2. ,, dust tes 3. Other			33	6.00
-33	Maté and other tea			ad val.	45%
34	Coffee:			100 kins	15 10
	1. In the bean 2. Other			100 Kills	15,10 25:10
35	Chicory and other c	offee substitutes		ad val.	45%
36	Cocoa (not sugared	l):	701 110 1111 1111	200 1	0.00
	1. In the bean		in all discounts also	100 kins	6,00 43 00
37	2. Other Pepper:	*** *** *** **	. including receptacles	"	20.00
	1. In the seed			16	9.35
00	2. Other		. including receptacles	>>	11.70
-38	Curry:		. including receptacles		21.10
	2. Other		· ··· ··· ··· ···	ad val.	40%
39	Mustard:			100 hina	8.35
	1. In powder 2. Other		including receptacles	100 kins	40%
40	Sugar:	• ••• ••• ••			-5,0
	1. Under No. 11 1			100 kins	2.50
}	2. Under No. 15 I		and the same of th	29	3.10
	3. Under No. 18 J 4. Under No. 21 I			"	4.25
	5. Other			,,	4,65
41		ube sugar, loaf s	igar, and similar sugar	"	7.40
42	Molasses:	t more than 609	by weight of sugar		
	calculated as	cane sugar		1997	1,30
	2. Other			"	2.50
43	Grape sugar, malt s			**	13.65
44	Honey Confectioneries and		including receptacles	33	7.20 32.00
46	Jams, fruit jellies an			**	17.50
47	Biscuits (not sugar			DR.	13.30
48	Macaroni, vermicelli			**	7.90
*20	Fruit juices and syr 1. Fruit-juices (su		ns:		
			including receptacles		15.30
117	B. Other	*** *** *** ***		99	10.70

No.	Articles.	Unit.	Rate of Du
	2. Other including receptacles	100 kins	Yen. 11.00
50	Sauces: 1. In cask		8.25
51	2. Other including receptacles Vinegar	100 litres	11.00
	Note.—Vinegar containing more than 10 grammes of acetic acid in 100 cubic centimetres at 15° C. is subject to an additional duty at the rate of 3 yen per 100 litres (3.33d. per gallon) for every ad-		
5 2	ditional one gramme of acetic acid. Meats, poultry, game, fish, shellfish and mollusca:		
	1. Fresh:		-
	A. Beef	100 kins	6.00-
	C. Other	ad val.	30%
	2. Preserved in tin, bottle or jar:		
	A. Meats, poultry and game	21	35 **
	a. Sardines in oil	,,	40
	b. Other	,,	40
	3. Other: A. Sausages	100 bina	221070
	B. Ham and bacon	100 kins	16.20
	C. Salted meats	"	5.65
	D. Salted whale meat		61533
	b. Other	13	3.60
	E. Salted fish	"	2.00
	F. Other	ad val.	30%
53	Butter, artificial butter and ghee	100 kins	29.60
54 55	Condensed milk including receptacles	23	20.50
56	Infant foods	,,,	11,10
57	Meat extract ,,	29	72.50
58	Peptone, somatose, hemoglobin and similar tonic foods	ad val.	35%
59	Eggs, fresh	100 kins	6.00
60	Mineral waters, soda water and similar beverages, not con-		-100
61	Sake	100 litres	16.00
62	Chinese liquors, fermented	2)	17.00
63	Beer, ale, porter and stout	"	17.00
64	Wines of all kinds;	,,	12,00
	1. In bottle	19	40.00
	2. In other receptacles: A. Containing not more than 14% by volume of		
	pure alcohol:		
	a. Containing not more than 1 gramme of sugar		
	calculated as grape sugar in 100 cubic		3447
	b. Other	,,,	12.00
	B. Other	33	30.00
	2. 0.00	,,	00.00
	Note,—'Those containing more than 20 grammes of sugar calculated as grape sugar in 100 cubic centimetres at 15° C, are subject to an additional duty at the rate of 25 sen per 100 litres (0.28d. per		
	gallon) for every additional one gramme of sugar.		
	g/		2-2-11
65	Champagne and other sparkling wines	-	100,00

No.	Articles.	Unit.	Rate of Duty
			Yen,
66	Alcoholic liquors, not otherwise provided for:		
	1. Containing not more than 7% by volume of pure alcohol which has a specific gravity of 0.7947 at		
	15° C	100 litres	20,00
	2. Other:		
	A. In bottle	33	110.00 60.00
	21 12 00101 1000000000 111 111 111 111 1	31	00.00
	The Miles and the Mood has also a		
	Note.—Those containing more than 50% by volume of pure alcohol which has a specific gravity of 0.7947		
	at 15° C. are subject to an additional duty at the		
	rate of 1 yen per 100 litres (1.11d. per gallon) for		
	every additional 1% of pure alcohol.		
0.	D 1 (11)		
67	Beverages and comestibles, not otherwise provided for: 1. Sugared	ad val.	60.0/
	2. Other		60 % 40 ,,
68	Tobacco:	-	
	1. Cigars, cigarettes and cut tobacco	1 kin	355 ,, 2,23-
	3. Snuff		5.17
	4. Other	ad val.	355%
	GROUP IV.—Skins, Hairs, Bones, Horns, Teeth,		
	Tusks, Shells, &c.		
69	Furs:		
	1. Of sheep and goats	100 kins	9.40
70	2. Other	ad val.	40 %. 50 ,,
71	Hide and skins, animal, raw:		00 ,,
	1. Of bulls, oxen, cows and buffaloes 2. Of deer	100 kins	1.70
	2. Of deer		1.90, 1.25
	4. Waste		free
72	5. Other	ad val.	5 %
	1. Of bulls, oxen, cows, buffaloes, horses, sheep and goats:	-	
	A, Lacquered, japanned or enamelled		20
	B. Dyed or coloured (excluding roller leather) C. Other:		20 "
	I. Of bulls, oxen, cows, buffaloes and horses:		
	a. Sole leather	100 kins	15.20
	b. Tanned hide, known as "Indian blood leather" c. Other	ad val.	9.50 20 %
	II. Of sheep and goats:		
	a. Roller leather b. Other	100 kins	69.00 24.00
	2. Of chamois (including imitation chamois leather)	,,	74.40
	3. Of swine	.06	30.60
	4. Of alligators: A. Each weighing not more than 150 grammes		207.00
	B. Other	**	113,00
	5. Of lizards		394,00
	6. Waste	ad val.	9.20 20 %
73	Manufactures of leather, not otherwise provided for:	au vui.	20 %
	1. Belts, belting, and hoses, for machinery	100 kins	37.20
	2. Sweat leathers for hats (including those made of imitation leather)		88.80-

No.	Articles.	Unit.	Rate of Duty
	3. Other:		Yen.
	A. Combined with precious metals, metals coated		
	with precious metals, precious stones, semi-		
	precious stones, pearls, corals, elephant's ivory, or tortoise-shells	ad val.	50%
	B. Other	, out out,	40 ,,
74	Hairs, animal, not otherwise provided for	,,	free
75	Feathers and downs:		
	1. For ornament	"	40%
76	2. Other	12	20 ,, free
77	Manufactures of feathers or bird's skins with feathers, not		1100
	otherwise provided for	.,	50%
78	Quill bristles		free
79	Bones, animal, excluding those for medicinal use		23
80 81	Tusks, animal		29
01	Manufactures of animal tusks, not otherwise provided for: 1. Of elephant's ivory	11	30%
	2. Other	196	40 ,,
82	Animal horns, excluding those for medicinal use		free
83	Hoofs, animal		33
84	Sinews, animal		10%
85 86	Bladders	**	free
87	Shells of mollusca		
	1. Shells of hawkbill:		
	A. Dorsal and marginal shells	100 kins	134.00
	B. Other	99	16,70
	2. Shells of loggerhead or of green turtle known as		
	"Wako": A. Dorsal shells		5,35
	B. Marginal shells	22	1.30
	C. Other	**	16.70
	3. Waste		7.95
	4. Other	ad val,	10%
88 89	Tortoise-shell manufactures, not otherwise provided for	33	50 ,, 40 ,,
90	Coral manufactures, not otherwise provided for	**	50 ,,
91	Pearls		5
-92	Sponges:		
	1. Prepared	100 kins	181.00
00	2. Other	16	9.20
93	Skin, hair, bones, horns, teeth, tusks, shells, not otherwise		10%
94	provided for (excluding those for medicinal use) Manufactures of skin, hair, bone, horn, teeth, tusk, shell,	ad val.	10,6
	not otherwise provided for		40 ,,
	GROUP V.—Oils, Fats, Waxes and Manufactures thereof.		
95	77-1-41111 4 11		
.80	Volatile oils, vegetable:		free
	2, Other:		1200
	A. Of turpentine;		
	a. In cans, or barrels	100 kins	5,20
	b. Other	ad val.	20%
96	B. Other		22
90	Linseed oil: 1. In cans, or barrels:		
	A, Boiled	100 kins	3,00
	B Other	100 21115	1,60
	2. Other	ad val.	20%
:97	Castor oil:		6.00
	1. In cans, barrels or jars	100 kins	2.20
	2. Other	ad val.	20%

No.	Articles.	Unit.	Rate of Duty.
00	QI. II		Yen.
98	Olive oil: 1. In can or barrel	100 kins	1.70
	2. Other	, 100 kms	9,50
99	Cocoa-nut oil	"	1.50
100	Ground nut oil	"	4.65
101	Soja bean oil	,,	1.40
102	Cotton seed oil	,,	4.45
103	Wood oil, obtained from the seeds of Aleurites cordata	**	1.90
104 105	Camellia oil	"	4.90 18.50
106	0.131	,,	10.30
107	Fish oil and whale oil	,,	1.30
108	Fats, animal:	**	2.00
	1. Lard	,,	9.00
	2. Other	"	0.80
109	Compound lard	"	7.70
110	Stearin	1)	12,00
111 112	Olein	13	5.00
112	1. Crude:		
	Distillates between 120° and 275° by fractional		
	distillation:		
		10 Am. gals.	0.17
	B_{i} , B_{i}	"	0.21
	C. ,, ,, 30 ,, ,, ,,	"	0.25 0.29
	D. ,, ,, 35 ,, ,, E. ,, 40 ,, ,	"	0.23
	F. Other	,,	0.36
	21 0020111 111 111 111 111 111 111 111 1	"	
	Note.—Those containing more than 45% are subject to		
	an additional duty at the rate of 1 sen per 10 American gallons (0.30d, per 10 Imperial gallons)		
	for every additional 1%		
	2. Other, including lubricating oils containing animal		
	and vegetable oils or fats, soaps, &c., of a specific gravity at 15° C.:		
	A. Not exceeding 0.730		0.56
	B. ,, ,, 0,875		0.90
	C. Other	100 kins	1.23-
118	Vaseline		2.95
114	Paraffin wax:		
	1. Melting point up to 42° C		free
115	Vegetable tallow or wax, obtained from the seeds of Still-	**	12.00
	ingia sebifera, Rhus vernicifera or Rhus succedanea		6.00
116	Candles		11.00
117	Soaps:		
	1. Perfumed (including inner packings)	44	28.60
118	2. Other	1861	5.70
110	fumed oil, fat or wax (including receptacles and inner		
	packings)	200	78.00
119	Perfumed waters (including receptacles and inner packings)		90.00
120	Oils, fats, and waxes, not otherwise provided for	ad val.	20%
121	Manufactures of oil, fat, and wax, not otherwise provided for	,,	30 ,,.
	Coord VI David Charles 2 26 21 1		
	GROUP VI.—Drugs, Chemicals, Medicines, Compounds		
	or Preparations thereof, and Explosives.		
122	Hops		free
128	Liquorice	100 kins	2.00
124	Saffron ,,, ,,, ,,, ,,, ,,, ,,, ,,	,,	422.00

No.	Articles.	Unit. Rate of Duty
		Yen.
125	Ipecacuanha root	100 kins 82.00
126	Ginseng	ad val. 20%
127	Cassia and cinnamon bark	100 kins 20 ,,
128	Cinchona bark	0.05
129	Ryutan or gentian root	" 9.60
130 131	Rhubarb	" 870
132	Semen cynæ	" 10.40
133	Senega root	19.40
134	Musk	1 kin 101.00
185	1 110 - 1	100 kins 81.50
136	TT T	4.80
137	Cloves	" 810
138	A malmand an alone and d	,, 69.30
139	Sandal wood	" 5.15
140	Galls, myrobalans, betel nuts, oak bark, mimosa bark,	"
	mangrove bark, chips or scraps of quebracho wood and	
	similar tanning materials	free
141	Catechu and other tanning extracts	,, 0.50
142	Balsam	" 25.00
143	Crude indiarubber, crude gutta percha, and substitutes	
	thereof	free
144	Gum arabic, shellac, rosin and other gums and gum resins,	
	not otherwise provided for (excluding those for medi-	
	cinal use)	tr.
145	Glue	,, 2.70
146	Gelatin	10.20
147	Isinglass	,, 40.90
148	Dextrin	1.15
149	Sulphur	ad val. 20%
150	Phosphorus, yellow and red or amorphous	free
151	Iodine	100 kins 135.00
152	Zinc dust	1.50
153	Acid, boric	3.20
154	" acetic	8.00
155	" oxalic	2.00
156 157	" tartaric	11.60
158	" salcylic	800
159	" carbolic	ad val. 20 %
160	,, picric	100 kins 18.40
161	myracaallia	144.00
162	" pyrogallic	" 20.70
163	Soda, caustic, and potash, caustic:	20.10
100	1 D C 1	7.25
	0.04	1.50
164	Y-3:303-	155.00
165	Soda, ash and natural	0.35
166	Soda, bicarbonate of	0.05
167	" peroxide of	" 15.60
168	Nitrate of soda (Chili saltpetre):	"
	1. Refined	2.30
	2. Other	free
169	Soda sulphate of:	
	1. Refined	ad val. 20%
	2. Other	100 kins 0.45
170	Soda, borate of (borax)	1.00
171	" silicate of	,, 0.35
172	" salicylate of	, 14.10
173	Cyanide of soda and cyanide of potash	free
174	Potash, nitrate of (saltpetre)	2.35
.175	Potash, sulphate of:	
	1. Refined	ad val. 20% free

No.	Articles.	Unit.	Rate of Duty
			Yen.
176	Potash, chlorate of		free
177	" bichromate of	100 kins	1.80
178	" iodide of	,,	122.00
179	" bromide of	,,	10.00
180	Magnesium, carbonate of	**	2.50 2.50
181 182	Barium, peroxide of	,,	0.45
183	Alum	"	2.05
184	Ferri-cyanide ,	ad val.	10%
185	Ferro-cyanide of potash	100 kins	2 70
186	Ferri-cyanide "	25	5.60
187	Bismuth, sub-nitrate of	"	81.10
188	Ammonium, chloride of	33	2.30
189	,, sulphate of:	ad val.	20%
	1, Refined	aa vav.	free
190	Ammonium, carbonate of	100 kins	3.45
191	Thorium, nitrate of	,,	86.80
192	Cerium, ,, ,,	ad val.	10%
193	Cerium, ,, ,,	100 kins	0.41
194	Acetone	>>	15.13 5.10
195	Formalin	21	5.10
196 197	Wood spirit or methyl alcohol	1 litre	0.73
198	Alcohol		0.73
199	Glycerine	100 kins	3.20
200	Chloroform	,,	22.30
201	Iodoform	31	202.00
202	Milk sugar		7.60
203	Saccharin and similar sweet substances	1 kin	60.00
204	Naphthalin	100 kins	1.50 37.30
205 206	Borneo camphor, and blumea or nai camphor	29	11,00
200	Antifebrin	33	82.00
208	Santonin	"	326,00
209	Quinine, hydrochlorate of, and sulphate of	,,	135.00
210	Morphine, ,,	1 kin	13.50
211	Cocaine:		10.00
	1. Cocaine sulphate of	1 kin ad val.	19 30 35%
212	2. ,, hydrochlorate of	100 kins	38.80
213	Cinchonine, hydrochlorate of, and sulphate of Creosote, carbonate of))	33.40
214	Guaiacol, , ,	"	58.10
215	Aniline salt or hydrochlorate of aniline	"	2.75
216	Diastase	"	142.00
217	Baking powder	"	27.50
218	Insect "		15.70
219 220	Fly paper	ad val.	30%
220	Alcoholic medicinal preparations:	100 kins	39.00
	1. Tincture of opium	1 litre	0.73
221	Vanillin, coumarin, heliotropin, and similar aromatic		
	chemicals, not otherwise provided for	ad val.	10%
222	Tooth powders, tooth washes, toilet powders, and other		
	prepared perfumeries, not otherwise provided for	,,	50,,
223	Joss sticks	1001	40,,
224	Roller composition	100 kins	8.80
225	Plasters (including inner packings)	,,	53.60
226	Gauze, wadding, bandage, catgut, and similar materials	ad val.	30%
227	for surgical use	100 kins	67.30
228	Wafers	ad val.	30%

No.	Articles.	Unit.	Rate of Dut
229 230	Drugs, chemicals, and medicines, not otherwise provided for	ad val.	Yen. 20%
200	Compounds or preparations of drugs, chemicals, and medicines, not otherwise provided for		30
231	Explosives:	"	30,,
	1. Gunpowder	100 kins	8.05
	2. Dynamite	,,	6.10
	3. Detonators (including inner packings)	93	25.50
	4. Fuses		37.40
232	5. Other	ad val.	30%
	1. With bullets or shots:		
	A. Of metal shells (including inner packings)	100 kins	29.10
	B. Other """"	, ,,	23.10
233	2. Other	ad val.	40%
234	Projectiles, loaded with explosives Fireworks	100 kins	40,,
235	Matches	ad val.	12.70
			40%
	GROUP VII.—Dyes, Pigments, Coatings, and Filling Matters.		
236	Indigo, natural:		
	1. Dry	100 kins	21.20
237	2. Liquid or in paste	ad val.	10%
201	Artificial indigo: 1. Dry	100 kins	22.00
	2. Liquid or in paste	ad val.	10%
238	Turmeric	100 kins	1.00
239	Tufflower:		2.00
	1. In cake	100 kins	9.65
	2. Other		2.70
240	Logwood	ad val.	5%
$\frac{241}{242}$	Caramel	100 kins	1.85
243	Caramel	"	13.65
210	otherwise provided for	,,	4,60
244	Oxide of cobalt	"	52.40
245	Liquid gold, liquid silver and liquid platinum	1 kin	12.40
246	Bronze powder, aluminium powder and similar metal pow-		
	ders not otherwise provided for	100 kins	28.00
247	Prussian blue	,,,	9.25
248 249	Ultramarine blue	22	3.15
250	White lead, red lead, and litharge	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2.10
251	Chalk or whiting	"	2.10
252	Vermillion or cinnabar	"	26.80
253	Realgar and orpiment	ad val.	10%
254	Gamboge and dragon's blood		free
255	Carbon black	100 kins	1.95
256	Lacquer (the juice of Rhus vernicifera)	33	6.90
257 258	Varnishes	21	14.50
259	Wood tar and coal tar	99	0,50
260	Shoe polishes including receptacles	33	0.55
261	Pencils:	,,	9.90
	1. Not cased (slender strips of graphite or of colours) 2. Other, excluding those with metal sheaths:	ad val.	30%
	A. Cased with wood or paper:		
	a. With metal attachments	1 gross	0.75
	b. Other	",	0.55
262	B. Other	ad val.	30%
202	1. For copying or writingincluding receptacles	100 kins	8.35

No.	Articles.	Unit.	Rate of Duty.
			Yen.
	2. For printing:		
	A. Liquid or in paste:		
	I. In barrel:	100 kins	3,45
	b. Other	ad val.	25%
	II. Otherincluding receptacles	100 kins	21.50
	B. Solid	**	111.00
000	2. Other	ad val.	30%
263 264	Black solid inks, and red solid inks, Chinese Chalk-crayon and tailor's chalk	**	**
265	Artist's colours and artist's paints including receptacles	100 kins	50.00
266	Paints:		00.01
	1. Copper paints, international compositions, anti-foul-		
	ing compositions, anti-corrosive paints, and similar	100 hins	0.15
	ships' bottom paints	100 kins	6,15 2,80
	3. Enamel paints	**	13.20
	4. Other:		
	A. Each weighing not more than 6 kilogrammes		
	including the weight of receptacle	32	6.40
267	B. Other Putty, mangan putty, marine glue pitch, and similar fill-		4.50
201	ing matter:		
	1. Putty	,,,	1.40
	2. Mangan putty	ad val.	30%
	3. Marine glue pitch 4. Other	"	
268	Sealing wax	100 kins	4.00
269	Dyes and pigments, not otherwise provided for	ad val.	15%
270	Coatings, " " " "	29	30 "
	GROUP VIII Yarns, Threads, Twines, Cordages and		
	Materials Thereof.		
	22,000,000		
	Note.—In case an article in this group is constituted		
	of more than one kind of fibre, any kind of fibre which does not exceed 5 per cent. by weight of		
	the article shall not be considered as mixed in		
	reference to the tariff classification, silk and arti-		
	ficial silk excepted.		
271	Cotton in the seed on sinned including seeded on sembed		
-11	Cotton, in the seed or ginned, including carded or combed cotton		free
272	Cotton yarns:		
	1. Single or two-fold:		
	A. Gray, including gassed yarn;	100 kins	5.80-
	a. Not exceeding No. 24 English	100 Kins	6.40
	6 , , , , , , , , , , , , , , , , , , ,	22	9.50
	d, ,, ,, 80 ,,	29	11,00
	e. Other	23	11.30
	B. Bleached simply, Duty on gray yarn with an addition of 1 yen per 100 kins		1.00
	C. Other, Duty on gray yarn with an addition of	,,	
	3 yen per 100 kins	,,	1.00
	2. Other:		90.00
	A. Gray, including gassed yarn	33	28.00- 30.00
273	B. Other	29	30.00
	and cotton threads:		
	1. In skein:		
	A. Gray	p	28,00
	B. Other	39	80.00

No.	Articles.	Unit.	Rate of Duty
	2. Other:	100 kins	Yen. 35.90
274	A. Reeled on wooden spool (including spools) B. Other Flax, China grass, ramie, hemp, jute, and other vegetable	ad val.	30%
	fibres, not otherwise provided for		free
275	Linen yarns: 1. Single:		
	A. Gray	100 kins	8.60
	B. Other	**	9.25
	A Gray	,,	40,90
276	B. Other	100	44.90
,210	above No. 7 English and not exceeding 12 grammes		
	per 10 metres, and linen threads:		40.90
	1. Gray	,,	44.90
.277	China grass yarns and ramie yarns	ad val.	10%
278	China grass twines and ramie twines, made by twisting to- gether single yarns above No. 7 English and not exceed-		
	ing 12 grammes per 10 metres, China grass threads and		2.704
.279	ramie threads	**	30% 10%
280	Jute yarns	27	1 20/6
281	Hemp twines and jute twines, made by twisting together		
	single yarns above No. 7 English and not exceeding 12 grammes per 10 metres, hemp threads and jute threads	100 kins	27.10
282	Sheep's wool, goat's hair and camel's hair, including those		6
.288	Carded or combed		free
	1. Undyed or unprinted:		
	A. Yarns made by twisting woollen and worsted yarns together	ad val.	15%
	B Yarns made by twisting those of different number	aw but.	10/0
	together and loop yarns	23	,,
	I. Worsted:		
	a. Not exceeding No. 32 metric	100 kins	13.20
	b. Other II, Woollen	**	17.50
	2. Other, Duty on undyed or unprinted yarns with	,,	46.00
284	an addition of 2.50 yen per 100 kin Mixed yarns of cotton and wool:		12.00
202	1. Undyed or unprinted	**	9.90
	2. Other, Duty on undyed or unprinted yarns with an addition of 3 yen per 100 kins		
285	Cocoons		free
286	Floss silk		30.00
287	Raw silk, including thrown silk; 1. Wild silk	-	31.00
200	2. Other	ad val.	30%
288 289	Spun silk yarns	23	23
290	Artificial silk	100 kins	87.90
291	Yarns, not otherwise provided for: 1. Partly of silk, artificial silk, or metal	ad val.	30%
	2. Other	aa out.	15,,
292	Threads, not otherwise provided for	100 kins	30 ,. 86.80
293 294	Wool powder, silk powder, and artificial silk powder	ad val,	20%
295	Waste or old fibres, waste yarns and waste threads		free
296	Twines, cordages, braids, and plaited ropes, not otherwise provided for:		
	1. Of cotton	9)	18.20

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No.	Articles.	Unit.	Rate of Duty	
297	2. Of flax, China grass, ramie, hemp, jute, or Manila hemp, pure or mixed with one another	100 kins ad val.	Yen. 6.00 20% 0.60	
298	Notes. 1. The term "tissues" in this Group includes felts and knitted tissues. 2. The term "silk" in this Group includes artificial silk. 3. In case a tissue in this Group is constituted of more than one kind of fibre, any kind of fibre which does not exceed 5% by weight of the tissue shall not be considered as mixed in reference to the tariff classification, silk and artificial silk excepted. 4. The number of threads constituting the tissues shall be counted by elementary threads in the part where the greatest number of threads are used. 5. Figured tissues are those with a design or repeat constituted by interlacing both warps and woofs more than 20 in number. In case of counting number of thread aforesaid, twisted yarn consisting of two or more single yarns, or yarns put together to act as one shall be counted as one. Tissues of cotton: 1. Velvets, plushes, and other pile tissues, with piles cut or uncut: A. Gray B. Other 2. Tissues woven with chenile threads 3. Flannels and other raised tissues 3. Flannels and other raised tissues 3	100 kins ad val. 100 kins	34.00 40.00 20% 16.00	
	4. Crapes	ad val. 100 kins ad val.	20% 36.0) 20%	
	of 5 millimetres side in warp and woof: a. 19 threads or less b. 27 ,, ,, c. 35 ,, ,, d. 43 ,, ,, e. More than 43 threads II. Weighing not more than 10 kilogrammes per 100 square metres, and having in a square of 5 millimetres side in warrand woof	100 kins	23.00 31.00 43.00 57.00 77.00	
	of 5 millimetres side, in warp and woof: a. 19 threads or less b. 27 ,, 35 ,, ,, d. 43 e. More than 43 threads III. Weighing not more than 20 kilogrammes per 100 square metres, and having in a square of 5 millimetres eide in warp and woof.)+)-)- 13.	11.00 14.00 18.00 22.00 28.00	
	of 5 millimetres side, in warp and woof: a. 19 threads or less	25 25 25 29	10.00 11.00 14.00 18.00 22.00	

No.	Articles.	Unit.	Rate of Duty
	IV Waighing not more than 20 bilegrammes nor		
	IV. Weighing not more than 30 kilogrammes per 100 square meters, and having in a square of 5 millimetres side, in warp and woof:		Yen.
	a. 19 threads or less	100 kins	9.00
	5, 27 ,, ,,	,,	10.00
	c. 35 ,, ,,	>>	12.00
	d. 43 ,,	,,	16.00
	V. Other	2) 2)	20,00 14,00
	B. Bleached simply (Duty on gray tissues with an		14.00
	addition of 3 yen per 100 kins)		
	C. Other (Duty on gray tissues with an addition of		
	7 yen per 100 kins) 8. Figured or brocaded tissues, not otherwise provided for: A. Gray:		
	I, Weighing not more than 5 kilogrammes per		
	100 square metres, and having in a square of 5 millimetres side, in warp and woof:		
	a. 19 threads or less	23	26.00
	b. 27 ,, ,,	27	35 00-
	c. 35 , , d. 43 ,, ,,		47.00-
	e. More than 43 threads	29	65.00
	II. Weighing not more than 20 kilogrammes per	-	88.00
	100 square metres, and having in a square		
1	of 5 millimetres side, in warp and woof:		
	a. 19 threads or less	**	14.00
	c. 35 ,, ,,	33	18.00
i	d. 43 ", ",	"	22.00. 29.00
	e. More than 43 threads	12	36,00
	III. Weighing not more than 20 kilogrammes per		-100
	of 5 millimetres side, in warp and woof:		
	a. 27 threads or less		177.00
	b. 35 ,, ,,	39 31	17.00 21.00
	c. 43 ,, ,,	39	27.00
	d. More than 43 threads		34.00
	IV. Weighing not more than 30 kilogrammes per		
	100 square metres, and having in a square of 5 millimetres side, in warp and woof:		
	a. 27 threads or less	,,	10.00
	b. 35 " "	27 19	16.00. 20.00
	c. 43 ,, ,,	3>	26.00
	d. More than 43 threads	10	33.00
	V. Other	29	24.00
	addition of 3 yen per 100 kins.)		
	C. Other (Duty on gray tissues with an addition of		
ļ	7 yen per 100 kins).		
	9. Other:		
	A. Gray: I. Weighing not more than 5 kilogrammes per		
	100 square metres, and having in a square		
	of 5 millimetres side, in warp and woof:		
	a. 19 threads or less	19	24.00-
	b, 27 ,, ,,	20	32 00
	c. 35 ,, ,,	39	44.00
	d. 43 ,, ,,		59.00
	6. More than 43 threads II- Weighing not more than 10 kilogrammes per	19	80,00
	100 square metres, and having in a square		
	of 5 millimetres side, in warp and woof:		
	a. 19 threads or less		12.00

	CUSIOMS TARIFF OF JAPAN		191
No.	Articles.	Unit.	Rate of Duty
			Yen.
	b. 27 threads or less	100 kins	15.00 19.00
	d. 45	"	24.00
	e. More than 43 threads	"	30.00
	III. Weighing not more than 20 kilogrammes per		
	100 square metres, and having in a square of 5 millimetres side, in warp and woof:		
	a. 27 threads or less	44	12.00
	b, 35 ,, ,,	23	15.00
	c. 43 ,, d. More than 43 threads	22	20.00
	IV. Weighing not more than 30 kilogrammes per	**	20.00
	100 square metres, and having in a square of 5 millimetres side, in warp and woof:		
	a. 27 threads or less	- 60	11.00
	b. 35 ,, ,, c. 45	80	13.00
	d. More than 43 threads	**	22.00
	V. Other	**	15.00
	B. Bleached simply (Duty on gray tissues with an		
	addition of 3 yen per 100 kins) C. Other (Duty on gray tissues with an addition of		1
	7 yen per 100 kins)		
-000			
:299	Tissues of flax, China grass, ramie, hemp or jute, pure or mixed with one another, including those mixed with		
	cotton:		
	1. Velvets, plushes, and other pile tissues, with piles, cut		0000
	or uncut	ad val.	20%
	2. Bolting cloth	"	15 ,, 20 ,,
	4 Plain, figured or brocaded tissues, not otherwise pro-	,,	
	vided for:		
	A. Tissues of jute: Having in a square of 5 millimetres side, in warp		
	and woof:		1
	a. 4 threads or less	100 kins	2.00
	b. 10 ,, ,,	"	4.00 7.40
	d. More than 20 threads	ad val.	20%
	B. Mixed with cotton:		
	I. Gray		
	A. Weighing not more than 40 kilogrammes per 100 square metres, and having in		
	a square of 5 millimetres side, in		
	warp and woof:	1001	0.00
	a. 10 threads or less b. 20 , , ,	100 kins	8.00 14.00
	c. 30 ,, ,,	33	24.00
	d. 40 ,, ,,	,,	32.00
	e. More than 40 threads	,,	42.00
	II. Other (Duty on gray tissues with an addition	29	10.00
	of S yen per 100 kins)		
	C. Other		
	I. Gray:		
	A. Weighing not more than 40 kilogrammes per 100 square metres, and having in		
	a square of 5 millimetres side, in		
	warp and woof:		
	a. 10 threads or less	29	10.00
	b. 20 ,, ,,	"	18,00 32,00
	C. 20 , , ,	"	, 02.00

No.	Articles.	Unit.	Rate of Duty
	d. 40 threads or less	100 kins	Yen,
	e. More than 40 threads	"	56.00
	B. Other	•,	13.40
	II. Other (Duty on gray tissues with an addition of 8 yen per 100 kins) 5. Other:		
	A. Mixed with cotton:		
	I. Gray:		
	per 100 square metres, and having in a square of 5 millimetres side, in		
	warp and woof: a. 10 threads or less	,,	7.00
	b. 20 ,, ,,	"	13.00-
	c. 30 ,, ,,	"	22.00
	d. 40 ,, ,, e. More than 40 threads	,,	30,00
	B. Other	"	48.00 9.00
	II. Other (Duty on gray tissues with an addition of 8 yen per 100 kins)		0.00
	B. Other:		
	I. Gray:		
	A. Weighing not more than 40 kilogrammes		
	per 100 square metres, and having in a square of 5 millimetres side, in		
	warp and woof:		
	a. 10 threads or less b. 20	**	9.00
	c. 30 ,, ,,	39	16.00 29.00
	d. 40 ", ",	29	40.00
	e. More than 40 threads	39	50.00
	II. Other (Duty on gray tissues with an addition	**	12.00,
	of 8 yen per 100 kins)		
800	Tissues of pineapple, pueraria thunbergiana, Manila hemp,		
	agave, and other vegetable fibre (excluding cotton flax,' ramie, hemp and jute), pure or mixed with one another:		
	Having in a square of 5 millimetres side, in warp and woof:		
	1. 4 threads or less	31	2.00
	2, 10 ,, ,,	23	6.00
	4. More than 20 threads	ad val.	12.00.
301	Tissues of wool, and mixed tissues of wool and cotton, of		20%
	wool and silk, or of wool, cotton and silk:		
	1. Velvets, plushes, and other pile tissues, with piles, cut or uncut:		
	A. Partly of silk	100 kins	180.00-
	B. Other	23	50.00°
	2. Other A. Of Wool:		
	a. Weighing not more than 100 grammes per		
	square metre b. Weighing not more than 200 grammes per	>>	57.50
	square metre	11	70.00-
	c. Weighing not more than 500 grammes per square metre		60.0-
	d. Other))))	60.00 50.00
			00.00
	B. Of wool and cotton:		
	a. Weighing not more than 100 grammes per		
	B. Of wool and cotton: a. Weighing not more than 100 grammes per square metre	22	55.00

		Unit.	Rate of Duty
	c. Weighing not more than 500 grammes per		Yen.
	square metre	100 kins	37.50
	d. Other	100	22.50
	C. Of wool and silk, or of wool, cotton and silk,		
	I. Containing not more than 10% by weight of silk:		
	a. Weighing not more than 100 grammes		744.00
	b. Weighing not more than 200 grammes	**	144.00
	per square metre		136.00
	c. Weighing not more than 500 grammes	"	100.00
	per square metre	,,	128.00
	d. Other		120.00
	II. Containing not more than 25% by weight of silk:		
	a. Weighing not more than 100 grammes		100.00
	per square metre	33	188.00
	b. Weighing not more than 200 grammes per square metre		180.00
	c. Weighing not more than 500 grammes		100.00
	per square metre	,,	172.00
	d. Other	13	164.00
	III. Other	ad val.	40%
302	Tissues of horse hair, including those mixed with other fibres	"	25 "
303	Silk tissues and silk mixed tissues, not otherwise provided		
	for:		
	1. Velvets, plushes and other pile tissues with piles, cut or uncut:		
	A, Of silk	100 kins	520.00
	B Other	**	180.00
	2. Bolting cloth	ad val.	15%
	3. Other:		
	A. Of silk:	700 1-1	000.00
	a. Tissues of wild silk	100 kins	200.00
-	b. Other	"	520.00
	a. Containing not more than 10% by weight of silk	**	90.00
	b. " " " 25% " "	21	180.00
	c. ,, ,, ,, 5U% ,, ,,	13	280,00
	d. Other	29	386.00
304	Mixed tissues, not otherwise provided for:		
	1. Velvets, plushes, and other pile tissues, with piles,		57.00
	2. Other	33	87.00
305	Stockinette and similar knitted tissues, raised or not:	"	01.00
	1. Wholly or partly of silk	ad val.	45%
	2. Other:		
	A. Weighing not more than 200 grammes per	1007	00.00
	square metre	100 kins	68.60
	B. Weighing not more than 500 grammes per		54.10
	c. Other	** **	27.00
306	Lace tissues and netted tissues:	"	
	1. Curtainings:		
	A. of cotton	44	20.00
	B. Other	ad val.	30%
	2. Mosquito nettings:	100 kins	78.80
	A. Of cotton	ad val,	78.80 30%
	B. Other	an one,	00/0
	A. Wholly or partly of silk	100 kins	680.00
	B. Other	ad val.	30%
	4. Nettings for fishing or hunting	99	25 ,,
	5. Other:		
	A. Wholly or partly of silk	29	45 ,,
	B. Other	20	30 _F

No	Articles,	Unit.	Rate of Duty
			Yen.
807	Felts: 1. Of Wool, or wool and cotton	100\kins	47.40
	2. Other	ad, val.	30%
308	Embroidered tissues	100 1	40 ,,
309	Bookbinders' cloth	100 kins	20.00 64.20
310 311	Tracing cloth	ad val.	30%
312	Window holland	100 kins	30.70
313	Empire cloth	,,	30.10
314	Leather cloth or oil cloth	,,	22.40 6.60
315 316	Oil cloth for floor, or linoleum Roofing canvas	"	11.00
317	Tarred canvas	ad val.	30%
318	Emery cloth, including glass cloth	100 kins	2.75
319	Waterproof tissues coated or inserted with india-rubber: 1. Wholly or partly of silk	ad val.	40%
	2. Other	10) kins	75.40
320	2. Other		
	1. Exceeding 8 centimetres in width:		149.00
	A. Partly of silk	"	148.00 86.00
	2. Other:	,,	50.00
	A. Woven:		
	a. Partly of silk	ad val.	40%
	b. Other	22	30′,,
	a. Partly of silk	101	40
	b. Other	+	30 ,,
321	Insulating tapes of tissues	100 kins	19.60
322	Lamp wicks	ad val.	30%
323 324	Typewriter ribbons	,,	30′,,
023	1. Of cotton	100 doz.	25.90
	2. Of flax	"	83.70
	3. Of flax and cotton 4. Wholly or partly of silk	ad val.	73.20 50%
	5. Other	,,	35,
325	Towels, single:		,,
	1. Of cotton	100 kins	40.00
326	2. Other	ad val.	35%
020	1. Of wool, or wool and cotton	100 kins	30 40
	2. Other	,,	25.80
327	Travelling rugs, single:		
	1. Wholly or partly of silk	***	232,00
328	2. Other	,,	60,00
020	1. Wholly or partly of wool:		
	A. Woven with piles:		
	I. Having piles constituted with warp or woof		
	of one system: a. With cut piles	,,	36.10
	b. Other	39	21.40
	II. Other:		44.50
	a. With cut piles b. Other))))	44 50 27.20
	B. Of felt	1) 1)	17.10
	C. Other	ad val	30%
	2. Of hemp or jute	2)	30
329	3. Other	**	30 "
048	Table cloths, single: 1. Of cotton, of cotton and hemp, or of cotton and jute	100 kins	60.00
	2. Of flax, or cotton and flax	"	80.00

		Unit.	Rate of Duty
	3. Of wool, or wool and cotton	100 kins	Yen. . 98.20
	4. Wholly or partly of silk, combined with metal threads, or embroidered	ad val.	50%
	5. Other	**	40,,
330	Curtains and window blinds:		"
	1. Of wool, or wool and cotton	100 kins	93.00
	or embroidered	ad val.	50%
	A. Of lace	100 kins	39.50
331	B. Other	ad val,	40%
001	1. Ribbons, laces, edgings, tapes, galloons, cords, braids,		
	and the like:		
	A. Wholly or partly of silk, or combined with pre-		
	cious metals, metals coated with precious metals,		
	precious stones, semi-precious stones, pearls,		50
	corals, elephant's ivory, or tortoise shells B. Combined with imitation precious stones, glass	**	50 ,,
	beads, base metals, &c	,,	40,,
	C. Other:	,	-5,5
	a. Darned, embroidered or of lace work	21	40,,
	b. Other	13	30 "
	2. Other, such as tassels, knots, loops, stars, &c.:		
	A. Wholly or partly of silk, or combined with pre- cious metals, metals coated with precious metals,		
	precious stones, semi-precious stones, pearls,		
	corals, elephant's ivory, or tortoise shells		50,,
	B. Other	12	40 ,,
832	Mosquito nets	,,	40,,
833	Hammocks	,,	40 ,,
334 335	Fishing or hunting nets	22	25 ,,
000	Air cushions: 1. Wholly or partly of silk	100 kins	315.00
	2. Other	"	124.00
836	Bed quilts and cushions:		
	1. Wholly or partly of silk	ad val.	50%
	2. Other:	700 1-1	10400
	A. Stuffed with feathers or downs	100 kins	124.00
337	B. Other	31	78,10
501	1. Of cotton	ad val.	20%
	2. Other	100 kins	19.20
338	Filter bags	ad val.	20%
339	Gunny bags	100 kins	2.55
340 341	Old Gunny bags		free
342	Rags	ad val.	30%
343	Manufactures of tissues, not otherwise provided for:		00/0
	1. Wholly or partly of silk, or combined with precious		
	metals, metals coated with precious metals, precious		
	stones, semi-precious stones, pearls, corals, elephant's		50
	ivory, or tortoise shells, or embroidered	**	50 ,, 40 ,,
	2. Other	,,	40 ,,
	GROUP X.—Clothing and Accessories thereof		
	Note.—The term "silk" in this group includes artificial silk.		
844			
973	Raincoats: 1. Wholly or partly of silk		50
	2. Other	100 kins	186,00
		TOO FIRS	134.00

No.	Articles.	Unit.	Rate of Duty
			Yen.
346	Undershirts and drawers: 1. Knitted:		
	A. Of cotton	100 kins	115.00
	B. Of wool, or wool and cotton	ad val.	50%
	D Other		40 ,,
	A. Wholly or partly of silk	,,	50 ,,
347	B. Other:	H	40
931	1. Of leather	100 kins	450.00
	2. Of leather and other materials except silk	**	170.00
	3 Of cotton, of flax, of cotton and flax, of wool or of wool and cotton		226.00
	4. Wholly or partly of silk	"	949.00
348	5. Other Stockings and socks:	ad val.	40%
0.0	1. Of cotton, of flax, of cotton and flax, of wool or of		
	wool and cotton	100 kins	138.00
	2. Wholly or partly of silk	ad val.	40,,
349	Shawls, comforters and mufflers:		
	1. Mufflers: A. Of silk	100 kins	853.00
	B. Partly of silk	76	530.00
	C. Other	ad val.	40%
	A. Of cotton, of flax, of China grass, of wool or of wool		
	and cotton	100 kins	159.00 750,00
	C. Partly of silk excluding those combined with furs		
	or feathers	ad val.	400,00 50%
	D. Wholly or partly of furs or feathers E. Other	aa vat.	40,,
350	Neckties:	1 kin	11.40
	1. Wholly or partly of silk	1 KIII	3.55
351	Trouser suspenders or braces:		454.00
	1. Wholly or partly of silk	100 kins	454.00 102.00
352	Belts:	"	
	1. Made of or combined with precious metals, metals coated with precious metals, precious stones, semi-		
	precious stones, pearls, corals	ad val.	50%
	2. Other: A. Wholly or partly of silk		50 ,,
	B. Of leather		40
0.0	C. Other	H	40,,
353	Sleeve suspenders, stocking suspenders, and the like: 1. Wholly or partly of silk	,,	50 ,,
	2. Of metal	700 2	40 ,,
354	Hats and hat bodies, caps, bonnets, and hoods:	100 kins	178.00
	1. Combined or trimmed with precious metals, metals		
ł	coated with precious metals, precious stones, semi- precious stones, pearls, corals, feathers, artificial		
	flowers, &c	ad val.	50%
	2. Other:	-7.7	
	A. Wholly or partly of silk: a. Silk hats or opera hats	1 doz.	28.80
	b. Chinese hats	ad val.	50%
	c. Hoods	1 doz.	3.80 50%

No.	Articles.	Unit.	Rate of Duty
	B. Of felt:		Yen.
	I. Hats II. Hat bodies:	1 doz.	7.50
	a. Blocked	**	7.50
	b. Other		0.95
	2. Other	ad val.	20%
	C. Of Panama straw or similar vegetable fibres D. Of straw or wood shaving, pure or mixed with one	1 doz.	35.60
	another	,,	6.25
	E. Other: a. Helmet hats		9.50
	b. Chinese hats		1.15
	c. Caps of tissues, woven or knitted d Hoods	***	3.00
255	e. Other	ad val.	10%
355	Boots, shoes, slippers, sandals, clogs, and the like: 1. Boots:		
	A. Of leather	100 kins	134.00
	B. Of india-rubber	ad val.	50.00 40%
	2, Shoes:		
	A. Of leather B. Of canvas or duck:	100 kins	135.00
	a. With leather sole	,,	86.70
	b. Other C, Wholly or partly of silk	ad val.	57.80 50%
	D. Other	"	40,,
	3. Chinese shoes: A. Wholly or partly of silk	100 kins	62.50
- 1	B. Other	,,	30.70
- 1	4. Over-shoes of india-rubber 5. Slippers:	,,	51.60
	A. Of leather	13	119.00
	B. Of tissues: I. Wholly or partly of silk	ad val.	50%
	II Of felt:	100 hima	
	b Other	100 kins	76.40 40%
	III. Other	,,	40,,
	6. Other		40,,
856 357	Shoe laces		40,,
	Buttons, excluding those made of or combined with precious metals, metals coated with precious metals,		
	precious stones, semi-precious stones, pearls, corals, elephant's ivory or tortoise shells:		
	1. Buttons for cuffs or shirts	99	40 ,
	2. Other: A. Covered (including inner packings)	100 kins	118.00
	B. Of metal (including inner packings)	N AIDS	34.30
	C. Of porcelain or glass (including inner packings) D. Of ivory nut, including imitations (including inner	,,,	12.60
	packings)		111.00
	E. Of bone or horn (including inner packings) F. Other	ad val.	109.00 40%
358	Buckles, hooks, eyes, and the like, excluding those made		-V/G
	of or combined with precious metals, metals coated with precious metals, precious stones, semi-precious		
	stones, pearls, corals, elephant's ivory, or tortoise		
	shells: 1. Buckles	100 kins	14.40
. 15	2. Hooks and eyes))	40.80

No.	Artioles.	Unit.	Rate of Duty
			Yen.
	3. Shoe hooks and shoe eyelets	100 kins	51.30
	4. Other	ad val.	40 %
859 860	Jewellery for personal adornment	,	50 ,,
	 Wholly or partly of fur, feather or silk, or made of or combined or trimmed with precious metals, metals coated with precious metals, precious stones, semi-precious stones, pearls, corals, elephant's ivory 		
	or tortoise shells or embroidered	,,	50 ,,
	2. Other	n	40
	GROUP XI.—Pulp for paper-making, Papers, Paper Manufactures, Books, and Pictures.		
861	Pulp for paper-making:	1001:	0.00
1)	1, Mechanical pulp	100 kins	0.22
862	Printing paper:	180	0.27
	1. Art paper	*	3.20
	A. Coloured in the paste	186	1.60
	B. Other a. Weighing not more than 58 grammes per square		
	metre	,,,	1,00
0.00	b. Other	-10	2.20
363 364	Writing paper	1)	3.15
865	Blotting paper	21	3.55
866	Filter paper	13 31	17.40
367	Packing paper and match paper, excluding tissue paper	"	1.75
368	Cigarette paper	,,	12.40
869	Wall paper	31	8.50
370	Pasteboard or cardboard	191	1.50
871	Chinese paper of all kinds	ad val.	30%
872 873	Imitation Japanese paper and tissue paper	100 kins	3,25
010	Imitation parchment, paraffin paper and wax paper: 1. Covered with or with application of metal foil or		
	metal powder, embossed, or printed	,,	3.85
	2. Other	,,	3.20
374	Tracing paper	"	22.00
875	Litho transfer paper	,,	36.50
876	Oiled paper	7.9	5.00
877 878	Glass paper for window pane	23	57.20
010	Papers, not otherwise provided for: 1. Covered with, or with application of, metal foil or metal powder:		
	A. Covered with, or with application of, foil or powder	ad val.	309
	of precious metal	100 kins	30%
	2. Coloured on the surface:	200 21	20.50
	A. Embossed	144	4.95
	B. Other	23	3,30
	3. Printed:		
	A. Embossed	23	5.30
	B. Other	"	4.10
	4. Other: A. Craped or wrinkled	,,	12.70
	B. Other	ad val.	25%
879	Paper laces and paper borders: 1. Covered with, or with application of, metal foil or		75
	metal powder	100 kins	37.80

No	Articles.	Unit.	Rate of Duty
			Yen.
380	Blank Books: 1. Of Chinese paper	100 kins	9.00
	A. With paper covers		25.30
	B. Other	**	47.80
381	Blank forms	**	16.40
382	Note paper in box	ad val.	30%
383	Envelopes:		
	1. In box, including those accompanying note paper	1001:	10.00
	(including boxes)	100 kins	19.60
384	2. Other	33	15.10
90%	1 Tariah lasahan saman	ad val.	50%
	2. With cloth covers:	ww 5 w **	00/0
	A. Wholly or partly of silk	100 kins	48.90
	B. Other	,,	20.00
	3. With paper covers	,,,	15.30
	4. Other	ad val.	40%
385	Test paper		20 "
386	Baryta paper, albuminized paper, and sensitized papers		
	for photograph: 1. Baryta paper (including inner packings)	100 kins	19.30
	2. Albuminized paper (including inner packings)	,,	85.60
	3. Bromide paper and platinum paper (including inner	,,	33.55
	packings)	,,	184.00
	4 "P.O.P." (including inner packings)	99	80.50
	5. Other	ad val.	40%
387	Carbon paper	100 kins	27.30
388	Emery paper, including glasspaper	"	2.00
389	Labels	23	35.20 113.00
390 391	Playing cards	ad val.	50%
392	Photographs	au our.	00/8
-502	1. Printed	100 kins	39.30
	2. Other		free
393	Card calendars and block calendars	ad val.	30%
394	Picture post-cards	100 kins	52,40
395	Christmas cards and the like	ad val.	50%
396	Printed books, copy books, drawing books with designs,		
	music, newspapers, periodicals and other printed matter,		free
397	not otherwise provided for Plans, architectural and engineering		
398	Geographical atlases or maps, charts and scientific dia-		93
	grams or maps		,,,
399	Paper money, bank notes, coupons, share certificates and		
	other negotiable papers		29
400	Waste paper		100
401	Manufactures of paper or pulp, not otherwise provided for	ad val.	40%
	GROUP XII Minerals and Manufactures thereof.		
402	Silica sands, quartz sand, and other sand, and gravel, not		
202	otherwise provided for:		
	1. Coloured	,,	20
	2. Other		free
403	Flint		le.
404	Pumice stone, powdered or not		23
405	Emery sand, corundum sand, Tripoli and similar mineral		
400	substances for grinding or polishing	100 leine	0.45
406	Rath bricks	100 kins	0.45
407	Metal polishes, not otherwise provided for: 1. In paste (including receptacles)		5.00
		33	0.00

No.	Articles.	Unit.	Rate of Duig
408	Grindstones or whetstones:		Yen.
	1. Artificial	100 kins	- 9.00
	A. Oil stones, whetstones and the like	,,,	27.90
409	Slate and manufactures thereof, not otherwise provided	ad val.	10 %
	for: 1. Unworked		free
	2. Other: A. Unsmoothed, unpolished or uncarved:		
	a. Roofing	100 kins	0.20
	b. Other	ad val.	10 %
410	B. Other		40 ,,
310	1. Unworked		free
	2. Other	100 kins	0.50- free
411 412	Bort, carbonado and other black diamond Precious stones	ad val.	5%
413	Semi-precious stones and manufactures thereof, not other-		1
	wise provided for: 1. Uncut or unpolished		20 ,,
	2. Other	**	50
414	Stones and manufactures thereof, not otherwise provided		(2)
	for: 1. Unworked, or split or roughly hewn as it presents no		
	regular shape		free
	2. Other:	ad val.	10%
	A. Unsmoothed, unpolished or uncarved B. Other	aa var.	40,
415	Amber and manufactures thereof, not otherwise provided	,,	
	for:		20 ,,
	2. Other	-	50 ,
416	Waste amber		free
417	Meerschaum or artificial meerschaum and manufactures thereof:		
	1. Unworked	,,,	20%
430	2. Other	21	40 ,,
418	Asbestos, and manufactures thereof, not otherwise provided for:		
	1. In lump, powder or fibre		free
	2. Yarn	100 kins	6.00· 1.70
	3. Board	<i>n</i> -	10.30
419	Mica, and manufactures thereof, not otherwise provided for:		e
	1. In slab or powder		free
	A. Uncoloured or unornamented		
	B. Other	ad val.	30% 30.00
	3. Glued together with or without tissue, paper, etc 4. Other	100 kins ad val.	30%
420	Tale and soapstone, powdered or not		free
421	Phosphorite		21
422 423	Kainite, kieserite, carnallite and similar salts Gypsum:		21
	1. Uncalcined	100 kins	0.08
424	2. Other	ad val.	0.30 40%
424 425	Manufactures of gypsum	au var.	free
426	Clay		33
427 428	Plumbago		21
340	Manufactures of plumbago, not otherwise provided for: 1. Crucibles	100 kins	6.15
	2. Other	ad val.	30%

No.		Rate of Duty
		Yen.
429	Coal	free
430	Coke 10,000 kins	5.65
431	Deigle cool on but months	10%
432	Portland cement, Roman cement, puzzolana cement and	10/6
	similar hydraulic cements 100 kins	0.30
433	Manufactures of cements:	0.00
	1. Unpolished, uncoated or uncoloured ad val.	30%
	2. Other	40,,
434	2. Other	free
435	Minerals and manufactures thereof, not otherwise provided	
	for:	
	1. Unworked	5%
	2. Other:	
	A. Powdered or calcined	10 "
	B. Other	30 "
	GROUP XIII.—Potteries, Glass, and Glass Manufactures.	
400	D.11 1 11 (111	-
436	Bricks, excluding cement bricks:	0.45
	1, Fire bricks 100 kins	0.45
	2. Other: A. Glazed or coloured ad val.	2097
	A. Glazed or coloured ad val. B. Other:	20%
	- D-foreted	20,,
	1 041	20,,
437	Tiles of clay:	20,,
201	1. Glazed or coloured 100 kins	3.10
	2. Other ,,	9.00
438	Fireproof manufactures of clay not otherwise provided	
200	for:	
	1. Crucibles ,,	3.00
	2. Gas retorts 2d val.	20%
	3. Nozzles and stoppers ,,	, ,,,
	4 Other ,,	,,
439	Potteries, not otherwise provided for:	
	1. Combined with precious metals, or metals coated with	
	precious metals	50%
	2. Other	40,,
440	Broken potteries	free
441	Glass in lump ,,	10%
442	Glass powder	10,,
444	Glass rods and glass tubes 100 kins	7.00
444	Plate or sheet glass:	
	1. Uncoloured or unstained, with flat surface:	
	A. Not exceeding 4 millimetres in thickness:	11.00
	a. Not exceeding 1 square metre each 100 sq. m.	11.80 18.40
		10.20
	B. Other:	56,30
	a. Not exceeding 1,000 square centimetres each b. Other	142.00
	b. Other	172.00
	A. Not exceeding 1,000 square centimetres each	139.00
	B. Other	159.00
	3. Stained, coloured or ground, excluding those ribbed,	
	embossed and the like:	
	A. Not exceeding 1 square metre each ,,	29.30
	B. Other ,,	33.20
	4. Ribbed, embossed or the like	29.70
	5. Other ad val.	25%
445	Plate glass having inlaid metal wire or net 100 sq. m.	55.20
446	Side-light glass, without frame	7.00
447	Sky-light glass ad val.	25%
		80,,

No.	Articles.	Unit.	Rate of Duty
			Yen.
449	Optical lenses or prisms, without frames or handles: 1. Unpolished	ad val.	20% 30 ,,
450	Deck-glass for microscope	1,000 pieces	1.60
451	Object glass for microscope	1,000 P11111	1.40
452	Dry plates for photograph:		
	1. Undeveloped (including inner packings)	100 kins	29.10
	2. Other	ad val.	40%
453	Spectacles and eyeglasses:		
	1. With frames or handles of precious metals, metals coated with precious metals, elephant's ivory, or		
	tortoise shells	22	50 ,,
	2. Other	2)	40,,
454	Looking glasses or mirrors:		,
	1. Combined with precious metals or metals coated with		
	precious metals	2)	50 ,,
455	2. Other	**	40 ,,
200	stones, imitation metals, imitation pearls, imitation		
	corals, &c	,,	40 ,,
	G1 11 .		
456	Glass cullet		free
457	Glass manufactures, not otherwise provided for:		
30 1	1. Combined with precious metals or metals coated with		
	precious metals	,,	50%
	2. Other	93	40 ,
	GEOUP XIV.—Ores and Metals.		
AFO	Ores		
458	Oles , , , , , , ,		free
459	Platinum:		
	1. Ingots, slabs, bars, plates and sheets	1 kin	44.00
	2. Wire	ad val.	193.00
	b. waste or old, it only for remainifacturing	ua va.	5%
460	Gold:		
	1. Ingots, slabs, grains, plates, sheets and bands		free
	2. Tubes and wire	33	20%
	3. Foils		30,,
	3. Waste of old, it only for remaintracturing		free
461	Silver:		
	1. Ingots, slabs, plates, sheets and bands		
	2. Tubes and wire	57	20%
	4. Waste or old, fit only for remanufacturing		30,,
	4. Waste or old, it only for remandacturing		free
462	Iron:		
	1. In lumps, ingots, blooms, billets, and slabs:		
	A. Pig iron	100 kins ad val.	0.10
	a Other		10% 12,,
	C. Other	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	A41 33
	2. Bars or rod, including those having such a shape as		
	T, angle, &c		15 ,,
	3. Wire rods, in coils	*	15 ,,
	A. Not coated with metals:		
	I. Checkered		15
	II. Corrugated	.,	15,,

No.	Articles.	Unit.	Rate of Duty
			Yen.
	a. Not exceeding 0.7 millimetre in thickness	ad val.	15%
	b. Other	39	15,
	D. Contrate 212 2 to 2		
	B. Coated with base metals: I. Tinned (tinned iron sheets and tinned steel sheets):		
	a. Ordinary	"	15 .,
	b. Crystallized, embossed or the like	,,	15 ,,
1	II. Galvanized (corrugated or not) III. Other	33	16 ,,
		,,	"
	5. Wire: A. Not coated with metals		15 "
	B. Coated with base metals: I. Galvanized		15,,
	II. Tinned		20,
	III, Other		20,,
	6. Reed wire		15
-11	6. Reed wire	**	15,,
	8. Bands (hoop iron)	,,,	15,,
	9. Paragon wire:		112
	A. Not coated with metals B. Coated with base metals		15,,
		1)	
	10. Wire rope and twisted wires coated or not with		00
	base metals	29	20 ,,
	11. Barbed twisted wires	,,	20,,
	12. Pipes and tubes, not otherwise provided for:		
	A. Not coated with metals:		
	I. Elbows and joints:	100 kins	2.40
	b. Other	ad val.	15%
	II. Other:		
	a. Cast b. Other	100 kins	1.00
	B. Coated with base metals	,,	20,
	20 777 4 23 64 22 6		
	13. Waste or old, fit only for remanufacturing		free
463	Aluminium:		
	1. Ingots, slabs and grains	"	3.20 18.50
	2. Bars or rods, plates and sheets 3. Wire and tubes	ad val.	20%
	4. Waste or old, fit only for remanufacturing	"	5,,
464	Common		
-01	Copper: 1. Ingots and slabs	100 kins	1.20
	2. Bars or rods	**	8.90
	8. Plates and sheets	98	9.95
	A. Not coated with metals:		
	a. Not exceeding 0.5 millimetre in diameter	,,	13.10
	b. Other	29	9.50
	B. Coated with base metals 5. Twisted wires	ad val.	14.20 25%
	6. Pipes and tubes:	au bus.	20,6
			2100
-	A. Not coated with metals B. Coated with base metals	100 kins	14.80 25%

No.	Articles.	Unit.	Rate of Duty
			Yen.
465	Lead:	100 Li	0.40
1	1. Ingots and slabs	100 kins	0.40 1.80
	2. Plates and sheets	**	free
	4. Wire, ribbons and bands		2.80
	5. Tube	91	2.45
400	6. Waste or old, fit only for remanufacturing	33	0.30
4 66	Tin:		3.75
	1. Ingots and slabs	ad val.	20%
	3. Foils	100 kins	22.50
	4. Waste or old, fit only for remanufacturing	ad val.	5%
407	Zinc:		
	1. Ingots, slabs and grains	100 kins	3.00
	2. Plates and sheets: A. Nickelled		4.80
	B. Coated with enamel paint, varnish, lacquer, &c	ad val.	20%
	C. Other:		,6
	a. Not exceeding 0.25 millimetre in thickness		free
	b. Other	100 kins	3.30
	3. Wire and tubes	ad val. 100 kins	20%
468	4. Waste or old, fit only for remanufacturing Nickel:	100 kins	0.40
	1. Ingots and grains	33	4.75
	2. Bars or rods, plates and sheets		24.00
	3. Wire and tubes	ad val.	20%
400	4. Waste or old, fit only for remanufacturing	33	5,,
469 470	Meroury		free
0	1. Ingots and slabs		
	2. Waste or old, fit only for remanufacturing		
471	Brass and bronze:		
	1. Ingots and slabs	100 hin-	10%
	2. Bars or rods	100 kins	7.55
	4 Tiring	91 93	8,30 9.90
	5, Pipes and tubes:	,,	0.50
	A. Not coated with metals	,,	12,90
	B. Coated with base metals	33	14.90
	6. Foils	33	32.90
472	7. Waste or old, fit only for remanufacturing German silver:	,,	2.25
	1. Ingots and slabs	ad val.	10%
	2. Bars or rods, plates and sheets	100 kins	14.60
	3. Wire and tubes	ad val.	20%
400	4. Waste or old, fit only for remanufacturing	700 lina	10,,
473 474	Solder Babbitt's metal and ofher anti-friction metals:	100 kins	5.20
9/9	1. Ingots and slabs		4.80
	2. Waste or old, fit only for remanufacturing	ad val.	10%
475	Gilt or silvered metals:		1
	1. Gilt wire	100 kins	194,00
	2. Silvered wire	ad val.	81.60
476	3. Other	au vai.	40%
210	metals having a form not otherwise provided for:		
	1. Ingots, slabs and grains	33	10,,
	2. Bars or rods (including those having such a shape		",
	as T, angle, &c.), plates, sheets, ribbons, bands, wire,		
(pipes and tubes	**	20,,
·	3. Wire rope and twisted wires	31	25,,
	4. Foils	31	25,

No.	motek dieti	Articles.	Articles	Unit.	Rate of Duty
	Grou	P XV.—Metal Manu	factures.		Yen.
477	Nails, rivets, sore	ews, bolts, nuts and	the like, excluding	ng	
	metals:	of or combined or	eoated with precio	us	
	1. Iron nails: A. Not coate	d with metals		100 kins	1.90
			*** *** ***		3,20
	2. Copper nails				15.60
	3. Iron screws	and bronze screws	*** *** ***		5.60 25.50
		on nuts, and iron wa	shers		2.80
	6. Iron rivets		*** *** *** ***	101	2.20
	7. Iron dog-spil		*** *** ***	***	2.20
	8. Iron boot pro			*** 39 *********************************	5,60
478	9. Other Belt-fasteners no	t otherwise provided	for,	ad val.	25%
		provideo		100 kins	9.00
479	2. Other			ad val.	25%
419	Metal nets or net	tings:			
	1. Woven:	alvanized or not	*** *** ***	100 litres	14.40
		brass or bronze, exc		200 110200	34.10
	C. Other		_	ad val.	25%
	2. Other:	.1		100 kins	1 450
		alvanized or not		n d7	30%
480	Rivetted iron tue			aa vat,	25,,
481	Flexible tubes:				
	1. Of iron	*** *** *** ***		100 kins	13.90
482	2. Other Materials for ra	ilway construction		ad val.	20%
	vided for:	iiway constituction	not constants br	0-	
	1. Rails		*** *** *** ***	11	15 ,,
	2. Portable rails			100 1	20,,
		nd parts thereof ie-plates and sleepe		ad val.	3.50 15%
	5. Other			aa vat.	25
483		aterials for suspend			-
	otherwise pro				
	1. Posts and par 2. Other:	rts thereof	*** *** *** *	** 93	15 ,,
	A. Of iron .			100 kins	5.30
	B. Other .			,,	14.00
484		struction of building			0.00
485		t otherwise provided			2.80
486	Insulated electric	for liquid, and pa	res rueteor (or itor	1) "	2.50
	1. Armoured wi				
	A. Submarine	telegraphic or teler	honic cables		free
i	B. Other:	1 141 to \$10 could be			0.40
		d with india-rubber			9,40 4,70
	2. Other:			•• 29	3,10
	A. Flexible co				
	a. Combine			ad val.	20%
	b. Other . B. Other:		••• ••• ••• •	100 kins	15.10
		d with india-rubber	or gutta-percha		12.00
	1 011		•	ad val.	20%
487	Harpoons			100 kins	13.80
488	Iron anchors			ad val.	15%

No.	Articles.	Unit.	Rate of Duty
			Yen.
489	Chains, not otherwise provided for: 1. Made of or Combined or coated with precious metal	ad val.	50%
	2. Other:		30,6
	A. Of iron:		
	a. Gearing chains b. Other:	**	25 ,,
	b. 1. Each weighing not more than 500 grammes	,,	30 "
	b. 2. Other	100 kins	3.80
490 491	Chain belting for machinery	ad val.	20%
301	adornment:		
	1. Of gold or platinum	, n	50 ,,
	2. Gilt	1 kin ad val.	18,00 50%
492	Cocks and valves, excluding those made of, or combined or		00,6
	coated with precious metals:		
	1. Coated with base metals	100	35 "
	A. Of iron:		
	a. Each weighing not more than 100 kilogrammes	100 kins	8.00
	b. Each weighing not more than 1,000 kilogrammes c. Other	ad val.	6.95 25%
	B. Of brass or bronzes	100 kins	25.80
	C. Other	ad val.	30%
493	Hinges, hat-hooks, and metal fittings for doors, windows, furniture, &c.:		
	1. Made of or combined or coated with precious metals		50 "
	2. Coated with base metals	100	35 "
	3. Other;	100 kins	7,60
	B. Of brass or bronze	100 Kins	30.70
	C. Other	ad val.	30%
494	Locks and keys: 1. Made of or combined or coated with precious metals		50 ,,
	2. Coated with base metals		35 "
	3. Other:		_
	A. Of iron	100 kins	12.40 51.40
	B. Of brass or bronze	ad val.	30%
495	Platinum crucibles or dishes	1 kin	208.00
496	Mechanics' tools, agricultural implements and parts there-		
	of, not otherwise provided for:	ad val.	20%
	2. Hammers		99
	3. Wrenches	100 kins	13.70 17,00
	4. Pipe cutters and ratches	"	17,00
	A. Each weighing not more than 5 kilogrammes	_,,	23.30
	B. Other	ad val.	20% 5.60
	6. Vices	100 kins	0.00
	A. Not more than 10 centimetres	#	33,80
	B. Not more than 20 centimetres	- 1	18.90 15.60
	C. Not more than 30 centimetres	7	14.40
	8. Augers	-	14.10
	9. Stocks and dies, or screw plates (including boxes)		22.30
	10. Shovels and scoops: A. White handles	41	5,00
	B. Other	(0) 2	3.60
407	11. Other	ad val.	20%
497	Drills, bits, reamers, and screw taps, not having handles or frames	100	1 : 1

Screw jacks Cutlery, not otherwise provided for:	of Duty
Cutlery, not otherwise provided for: 1. Made of or combined or coated with precious metal 2. Other: A. Pocket knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl or tortoise shells, or enameled b. Other B. Table knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enameled b. Other c. C. Razors: a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enameled w. c. C. Razors: a. With handles d. d. d. d. d. d. d. d	Zen. 3.20
1. Made of or combined or coated with precious metal 2. Other:	,
2. Other: A. Pocket knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl or tortoise shells, or enamelled. b. Other B. Table knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enamelled. b. Other C. Razors: a. With handles b. Other D. Swords E. Other D. Swords E. Other A. Forks A. Joon bear and the foreign and t	0%
a, With handles made of or combined with elephant's ivory, mother-of-pearl or tortoise shells, or ensameled	
ivory, mother-of-pearl or tortoise shells, or enamelled	
amelled b. Other B. Table knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enamelled b. Other c. Razors: a. With handles d.	
b. Other B. Table knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enamelled b. Other c. Razors: a. With handles ad val. 4	0.90
B. Table knives: a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enamelled b. Other	3.85
a. With handles made of or combined with elephant's ivory, mother-of-pearl, or tortoise shells or enamelled	
ivory, mother-of-pearl, or tortoise shells or enamelled	
b. Other C. Razors: a. With handles b. Other ad val. 4 D. Swords E. Other 4 D. Swords 5 E. Other 5 Cother: 6 A. Forks 100 kins 6 B. Spoons 7 Capsules for bottles 1,000 pieces 100 kins 6 Cartridge cases or shells, of metal 100 kins 6 Sewing or knitting needles, and pins, excluding those for personal adornment: 1. Hand-sewing needles 7 Swinting machine needles 7 Swinting machine needles 7 Capsules for bottles 7 Capsules for knitting needles, and pins, excluding those for personal adornment: 7 L. Hand-sewing needles 7 Sewing machine needles 7 Sufficient for the following for the following followi	
C. Razors: a. With handles b. Other ad val. b. Other b. Other ad val. c. E. Other b. Other ad val. c. E. Other c.	7.40
a. With handles b. Other ad val.	5.00
D. Other	2.80
D. Swords	0%
Table forks or spoons: 1. Made of or combined or coated with precious metals 2. Other: A. Forks	0′,
1. Made of or combined or coated with precious metals 2. Other:	0 ,,
2. Other:	_
## A. Forks ## B. Spoons ## B.	0 "
B. Spoons	.90
Corkscrews Capsules for bottles Capsules for bottles Capsules for bottles Cartridge cases or shells, of metal Corwing or knitting needles, and pins, excluding those for personal adornment: 1. Hand-sewing needles Capsules for personal adornment Capsules for per	0.20
502 Capsules for bottles 1,000 pieces 1 503 Crown corks 1 gross 1 504 Cartridge cases or shells, of metal 100 kins 4 505 Sewing or knitting needles, and pins, excluding those for personal adornment: 1. Hand-sewing needles 1. Hand-sewing needles 1. Hand-sewing needles 1. Georgian 2. Sewing machines needles 3. Knitting machine needles 4. Georgian 4. Georgian 3. Knitting machine needles 4. Georgian 4. Georgian 4. Georgian 4. Other 2. Other 1 gross 6. Georgian 507 Copy press 100 kins 6. Georgian 508 Call-bells, and alarm bells for vehicles 100 pieces 1. Georgian 510 Meat choppers 100 kins 6. Georgian 511 Coffee mills 100 kins 1. Georgian 512 Ice-cream freezers 1. Georgian 1. Georgian 513 Iron pans for tea roasting or caustic soda manufacturing 1. Georgian 1. Georgian 514 Enamelled 1. Georgian 1. Geor	20
Cartridge cases or shells, of metal 100 kins 42	.35
Sewing or knitting needles, and pins, excluding those for personal adornment: 1. Hand-sewing needles	0.10
1. Hand-sewing needles	2.00
1. Hand-sewing needles	
2. Sewing machines needles 3. Knitting machine needles 4 Other ad val. 38	.20
3. Knitting machine needles	.00
1	0.00
1. Of gold	0%
2. Other	0 "
507 Copy press 100 kins 508 Call-bells, and alarm bells for vehicles 4 509 Air pumps for cycles 100 pieces 510 Meat choppers 100 kins 511 Coffee mills 15 512 Ice-cream freezers 15 513 Iron pans for tea roasting or caustic soda manufacturing 15 514 Stoves: 1 1. Of cast iron: 2. Other ad val. 4 4 515 Radiators: 100 kins 1. Of cast iron 2. Other ad val. 516 Bedsteads and parts thereof 100 kins 517 Safes and cash boxes 2. ad val. 518 Cash-registers, calculating machines, numbering machines,	0.16
Call bells, and alarm bells for vehicles Call bells for vehicles Cal	.70
Air pumps for cycles	.00
511 Coffee mills 13 512 Ice-cream freezers 13 153 Iron pans for tea roasting or caustic soda manufacturing 15 514 Stoves: 1 1. Of cast iron: 15 2. Other 2. Other 1. Of cast iron 2. Other 2. Other 100 kins 2. Other 2. Other 3. Other 3. Other 4. Other 3. Other 517 Safes and cash boxes 3. Other 518 Cash-registers, calculating machines, numbering machines,	3.50
512 Ice-cream freezers	2.60
Stoves 1. Of cast iron 1.	3,50 3,00
514 Stoves: 1. Of cast iron: A. Enamelled B. Other 12 2. Other ad val. 4 4 515 Radiators: 1. Of cast iron 100 kins 2. Other ad val. 1516 Bedsteads and parts thereof 100 kins 517 Safes and cash boxes 100 kins Cash-registers, calculating machines, numbering machines, ad val.	2.00
1. Of cast iron: A. Enamelled B. Other 2. Other 3. Radiators: 1. Of cast iron 2. Other 3. Other 4. Enamelled 4. If adval 4. If adval 515 Bedsteads and parts thereof 517 Safes and cash boxes Cash-registers, calculating machines, numbering machines,	
B. Other	
2. Other ad val. 4 Radiators: 1. Of cast iron	3.70
515 Radiators: 1. Of cast iron	1.49 0°
1. Of cast iron	0%
2. Other ad val. 100 kins 117 Safes and cash boxes	.60
516 Bedsteads and parts thereof <	0%
518 Cash-registers, calculating machines, numbering machines,	.70
	0%
dating machines, check perforators and the like, and	
	5 ,,
519 Typewriters and parts thereof 100 kins 94	.00
	ree
2. Other:	
A. Home-currencies	M N
B. Other ad val. 1	0%

No.	Articles.	Unit.	Rate of Duty
521	Manufactures of precious metals and metal manufactures		Yen.
	combined or coated with precious metals not other-	ad nal	50.0/
522	wise provided for	ad val.	50 %
	1. Coated with base metals	100 1	40 ,,
523	2. Other	100 kins	48,00 92,00
524	Iron manufactures, not otherwise provided for	,,	02,00
	1. Enamelled	. 1 ". 7	13,60
	2. Coated with base metals	ad val.	40%
	A. Cast:		
	a. Each weighing not more than 5 kilogrammes	100 kins	9,60
	b. Each weighing not more than 50 kilogrammes	**	6,60 4,50
	c. Other	11	2,00
	a. Each weighing not more than 5 kilogrammes	39	13,00
	b. hach weighing not more than 50 kilogrammes	29	8,50 6,00
525	C. Other	ad val.	40 %
020	incom managed and obtaining provided for the		78
	GROUP XVI.—Clock, Watches, Scientific Instruments, Fire-		
526	Arms, Vessels and Machinery.		
0_0	Watches: 1. With gold or platinum cases:		1
	A. Not exceeding 40 millimetres in diameter:		
	a. Having cylinder escapements	1 piece	10.50
	b. Other	29	40.90
	a. Having cylinder escapements	,,	15,50
	b. Other	,,	15,90
	2. With silver or gilt cases: A. Not exceeding 40 millimetres in diameter:		
	a. Having cylinder escapements	1)	0.95
	b. Other	19	1,35
	B. Other:		1,10
	a. Having cylinder escapements b. Other	,,	1.50
	3. Other:		0.00
	A. Having cylinder escapements	**	1,00
527	B. Other Parts of watches:	**	1,00
	1. Cases, including those having glasses:		
	A. Of gold or platinum:		10.00
	a. Not exceeding 40 millimetres in diameter	,,	10,00
	b. Other	9)	1
	a. Not exceeding 40 millimetres in diameter		0,45
	b. Other	**	0,60
	C. Other	#1	0.20
	2. Movements, including those having dials and hands: A. Having cylinder escapements		0,50
	B. Other		0.90
	3. Springs	100 pieces	0.60
	4. Hair springs	,,	1,20
	6. Watch glasses	100 kins	58.60
	7. Jewels for movements	ad val.	15 %
	8. Other	99	40 ,,
528	Standing or hanging clocks	13	40 ,,

No.	Articles.	Unit.	Rate of Duty
530	Parts of standing or hanging clocks, of towers clocks and of watchman's clocks or other time-recording clocks: 1. Movements:		Yen.
	A. For watchman's clocks or other time-recording clocks	ad val.	30 %
	B. Other: a. Each weighing not more than 1 kilogramme	100 kins	78.40
	b. Each weighing not more than 10 kilogrammes	ad val.	45.90 40%
	2. Springs	100 kins	16.70
	3. Hair springs	1 kin	1.60
501	4. Other	ad val.	40%
531	Chronometers and parts thereof, excluding those for		20 .,
532	Mariners' compasses and parts thereof	» »	20,,
-533	Binoculars and monoculars:		
	1. With prisms	1 kin	15.00
534	2. Other	22	3.00
-004	Telescope: 1. Each weighing not more than 1 kilogramme	100 kins	102.00
	2. Other	ad val.	20%
535	Microscopes and parts thereof	23	20 ,,
536	Straight rules, squares, measuring tapes, wire gauges,		
	screw pitch gauges, thickness gauges, micrometers, protractors, calipers, dividers, levels and the like:		
i	1. Of wood	100 kins	40.80
	2. Of metal	-	69.70
	3. Of tissue:		00.00
	A. In case	**	69.30 47.80
	4. Other	ad val.	20%
-537	Balances, with weights or not:		
	I. Platform balances:	700 1 1	10.00
	A. Each weighing not more than 40 kilogrammes B. Each weighing not more than 450 kilogrammes	100 kins	12.00 7.50
	C, Other	"	5.15
	2. Other	ad val.	20%
538	Parts of balances and weights	,,	20 ,,
539	Gas meters:	100 kins	22.00
	1. Each weighing not more than 1 kilogramme 2. Each weighing not more than 500 kilogrammes		18,00
	3. Each weighing not more than 1,000 kilogrammes	"	10.00
	4. Each weighing not more than 10,000 kilogrammes	19	6.00
-540	5. Other		4.00
.040	Water meters: 1. Each weighing not more than 10 kilogrammes	44	33.00
	2. Each weighing not more than 50 kilogrammes	111	19.00
	3. Each weighing not more than 100 kilogrammes	91	14.00
E41	4. Other	H	7.00
541	Thermometers; 1. Clinical thermometers, in case or not (including case)	-	116.00
	2. Other	ad val.	20%
542	Barometers:		
	1. Barographs	,,,	20 ,,
	2. Aneroid barometers	100 kins	63,40 20%
543	3. Other	100 kins	62.50
544	Wattmeters	104	39.90
545	Pressure gauges, including vacuum gauges	33	46.40
546	Tachometers, ship's logs, steam engine indicators, anemo-		
	meters, dynamometers, cyclometers, pedometers and the like	ad val,	20%
-547	Electric batteries:	ace var,	20/0
	1. Accumulators	,,	20

No.	Articles.	Unit.	Rate of Duty
	-		Yen.
	2. Dry batteries	100 kins	13.80
548	Parts of electric batteries, excluding carbon for electrical use:	ad val.	25%
	1. Electrodes	,,	20 ,,
	2. Other	in.	25 ,,
549	Surgical or orthopedic instruments and parts thereof, not		
550	otherwise provided for	19	20 ,,
990	Drawing or surveying instruments and parts thereof, not otherwise provided for		20,,
551	Philosophical instruments and parts thereof, not otherwise	"	,
	provided for	"	20 ,,
552	Magic lanterns, cinematographs or kinetoscopes, and parts		1
553	thereof	**	50,,
554	Photographic instruments Parts of photographic instruments:	23	60 ,,;
002	1. Lenses		30,,
	2. Other		50 ,,
555	Phonographs, gramophones and other talking machines	,,	50,,
556	Parts and accessories of phonographs, gramophones and		
	other talking machines:	10	
	1. Discs or cylinders for music: A. With music recorded thereon	100 kins	74.30
	B. Other	100 11115	57.40
	2. Other	ad val.	50%
557	Musical instruments:		
	1, Pianos	100 kins	34.40
	2. Organs	2)	23,10 30.00
	4. Other	ad val.	40%
558	Parts and accessories of musical instruments:		1
	1. Organ reeds	100 kins	28.00
	2. Piano pins for winding wire	ad val.	3.00
559	3. Other	au vat.	40%
	not otherwise provided for	**	20 ,,
560	Fire-arms and parts thereof:		
	1. Rifles and sporting guns	1 piece	7.40
	2. Pistols or revolvers	ad val.	1.40
561	Railway carriages and other vehicles, running on rails,	uu vas.	40%
	not otherwise provided for		30 ,,
562	Parts of locomotives, tenders and other vehicles, running		
	on rails, not otherwise provided for:		
	1. Wheels and axles: A. For locomotives	100 kins	3.30
	B. Other	100 KIMS	2.40
	2. Tyres	,,	2.40
	3. Buffers and springs	93	5.00
	4. Controllers for electric cars	*	8.00
563	5. Other	ad val.	20%
564	Parts of automobiles, excluding motive machinery	39	20,,
565	Cycles:	,,	
	1. With motive machinery	- 1 piece	93.60
F00	2. Other	22	16.60
566	Parts of cycles, excluding motive machinery:	100 kins	114,00
	1. Tyres		21.00
	3. Handle bars, saddles, pedals, chains, sprocket-wheels		22.00
	hubs (excluding those with brakes) and roller		
	brakes	,,,	32,90
	4. Coaster brakes, gear cases, free wheels and valves	22	99.50

No.	Articles.	Unit.	Rate of Duty
			Yen.
	5. Other	ad val,	40 %
567	Vehicles and parts thereof, not otherwise provided for		40,,
568	Vessels:	**	10 ,,
000	1. Propelled by mechanical power or sails, excluding		
	those whose capacity is not to be measured by		
	tonnage	I gross ton	15,00
	2. Other	ad val.	15 %
569	Steam boilers	100 kins	5.00
570	Parts and accessories of steam boilers, not otherwise		
	provided for:		
	1. Mechanical stokers	- 10	4.25
	2. Corrugated boiler furnace tubes		2,45
	3. Flanged boiler plate	,,,	4.10
	4. Other	ad val.	25 %
571	Fuel economizers	100 kins	1,60
572 573	Feed water-heaters	24.	7.10
0/0	1. Locomotives:		
	A. Propelled by steam power		9.00
	B. Other	11	10.80
	2. Tenders	ad val.	20%
574	Steam locomotives not running on rails, and portable		-5 /6
1	steam engines	100 kins	6.60
575	Steam turbines	ad val.	20%
576	Steam engines, not otherwise provided for:		,,
	1. Each weighing not more than 250 kilogrammes	100 kins	16,00
	2, ,, ,, ,, 1,000 kilogrammes	,,,	9,00
1	3. ,, ,, ,, 5,000 kilogrammes	100	8,00
	4, ,, ,, ,, 50,000 kilogrammes	"	6,00
	5. ,, ,, ,, 100,000 kilogrammes	23	4.40
	6. Other	**	4.00
577	Gas engines, petroleum engines and hot-air engines:		30.00
	1. Each weighing not more than 2. 250 kilogrammes 250 kilogrammes	,,	20.00
	1 000 bileanammen	,,	9,00
	4. ", ", ", ", 2,000 kilogrammes	33	7.00
	5, Other		5.00
578	Water turbines and Pelton wheels:		
	1. Each weighing not more than 500 kilogrammes	23	26,00
	2, ,, ,, ,, 1,000 kilogrammes	164	9.00
	3, ,, ,, ,, 5,000 kilogrammes	,,	8.00
	4. " " " " 10,000 kilogrammes	"	7.00
E770	5. Other	100	5.40
579	Dynamos, electric motors, transformers, converters and		
	armatures;		26.00
	1. Each weighing not more than 25 kilogrammes 50 kilogrammes	98	16.00
	100 kilogrammas	23	14,00
	4 950 bilogrammes	"	18.00
	E 500 bilogrammag	31	12.00
	6. ", ", ", ", 1,000 kilogrammes	"	10.00
	7 5 000 kilogrammes	"	9,00
	8. Other	,,	7.00
680	Dynamos combined with motive machinery:		
	1, Combined with steam turbines	ad val.	20 %
	2. Combined with steam engines:		
	A. Each weighing not more than 250 kilogrammes	100 kins	15,20
	B. " " " 500 kilogrammes	1)	10,60
	C. ,, ,, ,, 1,000 kilogrammes	33	10,20
	D. " " " " 2,000 kilogrammes	1)	8.80
	E. ,, ,, ,, 5,000 kilogrammes	19	8.40 7.20
	F. ,, ,, ,, 10,000 kilogrammes	"	7.20
	G. " " " " 50,000 kilogrammes	29	6.00

No.	Articles.	Unit.	Rate of Duty.
-			Van
	H. Each weighing not more that 100,000 kilogrammes	100 kins	Yen. 5.40
	I. Other	"	5.20
	4. Combined with gas engines, petroleum engines, or		
	hot-air engines:		17.60
	A. Each weighing not more than 250 kilogrammes	33	10.60
	a 1 000 Irilaana mmaa	10	12,20
	D. ", ", ", 1,000 kilogrammes	,,	8.20
	E. " " " " 5,000 kilogrammes	22	6.60
	F. Other	36	5,80
501	4. Other	ad val.	20%
581 582	Blocks and chain blocks:	"	20,,
904	1, Of wood		30 ,,
	2, Other:	-	
	A. Each weighing not more than 5 kilogrammes	100 1	30,,
***	B, Other	100 kins	5,50
583	1. Combined with motive machinery	,,	5,00
	2. Other	,,	4.70
584	Capstans, winches, windlasses and other winding machines,		
	not otherwise provided for:		
	1, Combined with motive machinery:		9.00.
	A. Each weighing not more than 1,000 kilogrammes B. ,, ,, ,, 5,500 kilogrammes	15	8,00
	C. Other	29	5,00-
	2, Other	29	3.85-
585	Dredging machines:		
	1. Not framed		5,90
586	2. Other	ad val.	20%
0017	1. Steam operated:		
	A. Each weighing not more than 10,000 kilogrammes	100 kins	3.65
	B. Other	**	2,30
E07	2, Other	ad val.	20%
587	Air compressors, ammonia compressors, and other gas compressors	100 kins	7.10
588	Sewing machines:	100 kins	7.10
	1. Without stands, including tops of sewing machines.	16	16,30
	2. Other	**	11.10-
589	Parts and accessories of sewing machines, excluding		
	needles:		6.70
	2. Other	ad val.	25%
590	Diving apparatus and parts thereof:		
	J. Diving dresses	1 piece	15.00
591	2. Other	ad val.	20%
091	Pumps, not otherwise provided for: 1. Of iron:		
	A. Each weighing not more than 100 kilogrammes	100 kins	12,00
	B. " " " 500 kilogrammes	29	9,00
	C. " " " " 5,000 kilogrammes	19	8.00
	D. ,, ,, ,, 10,000 kilogrammes	19	7.00-
	E, ", ", ", 50,000 kilogrammes F. Other	"	4,60
	2, Other	ad val.	20%
592	Injectors and ejectors:		1
	1, Of iron	100 kins	9.00.
593	2. Other	,,,	58,60
593 594	Blowing machines	ad val.	20%
001	1. Each weighing not more than 500 kilogrammes	100 kins	9,00
	2 1,000 kilogrammes		8.00

No.	Articles.	Unit.	Rate of Duty
			Yen,
	3. Each weighing not more than 5,000 kilogrammes	100 kins	7.00
	4. " " " 50,000 kilogrammes	"	5.00
	5. Other	"	4.00
595	Pneumatic tools	**	52,30
596	Metal or wood working machinery, not otherwise provided	-	
	for, including rolling machines, drawing machines, nail-making machines, mou ding machines, flanging		
	machines, bending machines, rivetting machines, &c.: 1. Each weighing not more than 25 kilogrammes		27.50
	0 50 1:10	"	22.50
	2 100 bilamenumes	,,	14.30
	4 950 kilogrummes	,,	12.80
	FOO hilamamman	,,	11.30
	1 000 kilogrammos	,,	9.80
	9 500 kilogrammag	,,	6.80
	8 KOOO kilogrammaa	,,	6,00
	9. ", ", 50,000 kilogrammes	,,	3.80
	10. Other	,,	3.50
597	Spinning machines, preparatory machines for spinning or		
	weaving, and yarn finishing or twisting machines,		
	including ginning machines, scouring machines, bundl-		
	ing machines, etc	,,	4.15
698	Weaving looms:		
	1. Of metal	10	2.90
200	2. Other	ad val.	15%
599	Tissue finishing machines	100 kins	4.80
600	Knitting machines:		
	1. Each weighing not more than 500 kilogrammes	33	24.12
601	2. Other	38	12,00
001	Yarn or tissue dyeing machines, including yarn tissue		
	printing machines, and yarn or tissue bleaching or		150/
602	mercerizing machines	ad val.	15%
**-	Paper making machines and preparatory machines for		15
603	paper making	**	15,,
	Printing machines: 1. Each weighing not more than 250 kilogrammes		20,,
	2. Other	100 kins	5,90
604	Machinery, not otherwise provided for	ad val.	20%
605	Parts of machinery, not otherwise provided for:		/0
	1. Iron wheels:		
	A. Toothed wheels	100 kins	6.40
	B. Other		5.40
	2. Rollers:		
	A. Of Iron:		
	I. Carved	ad val.	20%
	II. Other:		
	a. Each weighing not more than 5 kilogrammes	100 kins	10.70
	b. " " " 100 kilogrammes	99	9.50
	'c. ,, ,, 1,000 kilogrammes	23	5.80
	d. Other	"	4.30
	B. Of copper, brass or bronze:		22,20
	a, Carved	30	10.90
	b. Other	ad val.	20%
	C. Covered with copper, brass or bronze	uu vai.	20,,
	D. Other	100 kins	130.00
	3. Milling cutters and gear cutters		11,10
	4. Saws for machinery	11	20.60
	6. Travellers of spinning or yarn twisting		_0.00
	A Odinon in alminon in a series and		36.00 [,]
	P Other including inner packing	"	43,90
	7. Bobbins for spinning or yarn twisting		
	A. Of wood	,,	11.30-

No.	Articles.	Unit.	Rate of Duty
			Yen.
	B. Other	ad val.	20%
	8. Card cans:	100 kins	4.10
	A. Of metal	ad val.	20%
	9. Card Clothing:		
	A. Combined with leather	100 kins	28.00
	B. Other	"	24.80 12.80
	10. Shuttles	23	16.00
	11. Reeds of metal	"	25.00
	13. Endless metal nets for paper making	,,,	25,60
	14. Other	ad val.	20%
	O WITT William And I		
	GROUP XVII,—Miscellaneous Articles,		
606	Copra		free
607	Funori (Gloiopeltis), sekkasai (Gelidium corneum) and		
608	Irish moss		29
000	Straw, Panama straw, palm leaves, rushes, reeds, vines, willow wickers and the like:		
	1. Bleached, dyed or coloured	ad val.	10%
200	2. Other	11	5,,
· 6 09	Rattan:		free
	1. Unsplit	100 kins	1,50
610	2. Other	ad val.	20%
611	Cork and cork manufactures:		
	1. Bark		free
	2. Sheets	1.00	10%
	3. Stoppers and rings:	100 kins	9.30
	A. Wholly of cork	ad val.	40%
	4. Waste and old		free
	5, Other	23	20%
-612	Wood:		
	1. Cut, sawn, or split, simply: A. Kwarin, tagayason (Baryxylum runfum, Lour), tsuge		
	or boxwood, red or rosewood, red sandal wood and		
	ebony wood	100 kins	0.50
	B. Lignum vitæ		free
	C. Teak	ad val.	10%
	E. Oak	**	5,,
	F. Pine, fir and cedar:	17.00	
	I. Cedar, not exceeding 20 centimetres in length, 7		
	centimetres in width and 7 millimetres in thickness II. Other:		free
	a. Not exceeding 65 millimetres in thickness	100 kins	3.10
	b. Other	,,	1.80
	G. Kiri (Paulownia tomentosa or Paulownia Fortonei)	14	0.90
	H. Shurochiku (Rhapis flabelliformis)	ad val.	1.50
	I. Other	aa vat.	15%
	A. Wood shavings	33	25 ,,
	B. Wood flocks		20,,
.g10	C. Other	33	25
613	Wood pith, in sheet or not	100 kins	25 ,,
615	Filter mass of vegetable matter Firewood	ad val.	6.80 10%
616	Charcoal		15,,
617	Animal charcoal	100 kins	0.40
618	Filaments for incandescent electric lamps	ad val,	20%
	Carbon for electrical use, not otherwise provided for	100 kins	1.80

No.	Articles.	Unit.	Rate of Duty.
			Yen.
620 621	Plaits of straw or wood shaving, pure or mixed with one another:	ad val.	30%
	1. Straw plaits:	1	
	A. Not exceeding 6.5 millimetres in width	100 kins	102.00
	B. Not exceeding 10 millimetres in width C. Other	27	7.65
	2. Other	"	30%
622	Mats or mattings, made of vegetable materials excluding		
	textile.fibres:		free
	1. For packing		1160
	A. Of rush	100 kins	3,20
	B. Of coir:		
	a. Mattings	**	7,40 8,75
	b. Other	ad val.	35%
623	Manufactures of straw, Panama straw, palm leaves, rushes,		/
	reeds, bamboo, rattan, vines, willow wickers, or the		40
624	like, not otherwise provided for	99	40 ,,
024	Umbrella sticks, walking sticks, whips and their handles: 1. Made of or combined with precious metals, metals		
	coated with precious metals, precious stones, semi-		
	precious stones, pearls, corals, elephant's ivory or		70
	tortoise shells		50 ₄₀ ₃
625	Umbrellas and parasols:		40 ,,
0_0	1. Wholly or partly of silk	13	50
	2. Other	10	40 ,,
626	Wood manufactures, not otherwise provided for:		
	1. Combined with precious metals, metals coated with precious metals, precious stones, semi-precious stones,		
	pearls, corals, elephant's ivory or tortoise shells		50 ,,
	2, Other:	- "	
	A. Of Kwarin, tagayasan (Baryxylum runfum, Lour), tsuge or box wood, red or rose wood, red sandal		
	wood and ebony wood	100 kins	13.10
	B. Other:	100 11113	
	a. Picture frames and mouldings	93	8.10
	b. Bent wood chairs with rattan seat c. Pipes and tubes	- 37	13,70 25%.
	d. Nails	ad val.	25 ,,
	e. Other	33	40 ,,
627	Tarred felt, tarred paper, and the like, coated with tar,		
	asphalt, gum resin, &c., and being used for roofing, ship's bottom sheating, &c	100 kins	2.25
628	Boiler felts	ad val.	20%
629	Manufactures of india-rubber or gutta-percha, not other-		
	wise provided for:		10.10
	1. India-rubber solution (including receptacles) 2. India-rubber paste, reclaimed india-rubber and other	100 kins	18.10
	unvulcanized india-rubber	ad val.	20%
	3. Dental rubber	100 kins	75,80
	4. Other:		
	A. Soft: I. In lumps	ad val,	20%
	II. Rods and cords:	un but,	20/0
	a. Combined with metal, tissues, yarns, threads,		
	cords, or fibres	100 kins	8,65
	b. Other III. Plates and sheets:	ad val.	20%
	a. Combined with metal, tissues, yarns, threads,		
	cords, or fibres	100 kins	7,40

No.	Articles.	Unit,	Rate of Duty
			Yen.
	b. Other:	100 lile	70.00
	1. Not exceeding 1 millimetre in thickness 2. Other	100 kins	59.60
	IV. Tubes:	23	00,00
	a. Armoured with metal, inside or outside	,,	15,30
	b. Other:		
	1. Combined with tissues, yarns, threads,		13.80
	cords, or fibres, or with metal insertion 2. Other	93	93,20
	V. Belts and belting for machinery	"	22,20
	VI. Threads, strips, bands, rings and washers:		
1	a. Combined with metal, tissues, yarns, threads,		15,30
	cords, or fibres b. Other	**	55,60
	VII. Erasers	"	24,90
	VIII. Water bottles	**	48,50
	IX. Teats (including inner packing)	73 mg/	132,00
	X. Mats and mattings XI. Other	ad val.	30 %
	B. Other:	,,	20 ,,
	I. In lumps, bars or rods, plates and sheets	100 kins	35,40
	II, Tubes		38.90
	III. Rings and washers	9	43,70 157,00
	V. Other	ad val.	40 %
630	Waste or old india-rubber and gutta-percha, fit only for		
001	remanufacturing	100 15	free
631 632	Hard fibres (rods, plates, sheets, &c.)	100 kins	11,40
002	Celluloid and manufactures thereof, not otherwise pro-		
j	1. In lumps, bands, bars or rods, plates, sheets, tubes, &c.	**	37.50
	2. Combs (including inner packings)	,",	63.60
633	3. Other	ad val.	40 %
000	for:		
	1. In lumps, bands, bars or rods, plates, sheets, tubes, &c.	100 kins	29,60
20.4	2. Other	ad val.	40 %
634	Brushes and brooms: 1. Combined with precious metals, metals coated with		
	precious metals, elephant's ivory, or tortoise shell	33	40 ,,
	2. Other	93	50 "
635	Lamps, lanterns and parts thereof:	****	70.00
	1. Safety lamps	100 kins ad val,	73,00 30 %
	3. Incandescent electric lamps:	cow bass	00 /6
	A. With carbon filaments:		
	a. Not exceeding 32 candle-power	100 kins	8,90
	b. Other	ad val.	21.00 40 %
	4. Sockets and shade holders	100 kins	64.60
	5. Gas mantles	100 pieces	6.30
	6. Other	ad val,	40 %
636	Films for photograph: 1. Sensitized (including inner packings)	1 1-1-	1,00
	2. Developed (including inner packings)	1 kin	8,25
	3. Other	ad val.	40 %
637	Gelatin paper		30 ,,
638	Artificial flowers, including imitation leaves, imitation		F0
689	fruits, &c., and parts thereof	*	50 ,, 50 ,,
640	Articles for billiards, tennis, cricket, chess, and other	- 44	00 ,,
	games, and accessories thereof		50
-641	Tops	39	50 ,,

No.	Articles.	Unit.	Rate of Duty.
642 643	Models	100 kins	Yen. free
644	2. Other	ad val, 100 kins	5 % 0.20
645 646	Manures, including oil cakes, uneatable dried fish, bone dust, dried blood, bone ashes, guano, super-phosphate	**	0.06
647	of lime, &c		free
	1. Raw 2. Other: A. Combined with precious metals, metals coated with precious metals, precious stones, semi-precious	ad val,	10 %
1	stones, pearls, corals, elephant's ivory or tortoise		50,,
	B. Other	19	40 ,,
	Note.—The unit of the rates of specific duty is Yen.		

JAPAN'S IMPORT DUTIES ON LUXURIES AND SIMILAR ARTICLES

PROMULGATED, JULY 1st, 1924

Import Duties of One hundred per cent. ad valorem are, for the time being, imposed, instead of the duties prescribed in the Tariff annexed to the Customs Tariff Law, on the articles which are enumerated in the Schedule annexed to the present Law.

SCHEDULE

Tariff Nos.	Articles.	Tariff Nos.	Articles.
31	Vegetables, fruit and nuts (2-A-4		A. Combined with precious
	excluded),		metals, metals coated with
32	Tea (Black dust tea excluded).		precious metals, precious
33	Mate and other tea substitutes.		stones, semi-precious stones,
36	Cocoa (not sugared).		pearls, corals, elephant's ivory
44	Honey.		or tortoise shells.
45	onfectionaries and cakes.		B. Others:
46	Jams, fruit jellies and the like.		Manufactures of chamois
47	Biscuits (not sugared).		leather, of imitation chamois
49 54	Fruit-juices and syrups. Cheese.		leather, of leather of
60			alligators and crocodiles,
00	Mineral waters, soda water, and similar beverages, not containing	75	and of lizard leather. Feather and downs:
	sugar or alcohol.	15	1. For ornament.
62	Chinese liquors, fermented.	77	Manufactures of feather or bird's
63	Beer, ale, porter and stout.		skin with feather, not otherwise
66	Alcoholic liquors, not otherwise		provided for.
	provided for.	81	Manufactures of animal tusk, not
67	Beverages and comestibles, not		otherwise provided for.
	otherwise provided for:	88	Manufactures of tortoise shell, not
	1, Sugared.		otherwise provided for.
69	Furs (of hare, and of sheep and	89	Corals.
	goats untanned excluded).	90	Manufactures of Corals, not other-
70	Fur manufactures, not otherwise		wise provided for.
	provided for.	91	Pearls,
72	Leather:	94	Manufactures of skin, hair, bone,
	1. Of bulls, oxen, cows, buffaloes,		horn, tooth, tusk, shell, etc., not
	horses, sheep and goats:		otherwise provided for.
	A. Lacquered, japanned or ena-	95	Volatile oils, vegetable:
	melled.		1. Fragrant.
	2. Of chamois, including imitation	117	Soaps.
	of chamois leather.	118	Oil fats and waxes perfumed, and
	4. Of alligators and crocodiles.		preparations of oil, fat or wax,
the o	5. Of lizards.		perfumed.
73	Leather manufactures, not otherwise	119	Perfumed waters.
	provided for:	134	Musk.
	3. Other:	135	Artificial musk.

Tariff Nos.	Articles.	Tariff Nos.	Articles.
136 137 138 139	Nard or spikenard. Cloves. Agalwood or aloes-wood. Sandal wood: 2. Other.		 Mosquito nettings B. Other. Veilings. Other: A. Wholly or partly of silk.
205	Borneo camphor, blumea or ngai camphor and artificial Borneo camphor.	308 308	Embroidered tissues. Waterproof tissues coated or inserted with india-rubber;
221	Vanillin, coumarin, heliotropin, and similar aromatic chemicals, not otherwise provided for.	320	Wholly or partly of silk. Elastic webbing and elastic cords, elastic braid, or the like:
222	Tooth powders, tooth wsahes, toilet powders, and other prepared perfumeries not otherwise provided for.		 Exceeding 8 centimetres in width: A. Partly of silk. Other:
223 Ex 229 234	Joss sticks. Artificial perfumeries. Fire works.		A. Woven: a. Partly of silk. B. Other: a. Partly of silk.
291	Yarns, not otherwise provided for: 1. Partly of silk, artificial silk or metal.	324	Handkerchiefs, single: Ex 2. Of flax (having in a square of 5 millimetres side, in warp and woof, more than 30 threads).
299	Tissues of flax, China grass, ramie, hemp or jute, pure or mixed with one another, including those mixed with cotton:	327	4. Wholly or partly of silk. Travelling rugs, single: 1. Wholly or partly of silk.
	 Plain, figured or brocaded tissues, not otherwise provided for: 	328 329	Carpets and carpetings: 1. Wholly or partly or wool. Table cloths, single: Ex 2. Of flax.
	Ex C-2. Other: Weighing not more than 40 kilogrammes per 100 square metres and having in a square of 5 milli-		Wholly or partly of silk, com- bined with metal threads, or embroidered.
	metres side, in warp and woof, more than 30 threads. 6. Other:	330	Curtains and window blinds: Wholly or partly of silk, com- bined with metal threads, or embroidered.
	Ex B-2. Other: Weighing not more than 40 kilogrammes per 100 square metres and having in a square of 5 milli-	331	3. Other: A. Of lace. Trimmings. Air cushions.
301	metres side, in warp and woof, more than 30 threads. Tissues of wool, and mixed tissues of wool and cotton, of wool and	335 336 343	Bed quilts and cushions. Manufactures of tissues, not otherwise provided for:
	silk, or of wool, cotton and silk: 1. Velvets, plushes and other pile tissues, with piles, cut or uncut. 2. Other:		I. Wholly or partly of silk, or combined with precious metals, metals coated with precious metals, precious stones, semiprecious stones, pearls, corals,
303	C. Of wool and silk or of wool, cotton and silk. Silk tissues, and silk mixed tissues	344	elephant's ivory or tortoise shells, or embroidered. Raincoats: 1. Wholly or partly of silk.
	not otherwise provided for: 1. Velvets, plashes and other pile tissues, with piles, cut or uncut.	345 346	Shirts, fronts, collars and cuffs. Undershirts and drawers: 1. Knitted:
3 5	3. Other: Stockinet and similar knitted tissues, raised or not: 1. Wholly or partly of silk	347	C. Wholly or partly of silk. 2. Other: A. Wholly or partly of silk. Gloves.
306	1. Wholly or partly of silk. Lace tissues and netted tissues: 1. Curtainings: B. Other.	348	Stockings and socks (of cotton, of wool or of wool and cotton, excluded).

Tariff Nos.	Articles.	Tariff Nos.	Articles.
349 350	Shawls, comforters and mufflers. Neckties.	Ex 424	Manufactures of gypsum: Figures, human and animal,
.351 352	Trouser suspenders or braces. Belts.	439	Potteries, not otherwise provided for (insulators excluded).
353	Sleeve suspenders, stocking suspen- ders, and the like.	453	Spectacles and eyeglasses: 1. With frames or handles of
.354	Hats and hat bodies, caps, bonnets and hoods: combined or trimmed with precious metals, metals		precious metals, metals coated with precious metals, elephant's ivory or tortoise shells.
	coated with precious metals, precious stones, semi-precious stones, pearls, corals, feathers, artificial flowers, etc.	414	Looking glasses or mirrors: 1. Combined with precious metals or metals coated with precious
	 Other: A. Wholly or partly of silk. 	457	metals. Glass manufactures, not otherwise pro-
	C. Of Panama straw or similar vegetable fibres.	475	vided for (2-A excluded). Gilt or silvered metals.
	D. Of straw or wood shaving, pure or mixed with one another.	489	Chains, not otherwise provided for: 1. Made of, or combined or coated with precious metals.
355	Boots, Shoes, slippers, sandals, clogs, and the like (of rubber, excluded).	491	Chaius for watches, spectacles, eyeglasses or other personal adornment.
356 .359	Shoe laces. Jewelry for personal adornment.	493	Hinges, hat-hooks, and metal fittings for doors, windows, furnitures, etc.
. 360	Clothing and accessories or parts thereof, not otherwise provided for:		 Made of, or combined or coated with precious metals.
	 Wholly or partly of fur, feather or silk, or made of, or com- 	494	Locks and Keys: 1. Made of, or combined or coated
	bined or trimmed with precious metals, metals coated with pre-	499	with precious metals. Cutlery, not otherwise provided for:
	cious metals, precious stones, semi-precious stones, pearls, corals, elephant's ivory, or tortoise shells, or embroidered.		 Made of, or combined or coated with precious metals. Others: A. Pocket knives:
. 37 3	Imitation parchment, paraffin paper and wax paper 1. Covered with, or with applica- tion of metal foil or metal		a. With handles made of or combined with elephant's ivory, mother of pearl or tortoise shells, or enamelled.
378	powder, embossed or printed. Papers, not otherwise provided for		B. Table knives: a. With handles made of or
379	(4-B excluded). Paper laces and paper borders.		combined with clephant's ivory, mother of pearl or
384	Albums.		tortoise shells, or enamelled.
:390	Playing Cards.	500	Table forks or spoons;
. 391	Photographs.		1. Made of, or combined or coated
. 392	Caligraphies and pictures.		with precious metals.
393	Card calendars and block calendars.	521	Manufactures of precious metals and
394	Picture post cards.		metal manufactures combined or
395	Christmas cards and the like,		coated with precious metals, not
-412	Precious stones. Semi-precious stones, and manu-	526	otherwise provided for.
413	factures thereof not otherwise		Watches: 1. With gold or platinum cases.
414	provide I for. Stones and manufactures thereof:	527	Parts of watches: 1. Case, including those having
	2. Other: B. Other.		glasses: A. Of gold or platinum.
415	Amber and manufactures thereof, not otherwise provided for.		8. Other: A. Of gold or platinum.
417	Meerschaum or artificial meerschaum and manufactures thereof.	Ex 528	Standing clocks.
	and manufactures fuereur.	320	

			201
Tariff Nos.	Articles.	Tariff Nos.	Articles.
Ex 533	Binoculars and monoculars (with precious metals, metals coated with precious metals, precious stones, semi-precious stones, pearls, corals, elephant's ivory, tortoise shells or shells). Photographic instruments (Fitted	621 625 626	Umbrella sticks. walking sticks, whips and their handles. Umbrellas and parasols. 1. Wholly or partly of silk. Wood manufactures, not otherwise provided for; 1. Combined with precious metals, metals coated with precious metals, precious stones, semi-
-5 64	with a lense of focus distances of 17 centimetres or less, or having aperture of 16 centimetres or less in length or of 11 centimetres or less in width). Parts of photographic instruments:		precious stone, pearls, corals, elephant's ivory or tortoise shells. 2. Others: A. Of Kwarin, tagayasan (Baryzylum runfum, Lour),
	Ex 1. Lenses (of focus distance of 17 centimetres or less). Ex 2. Camera (having aperture of 16 centimetres or less in length, or of 11 centimetres or less in width).	634	tsuge or boxwood, red or rose wood, red sandal wood and ebony wood. Brushes and brooms: 1. Combined with precious metals, metals coated with precious
555	Phonographs, gramophon's, and other talking machines.		metals, elephant's ivory or tortoise shells.
556	Parts and accessories of phonographs, gramophones and other talking machines.	636 638	Films for photograph (films for cinematograph excluded). Artificial flowers, including imitation
560 612	Fire-arms and parts thereof: 1. Rifles and sporting guns.	639	leaves, imitation fruits, etc.
	Woods: 1. Cut, sawn or split, simply: A. Kwarin, tagayasan (Bary- xylum runfum, Lour). tsugs or box wood, red o rose wood, red sandal wood and ebony wood excluding ebony wood with white streaks). 2. Other: Ex D. Kwarin, Tagayasan (Baryxylum runfum, Lour), tsuge or box wood, red or rose wood, red sandal wood and ebony	641 647	Toilet cases. Articles for billiards, cricket, chess and other games, and accessories thereof (articles for tennis, baseball, football and accessories thereof excluded). Toys. Articles, not otherwise provided for: 2. Other: A. Combined with precious metals, metals coated with precious metals, precious stones, semi-precious stones, pearls, corals, elephant's
	wood with white streaks).		ivory or tortoise shells.

CONVENTION BETWEEN THE UNITED KINGDOM AND JAPAN FOR THE PROTECTION OF THE ESTATES OF DECEASED PERSONS

SIGNED AT TOKYO, APRIL 26TH, 1900

Ratifications exchanged at Tokyo, 25th October, 1900

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and His Majesty the Emperor of Japan, being equally desirous of maintaining the relations of good understanding which happily exist between them by laying down rules for the protection of the estates of deceased persons, have agreed to conclude a Convention, and for that purpose have named as their respective Plenipotentiaries, that is to say:—Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, Sir Ernest Mason Satow, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary; and His Majesty the Emperor of Japan, Viscount Aoki Siüzo, Junü, First Class of the Imperial Order of the Rising Sun, His Imperial Majesty's Minister of State for Foreign Affairs, who, having communicated to each other their respective full powers, found in good and due form, have agreed upon the following Articles:—

Art. I.—Whenever a subject of one of the high contracting parties shall die within the dominions of the other, and there shall be no person present at the time of such death who shall be rightly entitled to administer the estate of such deceased person, the following rules shall be observed:

1. When the deceased leaves, in the above-named circumstances, heirs of his or her own nationality only, or who may be qualified to enjoy the civil status of their father or mother, as the case may be, the Consul-General, Consul, Vice-Consul, or Consular Agent of the country to which the deceased belonged, on giving notice to the proper authorities, shall take possession and have custody of the property of the said deceased, shall pay the expenses of the funeral, and retain the surplus for the payment of his or her debts, and for the benefit of the heirs to whom it may rightly belong.

But the said Consul-General, Consul, Vice-Consul or Consular Agent shall be bound immediately to apply to the proper Court for letters of administration of the effects left by the deceased, and these letters shall be delivered to him with such

limitations and for such time as to such Court may seem right.

2. If, however, the deceased leaves in the country of his or her decease and in the above-named circumstances, any heir or universal legatee of other nationality than his or her own, or to whom the civil status of his or her father or his or her mother, as the case may be, cannot be granted, then each of the two Governments may determine whether the proper Court shall proceed according to law, or shall confide the collection and administration to the respective Consular officers under the proper limitations. When there is no Consul-General, Consul, Vice-Consul, or Consular Agent in the locality where the decease has occurred (in the case contemplated by the first rule of this Article) upon whom devolves the custody and administration of the estate, the proper authority shall proceed in these acts until the arrival of the respective Consular officer.

Art. II.—The stipulations of the present Convention shall be applicable, so far as the laws permit, to all the Colonies and foreign possessions of Her Britannic Majesty, excepting to those hereinafter named, that is to say, except to

India Natal Tasmania
The Dominion of Canada New South Wales
Newfoundland Victoria Western Australia
The Cape Queensland New Zealand

Provided always that the stipulations of the present Convention shall be made applicable to any of the above-named Colonies or foreign possessions, on whose behalf notice to that effect shall have been given to the Japanese Government by Her Britannic Majesty's Representative at Tokyo, within two years from the date of the exchange of ratifications of the present Convention.

Art. III.—The present Convention shall come into force immediately after the exchange of the ratifications thereof, and shall remain in force until the 17th July, 1911.

Either high contracting Power shall have the right at any time after the 16th July, 1910, to give notice to the other of its intention to terminate the same, and at the expiration of twelve months after such notice is given this Convention shall wholly cease and determine.

Art. IV.—The present Convention shall be ratified, and the ratifications thereof shall be exchanged at Tokyo as soon as possible, and not later than six months from the present date.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Tokyo, in duplicate, this 26th day of April, nineteen hundredth year of the Christian era.

[L.S.] ERNEST MASON SATOW.
,, SIUZO VICOMTE AKOI.

CONVENTION REGARDING THE COMMERCIAL RELATIONS BETWEEN JAPAN AND INDIA

SIGNED AT TOKYO ON THE 29TH DAY OF AUGUST, 1904

His Majesty the Emperor of Japan and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, being equally desirous of facilitating the commercial relations between Japan and India have resolved to conclude a Convention to that effect, and have named as their respective Plenipotentiaries:

His Majesty the Emperor of Japan, Baron Jutaro Komura, Jusammi, First Class of the Imperial Order of the Rising Sun, His Imperial Majesty's Minister of

State for Foreign Affairs; and

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, Sir Claude Maxwell Macdonald, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, Knight Commander of the Most Honourable Order of the Bath, His Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary;

Who, having reciprocally communicated their full powers, found in good and due form, have agreed as follows:—

Art. I.—Any article, the produce or manufacture of the dominions and possessions of His Majesty the Emperor of Japan, shall enjoy, upon importation into India the lowest customs duties applicable to similar products of any other foreign origin.

Art. II.—Reciprocally any article, the produce or manufacture of India, shall enjoy, upon importation into the dominions and possessions of His Majesty the Emperor of Japan, the lowest customs duties applicable to similar products of any other foreign origin.

Art. III.—The privileges and engagements of the present Convention shall extend to Native States of India which by treaty with His Britannic Majesty or otherwise may be entitled to be placed with regard to the stipulations of the Convention on the same footing as British India.

His Britannic Majesty's Government shall communicate from time to time to

the Imperial Government of Japan a list of these States.

Art. IV.—The present Convention shall be ratified and the ratifications shall be exchanged at Tokyo as soon as possible. It shall come into effect immediately after the exchange of ratifications, and shall remain in force until the expiration of six months from the day on which one of the high contracting parties shall have announced the intention of terminating it.

In witness whereof the above-mentioned Plenipotentiaries have signed the present Convention and have affixed thereto their seals.

Done in duplicate at Tokyo, in the Japanese and English languages, this 29th day of the 8th month of the 37th year of Meiji, corresponding to the 29th day of August of the year one thousand nine hundred and four.

[L. s.] Baron Jutaro Komura,

His Imperial Japanese Majesty's

Minister of State for Foreign Affairs.

[L. S.] CLAUDE M. MACDONALD,

His Britannic Majesty's Envoy

Extraordinary and Minister Plenipotentiary.

TREATY OF COMMERCE AND NAVIGATION BETWEEN GREAT BRITAIN AND JAPAN

SIGNED AT LONDON, 3RD APRIL, 1911

PREAMBLE

His Majesty the Emperor of Japan and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, being desirous to strengthen the relations of amity and good understanding which happily exist between them and between their subjects, and to facilitate and extend the commercial relations between their two countries, have resolved to conclude a Treaty of Commerce and Navigation for that purpose, and have named as their Plenipotentiaries, that is to say:

His Majesty the Emperor of Japan, His Excellency Monsieur Takaaki Kato, Jusammi, First Class of the Order of the Sacred Treasure, His Imperial Majesty's Ambassador Extraordinary and Plenipotentiary at the Court of St. James; and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, the Right Honourable Sir Edward Grey, a Baronet of the United Kingdom, a Member of Parliament, His Majesty's Principal Secretary of State for Foreign Affairs; who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon the following Articles:—

- Art. I.—The subjects of each of the high contracting parties shall have full liberty to enter, travel, and reside in the territories of the other, and, conforming themselves to the laws of the country—
- 1.—Shall in all that relates to travel and residence be placed in all respects on the same footing as native subjects.
- 2.—They shall have the right, equally with native subjects, to carry on their commerce and manufacture, and to trade in all kinds of merchandise of lawful commerce, either in person or by agents, singly or in partnerships with foreigners or native subjects.
- 3.—They shall in all that relates to the pursuit of their industries, callings, prefessions, and educational studies be placed in all respects on the same footing as the subjects or citizens of the most favoured nation.
- 4.—They shall be permitted to own or hire and occupy houses, manufactories, warehouses, shops, and premises which may be necessary for them, and to lease land for residential, commercial, industrial, and other lawful purposes, in the same manner as native subjects.
- 5.—They shall, on condition of reciprocity, be at full liberty to acquire and possess every description of property, movable or immovable, which the laws of the country permit or shall permit the subjects or citizens of any other foreign country to acquire and possess, subject always to the conditions and limitations prescribed in such laws. They may dispose of the same by sale, exchange, gift, marriage, testament, or in any other manner, under the same conditions which are or shall be established with regard to native subjects. They shall also be permitted, on compliance with the laws of the country, freely to export the proceeds of the sale of their property and their goods in general without being subjected as foreigners to other or higher duties that those to which subjects of the country would be liable under similar circumstances.
- 6.—They shall enjoy constant and complete protection and security for their persons and property; shall have free and easy access to the Courts of Justice and other tribunals in pursuit and defence of their claims and rights; and shall have full liberty, equally with native subjects, to choose and employ lawyers and advocates to represent them before such Courts and tribunals; and generally shall have the same rights and privileges as native subjects in all that concerns the administration of justice.
- 7.—They shall not be compelled to pay taxes, fees, charges, or contributions of any kind whatever other or higher than those which are or may be paid by native subjects or the subjects or citizens of the most favoured nation.
- 8.—And they shall enjoy a perfect equality of treatment with native subjects in all that relates to facilities for warehousing under bond, bounties, and drawbacks.
- Art. II.—The subjects of each of the high contracting parties in the territories of the other shall be exempted from all compulsory military services, whether in the army, navy, national guard, or militia; from all contributions imposed in lieu of personal service; and from all forced loans and military requisitions or contributions unless imposed on them equally with native subjects as owners, lessees, or occupiers of immovable property.

In the above respects the subjects of each of the high contracting parties shall not be accorded in the territories of the other less favourable treatment than that which is or may be accorded to subjects or citizens of the most favoured nation.

Art. III.—The dwellings, warehouses, manufactories, and shops of the subjects of each of the high contracting parties in the territories of the other, and all premises appertaining thereto used for lawful purposes, shall be respected. It shall not be allowable to proceed to make a domiciliary visit to, or a search of, any such buildings and premises, or to examine or inspect books, papers, or accounts, except under the conditions and with the forms prescribed by the laws for native subjects.

Art. IV.—Each of the high contracting parties may appoint Consuls-General, Consuls, Vice-Consuls, and Consular Agents in all ports, cities, and places of the other, except in those where it may not be convenient to recognise such officers. This exception, however, shall not be made in regard to one of the high contracting

parties without being made likewise in regard to all other Powers.

Such Consuls-General, Consuls, Vice-Consuls, and Consular Agents, having received exequaturs or other sufficient authorisations from the Government of the country to which they are appointed, shall have the right to exercise their functions, and to enjoy the privileges, exemptions, and immunities which are or may be granted to the Consular officers of the most favoured nation. The Government issuing exequaturs or other authorisations has the right in its discretion to cancel the same on explaining the reasons for which it is thought proper to do so.

Art. V.—In case of the death of a subject of one of the high contracting parties in the territories of the other, without leaving at the place of his decease any person entitled by the laws of his country to take charge of and administer the estate, the competent Consular officer of the State to which the deceased belonged shall, upon fulfilment of the necessary formalities, be empowered to take custody of and administer the estate in the manner and under the limitations prescribed by the

law of the country in which the property of the deceased is situated.

The foregoing provision shall also apply in case of a subject of one of the high contracting parties dying outside the territories of the other, but possessing property therein, without leaving any person there entitled to take charge of and administer the estate.

It is understood that in all that concerns the administration of the estates of deceased persons, any right, privilege, favour, or immunity which either of the high contracting parties has actually granted, or may hereafter grant, to the Consular officers of any other foreign State shall be extended immediately and unconditionally

to the Consular officers of the other high contracting party.

Art. VI.—There shall be between the territories of the two high contracting parties reciprocal freedom of commerce and navigation. The subjects of each of the high contracting parties shall have liberty freely to come with their ships and cargoes to all places, ports, and rivers in the territories of the other, which are or may be opened to foreign commerce, and, conforming themselves to the laws of the country to which they thus come, shall enjoy the same rights, privileges, liberties, favours, immunities, and exemptions in matters of commerce and navigation as are or may be enjoyed by native subjects.

Art. VII.—Articles, the produce or manufacture of the territories of one high contracting party, upon importation into the territories of the other, from whatever place arriving, shall enjoy the lowest rates of Customs duty applicable to similar

articles of any other foreign crigin.

No prohibition or restriction shall be maintained or imposed on the importation of any article, the produce or manufacture of the territories of either of the high contracting parties, into the territories of the other, from whatever place arriving, which shall not equally extend to the importation of the like articles, being the produce or manufacture of any other foreign country. This provision is not applicable to the sanitary or other prohibitions occasioned by the necessity of securing the safety of persons, or of cattle, or of plants useful to agriculture.

Art. VIII.—The articles, the produce or manufacture of the United Kingdom, enumerated in Part I. of the Schedule annexed to this Treaty, shall not, on importation into Japan, be subjected to higher Customs duties than those specified in the Schedule.

The articles, the produce or manufacture of Japan. enumerated in Part II. of the Schedule annexed to this Treaty, shall be free of duty on importation into the

United Kingdom.

Provided that if at any time after the expiration of one year from the date this Treaty takes effect either of the high contracting parties desires to make a modification in the Schedule it may notify its desire to the other high contracting party, and thereupon negotiations for the purpose shall be entered into forthwith. If the negotiations are not brought to a satisfactory conclusion within six months from the date of notification, the high contracting party which gave the notification may, within one month, give six months' notice to aborgate the present Article, and on the expiration of such notice the present Article shall cease to have effect, without prejudice to the other stipulation of this Treaty.

Art. IX.—Articles, the produce or manufacture of the territories of one of the high contracting parties, exported to the territories of the other, shall not be subjected on export to other or higher charges than those on the like articles exported to any other foreign country. Nor shall any prohibition or restriction be imposed on the exportation of any article from the territories of either of the two High Contracting Parties to the territories of the other which shall not equally

extend to the exportation of the like article to any other foreign country.

Art. X.—Articles, the produce or manufacture of the territories of one of the high contracting parties, passing in transit through the territories of the other, in conformity with the laws of the country, shall be reciprocally free from all transit duties, whether they pass direct, or whether during transit they are unloaded, ware-

housed, and reloaded.

Art. XI.—No internal duties levied for the benefit of the State, local authorities, or corporations which affect, or may affect, the production, manufacture, or consumption of any article in the territories of either of the high contracting parties shall for any reason be a higher or more burdensome charge on articles the produce or manufacture of the territories of the other than on similar articles of native origin.

The produce or manufacture of the territories of either of the high contracting parties imported into the territories of the other, and intended for warehousing or

transit, shall not be subjected to any internal duty.

Art. XII.—Merchants and manufacturers, subjects of one of the high contracting parties, as well as merchants and manufacturers domiciled and exercising their commerce and industries in the territories of such party, may, in the territories of the other, either personally or by means of commercial travellers, make purchases or collect orders, with or without samples, and such merchants, manufacturers, and their commercial travellers, while so making purchases and collecting orders, shall in the matter of taxation and facilities, enjoy the most favoured nation treatment.

Articles imported as samples for the purposes above-mentioned shall, in each country, be temporarily admitted free of duty on compliance with the Customs regulations and formalities established to assure their re-exportation or the payment of the prescribed Customs duties if not re-exported within the period allowed by law. But the foregoing privilege shall not extend to articles which, owing to their quantity or value, cannot be considered as samples, or which, owing to their nature, could not be identified upon re-exportation. The determination of the question of the qualification of samples for duty-tree admission rests in all cases exclusively with the competent authorities of the place where the importation is effected.

Art. XIII.—The marks, stamps, or seals placed upon the samples mentioned in the preceding Article by the Customs authorities of one country at the time of exportation, and the officially-attested list of such samples containing a full description thereof issued by them, shall by reciprocally accepted by the Customs officials of the other as establishing their character as samples and exempting them from inspection except so far as may be necessary to establish that the samples produced are those

enumerated in the list. The Customs authorities of either country may, however. affix a supplementary mark to such samples in special cases where they may think

this precaution necessary.

Art. XIV.—The Chambers of Commerce, as well as such other Trade Association, and other recognised Commercial Associations in the territories of the high contracting Parties as may be authorised in this behalf, shall be mutually accepted as competent authorities for issuing any certificates that may be required for commercial travellers.

Art. XV.—Limited liability and other companies and associations, commercial, industrial, and financial, already or hereafter to be organised in accordance with the laws of either high contracting party, are authorised, in the territories of the others to exercise their right and appear in the Courts either as plaintiffs or defendants,

subject to the laws of such other party.

Art. XVI.—Each of the high contracting parties shall permit the importation or exportation of all merchandise which may be legally imported or exported, and also the carriage of passengers from or to their respective territories, upon the vessels of the other; and such vessels, their cargoes, and passengers, shall enjoy the same privileges as, and shall not be subjected to, any other or higher duties or charges than national vessels and their cargoes and passengers.

Art. XVII.—In all that regards the stationing, loading, and unloading of vessels in the ports, docks, roadsteads, and harbours of the high contracting parties, no privileges or facilities shall be granted by either party to national vessels which are not equally, in like cases, granted to the vessels of the other country; the intention of the high contracting parties being that in these respects also the vessels of the two

countries shall be treated on the footing of perfect equality.

Art. XVIII.—All vessels which according to Japanese law are to be deemed Japanese vessels, and all vessels which according to British law are to be deemed British vessels, shall, for the purpose of this Treaty, be deemed Japanese and British

vessels respectively.

Art. XIX.—No duties of tonnage, harbour, pilotage, lighthouse, quarantine, or other analogous duties or charges of whatever nature, or under whatever denomination, levied in the name or for the profit of Government, public functionaries, private individuals, corporations or establishments of any kind, shall be imposed in the ports of either country upon the vessels of the other which shall not equally, under the same conditions, be imposed in like cases on national vessels in general, or vessels to the most-favoured nation. Such equality of treatment shall apply to the vessels of either country from whatever place they may arrive and whatever may be their destination.

Art. XX.—Vessels charged with performance of regular scheduled postal service of one of the high contracting parties shall enjoy in the territorial waters of the other the same special facilities, privileges, and immunities as are granted to like

vessels of the most favoured nation.

Art. XXI.—The coasting trade of the high contracting parties is excepted from the provisions of the present Treaty, and shall be regulated according to the laws of Japan and the United Kingdom respectively. It is, however, understood that the subjects and vessels of either high contracting party shall enjoy in this respect most favoured nation treatment in the territories of the other.

Japanese and British vessels may, nevertheless, proceed from one port to another, either for the purpose of landing the whole or part of their passengers or cargoes brought from abroad, or of taking on board the whole or part of their passengers.

sengers or cargoes for a foreign destination.

It is also understood that, in the event of the coasting trade of either country being exclusively reserved to national vessels, the vessels of the other country, if engaged in trade to or from places not within the limits of the coasting trade so reserved, shall not be prohibited from the carriage between two ports of the former country of passengers holding through tickets or merchandise consigned on through bills of lading to or from places not within the above-mentioned limits, and while engaged in

such carriage these vessels and their cargoes shall enjoy the full privileges of this

Treaty.

Art. XXII.—If any seaman should desert from any ship belonging to either of the high contracting parties in the territorial waters of the other, the local authorities shall, within the limits of law, be bound to give every assistance in their power for the recovery of such deserter, on application to that effect being made to them by the competent Consular officer of the country to which the ship of the deserter may belong, accompanied by an assurance that all expense connected therewith will be repaid.

It is understood that this stipulation shall not apply to the subjects of the

country where the desertion takes place.

Art. XXIII.—Any vessel of either of the high contracting parties which may be compelled, by stress of weather or by accident, to take shelter in a port of the other shall be at liberty to refit therein, to procure all necessary stores, and to put to sea again, without paying any dues other than such as would be payable in the like case by a national vessel. In case, however, the master of a merchant-vessel should be under the necessity of disposing of a part of his merchandise in order to defray the expenses, he shall be bound to conform to the Regulations and Tariffs of the place to

which he may have come.

If any vessel of one of the high contracting parties should run aground or be wrecked upon the coasts of the other, such vessel, and all parts thereof, and all furniture and appurtenances belonging thereunto, and all goods and merchandise saved therefrom, including any which may have been cast into the sea, or the proceeds thereof, if sold, as well as all papers found on board such stranded or wrecked vessel, shall be given up to the owners or their agents when claimed by them. If there are no such owners or agents on the spot, then the same shall be delivered to the Japanese or British Consular officer in whose district the wreck or stranding may have taken place upon being claimed by him within the period fixed by the laws of the country, and such Consular officer, owners, or agents shall pay only the expenses incurred in the preservation of the property, together with the salvage or other expenses which would have been payable in the like case of a wreck or stranding of a national vessel.

The high contracting parties agree, moreover, that merchandise saved shall not be subjected to the payment of any Customs duty unless cleared for internal con-

sumption.

In the case either of a vessel being driven in by stress of weather, run aground, or wrecked, the respective Consular officers shall, if the owner or master or other agent of the owner is not present, or is present and requires it, be authorised to interpose in order to afford the necessary assistance to their fellow-countrymen.

Art. XXIV.—The high contracting parties agree that in all that concerns commerce, navigation, and industry, any favour, privilege, or immunity which either high contracting party has actually granted, or may hereafter grant, to the ships, subjects, or citizens of any other foreign State shall be extended immediately and unconditionally to the ships or subjects of the other high contracting party, it being their intention that the commerce, navigation, and industry of each country shall be placed in all respects on the footing of the most favoured nation.

Art. XXV.—The stipulations of this Treaty do not apply to tariff concessions granted by either of the high contracting parties to contiguous States solely to facilitate frontier traffic within a limited zone on each side of the frontier, or to the treatment accorded to the produce of the national fisheries of the high contracting parties or to special tariff favours granted by Japan in regard to fish and other

aquatic products taken in the foreign waters in the vicinity of Japan.

Art. XXVI.—The stipulations of the present Treaty shall not be applicable to any of His Britannic Majesty's Dominions, Colonies, Possessions, or Protectorates beyond the Seas, unless notice of adhesion shall have been given on behalf of any such Dominion, Colony, Possession, or Protectorate by His Britannic Majesty's Representative at Tokyo before the expiration of two years from the date of the exchange of the ratifications of the present Treaty.

Art. XXVII.—The present Treaty shall be ratified, and the ratifications exchanged at Tokyo as soon as possible. It shall enter into operation on the 17th July, 1911, and remain in force until the 16th July, 1923. In case neither of the high contracting parties shall have given notice to the other, twelve months before the expiration of the said period, of its intention to terminate the Treaty, it shall continue operative until the expiration of one year from the date on which either of the high contracting parties shall have denounced it.

As regards the British Dominions, Colonies, Possessions, and Protectorates to which the present Treaty may have been made applicable in virtue of Article XXVI., however, either of the high contracting parties shall have the right to terminate it

separately at any time on giving twelve months' notice to that effect.

It is understood that the stipulations of the present and of the preceding Article referring to British Dominions, Colonies, Possessions, and Protectorates apply also to the island of Cyprus.

In witness whereof the respective Plenipotentiaries have signed the present

(Signed)

TAKAAKI KATO

[L.s.]

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Treaty, and have affixed thereto the seal of their arms.

e. More than 43 threads

Done at London in duplicate this 3rd day of April, 1911.

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A. Gray B. Other				*** ***	. "	8.60 9.25
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5.—Camphor and camphor oil.
6.—Baskets (including trunks) and basketware of bamboo.
7.—Mats and matting of rush.
8.—Lacquered wares, coated with Japanese lacquer (*Urushi*).
9.—Rape-seed oil.
10.—Cloisonne wares.

UNITED STATES OF AMERICA

EXTRADITION TREATY BETWEEN THE UNITED STATES OF AMERICA AND JAPAN

SIGNED AT TOKYO, ON THE 29TH APRIL, 1886 Ratified at Tokyo, on the 27th September, 1886

His Majesty the Emperor of Japan and the President of the United States of America having judged it expedient, with a view to the better administration of Justice and to the prevention of crime within the two countries and their jurisdictions that persons charged with or convicted of the crimes or offences hereinafter named and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, they have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:

His Majesty the Emperor of Japan, Count Inouye Kaoru, Jusammi, His Imperial Majesty's Minister of State for Foreign Affairs, First Class of the Order of the Rising Sun, etc., etc., and the President of the United States of America, Richard B. Hubbard, their Envoy Extraordinary and Minister Plenipotentiary near His Imperial Majesty the Emperor of Japan, who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded

the following Articles:

Art. I.—The High Contracting Parties engage to deliver up to each other, under the circumstances and conditions stated in the present Treaty, all persons who, being accused or convicted of one of the crimes or offences named below in Article II., and committed within the jurisdiction of the one party, shall be found within the jurisdiction of the other party.

Art. II.—1.—Murder and assault with intent to commit murder.

2.—Counterfeiting or altering money, or uttering or bringing into circulation counterfeit or altered money, counterfeiting certificates or coupons of public indebtedness, bank notes, or other instruments of public credit of either of the patries, and the utterance or circulation of the same.

3.—Forgery, or altering and uttering what is forged or altered.

4.—Embezzlement or criminal malversation of the public funds committed within the jurisdiction of either party, by the public officers or depositaries.

5.—Robbery.

6.—Burglary, defined to be the breaking and entering by night-time into the house of another person with the intent to commit a felony therein; and the act of breaking and entering the house of another, whether in the day or night time, with the intent to commit a felony therein.

7.—The act of entering, or of breaking and entering, the offices of the Government and public authorities, or the offices of banks, banking-houses, savings-banks, trust companies, insurance or other companies, with the intent to commit a felony

therein.

8.—Perjury or subornation of perjury.

9.—Rape. 10.—Arson.

11.—Piracy by the law of nations.

12.—Murder, assault with intent to kill, and manslaughter committed on the

high seas, on board a ship bearing the flag of the demanding country.

13.—Malicious destruction of, or attempt to destroy, railways, trams, vessels, bridges, dwellings, public edifices, or other buildings, when the act endangers human life.

Art. III.—If the person demanded be held for trial in the country on which the demand is made, it shall be optional with the latter to grant extradition or to proceed with the trial: Provided that, unless the trial shall be for the crime for which the fugitive

is claimed, the delay shall not prevent ultimate extradition.

Art. IV.—If it be made to appear that extradition is sought with a view to try or punish the person demanded for an offence of a political character, surrender shall not take place, nor shall any person surrendered be tried or punished for any political offence committed previously to his extradition, or for any offence other than that in respect of which the extradition is granted.

Art. V.—The requisition for extradition shall be made through the diplomatic agents of the contracting parties, or, in the event of the absence of these from the

country or its seat of Government, by superior Consular officers.

If the person whose extradition is requested shall have been convicted of a crime, a copy of the sentence of the Court in which he was convicted, authenticated under its seal, and an attestation of the official character of the judge by the proper executive authority, and of the latter by the Minister or Consul of Japan or of the United States, as the case may be, shall accompany the requisition.

When the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country making the demand and of depositions on which

such warrant may have been issued, must accompany the requisition.

The fugitive shall be surrendered only on such evidence of criminality as according to the laws of the place where the fugitive or person so charged shall be found would justify his apprehension and commitment for trial if the crime had been there committed.

Art. VI.—On being informed by telegraph, or other written communication through the diplomatic channel, that a lawful warrant has been issued by competent authority upon probable cause for the arrest of a fugitive criminal charged with any of the crimes enumerated in Article II. of this Treaty, and on being assured from the same source that a request for the surrender of such criminal is about to be made in accordance with the provisions of this Treaty, each Government will endeavour to procure, so far as it lawfully may, the provisional arrest of such criminal, and keep him in safe custody for a reasonable time, not exceeding two months, to await the production of the documents upon which claim for extradition is founded.

Art. VII.—Neither of the contracting parties shall be bound to deliver up its own subjects or citizens under the stipulations of this convention, but they shall have the power to deliver them up if in their discretion it be deemed proper to do so.

Art. VIII.—The expenses of the arrest, detention, examination, and transportation of the accused shall be paid by the Government which has requested the extradition.

Art. IX.—The present Treaty shall come into force sixty days after the exchange of the ratifications thereof. It may be terminated by either party, but shall remain in force for six months after notice has been given of its termination.

The Treaty shall be ratified, and the ratifications shall be exchanged at Washington

as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the present Treaty

in duplicate and have thereunto affixed their seals.

Done at the city of Tokyo, the twenty-ninth day of the fourth month of the nineteenth year of Meiji, corresponding to the twenty-ninth day of April in the eighteen hundred and eighty-sixth year of the Christian era.

(Signed) [L.S.] INOUYE KAORU.

RICHARD B. HUBBARD.

RUSSIA

TREATY OF PEACE BETWEEN JAPAN AND RUSSIA

Signed at Portsmouth, U.S.A., August 23rd, 1905
Ratified November 5th, 1905

His Majesty the Emperor of Japan on the one part, and His Majesty the Emperor of all the Russias on the other part, animated by the desire to restore the blessings of peace to their countries and peoples, have resolved to conclude a Treaty of Peace, and have, for this purpose, named their Plenipotentiaries, that is to say:—

His Majesty the Emperor of Japan, His Excellency Baron Komura Jutaro, Jusammi, Grand Cordon of the Imperial Order of the Rising Sun, His Minister for Foreign Affairs, and His Excellency M. Takahira Kogoro, Jusammi, Grand Cordon of the Imperial Order of the Sacred Treasure, His Envoy Extraordinary and Minister Plenipotentiary to the United States of America; and His Majesty the Emperor of all the Russias, His Excellency M. Serge Witte, His Secretary of State and President of the Committee of Ministers of the Empire of Russia, and His Excellency Baron Roman Rosen, Master of the Imperial Court of Russia and His Ambassador Extraordinary and Plenipotentiary to the United States of America; Who, after having exchanged their full powers, which were found to be in good and due form, have concluded the following Articles:—

Art. I.—There shall henceforth be peace and amity between Their Majesties the Emperor of Japan and the Emperor of all the Russias, and between their respective States and subjects.

Art. II.—The Imperial Russian Government, acknowledging that Japan possesses in Korea paramount political, military, and economical interests, engage neither to obstruct nor interfere with the measures of guidance, protection, and control which the Imperial Government of Japan may find it necessary to take in Korea.

It is understood that Russian subjects in Korea shall be treated exactly in the same manner as the subjects or citizens of other foreign Powers, that is to say, they shall be placed on the same footing as the subjects or citizens of the most favoured nation.

It is also agreed that, in order to avoid all cause of misunderstanding, the two high contracting parties will abstain, on the Russo-Korean frontier, from taking any military measure which may menace the security of Russian or Korean territory.

Art. III.-Japan and Russia mutually engage-

(1.) To evacuate completely and simultaneously Manchuria, except the territory affected by the lease of the Liaotung Peninsula, in conformity with the provisions of additional Article I. annexed to this Treaty; and

(2.) To restore entirely and completely to the exclusive administration of China all portions of Manchuria now in the occupation or under the control of the Japanese

or Russian troops, with the exception of the territory above mentioned.

The Imperial Government of Russia declare that they have not in Manchuria any territorial advantages or preferential or exclusive concessions in impairment of Chinese sovereignty or inconsistent with the principle of equal opportunity.

Art. IV.—Japan and Russia reciprocally engage not to obstruct any general measures common to all countries which China may take for the development of the commerce and industry of Manchuria.

Art. V.—The Imperial Russian Government transfer and assign to the Imperial Government of Japan, with the consent of the Government of China, the lease of Port Arthur, Talien, and adjacent territory and territorial waters, and all rights, privileges, and concessions connected with or forming part of such lease, and they also transfer and assign to the Imperial Government of Japan all public works and properties in the territory affected by the above-mentioned lease.

The two high contracting parties mutually engage to obtain the consent of

the Chinese Government mentioned in the foregoing stipulation.

The Imperial Government of Japan on their part undertake that the proprietary rights of Russian subjects in the territory above referred to shall be perfectly

respected.

Art. VI.—The Imperial Russian Government engage to transfer and assign to the Imperial Government of Japan, without compensation and with the consent of the Chinese Government, the railway between Chang-chun (Kuan-cheng-tzu) and Port Arthur and all its branches, together with all rights, privileges, and properties appertaining thereto in that region, as well as all coal mines in the said region belonging to or worked for the benefit of the railway.

The two high contracting parties mutually engage to obtain the consent of the

Government of China mentioned in the foregoing stipulation.

Art. VII.—Japan and Russia engage to exploit their respective railways in Manchuria exclusively for commercial and industrial purposes and in no wise for strategic purposes.

It is understood that restriction does not apply to the railway in the territory

affected by the lease of the Liaotung Peninsula.

Art. VIII.—The Imperial Governments of Japan and Russia, with a view to promote and facilitate intercourse and traffic, will as soon as possible conclude a separate convention for the regulation of their connecting railway services in Manchuria.

Art. IX.—The Imperial Russian Government cede to the Imperial Government of Japan in perpetuity and full sovereignty the southern portion of the Island of Saghalien and all islands adjacent thereto, and all public works and properties thereon. The fiftieth degree of North latitude is adopted as the northern boundary of the ceded territory. Exact alignment of such territory shall be determined in accordance with the provisions of additional Article II. annexed to this Treaty.

Japan and Russia mutually agree not to construct in their respective possessions on the Island of Saghalien or the adjacent islands, any fortifications or other similar military works. They also respectively engage not to take any military measures which may impede the free navigation of the Straits of La Perouse and Tartary.

Art. X.—It is reserved to the Russian subjects, inhabitants of the territory ceded to Japan, to sell their real property and retire to their country; but, if they prefer to remain in the ceded territory, they will be maintained and protected in the full exercise of their industries and rights of property, on condition of submitting to Japanese laws and jurisdiction. Japan shall have full liberty to withdraw the right of residence in, or to deport from, such territory, any inhabitants who labour under political or administrative disability. She engages, however, that the proprietary rights of such inhabitants shall be fully respected.

Art. XI.—Russia engages to arrange with Japan for granting to Japanese subjects rights of fishery along the coasts of the Russian possessions in the Japan

Okhotsk, and Behring Seas.

It is agreed that the foregoing engagement shall not affect rights already be-

longing to Russian or foreign subjects in those regions.

Art. XII.—The Treaty of Commerce and Navigation between Japan and Russia having been annulled by the war, the Imperial Governments of Japan and Russia engage to adopt as the basis of their commercial relations, pending the conclusion of a new Treaty of Commerce and Navigation on the basis of the Treaty which was in force previous to the present war, the system of reciprocal treatment on the footing of the most favoured nation, in which are included import and export

duties, Customs formalities, transit and tonnage dues, and the admission and treatment of the agents, subjects, and vessels of one country in the territories of the other

Art. XIII.—As soon as possible after the present Treaty comes into force, all prisoners of war shall be reciprocally restored. The Imperial Governments of Japan and Russia shall each appoint a special Commissioner to take charge of prisoners. All prisoners in the hands of one Government shall be delivered to and received by the Commissioner of the other Government or by his duly auothorised representative, in such convenient numbers and at such convenient ports of the delivering State as such delivering State shall notify in advance to the Commissioner of the receiving State.

The Governments of Japan and Russia shall present to each other as soon as possible after the delivery of prisoners has been completed, a statement of the direct expenditures respectively incurred by them for the care and maintenance of prisoners from the date of capture or surrender up to the time of death or delivery. Russia engages to repay to Japan, as soon as possible after the exchange of the statements as above provided, the difference between the actual amount so expended by Japan and the actual amount similarly disbursed by Russia.

Art. XIV.—The present Treaty shall be ratified by Their Majesties the Emperor of Japan and the Emperor of all the Russias. Such ratification shall, with as little delay as possible and in any case not later than fifty days from the date of the signature of the Treaty, be announced to the Imperial Governments of Japan and Russia respectively through the French Minister in Tokyo and the Ambassador of the United States in St. Petersburg, and from the date of the later of such announcements this Treaty shall in all its parts come into full force.

The formal exchange of the ratifications shall take place at Washington as soon

as possible.

Art. XV.—The present Treaty shall be signed in duplicate in both the English and French languages. The texts are in absolute conformity, but in case of discrepancy in interpretation the French text shall prevail.

In witness whereof the respective Plenipotentiaries have signed and affixed their seals to the present Treaty of Peace.

Done at Portsmouth (New Hampshire), this fifth day of the ninth month of the thirty-eighth year of Meiji, corresponding to the twenty-third day of August (fifth September N.S.), one thousand nine hundred and five.

SERGE WITTE. Rosen. JUTARO KOMURA. K. TAKAHIRA.

SUPPLEMENTARY AGREEMENT

In conformity with the provisions of Articles III. and IX. of the Treaty of Peace between Japan and Russia of this date, the undersigned Plenipotentiares have concluded the following additional Articles:—

I. To Art. III.—The Imperial Governments of Japan and Russia mutually engage to commence the withdrawal of their military forces from the territory of Manchuria simultaneously and immediately after the Treaty of Peace comes into operation; and within a period of eighteen months from that date the armies of the two countries shall be completely withdrawn from Manchuria, except from the leased territory of the Liaotung Peninsula.

The forces of the two countries occupying the front positions shall be first

withdrawn.

The high contracting parties reserve to themselves the right to maintain guards to protect their respective railway lines in Manchuria. The number of such guards

shall not exceed fifteen per kilometre, and within that maximum number the Commanders of the Japanese and Russian armies shall, by common accord, fix the number of such guards to be employed, as small as possible having in view the actual requirements.

The Commanders of the Japanese and Russian forces in Manchuria shall agree upon the details of the evacuation in conformity with the above principles, and shall take by common accord the measures necessary to carry out the evacuation as soon

as possible and in any case not later than the period of eighteen months.

II. To Art. IX.—As soon as possible after the present Treaty comes into force a Commission of Delimitation, composed of an equal number of members to be appointed respectively by the two high contracting parties, shall on the spot mark in a permanent manner the exact boundary between the Japanese and Russian possessions on the Island of Saghalien. The Commission shall be bound, so far as topographical considerations permit, to follow the fiftieth parallel of North latitude as the boundary line, and in case any deflections from that line at any points are found to be necessary, compensation will be made by correlative deflections at other points. It shall also be the duty of the said Commission to prepare a list and description of the adjacent islands included in the cession, and finally the Commission shall prepare and sign maps showing the boundaries of the ceded territory. The work of the Commission shall be subject to the approval of the high contracting parties.

The foregoing additional Articles are to be considered as ratified with the ratification of the Treaty of Peace to which they are annexed.

Portsmouth, the 5th day, 9th month, 38th year of Meiji, corresponding to the 23rd August (5th September N.S.), 1905.

SERGE WITTE. Rosen. JUTARO KOMURA. K. TAKAHIRA.

AGREEMENT RELATING TO CHINA, 1907

The Government of His Majesty the Emperor of Japan and the Government of His Majesty the Tsar of all the Russias, being desirous of strengthening the peaceful, friendly, and neighbourly relations now happily restored between Japan and Russia, and also of removing all possible future cause of misunderstanding in the relations of the two Powers, have entered into the following agreements:—

Art. I.—Each of the high contracting parties agrees to respect the present territorial integrity of the other, as well as all the rights arising out of Treaties, Conventions, and Contracts now in force between them and China, copies of which have been exchanged between the contracting parties, so far as the said rights are not incompatible with the principle of equal opportunity enunciated in the Treaty signed at Portsmouth on September 5th, 1905, i.e., August 23rd in the Russian Calendar, and other special conventions concluded between Japan and Russia.

Art. II.—The two high contracting parties agree to recognise the independence and the territorial integrity of the Chinese Empire, and the principle of equal opportunity for the commerce and industry of all nations in the said Empire, and they engage to uphold and defend the maintenance of the status quo and the respect of that principle by all the peaceful means possible to them.

In witness whereof, the undersigned, duly authorised by their respective Governments, have signed this Agreement and have affixed thereto their seals.

Done at St. Petersburg, the 30th day of the seventh month of the 40th year of Meiji, corresponding to 17th of July, 1907 (Russian Calendar July 30th, 1907).

[L.S.] ICHIRO MOTONO. ISWOLSKY.

RUSSO-JAPANESE RAILWAY CONVENTION

SIGNED AT ST. PETERSBURG, MAY, 1907.

The Imperial Government of Japan and the Imperial Government of Russia, having resolved to conclude a Convention concerning the connection of the Japanese and the Russian Railways in Manchuria, conformably to the provisions of Art. VIII. of the Treaty of Peace signed at Portsmouth on September 5 (August 23, 1905, O.S.), the undersigned, Ichiro Motono, Docteur en Droit, Envoy Extraordinary and Minister Plenipotentiary of Japan; and le Maitre de la Cour Imperial Alexandre Iswolsky, Minister of Foreign Affairs of Russia, being duly authorized for the purpose by their respective Governments, have agreed and concluded the following Articles, under the title of Provisionary.

Regarding the provisions of this Convention which concern the Southern Manchurian Railway Company on the one part and the Chinese Eastern Railway Company onthe other, the two Governments engage mutually to take necessary measures to ensure their prompt execution by the said Companies.

Art. I.—The junction of the sections of the two railways will be made at the boundary line of the Kuanchengtze station of the Chinese Eastern Railway. The Southern Manchurian Railway Company shall prolong its line at the gauge adopted by that Company from the Tchantchun station of the said Company to the limit of the Kuanchengtze station of the Chinese Eastern Railway and the Chinese Eastern Railway shall construct a line of the same gauge in continuation to the Japanese line constructed by the Southern Manchurian Railway to the platform of the Russian Kuanchengtze station. The Chinese Eastern Railway shall construct in prolongation of its line, a railway of the gauge of 1 metre '524 (Russian gauge of 5 English feet) from the platform of the Russian Kuanchengtze station to the limit of that station, and the Southern Manchurian Railway Company shall construct a line of the same gauge in continuation to the prolongation of the Russian Railway constructed by the Chinese Eastern Railway Company to the Japanese Tchantchun station.

The point of junction of the two sections of the Japanese and Russian railways and the plans of that junction shall be resolved upon in common accord between the

two companies.

Art. II.—The Southern Manchurian Railway Company as well as the Chinese Eastern Railway Company shall establish, besides the junction of their lines, direct communication for passengers and for merchandise, and also all the necessary installations, in order to effect in the shortest time and with the least expense possible the transport of the merchandise at the terminal stations, made necessary by the difference in the width of the gauges.

Each Company reserves the right to decide on the plans of construction within

the limits of its own ground.

Art. III.—Each Company takes charge of all the undertakings mentioned in Articles I. and II. of the present Convention which entails on them respectively, and the undertakings shall be executed by the companies with the least possible delay and as far as possible simultaneously.

Art. IV.—The maintenance of the tracks, of the installations for transmission and transport, and all the other accessories upon the ground of each railway shall respectively be taken charge of by the Companies.

Art. V.—The traffic between the Southern Manchurian Railway and the Chinese

Eastern Railway shall be established conformably to the following conditions:

The passenger trains of the Southern Manchurian Railway, with passengers, their baggage, and other objects transported by those trains, proceed on the Japanese track to the Russian station of Kuanchengtze, and the passenger trains of the Chinese Eastern Railway, with passengers, their baggage, and other objects transported by those trains, proceed on the Russian track to the Japanese station of Tchantchun.

The freight trains of the Southern Manchurian Railway to proceed on the Chinese Eastern line come on the Japanese track to the Russian station of Kuanchengtze, where the delivery and transport of the merchandise to the Russian railway are effected, and the freight trains of the Chinese Eastern Railway to proceed on the Southern Manchurian line come by the Russian track to the Japanese station of Tchantchun, where the delivery and transport of the merchandise to the Japanese railway are effected.

Art. VI.—The time schedule for the movement of trains, having in view the connection of the two railways, shall be arranged in common accord by the managements of the two Railway Companies.

Art. VII.—The passenger fares and freight charges for travelling between the terminal stations shall be collected: those going from south to north, conformatory to the tariffs in force on the Southern Manchurian line, and those going from north to south, conformatory to the tariffs in force on the Chinese Eastern line.

The distribution of the fees collected for transport on the lines of the two Companies shall be made in accordance with an agreement to be concluded between the

managements of the two Companies.

Art. VIII.—Each Company enjoys the right gratuitously and reciprocally to make use of the connecting line and the installations attached to the service of transport appertaining to the other.

Art. IX.—The two railway Companies shall organize a train service mutually co-ordinating and sufficient to ensure regular passenger and merchandise traffic, and establish regulations and provisions for the service of exploitation, all in conformity with the interests of that service.

Art. X.—All the provisions to be later adopted on the basis of the present Convention and concerning the train service, the transportation of passengers, the transport of merchandise, the signal service, etc., shall be regulated by special arrangement between the two Companies, with due approval of the respective Governments. The mutual use of the means of transportation, the relations between employees of the two railways, as well as the mode of apportioning the quota to each administration in the distribution of the receipts, shall be regulated subsequently by similar arrangement.

Art. XI.—In all cases where the management of the two railways cannot agree on points covered by the present Convention or in general upon all the other points concerning their reciprocal relations mentioned in the said Convention, the differences shall be regulated by the decision of the two respective Governments, arrived at in common after the exchange of views between them on the subject.

In witness whereof the Envoy Extraordinary and Minister Plenipotentiary of Japan and the Minister of Foreign Affairs of Russia have signed the present Provisionary Convention and affixed their seals thereto.

Done at St. Petersburg in duplicate on the 13th day of the sixth month of the 40th of Meiji, corresponding to May 31 (June 13), 1907.

(Signed) Iswolsky.

" I. Motono.

PROTOCOL

At the moment of proceeding to the signature of the Provisionary Convention for the connection of the Japanese and Russian railways in Manchuria, the two high contracting parties, judging it useful to settle certain questions relative to the terminus of Kuanchengtze and to the coal-mines of Shibelin and Taokiatun, the undersigned. Ichiro Motono, Docteur en Droit, Envoy Extraordinary and Minister Plenipotentiary of Japan, and le Maïtre de la Cour Imperial, Alexandre Iswolsky, Minister of Foreign Affairs of Russia, have concluded the following:—

Art. I.—It has been agreed between the two high contracting parties that in principle the terminus of Kuanchengtze and its appendages are the common property of Japan and Russia, but that, for the sake of practical convenience, the exclusive ownership of the said terminus and of its appendages shall remain with Russia and that for it the Russian Government shall pay to the Japanese Government a sum of 560,393 roubles in virtue of compensation for the renunciation by Japan of her rights of co-ownership of the Kuanchengtze terminus and its appendages.

Art. II.—The Russian Government shall remit to the Japanese Government, with the triefest possible delay, after the signature of the Provisionary Convention of the railway connection, in their actual state, all the railways and all the objects belonging to these railways which are to the South of the point marked N. 2223 in the plan here annexed, as well as the coal mines at Shibelin and Taokiatun with all their appendages. Immediately after the signing of the said Convention, the necessary instructions shall be sent by the two Governments of Japan and Russia, on the one part to the Southern Manchurian Railway Company, and on the other to the Chinese Eastern Railway, directing the transfer of the said railways and of the appendages of these railways as well as the aforementioned coal mine.

Art. III.—It is agreed between the two high contracting parties that the Japanese Government shall subsequently choose a site where shall be constructed the Japanese terminus of Changchun, between the Russian terminus of Kuanchengtze and the town of Changchun.

In the event of the construction of the Kirin railway line, the Japanese Government shall exert itself to cause the construction by the railway company, outside the limits of the Changchun terminus, of crossings and viaducts to the points of the said line and the principal roads between the Russian station of Kuanchengtze and the town of Changchun.

Art. IV.—The detailed regulations relative to the transfer of passengers and merchandise from one railway to the other shall be discussed and concluded between the railway companies interested, with the briefest possible delay, after the signing of the Provisional Convention relating to railway connection. The place and the date of the meeting of the Delegates appointed to make these arrangements shall be subsequently determined in the manner most agreeable to the parties.

Art. V.—It is agreed between the two high contracting parties that the Convention signed this day shall be put in force immediately after the construction of the provisional Japanese station mentioned in Article III. of the Additional Articles of the said Convention shall have been completed.

In testimony whereof, the Envoy Extraordinary and Minister Plenipotentiary of Japan and the Minister of Foreign Affairs of Russia have signed the present Protocol and affixed thereto their seals.

Done at St. Petersburg in duplicate, this 13th day of the 6th month of the 40th year of Meiji, corresponding to May 31 (June 13), 1907.

(Signed) I. Motono.
" Iswolsky.

RUSSO-JAPANESE CONVENTION

SIGNED AT PETROGRAD ON JULY 3RD, 1916

The Imperial Government of Japan and the Imperial Government of Russiahaving decided to co-operate for the maintenance of permanent peace in the Orient, have entered into the following Convention:—

Art. 1.—Japan shall not become party to any political Convention or Alliance-aimed at counteracting Russia's interests.

Russia shall not become party to any political Convention or Alliance aimed at counteracting Japan's interests.

Art. 2.—In the event of the territorial rights or special interests in the Far East of either of the High Contracting Parties recognised by the other being encroached upon, Japan and Russia shall consult with each other regarding the steps-to be taken for mutual support or co-operation to protect or safeguard such rights or interests.

In witness whereof the undersigned, with the proper authorisation of their respective Governments, have affixed their names and seals.

Done this day July 3rd, 1916 (June 20th, 1916, O.S.) at Petrograd.

Motono Ichiro.

SAZANOFF.

RUSSO-JAPANESE CONVENTION

SIGNED AT PEKING, JANUARY 20TH, 1925

The following is the official English text in the Russo-Japanese Convention:—

Convention embodying basic rules of the relations between Japan and the Union of Soviet Socialist Republics.

Japan and the Union of Soviet Socialist Republics, desiring to promote relations of good neighbourhood and economic co-operation between them, have resolved to conclude a convention embodying basic rules in regulation of such relations and, to that end, have appointed as their Plenipotentiaries, that is to say:—

His Majesty the Emperor of Japan:

Kenkichi Yoshizawa, Envoy Extraordinary and Minister Plenipotentiary to the Republic of China, Jushii, a member of the First Class of the Imperial Order of the Sacred Treasure;

The Central Executive Committee of the Union of Soviet Socialist Republics: Lev Mikhailovitch Karakhan, Ambassador to the Republic of China;

Who, having communicated to each other their respective full powers, found to be in good and due form, have agreed as follows:—

ARTICLE I

The High Contracting Parties agree that with the coming into force of the present Convention, diplomatic and consular relations shall be established between them.

ARTICLE II

The Union of Soviet Socialist Republics agrees that the Treaty of Portsmouth of September 5th, 1905, shall remain in full force.

It is agreed that the Treaties, Conventions and Agreements, other than the said Treaty of Portsmouth which were concluded between Japan and Russia prior to November 7th, 1917, shall be re-examined at a Conference to be subsequently held between the Governments of the High Contracting Parties and are liable to revision or annulment as altered circumstances may require.

ARTICLE III

The Governments of the High Contracting Parties agree that upon the coming into force of the present Convention, they shall proceed to the revision of the Fishery Convention of 1907, taking into consideration such changes as may have taken place in the general conditions since the conclusion of the said Fishery Convention.

Pending the conclusion of a convention so revised, the Government of the Union of Soviet Socialist Republics shall maintain the practices established in 1924 relating to the lease of fishery lots to Japanese subjects.

ARTICLE IV

The Governments of the High Contracting Parties agree that upon the coming into force of the present Convention they shall proceed to the conclusion of a treaty of commerce and navigation in conformity with the principles hereunder mentioned, and that pending the conclusion of such a treaty, the general intercourse between the two countries shall be regulated by those principles.

(1) The subjects or citizens of each of the High Contracting Parties shall in accordance with the laws of the country (a) have full liberty to enter, travel and reside in the territories of the other, and (b) enjoy constant and complete protection for the safety of their lives and property.

(2) Each of the High Contracting Parties shall in accordance with the laws of the country accord in its territories to the subjects or citizens of the other, to the widest possible extent and on condition of reciprocity, the right of private ownership and the liberty to engage in commerce, ravigation, industries, and other peaceful

pursuits.

(3) Without prejudice to the right of each Contracting Party to regulate by its own laws the system of international trade in that country, it is understood that neither Contracting Party shall apply in discrimination against the other Party any measures of prohibition, restriction or impost which may serve to hamper the growth of the intercourse, economic or otherwise, between the two countries, it being the intention of both Parties to place the commerce, navigation and industry of each country, as far as possible, on the footing of the most favoured nation. The Governments of the High Contracting Parties further agree that they shall enter into negotiations, from time to time as circumstances may require, for the conclusion of special arrangements relative to commerce and navigation to adjust and to promote economic relations between the two countries,

ARTICLE V

The High Contracting Parties solemnly affirm their desire and intention to live in peace and amity with each other, scrupulously to respect the undoubted right of a State to order its own life within its own jursidiction in its own way, to refrain and restrain all persons in any governmental service for them, and all organisations in receipt of any financial assistance from them, from any act overt or covert liable in any way whatever to endanger the order and security in any part of the territories of Japan or the Union of Soviet Socialist Republics.

It is further agreed that neither Contracting Party shall permit the presence in the territories under its jurisdication—(a) of organisations or groups pretending to be the Government for any part of the territories of the other Party, or (b) of alien subjects or citizens who may be found to be actually carrying on political activities for such organisations or groups.

ARTICLE VI

In the interest of promoting economic relations between the two countries, and taking into consideration the needs of Japan with regard to natural resources, the Government of the Union of Soviet Socialist Republics is willing to grant to Japanese subjects, companies and associations, concessions for the exploitation of minerals, forests and other natural resources in all the territories of the Union of Soviet Socialist Republics.

ARTICLE VII

The present convention shall be ratified.

Such ratification by each of the High Contracting Parties shall, with as little delay as possible, be communicated, through its diplomatic representative at Peking, to the Government of the other Party, and from the date of the later of such communications this Convention shall come into full force.

The formal exchange of the ratifications shall take place at Peking as soon aspossible.

In witness whereof the respective Plenipotentiaries have signed the present Convention in duplicate in the English language and have affixed thereto their seals.

Done at Peking, this Twentieth day of January, One Thousand Nine Hundredt and Twenty-five.

PROTOCOL (A)

Japan and the Union of Soviet Socialist Republics, in proceeding this day to the signature of the Convention embodying Basic Rules of the relations between them, have deemed it advisable to regulate certain questions in relation to the said Convention, and have, through their respective Plenipotentiaries, agreed upon the following stipulations:—

ARTICLE I

Each of the High Contracting Parties undertakes to place in the possession of the other Party the movable and immovable property belonging to the Embassy and Consulates of such other Party and actually existing within its own territories.

In case it is found that the land occupied by the former Russia Government at Tokyo is so situated as to cause difficulties to the town planning of Tokyo or to the service of the public purposes, the Government of the Union of Soviet Socialist Republics shall be willing to consider the proposals which may be made by the Japanese Government looking to the removal of such difficulties.

The Government of the Union of Soviet Socialist Republics shall accord to the Government of Japan all reasonable facilities in the selection of suitable sites and buildings for the Japanese Embassy and Consulates to be established in the territories of the Union of Soviet Socialist Republics.

ARTICLE II

It is agreed that all questions of the debts due to the Government or subjects of Japan on account of public loans and treasury bills issued by the former Russian Governments, to wit by the Imperial Government of Russia and the Provisional Government which succeeded it, are reserved for adjustment at subsequent negotiations between the Government of Japan and the Government of the Union of Soviet Socialist Republics.

Provided that in the adjustment of such questions, the Government or subjects of Japan shall not, all other conditions being equal, be placed in any position less-favourable than that which the Government of the Union of Soviet Socialist Republics may accord to the Government or nationals of any other country on similar questions.

It is also agreed that all questions relating to claims of the Government of either Party to the Government of the other, or of the nationals of either party to the Government of the other, are reserved for adjustment at subsequent negotiations between the Government of Japan and the Government of the Union of Soviet Socialist Republics.

ARTICLE III

In view of climatic conditions in Northern Saghalien preventing the immediate homeward transportation of the Japanese troops now stationed there, these troops shall be completely withdrawn from the said region by May 15th, 1925.

Such withdrawal shall be commenced as soon as climatic conditions will permit it and any and all districts in Northern Saghalien so evacuated by Japanese troops shall immediately thereupon be restored in full sovereignty to the proper authorities of the Union of Soviet Socialist Republics.

The details pertaining to the transfer of administration and to the termination of the occupation shall be arranged at Alexandrovsk between the Commander of the Japanese Occupation Army and the Representatives of the Union of Soviet Socialist Republics.

ARTICLE IV

The High Contracting Parties mutually declare that there actually exists no treaty or agreement of military alliance nor any other secret agreement which either of them has entered into with any third Party and which constitutes an infringement upon, or a menace to, the sovereignty, territorial rights or national safety of the other Contracting Party.

ARTICLE V

The present Protocol is to be considered as ratified with the ratification of the Convention embodying Basic Rules of the Relations between Japan and the Union of Soviet Socialist Republics, signed under the same date.

In witness whereof the respective Plenipotentiaries have signed the present Protocol in duplicate in the English language, and have affixed thereto their seals.

Done at Peking, this Twentieth day of January, One Thousand Nine Hundred and Twenty-five.

[L.S.] K. Yoshizawa. [L.

[L.S.] L. KARAKHAN.

PROTOCOL (B)

The High Contracting Parties have agreed upon the following as the basis for the Concession Contracts to be concluded within five months from the date of the complete evacuation of Northern Saghalien by Japanese troops, as provided for in Article 3 of Protocol (A) signed this day between the Plenipotentiaries of Japan and of the Union of Soviet Socialist Republics.

- 1.—The Government of the Union of Soviet Socialist Republics agrees to grant to Japanese concerns recommended by the Government of Japan, the concession for the exploitation of 50 per cent. in area of each of the oil fields in Northern Saghalien which are mentioned in the Memorandum submitted to the Representative of the Union by the Japanese Representative on August 29th, 1924. For the purpose of determining the area to be leased to the Japanese concerns for such exploitation, each of the said oil fields shall be divided into checker-board squares of from fifteen to forty dessiatines each, and a number of these squares representing 50 per cent. of the whole area shall be alloted to the Japanese, it being understood that the squares to be so leased to the Japanese are, as a rule, to be non-contiguous to one another, but shall include all the wells now being drilled or worked by the Japanese. With regard to the remaining unleased lots of the oil fields mentioned in the said Memorandum, it is agreed that should the Government of the Union of Soviet Socialist Republics decide to offer such lots, wholly or in part, for foreign concession, Japanese concerns shall be afforded equal opportunity in the matter of such concession.
- 2.—The Government of the Union of Soviet Socialist Republics also agrees to authorise Japanese concerns recommended by the Government of Japan to prospect oil fields, for a period of from five to ten years, on the Eastern coast of Northern Saghalien over an area of one thousand square versts to be selected within one year after the conclusion of the Concession Contracts, and in case oil fields shall have been established in consequence of such prospecting by the Japanese, the Concession for the exploitation of the 50 per cent. in area of the oil fields so established shall be granted to the Japanese.

- 3.—The Government of the Union of Soviet Socialist Republics agrees to grant to Japanese concerns recommended by the Government of Japan the concession for the exploitation of coal fields on the Western coast of Northern Saghalien over a specific area which shall be determined in the Concession Contracts. The Government of the Union of Soviet Socialist Republics further agrees to grant to such Japanese concerns the concession regarding coal fields in the Doue district over a specific area to be determined in the Concession Contracts. With regard to the coal fields outside the specific area mentioned in the preceding two paragraphs, it is also agreed that should the Government of the Union of Soviet Socialist Republics-decide to offer them for foreign concession, Japanese concerns shall be afforded equal opportunity in the matter of such concession.
- 4.—The period of the concessions for the exploitation of oil and coal fields stipulated in the preceding paragraphs shall be from forty to fifty years.
- 5.—As royalty for the said concessions, the Japanese concessionaires shall make over annually to the Government of the Union of Soviet Socialist Republics, in case of coal fields, from 5 to 8 per cent. of their gross output, and, in case of oil fields, from 5 to 15 per cent. of their gross output; provided that in the case of a gusher, the royalty may be raised up to 45 per cent. of its gross output.

The percentage of output thus to be made over as royalty shall be definitively fixed in the Concession Contracts and it may be graduated according to the scale of annual output in a manner to be defined in such contracts.

- 6.—The said Japanese concerns shall be permitted to fell trees needed for purpose of the enterprises and to set up various undertakings with a view to facilitating communication and transportation of materials and products. Details connected therewith shall be arranged in the Concession Contracts.
- 7.—In consideration of the royalty above-mentioned and taking also into account the disadvantages under which the enterprises are to be placed by reason of the geographical position and other general conditions of the districts affected it is agreed that the importation and exportation of any articles, materials or products needed for and obtained from such enterprises shall be permitted free of duty, and that the enterprises shall not be subjected to any such taxation or restriction as may in fact render their remunerative working impossible.
- 8.—The Government of the Union of Soviet Socialist Republics shall accord all reasonable protection and facilities to the said enterprises.
- 9.—Details connected with the foregoing Articles shall be arranged in the Concession Contracts.

The present Protocol is to be considered as ratified with the ratification of the Convention embodying Basic Rules of the Relations between Japan and the Union of Soviet Socialist Republics, signed under the same date.

In witness whereof the respective Plenipotentiaries have signed the present Protocol in duplicate in the English Language, and have affixed thereto their seals.

Done at Peking this Twentieth day of January, One Thousand Nine Hundred and Twenty-five.

[L.S.] K. YOSHIZAWA. [L.S.] L. KARAKHAN.

ANNEXED NOTES

In proceeding this day to the signature of the Convention embodying the Basic Rules of the Relations between the Union of Soviet Socialist Republics and Japan, the undersigned Plenipotentiary of the Union of Soviet Socialist Republics has the honour to tender hereby to the Government of Japan an expression of sincere regrets for the Nikolaievsk incident of 1920.

Peking, January 20th, 1925.

Monsieur le Ministre,

I have the honour on behalf of my Government to declare that the Government of the Union of Soviet Socialist Republics agrees that the work which is now being carried on by the Japanese in Northern Saghalien both in the oil and the coal fields, as stated in the Memorandum handed to the Plenipotientiary of the Union of Soviet Socialist Republics by the Japanese Plenipotentiary on August 29th, 1924, be continued until the conclusion of the Concession Contracts to be effected within five months from the date of the complete evacuation of Northern Saghalien by the Japanese troops, provided the following conditions be abided by the Japanese:—

- 1.—The work must be continued in strict accordance with the data of the said Memorandum of August 29th, 1924, as regards the area, the number of workers and experts employed, the machinery and other conditions provided in the Memorandum.
- 2.—The produce such as oil and coal cannot be exported or sold and may only be applied to the use of the staff and equipment connected with the said work.
- 3.—The permission granted by the Government of the Union of Soviet Socialist Republics for the continuation of the work shall in no way affect the stipulations of the future concession contract.
- 4.—The question of operation of the Japanese wireless stations in Northern Saghalien is reserved for future arrangement, and will be adjusted in a manner consistent with the existing laws of the Union of Soviet Socialist Republics prohibiting private and foreign establishment of wireless stations.

I avail myself of this opportunity to convey to you, Monsieur le Ministre, the assurances of my highest consideration.

(Signed) L. KABAKHAN.

His Excellency

Mr. Kenkichi Yoshizawa,

Envoy Extraordinary and Minister Plenipotentiary of Japan.

AGREEMENT REGARDING THE CHINA-KOREAN BOUNDARY

SIGNED AT PEKING, SEPTEMBER 4TH, 1909

The Imperial Government of Japan and the Imperial Government of China, desiring to secure for Chinese and Korean inhabitants in the frontier region the blessings of permanent peace and tranquillity, and considering it essential to the attainment of such desire that the two Governments should, in view of their relations of cordial friendship and good neighbourhood, recognise the River Tumen as forming the boundary between China and Korea, and should adjust all matters relating thereto in a spirit of mutual accommodation, have agreed upon the following stipulations:—

Art. I.—The Governments of Japan and China declare that the River Tumen is recognised as forming the boundary between China and Korea, and that in the region of the source of that river the boundary line shall start from the boundary

monument, and thence follow the course of the stream Shih-Yi-Shwei.

Art. II.—The Government of China shall, as soon as possible after the signing of the present agreement, open Lung-Ching-tsun, Chu-tsz-Chie, Tou-tao-kou, Pai-Tsao-kou to the residence and trade of foreigners, and the Government of Japan may there establish Consulates or branch offices of Consulates. The date of opening such places shall be separately determined.

Art. III.—The Government of China recognise the residence of Korean people,

as heretofore, on the agricultural lands lying north of the River Tumen.

Art. IV.—The Korean people residing on the agricultural lands within the mixed residence district to the north of the River Tumen shall submit to the laws of China, and shall be amenable to the jurisdiction of the Chinese local officials. Such Korean people shall be accorded by the Chinese authorities equal treatment with Chinese subjects, and similarly in the matter of taxation and all other administrative measures they shall be placed on equal footing with Chinese subjects. All cases, whether civil or criminal, relating to such Korean people shall be heard and decided by the Chinese authorities in accordance with the laws of China, and in a just and equitable manner. A Japanese Consular officer, or an official duly authorised by nim, shall be allowed freely to attend the Court, and previous notice is to be given to the Japanese Consular officers the hearing of important cases concerning lives of persons. Whenever the Japanese Consular officers find that decision has been given in disregard of law, they shall have right to apply to the Chinese authorities for a new trial, to be conducted by officials specially selected, in order to assure a just decision.

Art. V.—The Government of China engages that lands and buildings owned by Korean people in the mixed residence district to the north of the River Tumen shall be fully protected, equally with properties of Chinese subjects. Ferries shall be established on the River Tumen at places properly chosen, and people on either side of the river shall be entirely at liberty to cross to the other side, it being, however, understood that persons carrying arms shall not be permitted to cross the frontier without previous official notice or passports. In respect of cereals produced in the mixed residence district, Korean people shall be permitted to export them out of the said district, except in time of scarcity, in which case such exportation may be prohibited. Collection of firewood and grass shall be dealt with in accordance with

the practice hitherto followed.

Art. VI.—The Government of China shall undertake to extend the Kirin-Changchun Railway to the southern boundary of Yenchi, and to connect it at Hoiryong with a Korean railway, and such extension shall be effected upon the same terms as the Kirin-Changchun Railway. The date of commencing the work of proposed extension shall be determined by the Government of China considering the actual requirements of the situation and upon consultation with the Government of Japan.

Art. VII.—I'he present agreement shall come into operation immediately upon its signature, and thereafter the Chientao branch office of the Residency-General, as well as all the civil and military officers attached thereto, shall be withdrawn as soon as possible and within two months. The Government of Japan shall within two months hereafter establish its Consulates at the places mentioned in Art. II.

In witness whereof the undersigned, duly authorised by their respective Governments, have signed and sealed the present agreement in duplicate in the

Japanese and Chinese languages.

CHINA-JAPAN AGREEMENT REGARDING MANCHURIAN QUESTIONS

SIGNED AT PEKING, SEPTEMBER 4TH, 1909

The Imperial Government of Japan and the Imperial Government of China, actuated by the desire to consolidate relations of amity and good neighbourhood between the two countries by settling definitively matters of common concern in Manchuria and by removing for the future all cause of misunderstanding, have agreed upon the following stipulations:—

Art. I.—The Government of China engages that in the event of its undertaking to construct a railway between Hsin-min-tun and Fakumen it shall arrange

previously with the Government of Japan.

Art. II.—The Government of China recognises that the railway between Taschichao and Yingkow is a branch line of the South Manchurian Railway, and it is agreed that the said branch line shall be delivered up to China simultaneously with the South Manchurian Railway upon the expiration of the term of concession for that main line. The Chinese Government further agrees to the extension of the said branch line to the port of Yingkow.

Art. III.—In regard to coal mines at Fushun and Yuentai, the Governments of

Japan and China are agreed as follows:-

a.—The Chinese Government recognises the right of the Japanese Government to

work the said coal mines.

b.—The Japanese Government, respecting the full sovereignty of China, engages to pay to the Chinese Government a tax on coals produced in those mines, the rate of such tax to be separately arranged on the basis of the lowest tariff for coals produced in any other part of China.

c.—The Chinese Government agrees that, in the matter of exportation of coals produced in the said mines, the lowest tariff of export duty for coals of any other

mines shall be applied.

d.—The extent of the said coal mines, as well as all the detailed regulations, shall be separately arranged by Commissioners specially appointed for that purpose.

Art. IV.—All mines along the Antung-Mukden Railway and the main line of the South Manchuria Railway, excepting those at Fushun and Yuentai, shall be exploited as joint enterprises of Japanese and Chinese subjects upon the general principles which the Viceroy of the Three Eastern Provinces and the Governor of Shingking Province agreed upon with the Japanese Consul-General in 1907, corresponding to the 33rd year of Kuanghsu. Detailed regulations in respect of such mines shall in due course be arranged by the Viceroy and the Governor with the Japanese Consul-General.

Art. V.—The Government of Japan declares that it has no objection to the extension of the Peking-Mukden Railway to the city wall of Mukden. Practical measures for such extension shall be adjusted and determined by the local Japanese

and Chinese authorities and technical experts.

In witness whereof the undersigned, duly authorised by their respective Governments, have signed and sealed the present agreement in duplicate in the Japanese and Chinese languages. (Signatures follow.)

NEW CONSORTIUM AGREEMENT

SIGNED ON OCTOBER 15TH, 1920

The following is the full text of the new Consortium agreement:—

The Hongkong and Shanghai Banking Corporation, having its office at 9 Gracechurch Street in the City of London (hereinafter called "the Hongkong. Bank") of the first part,

The Banque de L'Indo-Chine having its office at 15 bis Rue Laffite, Paris

(hereinafter called "the French Bank") of the second part,

The Yokohama Specie Bank, Limited, having its office at Yokohama in Japan

(hereinafter called "the Japanese Bank") of the third part, and,
Messrs. J. P. Morgan & Co., Messrs. Kuhn, Loeb & Co., the National City Bank of New York, the Guaranty Trust Company of New York, Messrs. Lee, Higginson & Co., of Boston, and the Continental and Commercial Trust and Savings Bank of Chicago (hereinafter called "the American Managers") acting as to the United Kingdom by Messrs. Morgan, Grenfell & Co., of 22 Old Broad Street in the City of London and as to France by Messrs. Morgan, Marjes & Co., of Paris, of the fourth part.

Whereas the Hongkong Bank, the French Bank, the Japanese Bank, and the American Managers are acting for the purposes of this Agreement as the representatives of the British, French, Japanese and American Groups respectively,
And whereas the British, French, Japanese and American Groups were formed

with the object of negotiating and carrying out Chinese loan business,

And whereas their respective Governments have undertaken to give their complete support to their respective national groups, the parties hereto, in all operations undertaken pursuant to the agreement hereinafter contained and have further undertaken that in the event of competition in the obtaining of any specific loan contract the collective support of the diplomatic representatives in Peking of the four Governments will be assured to the parties hereto for the purpose of obtaining such contract,

And whereas the said national groups are of the opinion that the interests of the Chinese people can in existing circumstance best be served by the co-operative action of the various banking groups representing the investment interests of their respective countries in procuring for the Chinese Government the capital necessary

for a programme of economic reconstruction and improved communications,

And whereas with these objects in view the respective national groups are prepared to participate on equal terms in such undertakings as may be calculated to assist China in the establishment of her great public utilities and to these endswelcome the co-operation of Chinese capital.

Now it is hereby agreed by and between the parties hereto as follows:—

- 1.—Each Group reserves to itself the right of increasing or reducing the number of its own members but so that any member of a group dropping out shall remain bound by the restrictive provisions hereof and any member of a group coming in shall become subject to the restrictive provisions hereof and so that no group shall (without the consent of the others) be entitled to admit into its group a new member who is not of its nationality and domiciled in its market. The admission of any new group shall be determined by the parties hereto, subject to the approval of their respective Governments.
- 2.—This agreement relates to existing and future loan agreements which involve the issue for subscription by the public of loans to the Chinese Government or to Chinese Government Departments or to Provinces of China or to companies or corporations owned or controlled by or on behalf of the Chinese Government or any Chinese Provincial Government or to any party if the transaction in question is guaranteed by the Chinese Government or Chinese Provincial Government but does

not relate to agreements for loans to be floated in China. Existing agreements relating to industrial undertakings upon which it can be shown that substantial progress has been made may be omitted from the scope of this agreement.

- 3.—The existing agreements and any future loan agreements to which this agreement relates and any business arising out of such agreements respectively shall be dealt with by the said groups in accordance with the provisions of this agreement.
- 4.—This agreement is made on the principle of complete equality in every respect between the parties hereto and each of the parties hereto shall take an equal share in all operations and sign all contracts and shall bear an equal share of all charges in connexion with any business (except stamp duties and any charges of and in connexion with the realization by the parties hereto in their respective markets of their shares in the operations) and the parties hereto shall conclude all contracts with equal rights and obligations as between themselves and each party shall have the same rights, privileges, prerogatives, advantages, responsibilities and obligations of every sort and kind. Accordingly preliminary advances on account of or in connexion with business to which this agreement relates shall be borne by each of the parties hereto in equal shares and each of the parties hereto shall be entitled to participate equally in the existing agreement and will offer to the other parties bereto an equal participation with itself in any future loan business falling within the scope of this agreement. Should one or more of the parties hereto decline a participation in the existing agreements or any of them or in any such future loan business as aforesaid the party or parties accepting a participation therein shall be free to undertake the same but shall issue on its or their markets only.
- 5.—All contracts shall so far as possible be made so as not to impose joint liability on the parties hereto but each of the parties hereto shall severally liquidate its own engagements or liabilities. The parties hereto will so far as possible come to an understanding with regard to the realization of the operations but so that such realization in whatever manner this may take place shall be for the separate benefit of each of the parties hereto as regards their respective participations therein and so that each of the parties hereto shall be entitled to realize its participation in the operations only in its own market, it being understood that the issues in the respective markets are to be made at substantial parity.
- 6.—Any one or more of the parties hereto who shall have accepted its or their participation in any business hereunder shall be entitled by notice in writing to call upon the other or others of the parties hereto who propose to issue their own respective participations to issue for the account of the party or parties giving such notice or notices either all or one-half of the amount which may constitute the participation of the party or parties giving such notice or notices and the party or parties so called upon shall issue the said amount or amounts (hereinafter called "the Residuary Participation") specified in such notice or notices upon and subject to the terms and conditions following, viz.:—
 - (1) Such notice or notices must be received by the other or others of the parties hereto before the execution of the final agreement for the issue of the loan or (in the case of an issue of a part only of the loan) of so much thereof as the parties hereto may from time to time agree to issue.

(2) The party or parties to whom such notice or notices shall have been given shall be entitled to decide among themselves and without reference to the party or parties giving such notice or notices as to which one or more of them shall issue the Residuary Participation but in default of any such decision they shall issue the same equally between them.

(3) In issuing the Residuary Participation no distinction shall be made between the Residuary Participation and the amount or amounts issued on its or their own account by the party or parties issuing the Residuary Participation which shall in all respects be subject to the conditions of the respective Syndicates which may be formed for the purpose of effecting the issue.

(4) Each of the parties issuing the Residuary Participation shall be entitled to decide for itself and without reference to the party or parties giving such notice or notices as to what expenses shall be incurred in relation to the issue

of the total amount issued by such party.

(5) The party or parties issuing the Residuary Participation shall be entitled between them to charge the party or parties giving such notice or notices with a commission of not exceeding $1\frac{1}{2}$ per cent. on the nominal amount of the Residuary Participation and also with a pro rata share of the expenses which the issuing party or parties may in their sole discretion incur in relation to the whole issue and being in the proportion which the Residuary Participation bears to the total nominal amount of the issue.

(6) The party or parties issuing the Residuary Participation shall not by virtue of this agreement incur any responsibility to subscribe for the Residuary

Participation or to cause the same to be subscribed.

(7) Each party issuing the Residuary Participation shall apply all subscriptions received by it pro rata between the Residuary Participation issued by it and the amount issued by such party on its own account.

(8) Each of the parties issuing the Residuary Participation will apply for and use its best endeavours to obtain a quotation on its market for the total

amount issued by it.

(9) No issue of the Residuary Participation or any part thereof shall be made by the party or parties giving such notice or notices unless mutually agreed by the parties hereto.

7.—No participation shall be given by any one of the parties hereto outside its own market. Any participation given in its own market by any one of the parties hereto shall be for its own market only or in the event of the issue including any of the Residuary Participation for the accounts pro rata of the issuing Bank and the party or parties giving such participation. The party giving the same shall use its best endeavours to secure that no part of such participation shall be transferred to parties outside the market of the party giving the same. Any other participation shall be given only with the consent of all parties hereto and shall be borne in equal shares by the parties hereto.

8.—This agreement shall remain in force for the period of five years from the date hereof provided nevertheless that a majority of the parties hereto may by twelve months' previous notice in writing addressed to the other parties hereto determine this agreement at any time.

In witness whereof the duly authorized representatives of the respective parties hereto have set their hands the day and year first above written.

For the Hongkong and Shanghai Banking Corporation.

On behalf of the British Group:

C. S. Addis.

For the Banque de L'Indo-Chine.

On behalf of the French Group:

TH. DE LA CHAUME.

For the Yokohama Specie Bank, Ltd.

On behalf of the Japanese Group:

K. TAKEUCRI.

For and on behalf of the American Group:

J. P. MORGAN & Co. KUHN, LOEB & Co.

The National City Bank of New York:

by J. A. Stillman, President.

The Guaranty Trust Company of New York: by J. R. SWAN, Vice-President. Continental & Commercial Trust Savings Bank, Chicago:

by John JAY ABBOTT, Vice-President.

Chase National Bank, New York City:

by A. H. Wiggin, Chairman. LEE, HIGGINSON & Co.

WASHINGTON CONFERENCE RESOLUTIONS

THE QUADRUPLE ALLIANCE

OFFICIAL TEXT

At the fourth plenary session of the Conference on Limitation of Armaments, held on December 10th, 1921, Senator Lodge made public the following draft of a treaty and accompanying reservations:—

The United States of America, the British Empire, France and Japan, with a view to the preservation of the general peace and the maintenance of their rights in relation to their insular possessions and insular dominions in the regions of the Pacific Ocean, have determined to conclude a treaty to this effect and have appointed as their plenipotentiaries:—

The President of the United States-

His Majesty the King of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the seas, Emperor of India——

And

For the Dominion of Canada ——
For the Commonwealth of Australia ——
For the Dominion of New Zealand ——
For India ——

The President of the French Republic——His Majesty the Emperor of Japan——

Who, having communicated their full powers found in good and due form, have agreed as follows:—

ARTICLE I.—The high contracting parties agree as between themselves to respect their rights in relation to their insular possessions and insular dominions in the region of the Pacific Ocean. If there should develop between any of the high contracting parties a controversy arising out of any Pacific question and involving their said rights, which is not satisfactorily settled by diplomacy and is likely to affect the harmonious accord now happily subsisting between them, they shall invite the other high contracting parties to a joint conference to which the whole subject will be referred for consideration and adjustment.

ARTICLE II.—If the said rights are threatened by the aggressive action of any other Power, the high contracting parties shall communicate with one another fully and frankly in order to arrive at an understanding as to the most efficient measures to be jointly or separately taken to meet the particular situation.

ARTICLE III.—This Agreement shall remain in force for ten years from the time it shall take effect, and after the expiration of said period it shall continue to be in force subject to the right of any of the high contracting parties to terminate it upon twelve months' notice.

ARTICLE IV.—This Agreement shall be ratified as soon as possible in accordance with the constitutional methods of the high contracting parties and shall take effect on the deposit of ratifications, which shall take place at Washington, and thereupon the Agreement between Great Britain and Japan which was concluded at London on July 13th, 1911, shall terminate.

RESERVATIONS.—The signing of this Treaty is on the part of the United States subject to (reservations affecting) the island of Yap and what are termed the Mandate Islands in the Pacific Ocean, north of the Equator, the negotiations in regard to which are almost concluded, and also the reservations with respect to what are termed the Mandate Islands in the Pacific Ocean south of the Equator.

It should also be observed that the controversies to which the proposed Treaty refers do not include questions which, according to the principles of international law, lie exclusively within the domestic jurisdiction of the respective Powers.

In the course of his address, Senator Lodge stated: "To put it in a few words, the Treaty provides that the four signatory Powers will agree between themselves in regard to their insular possessions and dominions in the region of the Pacific, and that if any controversy should arise as to such rights all the high contracting parties shall be invited to a joint conference looking to the adjustment of such controversy. They agree to take similar action in the case of aggression by any other Power upon these insular possessions or dominions. This Agreement is to remain in force for ten years, and, after ratification under the constitutional methods of the high contracting parties, the existing agreement between Great Britain and Japan, which was concluded at London on July 13, 1911, shall terminate. Each signer is bound to respect the rights of the others, and before taking action in any controversy to consult with them. There is no provision for the use of force to carry out any of the terms of the Agreement, and no military or naval stations lurk anywhere in the background or under cover of these plain and direct clauses. The surest way to prevent war is to remove the cause of war. This is an attempt to remove the cause of war over a great area of the globe's surface by reliance upon the good faith and honest intentions of the nations which signed this Treaty solving all differences through a process of diplomacy and joint consideration and conciliation.

TERRITORIAL AND ADMINISTRATIVE INTEGRITY OF CHINA

The Far Eastern Committee of the Conference unanimously adopted a resolution declaring in favour of the territorial and administrative integrity of China. The resolution, which was drafted and presented by Senator Root, was signed by eight Powers, China refraining from appending her signature as being unfitting in a document regarding herself.

Following is the text of the resolution:—"It is the firm intention of the Powers attending the Conference, firstly, to respect the sovereignty, independence and territorial and administrative integrity of China; secondly, to provide the fullest, unembarrassed opportunity for China to develop and to maintain an effective and stable Government; thirdly, to use their influence for the purpose of effectively establishing and maintaining the principle of equal opportunity for commerce and industry to all nations throughout Chinese territory; fourthly, to refrain from taking advantage of present conditions in order to seek special rights and privileges abridging the rights of subjects of friendly States, and also to refrain from countenancing any action inimical to the security of such States."

The Far Eastern Committee passed a resolution, suggested by Sir Auckland Geddes, under which the Powers attending the Conference declared their intention "not to enter into any trenty, agreement, arrangement, or understanding with one another, or individually or collectively with any Power or Powers, which infringes or impairs the principles declared by the resolution adopted by the Committee on the 21st ult." (i.e., Senator Root's resolution declaring for the territorial and administrative integrity of China).

FOREIGN POST OFFICES IN CHINA

Representatives of the nine Powers sitting as a Committee on the Pacific and Far Eastern questions adopted a resolution in favour of the relinquishment of foreign post-office privileges in China. All the Powers agreed upon January 1st, 1923, as the date of relinquishment.

The text of the resolution is:—"Recognising the justice of the desire expressed by the Chinese Government to secure the abolition of foreign postal agencies in China, save or except in leased territories or otherwise specifically provided for by Treaty, it is resolved:

"I:—That the four Powers having such postal agencies agree to their abandonment, subject to the following conditions: First, that an efficient Chinese postal service be maintained; second, that an assurance be given by the Chinese Government that they contemplate no change in the present postal administration as far as the status of the foreign Co-Director-General is concerned.

"II:—To enable China and the Powers concerned to make the necessary dispositions this arrangement shall come into force not later than (date blank). Pending the complete withdrawal of foreign postal agencies the four Powers concerned severally undertake to afford full facilities to the Chinese Customs authorities to examine all postal matter (except ordinary letters, whether registered or not, which upon external examination appear to contain written matter) passing through with a view to ascertaining whether they contain articles of dutiable contraband or otherwise contravening the Customs regulations and laws of China."

EXTRA-TERRITORIAL RIGHTS IN CHINA

A resolution was unanimously adopted by the Far Eastern Committee relative to the Extra-Territorial Question. It provides that the Powers concerned shall establish a Commission, to which each shall appoint a member, to enquire into the present practice of extra-territorial jurisdiction in China, and into the laws, the judicial system and methods of judicial administration, with a view to reporting findings of fact, with recommendations regarding the means to improve the existing conditions of administration of justice in China and to assist the efforts of the Chinese Government to effect such legislation and judicial reforms as will warrant the Powers in relinquishing progressively or otherwise their rights of extra-territoriality.

The Commission shall be constituted within three months after the adjournment of the Conference, and be instructed to submit its report and recommendations within a year after the Commission's first meeting. Each of the Powers shall be deemed free to accept or reject all or any portion of the recommendations, but in no case are any of the Powers to make acceptance directly or indirectly dependent on China's granting any special concession, favour, benefit, or immunity, whether political or economic.

An additional resolution provides that non-signatory Powers having extra-territorial rights in China may accede to the resolution in regard to extra-territoriality within three months after the adjournment of the Conference.

A further additional resolution expresses China's satisfaction with the sympathy of the Powers in regard to the abolition of extra-territoriality, and declares China's intention to appoint a Chinese member of the Extra-Territoriality Commission, it being understood that China is free to accept or reject any or all of the recommendations of the Commission. China is prepared to co-operate in the work of the Commission and in every way to facilitate the successful accomplishment of its task.

RADIO STATIONS IN CHINA

A report was submitted by the Sub-Committee on Drafting relating to radio stations for China which states that representatives of the nine Powers at the Conference decided that all radio stations in China, whether maintained under the provisions of the International Protocol of September, 1901, or, in fact maintained on the grounds of any of the foreign Legations in China, shall be limited in use to sending and receiving Government messages and shall not receive or send commercial, personal, or unofficial messages, including Press matter.

It is provided, however, that in case all other telegraphic communication is interrupted, then, upon official notification, accompanied by proof of such interruption, to the Chinese Ministry of Communications such stations may afford temporary facilities for messages excluded as before-mentioned until the Chinese Government notify the termination of the interruption.

All radio stations on Chinese territory operated by foreign Governments' subjects under treaties or concessions shall limit the messages sent or received by the terms of the treaty or concession under which the respective stations are maintained. Any radio station maintained without the authority of the Chinese Government shall be transferred to China to be operated under the direction of the Chinese Ministry of Communications, against compensation to the owners for the value of the installation, as soon as the Ministry is prepared to operate the same effectively for general public benefit. Should any question arise regarding radio stations in leased territories, the South Manchuria railway zone, or the French Concession in Shanghai they shall be regarded as matters for discussion between the Chinese Government and the Governments concerned. Owners or managers of all foreign radio stations shall confer with the Chinese Ministry of Communications for the purpose of seeking a common arrangement to avoid interference in the use of wave lengths by wireless stations in China, subject to such a general arrangement as may be made by the International Conference convened for revision of the rules established by the London International Radio Telegraph Convention of 1912.

TEXT OF THE NINE-POWER AGREEMENT

The following is the text of the two treaties regarding China approved on February 4th, 1922, by the Conference at Washington:—

The United States of America, Belgium, the British Empire, China, France, Italy, Japan, the Netherlands and Portugal:

Desiring to adopt a policy designed to stabilize conditions in the Far East, to safeguard the rights and interests of China, and to promote intercourse between China and the other Powers upon the basis of equality of opportunity, have resolved to conclude a Treaty for that purpose and to that end have appointed as their respective plenipotentiaries (Here follow the names of the plenipotentiaries), who, having communicated to each other their full powers, found to be in good and due form, have agreed as follows:—

ARTICLE I.

The contracting Powers, other than China, agree:

- 1.—To respect the sovereignty, the independence, and the territornal and administrative integrity of China.
- 2.—To provide the fullest and most unembarrassed opportunity to China to develop and maintain for herself an effective and stable Government.

- 3.—To use their influence for the purpose of effectually establishing and maintaining the principle of equal opportunity for the commerce and industry of all nations throughout the territory of China.
- 4.—To refrain from taking advantage of conditions in China in order to seek special rights or privileges which would abridge the rights of subjects or citizens of friendly States, and from countenancing action inimical to the security of such States.

ARTICLE II.

The contracting Powers agree not to enter into any treaty, agreement, arrangement or understanding, either with one another or individually or collectively, with any Power or Powers, which would infringe or impair the principles stated in Article I.

ARTICLE III.

With a view to apply more effectually the principles of the open door or equality of opportunity in China for the trade and industry of all nations, the con'racting Powers, other than China, agree they will not seek nor support their respective nations in seeking:

(a) Any arrangement which might purport to establish in favour of their interests any general superiority of rights with respect to commercial or economic

development in any designated region in China.

- (b) Any such monopoly or preference as would deprive the nationals of any other Power of the right of undertaking any legitimate trade or industry in China, or of participating with the Chinese Government or with any local authority in any category of public enterprise, or which by reason of its scope, duration or geographical extent is calculated to frustrate the practical application of the principle of equal opportunity.
- It is understood that the foregoing stipulations of this article are not to be so construed as to prohibit the acquisition of such properties or rights as may be necessary to the conduct of a particular commercial, industrial or financial undertaking or to the encouragement of invention and research.

China undertakes to be guided by the principles stated in the foregoing stipulations of this article in dealing with applications for economic rights and privileges from Governments and nationals of all foreign countries, whether parties to the present treaty or not.

ARTICLE IV.

The contracting Powers agree not to support any agreements by their respective nationals with each other designed to create spheres of influence or to provide for the enjoyment of mutually exclusive opportunities in designated parts of Chinese territory.

ARTICLE V.

China agrees that throughout the whole of the railways in China she will not exercise or permit unfair discriminations of any kind. In particular there shall be no discrimination whatever, direct or indirect, in respect of charges or of facilities on the ground of the nationality of passengers or the countries from which or to which they are proceeding, or the origin or ownership of goods or the country from which or to which they are consigned, or the nationality or ownership of the ship or other means of conveying such passengers or goods before or after their transport on the Chinese railways.

The contracting Powers, other than China, assume a corresponding obligation in respect of any of the aforesaid railways over which they or their nationals are in a position to exercise any control in virtue of any concession, special agreement or otherwise.

ARTICLE VI.

The contracting parties, other than China, agree fully to respect China's rights as a neutral in time of war to which China is not a party; and China declares that when she is a neutral she will observe the obligations of neutrality.

ARTICLE VII.

The contracting Powers agree that whenever a situation arises which, in the opinion of any one of them, involves the application of the stipulations of the present treaty, and renders desirable discussion of such application, there shall be full and frank communication between the contracting Powers concerned.

ARTICLE VIII.

Powers not signatory to the present Treaty which have governments recognised by the signatory Powers and which have treaty relations with China shall be invited to adhere to the present Treaty. To this end the Government of the United States will make the necessary communications to non-signatory Powers and will inform the contracting Powers of the replies received. Adherence by any Power shall become effective on receipt of notice thereof by the Government of the United States.

ARTICLE IX.

The present treaty shall be ratified by the contracting Powers in accordance with their respective constitutional methods, and shall take effect on the date of the deposit of all the ratifications, which shall take place at Washington as soon as possible. The Government of the United States will transmit to the other contracting Powers a certified copy of the proces verbal of the deposit of ratifications.

The present treaty, of which the English and French texts are both authentic, shall remain deposited in the archives of the Government of the United States, and duly certified copies thereof shall be transmitted by that Government to the other contracting Powers.

In faith whereof the above-named plenipotentiaries have signed the present Treaty

Done at the City of Washington, the sixth day of February, one thousand nine hundred and twenty-two.

THE BOARD OF REFERENCE.

The following resolution was adopted as a supplement to the general Far Eastern Treaty:

The United States of America, Belgium, the British Empire, China, France Italy, Japan, the Netherlands and Portugal:

Desiring to provide a procedure for dealing with questions that may arise in connection with the execution of the provisions or Articles III. and V. of the Treaty to be signed at Washington on February 6th, 1922, with reference to their general policy, designed to stabilize conditions in the Far East, to safegaurd the rights and interests of China, and to between China and the other Powers upon the basis of equality of opportunity;

Resolve, That there shall be established in China a Board of Reference to which any questions arising in connection with the execution of the aforesaid articles may be referred for investigation and report.

The special conference, provided in Article II. of the treaty to be signed at Washington on February 6th, 1922, with reference to the Chinese Customs Tariff shall formulate for the approval of the Powers concerned a detailed plan for the constitution of the Board.

TREATY ON THE CHINESE TARIFF

The treaty relative to the Chinese Tariff and cognate matters reads:-

The United States of America, Belgium, the British Empire, China, France, Italy, Japan, the Netherlands and Portugal:

With a view to increasing the revenues of the Chinese Government have resolved to conclude a treaty relating to the revision of the Chinese Customs Tariff and cognate matters, and to that end have appointed as their plenipotentiaries (Here follows the names of the plenipotentiaries), who, having communicated to each other their full powers, found to be in good and due form, have agreed as follows:—

ARTICLE I.

The representatives of the contracting Powers having adopted, on the 4th day of February, 1922, in the City of Washington, a resolution, which is appended as an annex to this article, with respect to the revision of Chinese customs duties for the purpose of making such duties equivalent to an effective 5 per cent., ad valorem, in accordance with existing treaties concluded by China with other nations, the contracting Powers hereby confirm the said resolution and undertake to accept the tariff rates fixed as a result of such revision. The said tariff rates shall become effective as soon as possible, but not earlier than two months after publication thereof.

ANNEX

With a view to providing additional revenue to meet the needs of the Chinese Government, the Powers represented at this Conference, namely, the United States of America, Belgium, the British Empire, China, France, Italy, Japan, the Netherlands and Portugal, agree:

That the Customs schedule of duties on imports into China, adopted by the Tariff Revision Commission at Shanghai on December 19th, 1918, shall forthwith be revised so that rates of duty shall be equivalent to 5 per cent. effective, as provided for in the several commercial treaties to which China is a party.

A Revision Commission shall meet at Shanghai at the earliest practicable date

to effect this revision forthwith and on the general lines of the last revision.

This Commission shall be composed of representatives of the Powers above named and of representatives of any additional Powers, having governments at present recognized by the Powers represented at this Conference and who have treaties with China providing for a tariff on imports and exports not to exceed 5 per cent. ad valorem and who desire to participate therein.

The revision shall proceed as rapidly as possible with a view to its completion within four months from the date of the adoption of this resolution by the Conference on the Limitation of Armaments and Pacific and Far Eastern Questions.

The revised tariff shall become effective as soon as possible, but not earlier than

two months after its publication by the Revision Commission.

The Government of the United States, as convener of the present Conference, is requested forthwith to communicate the terms of this resolution to the Governments of Powers not represented at this Conference but who participated in the revision of 1918 aforesaid.

ARTICLE II.

Immediate steps shall be taken through a special conference to prepare the way for the speedy abolition of likin and for the fulfilment of the other conditions laid down in Article VIII. of the treaty of September 5th, 1902, between Great Britain and China; in Article IV. and V. of the treaty of October 8th, 1903, between the United States and China; and in Article I. of the supplementary treaty of October 8th, 1903, between Japan and China, with a view to levying the surtaxes provided for in these Articles.

The special Conference shall be composed of representatives of the signatory Powers, and of such other Powers as may desire to participate and may adhere to the present treaty, in accord with the provisions of Article VIII., in sufficient time to allow their representatives to take part. It shall meet in China within three months after the coming into force of the present treaty on a day and at a place to be designated by the Chinese Government.

ARTICLE III.

The special conference provided for in Article II. shall consider the interim provision to be applied prior to the abolition of *likin* and the fulfilment of the other conditions laid down in the articles of the treaties mentioned in Article II.; and it shall authorize the levying of a surtax on dutiable imports as from such date, for such purposes and subject to such conditions as it may determine.

The surtax shall be at a uniform rate of $2\frac{1}{2}$ per centum ad valorem, provided that in case of certain articles of luxury which, in the opinion of the special Conference, can bear a greater increase without unduly impeding trade, the total surtax may be increased, but may not exceed 5 per centum ad valorem.

ARTICLE IV.

Following the immediate revision of the Customs schedule of duties on imports into China mentioned in Article I., there shall be a further revision thereof, to take effect at the expiration of four years following the completion of the aforesaid immediate revision, in order to insure that the Customs duties shall correspond to the ad valorem rates fixed by the special Conference provided in Article II.

Following this further revision there shall be for the same purpose periodical revisions of the Customs schedule of duties of imports into China every seven years, in lieu of the decennial revision authorized by existing treaties with China.

In order to prevent delay, any revision made in pursuance of this Article shall be effected in accord with rules to be prescribed by the special Conference provided for in Article II.

ARTICLE V.

In all matters relating to Customs duties there shall be effective equality of treatment and of opportunity for all the contracting Powers.

ARTICLE VI.

The principle of uniformity in the rates of Customs duties levied at all the land and maritime frontiers of China is hereby recognised. The special Conference provided for in Article II. shall make arrangements to give practical effect to this principle, and it is authorised to make equitable adjustments in those cases in which a Customs privilege to be abolished was granted in return for some local economic advantage.

In the meantime, any increase in the rates of Customs duties resulting from tariff revision or any surtax hereafter imposed in pursuance of the present Treaty shall be levied at a uniform rate ad valorem at all land and maritime frontiers of China.

ARTICLE VII.

The charge for transit passes shall be at the rate of $2\frac{1}{2}$ per centum ad valorem until the arrangements provided for by Article II. come into force.

ARTICLE VIII.

Powers not signatory to the present Treaty, whose Governments are at present recognised by the signatory Powers and whose present treaties with China provide for a tariff on imports and exports not to exceed 5 per centum ad valorem, shall be invited to adhere to the present Treaty.

The Government of the United States undertakes to make the necessary communications for this purpose and to inform the Governments of the contracting Powers of the replies received. Adherence by any Power shall become effective on receipt of notice thereof by the Government of the United States.

ARTICLE IX.

The provisions of the present Treaty shall override all stipulations of treaties between China and the respective contracting Powers which are inconsistent therewith, other than stipulations according most-favoured-nation treatment.

ARTICLE X.

The present Treaty shall be ratified by the contracting Powers in accord with their respective constitutional methods and shall take effect on the date of the deposit of all the ratifications, which shall take place at Washington as soon as possible. The Government of the United States will transmit to the contracting Powers a certified copy of the *proces verbal* of the deposit of ratifications.

The present Treaty, of which the English and French texts are both authentic, shall remain deposited in the archives of the Government of the United States, and duly certified copies thereof shall be transmitted by that Government to the other contracting Powers.

In faith whereof the above-named plenipotentiaries have signed the present Ireaty.

Done at the City of Washington the sixth day February, one thousand nine hundred and twenty-two.

THE TRANSFER OF SHANTUNG

THE TEXT OF THE AGREEMENT SIGNED DECEMBER 1st, 1922

The Governments of the Chinese Republic and the Japanese Empire, acting in accordance with Article II. of the Treaty for the Settlement of Outstanding Questions Relative to Shantung signed February 4th, 1922, at Washington, have for the purpose of settlement of details as stated in the said Treaty appointed hereby their commissioners respectively to form a Sino-Japanese Joint Commission, that is to say:

The Government of the Chinese Republic: Cheng-ting Thomas Wang, Director-General for the Rehabilitation of Shantung Rights; Tsai-chang Tang, Councillor to the Ministry of Foreign Affairs; Tung-fan Hsu, Councillor to the Directorate-General for the Rehabilitation of Shantung Rights; and Chen-Kan, Former Adviser to the Inspectorate-General of Hunan and Hupeh.

The Government of the Japanese Empire: Yukichi Obata, Envoy Extraordinary and Minister Plenipotentiary to China; Masanoske Akiyama, Chiefjof Tsingtao

·Civil Administration; Kasuji Debuchi, Councillor of Embassy.

Who have agreed at Peking upon the following articles:—

Section I .- Transfer of the former German Leased Territory of Kiaochow

Art. I.—The Government of Japan, in accordance with Article I. of the Treaty for the Settlement of Outstanding Questions Relative to Shantung on the transfer to China of the former German Leased Territory of Kiaochow has decided to transfer the entire administration to China at noon on the 10th day of the twelfth month of the eleventh year of the Chinese Republic (or 10th day of the 12th month of the 11th year of Taisho). After such transfer, all administrative rights and responsibilities shall belong to China, but in accordance with the agreement those which should belong to the Japanese Consulate are not covered by this Article.

Art. II.—The Governments of China and Japan shall appoint a committee with powers of concluding detailed arrangements for the transfer or taking over of the administration of public properties (including wharves and warehouses) as well as the transfer or taking over of the necessary documents as stipulated in Articles III. and IV. of the Treaty for the Settlement of Outstanding Questions Relative to

Shantung.

Art. III.—The committees of the Governments of China and Japan as stated in the above-mentioned Article shall complete all matters concerning the transfer or taking over within one month from the day of the transfer to China of the administration.

Art. IV.—The Government of China shall respect all the judgments of the Japanese courts as well as the force of all the registrations, evidences, certificates, etc.

Section II .- Withdrawal of Japanese Troops

Art. V.—All Japanese troops (including gendarmes) stationed at Tsingtao shall be withdrawn within twenty days from the date as stated in Article I.

SECTION III .- Leasing of Land

Art. VI.—The Government of China agrees to extend the permit granted by the Japanese Administration before the exchange of ratifications of the Treaty for the Settlement of Outstanding Questions Relative to Shantung to thirty years upon its expiration and under the same conditions.

Upon expiration of the above-mentioned thirty years such lease may still be continued but it shall be in accordance with Land Regulations of Kiaochow. Permit of land not yet expired, granted by the Japanese Administrations before the exchange of ratifications and on which no construction has been begun is, however, not covered by the stipulations in the above paragraph.

Permit of land granted by the Japanese Administration after the exchange of ratifications of the same Treaty shall all cease to be effective, but before the 10th day of the 12th month of the 11th year of the Chinese Republic land on which constructions have been begun may be given prior consideration by the Kiaochow Administration when they are leased.

SECTION IV .- Public Properties

Art. VII.—In accordance with Article VII. of the Treaty for the Settlement of Outstanding Questions Relative to Shantung public properties which ought to be retained by Japan are as follows:

(a.) Properties needed by the Japanese Consulate.(b.) Properties needed by the Japanese community.

All boundaries of the two kinds of the above mentioned public properties to be retained are limited to what is indicated.

Art. VIII.—All public properties beyond what is stated in Article IV. shall be transferred to China.

Art. IX.—Public properties along the Kiaochow-Tsinanfu Railway which ought to be retained by the Japanese Government in accordance with the agreement for the withdrawal of Japanese troops shall be separately agreed upon by the two Governments when the names of places to be opened to international trade are decided upon.

Art. X.—The Government of Japan agrees to transfer to China without compensation half of the Tsingtao-Sasebo Cable. The Tsingtao end of the said cable shall be managed by the Government of China and the Sasebo end of the same by the Government of Japan.

Art. XI.—Arrangements for the management of the said cable shall be separately

agreed upon by the two Governments.

Art. XII.—The Government of China declares that upon expiration of the telegraph and cable monopoly granted to the foreign concerns she will discontinue it upon its own initiative and will not further grant any monopoly to any Government, Company, or individual.

Art. XIII.—The Government of China agrees upon taking over the Tsingtao and Tsinanfu Wireless Stations to open them to public use within the following spheres:

(1.) Between Tsingtao Wireless Station and steamers on the seas.

(2.) Between Tsingtao and Tsinanfu Wireless Stations (for so long a period as both stations exist).

Art. XIV.—The Government of China agrees to continue the use of Japanese alphabets in the following telegraph services:

Tsingtao Cable service.
 Tsingtao Wireless service.

(3.) Tsingtao, Szefang and Tsangkow services.

The above-mentioned telegraph services at Szefang and Tsangkow, when dispatching and receiving Japanese alphabets, shall require a special charge, the exact amount of which shall be agreed upon by the responsible authorities of China and Japan.

Art. XV.—The Government of China agrees upon taking over the Kiaochow-Tsinanfu Railway (including branch lines) to open the telegraph service at the

main stations along the railway to public use.

Art. XVI.—The Government of China agrees upon taking over the military telephone service between Tsingtao and Tsinanfu to open it herself to public use and give the subscribers fair facilities.

SECTION VI.—Salt Interests

Art. XVII.—The Governments of China and Japan acting in accordance with Article V. of the Treaty for the Settlement of Outstanding Questions Relative to Shantung agree upon the following provisions for the exportation of salt along the shore of Kiaochow:

(1.) Japan shall, within a period of fifteen years beginning from the twelfth year of the Chinese Republic, purchase annually Tsingtao salt between the maximun amount of 350,000,000 catties and the minimum amount of 100,000,000 catties. But upon expiration of the above-mentioned period further arrangement may be made.

(2.) The Government of China agrees to apply regulations for the inspection of the quality of salt promulgated January of the 10th year of Taisho to the Tsingtao salt purchased by Japan. But in case of the necessity for

change, further arrangement may be made.

(3.) The place for delivery of salt shall be the wharves of Munji or other places designated by the Japanese responsible authorities. But, in case of exportation of salt to other place than Munji, the difference of similar reight charge for salt exported from other quarters shall be given (the difference between Munji and the place to be designated).

(4.) The detailed arrangements for the purchase of salt by Japan as stated above shall be agreed upon by the Chinese and Japanese responsible

authorities.

Section VII.—Compensation for Public Properties and Salt Industries

Art. XVIII.—The Government of China agrees, in accordance with Article VI. on the compensation for public properties to be transferred and Article XXV. on the compensation for the Japanese salt industries along the shore of Kiaochow Bay of the Treaty for the Settlement of Outstanding Questions Relative to Shantung, to deliver to the Government of Japan Y. 16,000,000.

Two million yen of the above-mentioned amount shall be paid in cash within

one month after transfer of public properties and salt industries.

Art. XIX.—The Government of China agrees in payment for the above-mentioned Y.14,000,000 to deliver to Japan treasury notes upon the complete transfer of public properties and salt industries.

Art. XX.—The conditions for the above-mentioned treasury notes are as follows:

(1.) The total value of Chinese treasury notes shall be 14,000,000 yen.

(2.) The Chinese treasury notes shall bear an annual interest of 6 per cent.

(3.) These notes shall be redeemed within a period of fifteen years. No principal is to be paid on the first year. Beginning from the second year, a sum to the amount of Y. 500,000 shall be paid two times a year on the date of payment of interest, but at any time after the second year upon three months' notice all the treasury notes may be redeemed.

(4.) Besides the surplus to the Customs revenue and Salt Gabelle which will serve as securities for these treasury notes the Chinese Government shall give consideration to select other kind of reliable securities and reach an agreement with the Japanese Minister at Peking at an early date. The Government of China agrees to give priority to such treasury notes upon re-organization of the Chinese foreign loans.

(5.) If the above-mentioned securities are not sufficient to meet the principal or interest of the treasury notes the Chinese Government agrees to pay

through other kind of sources.

(6.) Interest of the Chinese treasury notes shall be paid twice a year begin-

ning from the day of the delivery of such notes.

(7.) The place for the redemption of principal or interest of these treasury notes is decided to be at Tokyo and to be managed through the Yokohama Specie Bank, but if the place for delivery of payments or the name of banks should be changed for the convenience of the Japanese Government, it must be arranged with the Chinese Government.

(8.) The Government of China shall free the treasury notes and coupons as well as the redemptions of the principal or interest of the said treasury

notes from all taxes or duties.

(9.) These treasury notes may after delivery be partially or completely transferred to others at the convenience of the Japanese Government.

(10.) These notes shall be known as the treasury notes in Japanese gold yen for the compensation of public properties and salt industries at Tsingtao.

(11.) These treasury notes shall have attached to them half-yearly interest coupons and shall bear all the conditions such as marks, numbers, date of delivery, the signatures of Chinese representatives, seals, amount of interest, period of redemption, security, certificate for the payment by the Chinese Government, mode of payment for principal and interest, and the underwriters. The treasury notes are to be divided into two kinds of 100,000 yen and 500,000 yen to be made up in accordance with the numbers required.

(12.) Expenses for the printing of the treasury notes shall be borne by the

Chinese Government.

(13.) Pending the delivery of the formal Chinese treasury notes, the Chinese Government shall give a provisional certificate.

SECTION VIII .- Mines

Art. XXI.—The Governments of China and Japan, with a view to organize a Company in accordance with Article XXII. of the Treaty for the Settlement of Outstanding Questions Relative to Shantung, shall cause entrepreneurs to be selected by the capitalists respectively who will organize a company for the conduct of the business.

Art. XXII.—Upon the establishment of the Company organized in accordance with a special charter from the Chinese Government, the Japanese Government shall transfer all the mines of Tzechuen, Fangtze and Chinglinchen to the said company.

Art. XXIII.—The above-mentioned Company shall be a Sino-Japanese joint concern. Its capital and additional investments shall be divided equally by Chinese

and Japanese nationals.

Art. XXIV.—The amount of the total payment to Japan to be made by the said

Company shall be Y.5,000,000.

Art. XXV.—The detailed arrangements for the payment of the amount mentioned in the above Article shall be arranged after the latter's establishment.

SECTION IX.—Maritime Customs

Art. XXVI.—The Government of China agrees to continue the present bonded

warehouse system.

Art. XXVII.—The Government of China agrees to free from import duty such articles mentioned in (c) of Article III. in the Amendment to the Maritime Customs Agreement of 1905, as were purchased before the date of February 4th, 1922, for

four years beginning from the said date.

Art. XXVIII.—The Government of China agrees to accord similar treatment to the factories within the former German Leased Territory of Kiaochow as given to factories in the other ports after the 10th day of the 12th month of the 11th year, but upon change of such regulations after such date all materials and articles imported to the factories in accordance with the agreement of April 17th, 1907, which could be proved to the Maritime Customs upon delivery of necessary certificates may still take advantage of the said agreement.

In witness whereof the respective commissioners have signed the present agreement in duplicates in the Chinese and Japanese languages, and have affixed thereto their seals. Each Commission shall keep one copy in Chinese and another copy in Japanese.

Done at the City of Peking, 1st day of 12th month of 11th year of the Chinese

Republic.

TREATIES WITH SIAM

GREAT BRITAIN

TREATY OF FRIENDSHIP AND COMMERCE

Ratifications Exchanged at Bangkok, 15th April, 1856

Art. I.—There shall henceforward be perpetual peace and friendship between Her Majesty and her successors, and Their Majesties the Kings of Siam and their successors. All British subjects coming to Siam shall receive from the Siamese Government full protection and assistance to enable them to reside in Siam in full security, and trade with every facility, free from oppression or injury on the part of the Siamese, and all Siamese subjects going to an English country shall receive from the British Government the same complete protection and assistance that shall be granted to British subjects by the Government of Siam.

Art. II.—The interests of all British subjects coming to Siam shall be placed under the regulation and control of a Consul, who will be appointed to reside at Bangkok; he will himself conform to, and will enforce the observance by British subjects of, all the provisions of this Treaty, and such portions of the former Treaty negotiated by Captain Burney, in 1826, as shall still remain in operation. He shall also give effect to all rules or regulations that are now or may hereafter be enacted for the government of British subjects in Siam, and conduct of their trade, and for the prevention of violations of the laws of Siam. Any disputes arising between British and Siamese subjects shall be heard and determined by the Consul, in conjunction with the proper Siamese officers; and criminal offences will be punished, in the case of English offenders, by their own laws, through the Siamese authorities. But the Consul shall not interfere in any matters referring solely to Siamese, neither will the Siamese authorities interfere in questions which only concern the subjects of Her Britaunic Majesty.

It is understood, however, that the arrival of the British Consul at Bangkok shall not take place before the ratification of this Treaty, nor until ten vessels owned by British subjects sailing under British colours and with British papers shall have entered the port of Bangkok for the purposes of trade, subsequent to the signing of

this Treaty.

Art. III.—If Siamese in the employ of British subjects offend against the law of their country, or if any Siamese having so offended, or desiring to desert, take refuge with a British subject in Siam, they shall be searched for, and, upon proof of their guilt or desertion, shall be delivered up by the Consul to the Siamese authorities. In like manner any British offenders resident or trading in Siam who may desert, escape to, or hide themselves in, Siamese territory, shall be apprehended and delivered over to the British Consul on his requisition. Chinese not able to prove themselves to be British subjects shall not be considered as such by the British Consul, nor be entitled to his protection.

Art. IV.—British subjects are permitted to trade freely in all the seaports of Siam, but may reside permanently only at Bangkok, or within the limits assigned by this Treaty. British subjects coming to reside at Bangkok may rent land, buy or build

houses, but cannot purchase land within a circuit of 200 sen (not more than 4 miles English) from the city walls, until they shall have lived in Siam for ten years, or shall obtain special authority from the Siamese Government to enable them to do so. with the exception of this limitation. British residents in Siam may at any time buy or rent houses, lands, or plantations, situated anywhere within a distance of twenty-four hours' journey from the city of Bangkok, to be computed by the rate at which boats of the country can travel. In order to obtain possession of such land or houses, it will be necessary that the British subject shall, in the first place, make application through the Consul to the proper Siamese officers; and the Consul, having satisfied himself of the honest intention of the applicant, will assist him in settling, upon equitable terms, the amount of the purchase money, will mark out and fix the boundaries of the property, and will convey the same to the British purchaser under sealed deeds. Whereupon he and his property shall be placed under the protection of the Governor of the district and that of the particular local authorities; he shall conform, in ordinary matters, to any just directions given him by them, and will be subject to the same taxation that is levied on Siamese subjects. But if, through negligence and want of capital or other cause, a British subject should fail to commence the cultivation or improvement of the land so acquired within a term of three years from the date of receiving possession thereof, the Siamese Government shall have the power of resuming the property, upon returning to the British subject the purchase-money paid by him for the same.

Art. V.—All British subjects intending to reside in Siam shall be registered at the British Consulate. They shall not go out to sea, nor proceed beyond the limits assigned by this Treaty for the residence of British subjects, without a passport from the Siamese authorities, to be applied for by the British Consul; nor shall they leave Siam if the Siamese authorities show to the British Consul that legitimate objection exists to their quitting the country. But within the limits appointed under the preceding article, British subjects are at liberty to travel to and fro under protection of a pass, to be furnished them by the British Consul and counter-sealed by the proper Siamese officer, stating, in the Siamese characters, their names, calling, and description. The Siamese officers of the Government stations in the interior may, at any time, call for the production of this pass, and immediately on its being exhibited they must allow the parties to proceed; but it will be their duty to detain those persons who, by travelling without a pass from the Consul, render themselves liable to the suspicion of their being deserters; and such detention shall be immediately reported to the Consul.

Art. VI.—All British subjects visiting or residing in Siam shall be allowed the free exercise of the Christian religion and liberty to build churches in such localities as shall be consented to by the Siamese authorities. The Siamese Government will place no restriction upon the employment by the English of Siamese subjects as servants, or in any other capacity. But whenever a Siamese subject belongs to or owes service to some particular master, the servant who engages himself to a British subject without the consent of his master may be reclaimed by him; and the Siamese Government will not enforce an agreement between a British subject and any Siamese in his employ unless made with the knowledge and consent of the master who has a

right to dispose of the services of the person engaged.

Art. VII.—British ships of war may enter the river and anchor at Paknam, but they shall not proceed above Paknam, unless with the consent of the Siamese authorities, which shall be given when it is necessary that a ship shall go into dock for repairs. Any British ship of war conveying to Siam a public functionary accredited by Her Majesty's Government to the Court of Bangkok shall be allowed to come up to Bangkok, but shall not pass the forts called Pong Phrachamit and Pit-patch-nuck, unless expressly permitted to do so by the Siamese Government; but in the absence of a British ship of war the Siamese authorities engage to furnish the Consul with a force sufficient to enable him to give effect to his authority over British subjects and to enforce discipline among British shipping.

Art. VIII.—The measurement duty hitherto paid by British vessels trading to Bangkok under the Treaty of 1826 shall be abolished from the date of this Treaty coming into operation, and British shipping and trade will henceforth be only subject

to the payment of import and export duties on the goods landed or shipped. On all articles of import the duties shall be three per cent., payable at the option of the importer, either in kind or money, calculated upon the market value of the goods. Drawback of the full amount of duty shall be allowed upon goods found unsaleable and re-exported. Should the British merchant and the Custom-house officers disagree as to the value to be set upon imported articles, such disputes shall be referred to the Consul and proper Siamese officer, who shall each have the power to call in an equal number of merchants as assessors, not exceeding two on either side, to assist them in coming to an equitable decision.

Opium may be imported free of duty, but can only be sold to the Opium Farmer or his agents. In the event of no arrangement being effected with them for the sale of the opium, it shall be re-exported, and no impost or duty shall be levied thereon. Any infringement of this regulation shall subject the opium to seizure and confisca-

tion.

Articles of export from the time of production to the date of shipment shall pay one import duty, whether this be levied under the name of inland tax, transit duty, or duty on exportation. The tax or duty to be paid on each article of Siamese produce previous to or upon exportation is specified in the tariff attached to this Treaty; and it is distinctly agreed that goods or produce which pay any description of tax in the interior shall be exempted from any further payment of the duty on exportation.

English merchants are to be allowed to purchase directly from the producer the articles in which they trade, and in like manner to sell their goods directly to the parties wishing to purchase the same, without the interference, in either case, of any

other person.

The rates of duty laid down in the tariff attached to this Treaty are those that are now paid upon goods or produce shipped in Siamese or Chinese vessels or junks; and it is agreed that British shipping shall enjoy all the privileges now exercised by, or which hereafter may be granted to, Siamese or Chinese vessels or junks.

British subjects will be allowed to build ships in Siam, on obtaining permission

to do so from the Siamese authorities.

Whenever a scarcity may be apprehended of salt, rice, or fish, the Siamese Government reserve to themselves the right of prohibiting, by public proclamation, the exportation of these articles.

Bullion or personal effects may be imported free of charge.

Art. IX.—The code of regulations appended to this Treaty shall be enforced by the Consul, with the co-operation of the Siamese authorities; and they, the said authorities and Consul, shall be enabled to introduce any further regulations which may be necessary in order to give effect to the objects of this Treaty.

All fines and penalties inflicted for infraction of the provisions and regulations

of this Treaty shall be paid to the Siamese Government.

Until the British Consul shall arrive at Bangkok and enter upon his functions the consignees of British vessels shall be at liberty to settle with the Siamese authorities all questions relating to their trade.

- Art. X.—The British Government and its subjects will be allowed free and equal participation in any privileges that may have been, or may hereafter be, granted by the Siamese Government to the government or subject of any other nation.
- Art. XI.—After the lapse of ten years from the date of the ratification of this Treaty, upon the desire of either the British or Siamese Government, and on twelve months' notice being given by either party, the present and such portions of the Treaty of 1826 as remain unrevoked by this Treaty, together with the Tariff and the Regulations hereunto annexed, or those that may hereafter be introduced, shall be subject to revision by Commissioners appointed on both sides for this purpose, who will be empowered to decide on and insert therein such amendments as experience shall prove to be desirable.

GENERAL REGULATIONS UNDER WHICH BRITISH TRADE IS TO BE CONDUCTED IN SIAM

Art. I.—The master of any English ship coming to Bangkok to trade must, either before or after entering the river, as may be found convenient, report the arrival of his vessel at the Custom-house at Paknam, together with the number of his crew and guns, and the port from whence he comes. Upon anchoring his vessel at Paknam, he will deliver into the custody of the Custom-house officers all his guns and ammunition; and a Custom-house officer will then be appointed to the vessel, and will proceed in her to Bangkok.

Art. II.—A vessel passing Paknam without discharging her guns and ammunition as directed in the foregoing regulation will be sent back to Paknam to comply with its provisions, and will be fined eight hundred ticals for having so disobeyed. After delivery of her guns and ammunition she will be permitted to return to

Rangkok to trade.

Art. III.—When a British vessel shall have cast anchor at Bangkok, the master, unless a Sunday should intervene, will within four and twenty hours after arrival proceed to the British Consulate, and deposit there his ship's papers, bills of lading, etc., together with a true manifest of his import cargo; and upon the Consuls reporting these particulars to the Custom-house permission to break bulk will at once be given by the latter.

For neglecting so to report his arrival or for presenting a false manifest, the master will subject himself, in each instance, to a penalty of four hundred ticals; but he will be allowed to correct, within twenty-four hours after delivery of it to the Consul, any mistake he may discover in his manifest, without incurring the above-

mentioned penalty.

Art. IV.—A British vessel breaking bulk, and commencing to discharge, before due permission shall be obtained, or smuggling, either when in the river or outside the bar, shall be subject to the penalty of eight hundred ticals and confiscation of

the goods so smuggled or discharged.

Art. V.—As soon as a British vessel shall have discharged her cargo and completed her outward lading, paid all her duties and delivered a true manifest of her outward cargo to the British Consul, a Siamese port-clearance shall be granted her on application from the Consul, who in the absence of any legal impediment to her departure, will then return to the master his ship's papers, and allow the vessel to leave. A Custom-house officer will accompany the vessel to Paknam; and on arriving there she will be inspected by the Custom-house officers of that station, and will receive from them the guns and ammunition previously delivered into their charge. The above regulations, numbered from 1 to 5, are obligatory under the Treaty concluded between Great Britain and Siam; those which follow, numbered from 6 to 14, are equally to be observed by masters of British vessels and their crews.

Art. VI.—Masters of British vessels, when reporting their arrival at Her Majesty's Consulate at the port of Bangkok, as directed by the fourth regulation above quoted, shall notify in writing the names of all passengers and persons not forming part of

the registered crew.

Notice must likewise be given of the number and names of persons, who, as passengers or in any other capacity (seamen borne on the muster-roll excepted), intend to leave Siam in a British vessel.

Art. VII.—Seamen, lascars, and others belonging to British vessels in the port

are strictly prohibited to wear side knives and other weapons while on shore.

Art. VIII.—Should any seaman or apprentice absent himself without leave, the master will report his absence, if such exceeds twenty-four hours, at the Consulate offices.

Art. IX.—Any British subject who entices a seaman or apprentice to desert, incurs, according to the Merchant Shipping Act, 1854, paragraph 257, a penalty not

exceeding ten pounds; or any such subject who wilfully harbours or secretes a person deserted from his ship incurs a penalty not exceeding twenty pounds, if it be proved that he had knowledge of his being a deserter.

In default of the payment of such fines, the offender is to be imprisoned in the Consular gaol for any term not exceeding three months, with or without hard labour.

Art. X.—All cases of death, and especially of sudden death, occurring on board of British vessels in the port of Bangkok must be immediately reported at the Consulate.

Art. XI.—The discharge of guns from vessels anchored in the port of Bangkok, without notice having been previously given, and permission obtained through H.M. Consul from the proper Siamese authority, is forbidden, under a penalty not exceed-

ing ten pounds.

Art. XII.—It is strictly prohibited to shoot birds within the precincts of the Wats or Temples, either in Bangkok or elsewhere within the Siamese dominions, or to injure or damage any of the statues or figures, the trees or shrubs in such localities of Siamese worship; any British subject or seaman of a British vessel guilty of such an act renders himself liable to a penalty not exceeding twenty pounds, or in default thereof to an imprisonment in the Consular gaol for a period of not more than one month.

Art. XIII.—When a vessel under the British flag is ready to leave the port of Bangkok, the master will give notice at the Consulate office, and hoist a blue peter twenty-four hours before departure, which is to fly until she breaks anchorage.

Art. XIV.—Should any vessel take in or discharge cargo subsequent to the issue of the Siamese port clearance, as directed by the fifth regulation above quoted, the master, as in a case of smuggling, subjects himself to a penalty of 800 ticals (equal to £100), and goods so taken or discharged will be liable to confiscation.

Art. XV.—Every fine or penalty levied under these regulations is (if not paid

in sterling money) at the rate of eight ticals Siamese currency for one pound.

Tariff of Export and Inland Duties to be levied on Articles of Trade

I.—The undermentioned Articles shall be entirely free from Inland or other taxes, on production of transit pass, and shall pay Export Duty as follows:—

		TICAL	SALUNG	FUANG	Hun
1	Ivory	. 10	0	0	0 per picul
2	Gamboge		0	0	0 .,
3	Rhinoceros' horns	. 60	0	0	0
4	Cardamons, best	. 14	0	0	0
5	Cardamons, bastard	. 6	0	0	0
6	Dried mussels		U	0	0
7	Pelicans' quills	2	2	U	0
8	Betel nut, dried		0	0	0
9	Krachi wood		2	0	0
10	Sharks' fins, white	6	0	0	0
ī1	Sharks' fins, black		0	0	0
12	Lukkrabau seed		2	0	0
13	Peacocks' tails		0	Ó	0 per 100 tails
14	Buffalo and cow bones		ű	0	3 per picul
1á	Rhinoceros' hides		2	Ô	0
16	Hide cuttings	0	ī	0	0
17	Turtle shell		0	0	0
18	Soft ditto	1	Ŏ	0	0
19	Beche-de-mer		Ŏ	0	0
20	Fish maws		Õ	0	0 ,,
21	Birds' nests, uncleaned		cent.		
22	Kingfishers' feathers	6	U	0	0 per 100
23	Cutch		2	0	0 per picul
24	Beyche seed (Nux Vomica)		2	0	0
25	Pungtarai seed		2	0	0
26	Gum Benjamin		õ	Ó	0 ,,
27	Angrai bark		2	0	0
28	Agilla wood		0	0	0 ,,
29	Ray skins		0	0	0 ,,
80	Old deers' horns	0	- 1	0	0
31	Soft, or young ditto	10 per	cent.		,,
			The state of the s		

		TICAL	SALUNG	FUANG	Hui	N.
32	Deer hides, fine		0	0	0 1	er 100 hides
33	Deer hides, common		0	0	0 1	,,
34	Deer sinews		0	0	O	per picul
35	Buffalo and cow hides		0	0	0	**
36	Elephants' bones	1	0	0	0	,,
37	Tigers' bones		0	0	0	,,
38	Buffalo horns	0	1	0	0	1)
39	Elephants' hides	0	1	0	0	per skin
40	Tigers' skin	0	1	0	0	50.
41	Armadillo skins	4	0	0	3	per picul
42	Sticklac		1	0	0	**
43	Hemp		2	0	0	,,,
44	Dried Fish, Plaheng		2	0	0	,,
45	Dried Fish, Plusalit	1	0	0	8	,,
46	Sapanwood	0	2	1	0	33
47	Salt meat		0	0	0	>>
48	Mangrove bark	0	1	0	0	,,
49	Rosewood		2	0	0	,,
50	Ebony		1	0	0	22
51	Rice	4	4	0	0	per koyan

II.—The undermentioned Articles being subject to the Inland or Transit duties herein named, and which shall not be increased, shall be exempt from export duty:—

				-	-
		TICAL	SALUN	FUANG	Hun
52	Sugar, White	0	2	0	0 per picul
53	Red	0	1	0	0 1
54	Cotton, clean and uncleaned	10 per	cent.		
55	Paper	1	0	0	0
56	Salt fish, Plat		0	0	0 p. 1,000 fish
57	Beans and Peas	one t	welfth		-
58	Dried Prawns	,,			
59	Tilseed				
60	Silk, raw				
61	Bees' wax		ifteenth		
62	Tawool	1	0	0	0 per picul
63	Salt	6	0	0	0 per koyan
64	Tobacco	1	2	0	0 p. 1,000 bdles.
					A

III.—All goods or produce unenumerated in this Tariff shall be free of Export Duty, and shall only be subject to one Inland Tax or Transit Duty, not exceeding the rate now paid.

AGREEMENT RELATIVE TO THE REGISTRATION OF BRITISH SUBJECTS IN SIAM

SIGNED AT BANGKOK, NOVEMBER 29TH, 1899

The Governments of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and of His Majesty the King of Siam, recognizing the necessity of having a satisfactory arrangement for the registration of British subjects in Siam, the undersigned, Her Britannic Majesty's Minister Resident and His Siamese Majesty's Minister for Foreign Affairs, duly authorized to that effect, have agreed as follows:—

Art. I.—The registration according to Article V. of the Treaty of April 18th, 1885, of British subjects residing in Siam, shall comprise the following categories:

1. All British natural born or naturalized subjects, other than those of Asiatic descent.

2. All children and grandchildren born in Siam of persons entitled to be registered under the first category, who are entitled to the status of British subjects in contemplation of English law.

Neither great-grandchildren nor illegitimate children born in Siam of persons

mentioned in the first category are entitled to be registered.

3. All persons of Asiatic descent, born within the Queen's dominions. or naturalized within the United Kingdom, or born within the territory of any Prince or State in India under the suzerainty of, or in alliance with, the Queen, except natives of Upper Burmah or the British Shan States who became domiciled in Siam before January 1st, 1886.

4. All children born in Siam of persons entitled to be registered under the

third category.

No grandchildren born in Siam of persons mentioned in the third category are

entitled to be registered for protection in Siam.

5. The wives and widows of any persons who are entitled to be registered under the foregoing categories.

Art. II.—The lists of such registration shall be open to the inspection of a properly authorized representative of the Siamese Government on proper notice

being given.

Art. III .- If any question arises as to the right of any person to hold a British certificate of registration or as to the validity of the certificate itself, a joint inquiry shall be held by the British and Siamese authorities and decided according to the conditions laid down in this Agreement, upon evidence to be adduced by the holder of the certificate, in the usual way.

Art. IV.—Should any action, civil or criminal, be pending while such inquiry is going on, it shall be determined conjointly in what Court the case shall be heard.

Art. V.—If the person, in respect of whom the inquiry is held, come within the conditions for registration laid down in Article I., he may, if not yet registered, forthwith be registered as a British subject and provided with a certificate of registration at Her Britannic Majesty's Consulate; otherwise he shall be recognized as falling under Siamese jurisdiction, and, if already on the lists of Her Britannic Majesty's Consulate, his name shall be erased.

In witness whereof the undersigned have signed the same in duplicate and have affixed thereto their seals at Bangkok, on the 29th day of November, 1899, of the

Christian era, corresponding to the 118th year of Ratanakosindr.

[Seal] (Signed) GEORGE GREVILLE. DEVAWONGSE VAROPRAKAR.

TREATY BETWEEN GREAT BRITAIN AND SIAM

SIGNED AT BANGKOK, MARCH 10TH, 1909 Ratifications Exchanged at London, July 9th, 1909

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, and His Majesty the King of Siam, being desirous of settling various questions which have arisen affecting their respective dominions, have decided to conclude a Treaty, and have appointed

for this purpose as their Plenipotentiaries:

His Majesty the King of Great Britain, Ralph Paget, Esq., his Envoy Extraordinary and Minister Plenipotentiary, etc.; His Majesty the King of Siam, His Royal Highness Prince Devawongse Varoprakar, Minister for Foreign Affairs, etc.; who, after having communicated to each other their respective full powers, and found them to be in good and due form, have agreed upon and concluded the following Articles:-

Art. I.—The Siamese Government transfers to the British Government all rights of suzerainty, protection, administration, and control whatsoever which they possess over the States of Kelantan, Tringganu, Kedah, Perlis, and adjacent islands. The frontiers of these territories are defined by the Boundary Protocol annexed hereto. Art. II .- The transfer provided for in the preceding Article shall take place

within thirty days after the ratification of this Treaty.

Art. III.—A mixed Commission, composed of Siamese and British officers, shall be appointed within six months after the date of ratification of this Treaty, and shall be charged with the delimitation of the new frontier. The work of the Commission shall be commenced as soon as the season permits, and shall be carried out in accordance with the Boundary Protocol annexed hereto.

Subjects of His Majesty the King of Siam residing within the territory described in Article I. who desire to preserve their Siamese nationality will, during the period of six months after the ratification of the present Treaty, be allowed to do so if they become domiciled in the Siamese dominions. His Britannic Majesty's Government undertake that they shall be at liberty to retain their immovable

property within the territory described in Article I.

It is understood that in accordance with the usual custom where a change of suzerainty takes place any Concessions within the territories described in Article I. hereof to individuals or companies, granted by or with the approval of the Siamese Government, and recognized by them as still in force on the date of the signature of the Treaty, will be recognized by the Government of His Britannic Majesty.

Art. IV .- His Britannic Majesty's Government undertake that the Government of the Federated Malay States shall assume the indebtedness to the Siamese Govern-

ment of the territories described in Article I.

Art. V .- The jurisdiction of the Siamese International Courts, established by Article VIII. of the Treaty of the 3rd September, 1883, shall, under the conditions defined in the Jurisdiction Protocol annexed hereto, be extended to all British subjects in Siam registered at the British Consulates before the date of the present Treaty.

This system shall come to an end and the jurisdiction of the International Courts shall be transferred to the ordinary Siamese Courts after the promulgation and the coming into force of the Siamese codes, namely, the Penal Code, the Civil and Commercial Codes, the Codes of Procedure, and the Law for organization of Courts.

All other British subjects in Siam shall be subject to the jurisdiction of the ordinary Siamese Courts under the conditions defined in the Jurisdiction Protocol.

Art. VI.—British subjects shall enjoy throughout the whole extent of Siam the rights and privileges enjoyed by the natives of the country, notably the right of

property, the right of residence and travel.

They and their property shall be subject to all taxes and services, but these shall not be other or higher than the taxes and services which are or may be imposed. by law on Siamese subjects. It is particularly understood that the limitation in the Agreement of the 20th September, 1900, by which the taxation of land shall not exceed that on similar land in Lower Burmah, is hereby removed.

British subjects in Siam shall be exempt from all military service, either in the

army or navy, and from all forced loans or military exactions or contributions.

Art. VII.—The provisions of all Treaties, Agreements, and Conventions between Great Britain and Siam, not modified by the present Treaty, remain in full force.

Art. VIII.—The present Treaty shall be ratified within four months from its date. In witness whereof the respective Plenipotentiaries have signed the present Treaty and affixed their seals.

Done at Bangkok, in duplicate, the 10th day of March, in the year 1909.

[Seal] (Signed) RALPH PAGET. DEVAWONGSE VAROPRAKAR.

ANNEX 1

Boundary Protocol annexed to the Treaty

The frontiers between the territories of His Majesty the King of Siam and the territory over which his suzerain rights have by the present Treaty been transferred. His to Majesty the King of Great Britain and Ireland are as follows:-

Commencing from the most seaward point of the northern bank of the estuary of the Perlis River and thence north to the range of hills which is the watershed between the Perlis River on the one side and the Pujoh River on the other; then following the watershed formed by the said range of hills until it reaches the main watershed or dividing line between those rivers which flow into the Gulf of Siam on the one side and into the Indian Ocean on the other; following this main watershed so as to pass the sources of the Sungei Patani, Sungei Telubin, and Sungei Perak, to a point which is the source of the Sungei Pergau; then leaving the main watershed and going along the watershed separating the waters of the Sungei Pergau from the Sungei Telubin, to the hill called Bukit Jeli or the source of the main stream of the Sungei Golok. Thence the frontier follows the thalwey of the main stream of the Sungei Golok to the sea at a place called Kuala Tabar.

This line will leave the valleys of the Sungei Patani, Sungei Telubin, and Sungei Tanjung Mas and the valley on the left or west bank of the Golok to Siam and the whole valley of the Perak River and the valley on the right or east bank of the

Golok to Great Britain.

Subjects of each of the parties may navigate the whole of the waters of the

Sungei Golok and its affluents.

The island known as Pulo Laugkawi, together with all the islets south of midchannel between Terutau and Langkawi and all the islands south of Langkawi shall become British. Terutau and the islets to the north mid-channel shall remain to Siam.

With regard to the islands close to the west coast, those lying to the north of the parallel of latitude where the most seaward point of the north bank of the Perlis River touches the sea shall remain to Siam, and those lying to the south of

that parallel shall become British.

All islands adjacent to the eastern States of Kelantan and Tringganu, south of a parallel of latitude drawn from the point where the Sungei Golok reaches the coast at a place called Kuala Tabar shall be transferred to Great Britain, and all islands to the north of that parallel shall remain to Siam.

A rough sketch of the boundary herein described is annexed hereto.

2. The above-described boundary shall be regarded as final, both by the Governments of His Britannic Majesty and that of Siam, and they mutually undertake that, so far as the boundary effects any alteration of the existing boundaries of any State or province, no claim for compensation on the ground of any such alteration made by any State or province so affected shall be entertained or supported by either.

3. It shall be the duty of the Boundary Commission, provided for in Article III. of the Treaty of this date, to determine and eventually mark out the frontier above

described.

If during the operations of delimitation it should appear desirable to depart from the frontier as laid down herein, such rectification shall not under any circumstance be made to the prejudice of the Siamese Government.

In witness whereof the respective Plenipotentiaries have signed the present

Protocol and affixed their seals.

Done at Bangkok, in duplicate, the 10th day of March, 1909.

[Seal] (Signed) RALPH PAGET.
DEVAWONGSE VAROPRAKAR.

Annex 2

Protocol concerning the Jurisdiction applicable in the Kingdom of Siam to British Subjects and annexed to the Treaty dated March 10, 1909.

Sec. 1.—International Courts shall be established at such places as may seem desirable in the interests of the good administration of justice; the selection of these places shall from the subject of an understanding between the British Minister at Bangkok and the Siamese Minister for Foreign Affairs.

Sec. 2.—The jurisdiction of the International Courts shall extend-

1. In civil matters: To all civil and commercial matters to which British subjects shall be parties.

2. In penal matters: To breaches of law of every kind, whether committed

by British subjects or to their injury.

Sec. 3.—The right of evocation in the International Courts shall be exercised in accordance with the provisions of Article VIII. of the Treaty of the 3rd September, 1883.

The right of evocation shall cease to be exercised in all matters coming within the scope of codes or laws regularly promulgated as soon as the text of such codes or laws shall have been communicated to the British Legation in Bangkok. There shall be an understanding between the Ministry for Foreign Affairs and the British Legation at Bangkok for the disposal of cases pending at the time that the said codes and laws are communicated.

Sec. 4.—In all cases, whether in the International Courts or in the ordinary Siamese Courts in which a British subject is defendant or accused, a European legal

adviser shall sit in the Court of First Instance.

In cases in which a British born or naturalized subject not of Asiatic descent may be a party, a European adviser shall sit as a Judge in the Court of First Instance, and where such British subject is defendant or accused the opinion of the

adviser shall prevail.

A British subject who is in the position of defendant or accused in any case arising in the provinces may apply for a change of venue, and should the Court consider such change desirable the trial shall take place either at Bangkok or before the Judge in whose Court the case would be tried at Bangkok. Notice of any such application shall be given to the British Consular officer.

Sec. 5.—Article IX. of the Treaty of the 3rd September, 1883, is repealed.

Appeals against the decisions of the International Courts of First Instance shall be adjudged by the Siamese Court of Appeal at Bangkok. Notice of all such appeals shall be communicated to His Britannic Majesty's Consul, who shall have the right to give a written opinion upon the case to be annexed to the record.

The judgment on an appeal from either the International Courts or the ordinary

Siamese Courts shall bear the signature of two European Judges.

Sec. 6.—An appeal on a question of law shall lie from the Court of Appeal at

Bangkok to the Supreme or Dika Court.

Sec. 7.—No plea of want of jurisdiction based on the rules prescribed by the present Treaty shall be advanced in any Court after a defence on the main issue has been offered.

Sec. 8.—In order to prevent difficulties which may arise in future from the transfer of jurisdiction contemplated by the present Treaty and Protocol, it is agreed:—

- (a.) All cases in which action shall be taken subsequently to the date of the ratification of this Treaty shall be entered and decided in the competent International or Siamese Court, whether the cause of action arose before or after the date of ratification.
- (b.) All cases pending in His Britannic Majesty's Courts in Siam on the date of the ratification of this Treaty shall take their usual course in such Courts and in any Appeal Court until such cases have been finally disposed of, and the jurisdiction of His Britannic Majesty's Courts shall remain n full force for this purpose.

The execution of the judgment rendered in any such pending case shall be carried

out by the International Courts.

In witness whereof the respective Plenipotentiaries have signed the present Protocol and affixed their seals.

Done at Bangkok, in duplicate, the 10th day of March, 1909.

[Seal] (Signed) RALPH PAGET.
DEVAWONGSE VAROPRAKAR.

ANNEX 3

Mr. Paget to Prince Devawongse

M. le Ministre, March 10, 1909.

In view of the position of British possessions in the Malay Peninsula and of the contiguity of the Siamese Malay provinces with British-protected territory, His Majesty's Government are desirous of receiving an assurance that the Siamese Government will not permit any danger to arise to British interests through the use of any portion of the Siamese dominions in the peninsula for military or naval

purposes by foreign Powers.

His Majesty's Government would therefore request that the Siamese Government shall not cede or lease, directly or indirectly, to any foreign Government any territory situated in the Malay Peninsula south of the southern boundary of the Monthon Rajaburi, or in any of the islands adjacent to the said territory; also that within the limits above mentioned a right to establish or lease any coaling station, to build orown any construction or repairing docks, or to occupy exclusively any harbours, the occupation of which would be likely to be prejudicial to British interests from a strategic point of view, shall not be granted to any foreign Government or Company.

Since this assurance is desired as a matter of political expediency only, the phrase "coaling station" would not be held to include such small deposits of coal as may be required for the purposes of the ordinary shipping engaged in the Malay

Peninsula coasting trade.

Prince Devawongse to Mr. Paget

M. le Ministre, Foreign Office, Bangkok, March 10, 1909.

I have the honour to acknowledge receipt of your note of this date, in which you express the desire of your Government that the Siamese Government shall not cede or lease, directly or indirectly, to any foreign Government any territory situated in the Malay Peninsula south of the southern boundary of the Monthon Rajaburi or in any of the islands adjacent to the said territory; also that within the limits above-mentioned a right to establish or lease any coaling station, to build or own any construction or repairing docks, or to occupy exclusively any harbours, the occupation of which would be likely to be prejudicial to British interests from a strategic point of view, shall not be granted to any foreign Government or company.

In reply, I beg to say that the Siamese Government gives its assurance to the above effect, taking note that the phrase "coaling station" shall not include such small deposits of coal as may be required for the purposes of the ordinary shipping

engaged in the Malay Peninsula coasting trade.

(Signed) DEVAWONGSE VAROPRAKAR.

Prince Devawongse to Mr. Paget

M. le Ministre, Foreign Office, Bangkok, March 10, 1909.

With reference to the provision contained in Article IV. of the Jurisdiction Protocol to the effect that in all cases in which a British subject is defendant or accused a European adviser shall sit in Court, I would express the hope, on behalf of His Majesty's Government, that His Britannic Majesty's Government will be prepared in due course to consider the question of a modification of or release from this guarantee when it shall be no longer needed; and, moreover, that in any negotiations in connection with such a modification or release the matter may be treated upon its merits alone, and not as a consideration for which some other return should be expected.

The Siamese Government appreciates that a Treaty like the one signed to-day marks an advance in the administration of justice in the kingdom. The conclusion of such a Treaty is in itself a sign of progress. It is the intention of the Siamese Government to maintain the high standard in the administration of justice which it has set before it, and towards which it has been working for some time.

In this connection I take pleasure in acknowledging the contribution which Mr.

J. Stewart Black has made to this work.

I wish also to say that provision will be made for the treatment of European prisoners according to the standard usual for such prisoners in Burmah and the Straits Settlements.

(Signed) DEVAWONGSE VAROPRAKAR.

Mr. Paget to Prince Devawongse

M. le Ministre,

March 10, 1909.

With reference to the guarantee contained in the first paragraph of Article IV. of the Jurisdiction Protocol, I have the honour to state that His Majesty's Government will be prepared in due course to consider the question of modification of or release from this guarantee when it shall no longer be needed. His Majesty's Government are also willing that in any negotiations in connection with such a modification or release the matter shall be treated upon its merits alone, and not as a consideration for which some other return shall be expected.

His Majesty's Government learn with much satisfaction that it is the intention of the Siamese Government to maintain the high standard in the administration of justice which it has set before it, and towards which it has been working for some time; and I may assure your Royal Highness that it will be the aim of His Majesty's Government in every manner to second the efforts of His Siamese Majesty's Government.

ment in this direction.

I wish also to say that the International Courts referred to in Section 1 of the Protocol on Jurisdiction annexed to the Treaty signed to-day need not necessarily be Courts specially organized for this purpose. Provincial ("Monthon") Courts or District ("Muang") Courts may constitute International Courts, according as British subjects may be established in greater or less number within the jurisdiction of those Courts. The fact that an ordinary Court is designated as an International Court will have as a consequence the introduction into that ordinary Court of all the provisions relating to International Courts secured by the Protocol on Jurisdiction.

(Signed)

RALPH PAGET.

AGREEMENT BETWEEN THE UNITED KINGDOM AND SIAM RESPECTING THE RENDITION OF FUGITIVE CRIMINALS BETWEEN THE STATE OF NORTH BORNEO AND SIAM.

SIGNED AT BANGKOK, SEPTEMBER 18TH, 1913

The Government of His Britannic Majesty and the Government of His Siamese Majesty, being desirous of regulating the rendition of fugitive criminals between the State of North Borneo under the protection of His Britannic Majesty and the territories of His Majesty the King of Siam, hereby agree as follows:—

Art. I.—The provisions of the Extradition Treaty between His Britannic Majesty and His Majesty the King of Siam, signed at Bangkok on the 4th day of March, 1911, shall be deemed to apply, so far as local circumstances permit, to the rendition of fugitive criminals between the territories of His Majesty the King of Siam and the State of North Borneo.

Art. II.—In pursuance of the provisions of Article 3 of the said Extradition Treaty there shall reciprocally be no obligation on the part of the State of North Borneo to surrender to Siam any person who is a subject of that State or a British subject.

Done in duplicate at Bangkok, the 18th day of September, in the year 1913 of Christ, and in the year 2456 of Buddha.

[L.S.] ARTHUR PEEL.

DEVAWONGSE VAROPRAKAR.

FOREIGN JURISDICTION

STATUTORY RULES AND ORDERS, 1909, No. 754

THE SIAM ORDER-IN-COUNCIL, 1909

At the Court at Buckingham Palace, the 28th day of June, 1909

PRESENT:

Lord President. Lord Steward. Earl Grey. Earl Carrington. Sir Frederick M. Darley. Mr. Herbert Samuel. Mr. C. E. H. Hobhouse. Mr. Russell Rea.

Whereas by Treaty, grant, usage, sufferance, and other lawful means, His Majesty the King has power and jurisdiction within the dominions of the King of Siam:

And whereas the exercise of the power and jurisdiction aforesaid is now regulated by the Siam Order-in-Council, 1906:

And whereas by a Treaty between His Majesty the King and His Majesty the King of Siam, signed in Bangkok on the 10th day of March, 1909, the States of Kelantan, Tringganu, Kedah, Perlis, and the adjacent islands, were transferred to the Government of His Majesty, the frontiers of the said territories being defined in the Boundary Protocol annexed to the said Treaty:

And whereas by Article of the said Treaty it was agreed that the jurisdiction of the Siamese International Courts, established by Article VIII. of the Treaty of the 3rd September, 1883, between Her late Majesty Queen Victoria and His Majesty the King of Siam, should, under the conditions defined in the Jurisdiction Protocol annexed to the said recited Treaty of the 10th March, 1909, and printed in the Schedule to this Order, be extended to all British subjects in Siam registered at the British Consulates before the date of the said Treaty, and that this system should come to an end, and the jurisdiction of the International Courts should be transferred to the ordinary Siamese Courts after the promulgation and the coming into force of the Siamese codes, namely, the Penal Code, the Civil and Commercial Codes, the Codes of Procedure, and the Law for Organization of Courts, and that all other British subjects in Siam should be subject to the jurisdiction of the ordinary Siamese Courts under the conditions defined in the said Jurisdiction Protocol.

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890," or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1. This Order may be cited as "The Siam Order-in-Council, 1909," and shall be read as one with the "Siam Order-in-Council, 1906," hereinafter called the "Principal Order."

- 2. From and after the commencement of this Order the Principal Order shall, except as regards any judicial matters pending in any Court established by the Principal Order on the day above mentioned, cease to be in force and operation in the States of Kelantan, Tringganu, Kedah, Perlis, and the adjacent islands, being the territories transferred to the control of His Majesty's Government, the frontiers whereof are defined by the Boundary Protocol annexed to the said Treaty.
- 3. With respect to any civil or criminal case arising within the limits of the Principal Order, elsewhere than in the districts referred to in Article II., between British subjects who were registered at the date of the said Treaty in accordance with Part VIII. of the Principal Order, or in which a British subject so registered may be a party as complainant, accused, plaintiff, or defendant, the Principal Order shall not operate or have any effect so long as the said Treaty of the 10th March, 1909, continues in force, unless and until such case shall have been transferred by an exercise of the right of evocation in accordance with the provisions of the Jurisdiction Protocol annexed to the said Treaty and printed in the Schedule hereto to a Court established under the Principal Order.
- 4. Notwithstanding anything contained in Article III., the Courts established by the Principal Order shall continue to transact all non-contentious business in relation to the probate of wills and the administration of estates of deceased British subjects who were registered in accordance with Part VIII. of the Principal Order at the date of the said Treaty; but, except as to non-contentious business, the provisions of Article III. shall apply in matters of probate and administration.
- 5. "The Foreign Jurisdiction (Probates) Order-in-Council, 1908," shall not operate in Siam, except to the extent and in the cases where the provisions of the Principal Order are in operation.
- 6. With respect to all civil or criminal cases, other than those referred to in Articles III. and IV., arising within the limits of the Principal Order, elsewhere than in the districts referred to in Article II., the Principal Order shall not operate or have effect so long as the said Treaty continues in force.
- 7. Where a case is transferred from an International Court to a Court established by the Principal Order, such Court shall give such directions as seem proper for its determination, having regard to the proceedings (if any) in the International Court. In determining such case the Court shall apply any Siamese law, other than a law relating to procedure, which would have been applied in the International Court.

In a criminal case, if the accused is handed over by the International Court in custody, he may be detained in custody as if he had been arrested under a warrant

on the day on which he is handed over.

- 8. Criminal or civil proceedings which have been instituted in any Court established under the Principal Order before the commencement of this Order shall not be affected by this Order.
- 9. Articles CXXXIX. to CLIII. (inclusive), CLVI. and CLVII. of the Principal Order are hereby repealed, but such repeal shall not affect the past operation of such Articles, or any right, title, obligation or liability accrued or the validity or invalidity of anything done or suffered under such Articles before the commencement of this Order.
- 10. This Order shall commence and have effect on such date as the Minister shall appoint.

And the Right Honourable Sir Edward Grey, Baronet, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

A. W. FITZROY.

FRANCE

TREATY BETWEEN FRANCE AND SIAM

SIGNED AT PARIS, FEBRUARY, 1904

I.—The frontier between Siam and Cambodia starts on the left bank of the Great Lake, from the mouth of the River Stung Ruolos. It follows the parallel of this point in an Eastward direction till it meets the River Preak Kompung Tiam; then, turning Northward, it corresponds to the meridian of that point till it reaches the Pnom Dong-rek Mountains. Thence it follows the watershed between the basins of the Nam-Sen and the Mekong on the one side, and of the Nam-Mun on the other, and joins the Pnon Padang range, the crest of which it follows towards the East as far as the Mekong. Above that point the Mekong remains the frontier of the Kingdom of Siam, in conformity with Clause I. of the Treaty of October 3, 1893.

II.—With regard to the frontier between Louang-Prabang, on the right bank of the Mekong, and the Provinces of Muang-Phichai and Muang-Nan, it starts from the Mekong at its confluence with the Nam-Huong, and follows the *thalweg* of that river to its confluence with the Nam-Tang. Then, ascending the course of the said River Nam-Tang, it reaches the watershed between the basins of the Mekong and the Menan, at a point situated near Pou-Dene-Dene. From that spot it turns Northward, following the watershed between the two basins to the sources of the River Nam-Kop,

the course of which it follows till it meets the Mekong.

III.—The delimitation of the frontier between the Kingdom of Siam and the territories forming French Indo-China shall be carried out. That delimitation shall be made by mixed Commissions, composed of officers appointed by the two contracting countries. The duties of those Commissions shall concern the frontier determined by Clauses I. and II., as well as the region comprised between the Great Lake and the sea. With the object of facilitating the work of the Commissions and of avoiding every possible difficulty in the delimitation of the frontier in the region comprised between the Great Lake and the sea, the two Governments will come to an agreement before nominating the mixed Commissions, fixing the principal points of the delimitation in that region, and especially the point at which the frontier will reach the sea. The mixed Commissions shall be appointed and begin their work within four months after the notification of the present Convention.

IV.—The Siamese Government renounces all Sovereign rights over the territories of Louang-Prabang, situated on the right bank of the Mekong. Merchant boats and wood rafts belonging to the Siamese shall have the right to navigate freely

that portion of the Mekong traversing the territory of Louang-Prabang.

V.—As soon as the Agreement stipulated for in Paragraph 2 of Clause III., relative to the delimitation of the frontier between the Great Lake and the sea, shall have been established, and as soon as it has been officially notified to the French authorities that the territory involved in this Agreement, and the territories situated to the East of the frontier, as indicated in Clauses I. and II. of the present Treaty, are at their disposal, the French troops which provisionally occupied Chantabun, in virtue of the Convention of October 3, 1893, shall leave that town.

VI.—The stipulations of Clause IV. of the Treaty of October 3, 1893, shall be replaced by the following:—"His Majesty the King of Siam undertakes that the troops he sends or keeps throughout the whole of the Siamese Basin of the Mekong shall always be troops of Siamese nationality, commanded by officers of that nationality. The only exception to this rule is made in favour of the Siamese Gendarmerie, at present commanded by Danish officers. Should the Siamese Government wish to substitute for these officers foreign officers belonging to another

nationality, it must previously come to an understanding with the French Government. So far as the Provinces of Siem-Reap, Battambang, and Sesupon are concerned, the Siamese Government undertakes to keep there none but the Police Contingents necessary for the maintenance of order. These contingents shall be

recruited exclusively on the spot, from among the native inhabitants."

VII.—In future, in the Siamese portion of the Mekong Basin, if the Royal Government wishes to construct ports, canals, railways (especially railways intended to connect the Capital with any point in that basin), it will come to an agreement with the French Government, if such works cannot be exclusively executed by Siamese and with Siamese capital. The same would naturally apply to the working of the said enterprises. With regard to the use of the ports, canals, and railways in the Siamese portion of the Mekong Basin, as well as in the rest of the Kingdom, it is understood that no differential rights shall be established, contrary to the principle of commercial equality included in the Treaties signed by Siam.

VIII.—In execution of Clause VI. of the Convention of October 3, 1893, plots of land of a superficial area to be determined shall be ceded by the Siamese Government to the Government of the Republic at the following points situated on the right bank of the Mekong:—Xieng-Kheng, Mong-Kheng, Mong-Sing; on the right or left bank—Mong-Dahan, Kemmarat, and the mouth of the Nam-Mong. The two Governments will come to an understanding to clear the course of the Nam-Moun, between its confluents with the Mekong and Pimun, of the obstacles which hinder navigation. In case of those works being found impossible to execute, or too costly, the two Governments will concert together for the establishment of communication by land between Pimun and Mekong. They will also come to an understanding for the construction between Bassak and the frontier of Louang-Prabang, of the railway lines which may be recognised as necessary owing to the innavigability of the Mekong.

IX.—It is from the present moment agreed that the two Governments will facilitate the establishment of a railway connecting Pnom Penh and Battanbang. The construction and working shall be undertaken either by the Governments themselves, each undertaking the portion which is on its territory, or by a Franco-Siamese Company accepted by the two Governments. The two Governments are agreed on the necessity of carrying out work for the improvement of the course of the river between the Great Lake and Battanbang. With that object in view, the French Government is ready to place at the disposal of the Siamese Government the technical agents it may require, both for the execution and maintenance of the said works.

X.—The Government of his Majesty the King of Siam accepts the list of the French proteges such as they exist at the present moment, with the exception of the persons whose licences may be recognised by both parties as having been illegally obtained. A copy of these lists will be communicated to the Siamese authorities by the French authorities. The descendents of the proteges thus maintained under French jurisdiction shall not have the right to claim their licence if they do not belong to the category of persons described in the following Clause of the present Convention.

XI.—Persons of Asiatic origin born in a territory subject to the direct domination, or placed under the Protectorate of France, except those who took up their residence in Siam previous to the time when the territory on which they were born was placed under that domination, or that Protectorate, shall have the right to French protection. French protection will be granted to the children of those persons, but it shall not extend to their grandchildren.

XII.—So far as concerns the jurisdiction to which, for the future and without exception, all French subjects and all French proteges shall be subjected to in Siam, the two Governments agree to substitute for the existing regulations the following:—

1. In criminal matters, French subjects or French proteges shall only

be amenble to French judicial authority.

2. In civil matters, all actions brought by a Siamese against a Frenchman or French protege, shall be heard before the French Consular Court. All

actions in which the defendant is a Siamese shall be heard before the Siamese Court of Foreign Causes, instituted at Bangkok. Except in the provinces of Xieng Mai, Lakhon, Lampoun, and Nan, all civil and criminal cases involving French subjects and protegés shall be heard before the International Siamese Court. But it is understood that in all these cases the French Consul shall have the right of being present at the trial, or of being represented by a duly authorised deputy, and of making all observations which may appear to him to be required in the interest of justice. In the case of the defendant being French or a French protege, the French Consul may, at any time during the proceedings, if he thinks fit, and upon a written requisition, claim to hear the case. The case shall then be transferred to the French Consular Court, which, from this moment, shall alone be competent, and to which the Siamese authorities are bound to give their assistance and good offices. Appeals against the judgments delivered both by the Court of Foreign Causes, as well as the International Court, shall be taken before the Court of Appeal at Bangkok.

XIII.—With regard to the future admission to French protection of Asiatics who are not born on territory under the direct authority or the protectorate of France, or who may not find themselves legally naturalised, the Government of the Republic shall enjoy rights equal to those which Siam may accord to any other Power.

XIV.—The Regulations under former Treaties, Agreements, and Conventions between France and Siam, which are not modified by the present Convention, remain

in full force.

XV.-In case of difficulties in the interpretation of the present Convention

which is drawn up in French and Siamese, the French text alone shall stand.

XVI.—The present Convention shall be ratified within four months from the day of the signature, or earlier if possible.

ADDITIONAL TREATY BETWEEN FRANCE AND SIAM

SIGNED AT BANGKOK, MARCH 23RD, 1907

(Translation)

The President of the French Republic, and His Majesty the King of Siam, in continuation of the work of delimitation undertaken with a view to carrying out the Convention of the 13th February, 1904, being desirous on the one hand of assuring the final settlement of all questions relative to the common frontiers of Indo-China and Siam, by a reciprocal and rational system of exchanges, and being desirous on the other hand of facilitating the relations between the two countries by the progressive introduction of an uniform system of jurisdiction, and by the extension of the rights of French nationals established in Siam, have decided to conclude a fresh Treaty, and have appointed for this purpose as their Plenipotentiaries, namely, the President of the French Republic, M. Victor Emile Marie Joseph Collin (de Plancy), Envoy Extraordinary and Minister Plenipotentiary of the French Republic in Siam, Officer of the Legion of Honour and of Public Instruction; His Majesty the King of Siam, His Royal Highness Prince Devawongse Varoprakar, Chevalier of the Order of Maha-Chakrkri, Grand Officer of the Legion of Honour, etc., Minister for Foreign Affairs; who, furnished with full powers, which have been found in good and due form, have resolved upon the following provisions:—

Art. I.—The Siamese Government cedes to France the territories of Battambang, Siem-Reap, and Sisophon, the frontiers of which are defined by Clause I. of the

Protocol of Delimitation annexed herewith.

Art. II.—The French Government cedes to Siam the territories of Dan-Sai and Kratt, the frontiers of which are defined by Clauses I. and II. of the said Protocol,

as well as all the islands situated to the south of Cape Lemling as far as and inclusive of Koh-Kut.

Art. III.—The handing over of these territories shall take place on one side and the other not less than twenty days after the date on which the present Treaty is ratified.

Art. IV.—A mixed Commission, composed of French and Siamese officers and officials, shall be appointed by the two contracting countries, not less than four months after the ratification of the present Treaty, and shall be charged with delimiting the new frontiers. It shall commence its operations as soon as the season shall permit, and shall carry them out in conformity with the Protocol of Delimitation annexed to the present Treaty.

Art. V.—All French Asiatic subjects and protected persons who shall be registered at the French Consulates in Siam after the signature of the present Treaty, by application of Article XI. of the Convention of the 13th February, 1904,

shall be under the jurisdiction of the ordinary Siamese Tribunals.

The jurisdiction of the International Šiamese Courts, the institution of which is arranged for by Article XII. of the Convention of the 13th February, 1904, shall, subject to the conditions given in the Protocol of Jurisdiction annexed herewith, be extended, throughout the whole kingdom of Siam, to the French Asiatic subjects and protected persons alluded to in Articles X. and XI. of the same Convention, and who are actually registered at the French Consulates in Siam.

The régime shall terminate and the jurisdiction of the International Courts shall be transferred to the ordinary Siamese Tribunals, after the promulgation and the bringing into force of the Siamese Codes (Penal Code, Civil and Commercial

Code, Codes of Procedure, Law of Judicial Organization).

Art. VI.—French Asiatic subjects and protected persons shall enjoy throughout the whole kingdom of Siam the same rights and privileges which the natives of the country possess, notably rights of property, of free residence, and of free circulation.

They shall be subject to the ordinary taxes and "prestations."

They shall be exempt from military service and shall not be subjected to extra-

ordinary requisitions and duties.

Art. VII.—The provisions of the old Treaties, Agreements, and Conventions between France and Siam, which are not modified by the present Treaty, remain in full force.

Art. VIII.—In the event of any difficulty arising in connection with the interpretation of the present Treaty, drawn up in French and Siamese, the French text shall be binding.

Art. IX.—The present Treaty shall be ratified in not less than four months

from the date of signature, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the present Treaty, and have affixed their seals.

Done at Bangkok, in duplicate, the 23rd March, 1907,

(Signed) V. Collin (de Plancy).
DEVAWONGSE VAROPRAKAR.

Protocol concerning the Delimitation of the Frontiers, and annexed to the Treaty of March 23rd, 1907

With a view to facilitating the labours of the Commission arranged for in Article IV. of the Treaty of to-day's date, and with a view to avoiding any possible difficulties arising in regard to the delimitation, the Government of the French Republic and the Government of His Majesty the King of Siam have agreed upon the following:—

Clause I.—The frontier between French Indo-China and Siam starts from the sea at a point situated opposite the highest summit of the Island of Koh-Kut. It follows from this point a north-easterly direction to the crest of Pnom-Krevanh. It is formally agreed that, in all cases, the east slopes of these mountains, including the whole of the basin of the Klong-Kopo, should continue to form part of French Indo-China.

The frontier follows the crest of the Pnom-Krevanh in a northerly direction as far as Pnom-Thom, which is situated on the main line of the watershed, between the rivers which flow towards the gulf of Siam, and those which flow towards the Great Lake. From Pnom-Thom, the frontier follows at first in a north-westerly direction, then in a northerly direction, the actual frontier between the Province of Battambang on the one hand, and that of Chantaboum and Kratt on the other, as far as the point where this frontier joins the river called Nam-Sai. It then follows the course of this river as far as its confluence with the River of Sisophon, and the latter river to a point situated 10 kilom. below the town of Aranh. Lastly, from this latter point, it continues in a straight line to a point situated on the Dang-Reck, halfway between the passes called Chong-Ta-Koh and Chong-Sa-Met. It is understood that this latter line must leave in Siamese territory the direct route between Aranh and Chong-Ta-Koh.

From the above mentioned point, situated on the crest of Dang-Reck, the frontier follows the watershed between the basin of the Great Lake and the Mekong on the one side, and the basin of the Nam-Moun on the other, and touches the Mekong below Pak-Moun, at the mouth of the Huei-Doue, in conformity with the sketch map adopted by the last Commission of Delimitation on the 18th January, 1907.

Clause II.—From the side of Luang-Prabang, the frontier quits the Mekong, in the south, at the mouth of the Nam-Huong, and follows the thalweg of that river as far as its source which is situated at the Phu-Khao-Mieng. Thence the frontier follows the watershed between the Mekong and the Menam and terminates in the Mekong, at the point called Keng-Pha-Dai, in conformity with the sketch map adopted by the last Commission of Delimitation of the 16th January, 1906.

Clause III.—The Commission of Delimitation arranged for in Article IV. of the Treaty of to-day's date shall determine and trace if necessary, on the spot, that portion of the frontier which is described in Clause I. of the present Protocol. If, in the course of the work of delimitation, the French Government should wish to obtain a rectification of the frontier with a view to substituting natural lines for conventional lines, this rectification cannot be made, in any case, to the detriment of the Siamese Government.

In witness whereof the respective Plenipotentiaries have signed the present Protocol, and have affixed their seals.

Done at Bangkok, in duplicate, the 23rd March, 1907

(Signed) V. Collin (de Plancy).
DEVAWONGSE VAROPRAKAR.

Protocol concerning the jurisdiction applicable in the Kingdom of Siam to French Asiatic subjects and protected persons, and annexed to the Treaty of the 23rd March, 1907

In fulfilment of Article V. of the Treaty of to-day's date, the Government of the French Republic and the Government of His Majesty the King of Siam, being desirous of regulating the organization and working of the International Courts, have agreed upon the following:—

Clause I.-International Courts shall be created, wherever the requirements of justice shall make such a course necessary, after an understanding has been arrived at between the Minister of the French Republic and the Siamese Minister for Foreign Affairs.

Clause II.—The jurisdiction of International Courts extends

1. In civil matters: to all civil or commercial matters in which French Asiatic subjects and protected persons are involved.

2. In criminal matters: to infractions of every kind committed either by or

against French Asiatic subjects or protected persons.

Clause III.—In the Provinces of Udorn and Isarn the jurisdiction of the International Courts shall extend provisionally to all French Asiatic subjects and protected persons, whatever may be the date of their registration at the French Consulates.

Clause IV.—The right of removing a cause shall be exercised in accordance with the provisions of Article XII. of the Convention of the 13th February, 1904.

This right, however, shall no longer be exercised in regard to all matters which form the subject of Codes or Laws regularly promulgated, after the said Codes or Laws have been communicated to the French Legation, and have been brought into force.

An understanding shall be arrived at between the Ministry for Foreign Affairs and the French Legation for the settlement of outstanding questions whenever the

said Codes or Laws shall come into force.

Clause V.—All appeals against the decisions of the International Courts of First Instance shall be communicated to the French Consul, who shall be entitled to furnish on the subject a written opinion, which shall be added to the dossier.

The appeal must bear the signature of two European Judges.

Clause VI.—Appeal shall lie from the decisions of the Courts of Appeal. Such appeal can be exercised on the ground of want of jurisdiction, and on account of abuse of power, and, in general, all violations of the law.

The appeal shall be determined by the Supreme Court, or San Dika.

Clause VII.—Before whatever Court a civil or criminal cause may be brought, the plea of want of jurisdiction, pursuant to the rules laid down by the Treaty of to-day's date, must be raised before the defence on the merits.

In witness whereof the respective Plenipotentiaries have signed the present Protocol and have attached their seals.

Done at Bangkok, in duplicate, the 23rd March, 1907

(Signed) V. Collin (de Plancy).
" DEVAWONGSE VAROPRAKAR.

Agreement regulating the régime of Concessions allotted to the Government of the French-Republic on the right bank of the Mekong, in pursuance of Article VIII. of the Convention of the 13th February, 1904

Clause I.—In fulfilment of Article VIII. of the Convention of the 13th February, 1904, the Siamese Government leases to the Government General of Indo-China, which agrees to the lease, territories exempt from all servitude, active or passive, situated at Xieng-Khan, Nong-Khay, Muong-Saniabouri, mouth of the Nam-Khan, Ban-Mouk-Dahan, Kenmarat and Pak-Mam.

Clause II.—The leases are made for a period of fifty years, renewable for the

same period if the Government General of Indo-China so desires.

Clause III.—The Government General of Indo-China shall pay annually to the Siamese Government, from the 1st January, 1908, a nominal rent of 1 tical per

hectare and part of a hectare.

Clause ÎV.—In accordance with Article IV. of the Treaty of the 3rd October, 1893, and with Article VIII. of the Convention of the 13th February, 1904, the Concessions are exclusively framed with a view to facilitating commercial navigation.

The following establishments can be created there:

Depôts of fuel and coal.

Depôts of material, such as timber, iron, bamboo, dynamite, etc.

Warehouses for goods in transit.

Quarters for passengers and for the crews of pirogues and launches.

Quarters and offices for the staff of navigation companies and public works.

Commercial establishments, on the express understanding that there shall be notrade in spirituous liquors, opium, arms, and ammunition.

The territory ceded is under Siamese jurisdiction, as exercised in the rest of the kingdom in accordance with the Treaties concluded between France and Siam.

Done at Bangkok, in duplicate, the 23rd March, 1907.

(Signed) Chatidej. (Signed) V. Collin (de Plancy),
BERNARD. DEVAWONGSE.

JAPAN

TREATY OF FRIENDSHIP, COMMERCE AND NAVIGATION BETWEEN JAPAN AND SIAM

SIGNED AT BANGKOK, 25TH FEBRUARY, 1898

His Majesty the Emperor of Japan and His Majesty the King of Siam, being equally animated by a desire to promote the relations of friendship, commerce and navigation which happily exist between their respective States and subjects, have resolved to conclude a Treaty for that purpose, and have named as their Plenipotentiaries that is to say:

His Majesty the Emperor of Japan, Manjiro Inagaki, Shogoi, His Majesty's Minister Resident at the Court of His Majesty the King of Siam, and His Majesty the King of Siam, His Royal Highness Prince Krom Luang Devawongse Varoprakar, Knight of the Order of Chakrakri, First Class of the Order of Rising Sun, etc., Minister for Foreign Affairs of His Majesty the King of Siam, who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following Articles:—

Art. I.—There shall be constant peace and perpetual friendship between Japan and Siam, and the subjects of each of the high contracting parties shall enjoy in the dominions and possessions of the other full and entire protection for their persons and property according to the established law of the country.

Art. II.—It shall be free to each of the contracting parties to appoint Consuls-General, Consuls, Vice-Consuls and Consular Agents to reside in the towns and ports of the dominions and possessions of the other, where similar officers of other Powers are permitted to reside. Such Consuls-General, Consuls, Vice-Consuls and Consular Agents, however, shall not enter upon their functions until after they shall have been approved and admitted in the usual form by the Government to which they are sent. They shall enjoy all the honours, privileges, exemptions and immunities which are or may be granted to Consuls of the most favoured nation.

Art. III.—The subjects of each of the high contracting parties may enter, remain and reside in any part of the dominions and possessions of the other, where the subjects and citizens of the nation most favoured in these respects are permitted to enter, remain and reside; they may there hire and occupy houses, manufactories shops and warehouses, and they may there engage in trade by wholesale and retail in all kinds of produce, manufactures and merchandise, paying no other or higher taxes, imposts, charges or exactions of any kind than are now or may hereafter be paid by the subjects or citizens of the most favoured nation.

In all that relates to travel, trade and residence; to the acquisition, possession and disposal of property of all kinds, and to the right to engage in all kinds of business, occupation and enterprise, the subjects of each of the contracting parties in the dominions and possessions of the other shall at all times enjoy the treatment

accorded to the subjects or citizens of the most favoured nations.

Art. IV.—There shall be reciprocally full and entire freedom of commerce and navigation between the dominions and possessions of the two high contracting parties. The subjects of each of the contracting parties shall have liberty freely and securely to come and go with their ships and cargoes to and from all places,

ports and rivers in the dominions and possessions of the other, which are now or

may hereafter be opened to foreign commerce and navigation.

Art. V.—The subjects of each of the high contracting parties shall enjoy in the dominions and possessious of the other a perfect equality of treatment with the subjects or citizens of the most favoured nation in all that relates to transit duties, warehousing, bounties, the examination and appraisement of merchandise and drawbacks.

Art. VI.—No other or higher duties shall be imposed on the importation into the dominions and possessions of His Majesty the King of Siam of any article, the produce or manufacture of the dominions and possessions of His Majesty the Emperor of Japan, from whatever place arriving, and no other or higher duties shall be imposed on the importation into the dominions and possessions of His Majesty the Emperor of Japan of any article, the produce or manufacture of the dominions and possessions of His Majesty the King of Siam, from whatever place arriving, than on the like article produced or manufactured in any other foreign country; nor shall any prohibition be maintained or imposed on the importation of any article, the produce or manufacture of the dominions and possessions of either of the high contracting parties into the dominions and possessions of the other from whatever place arriving, which shall not equally extend to the importation of the like article being the produce or manufacture of any other country. This last provision is not applicable to the sanitary and other prohibitions occasioned by the necessity of protecting the safety of persons, or of cattle, or of plants useful to agriculture.

Art. VII.—No other or higher duties, taxes, or charges of any kind shall be imposed in the dominions and possessions of either of the high contracting parties in respect of any article exported to the dominions and possessions of either of the other than such as are or may be payable in respect of the like article exported to any other foreign country; nor shall any prohibition be imposed on the exportation of any article from the dominions and possessions of either of the two contracting parties to the dominions and possessions of the other, which shall not equally extend

to the exportation of the like article to any other country.

Art. VIII.—All articles which are or may be legally imported into the ports of the dominions and possessions of His Majesty the Emperor of Japan in Japanese vessels or vessels of the most favoured nation may likewise be imported into those ports in Siamese vessels, without being liable to any other or higher duties or charges of whatever denomination than if such articles were imported in Japanese vessels or vessels of the most favoured nation, and reciprocally, all articles which are or may be legally imported into the ports of the dominions and possessions of His Majesty the King of Siam in Siamese vessels or in vessels of the most favoured nation, may likewise be imported into those ports in Japanese vessels, without being liable to any other or higher duties or charges of whatever denomination than if such articles were imported in Siamese vessels or vessels of the most favoured nation. Such reciprocal equality of treatment shall take effect without distinction, whether such articles come directly from the place of origin or from any other place.

In the same manner there shall be perfect equality of treatment in regard to exportation, so that the same internal and export duties shall be paid and the same bounties and drawbacks allowed in the dominions and possessions of either of the high contracting parties on the exportation of any article which is or may be legally exported therefrom whether such exportation shall take place in Japanese or Siamese vessels or in vessels of a third Power and whatever may be the place of destination,

whether a port of either of the contracting parties, or of any third Power.

Art. IX.—No other higher duties or charges on account of tounage, light or harbour dues, pilotage, quarantine, salvage in case of damage or shipwreck or any other local charges, shall be imposed in any ports of Japan on Siamese vessels nor in any of the ports of Siam on Japanese vessels than are now or may hereafter be payable in the like cases in the same ports on national vessels in general or vessels of the most favoured nation. Such equality of treatment shall apply reciprocally to the respective vessels from whatever port or place they may arrive and whatever may be their place of destination.

Art. X.—In all that concerns the entering, clearing, stationing, loading and unloading of vessels in the ports, basins, docks, roadsteads, harbours, or rivers of the dominions and possessions of the two countries no privilege shall be granted by one country to national vessels or vessels of any third Power, which shall not be equally

granted in similar cases to vessels of the other country.

Art. XI.—Any ship of war or merchant vessel of either of the high contracting parties which may be compelled by stress of weather, or by reason of any other distress, to take shelter in a port of the other, shall be at liberty to refit therein, to procure all necessary supplies, and to put to sea again, without paying any duties other than such as would be payable by national vessels. In case, however, the master of a merchant vessel should be under the necessity of disposing of a part of his cargo in order to defray the expenses, he shall be bound to conform to the regulations and

tariffs of the place to which he may come.

If any ship of war or merchant vessel of one of the contracting parties should run aground or be wrecked upon the coasts of the other, such ship or vessel, and all parts thereof, and all furnitures and appurtenances belonging thereunto, and all goods and merchandise saved therefrom, including those which may have been cast into the sea, or the proceeds thereof, if sold, as well as all papers found on board such stranded or wrecked ship or vessel, shall be given up to the owners, master or their agents, when claimed by them. If such owners, master or agents are not on the spot, the same shall be delivered to the respective Consuls-General, Consuls, Vice-Consuls or Consular Agents upon being claimed by them within the period fixed by the laws of the country, and such consular officers, owners, master or agents shall pay only the expenses incurred in the preservation of the property, together with the salvage or other expenses which would have been payable in the case of a wreck of a national vessel.

The goods and merchandise saved from the wreck shall be exempt from all the duties of the Customs unless cleared for consumption, in which case they shall pay

the ordinary duties.

In the case of a ship or vessel belonging to the subjects of either of the contracting parties being driven in by stress of weather, run aground or wrecked in the dominions and possessions of the other, the respective Consuls-General, Consuls, Vice-Consuls and Consular Agents shall, if the owner or master or other agent of the owner is not present, or is present but requires it, be authorized to interpose in order to afford the necessary assistance to the subjects of the respective States.

Art. XII.—The vessels of war of each of the high contracting parties may enter, remain, and make repairs in those ports and places of the other, to which the vessels of war of the most favoured nation are accorded access; they shall there submit to the same regulations and enjoy the same honours, advantages, privileges and exemptions as are now or may hereafter be conceded to vessels of war of the most

favoured nation.

Art. XIII.—The high contracting parties agree that in all that concerns commerce, industry and navigation, any privilege, favour, or immunity which either contracting party has actually granted, or may hereafter grant, to the Government, subjects, citizens, ships or merchandise of any other State shall be extended immediately and unconditionally to the Government, subjects, ships or merchandise of the other contracting party; it being their intention that the trade, industry and navigation of each country shall be placed, in all respects, by the other on the footing of the most favoured nation.

Art. XIV.—The present Treaty shall come into force immediately after the exchange of ratifications, and shall remain in force for ten years, and thereafter until the expiration of a year from the day on which one or the other of the contracting

parties shall have repudiated it.

Art. XV.—The present Treaty is signed in duplicate in the Japanese, Siamese and English languages, and in case there should be found any discrepancy between the Japanese and Siamese texts, such discrepancy shall be decided in conformity with the English text.

Art. XVI.—The present Treaty shall be ratified and the ratifications thereto shall be exchanged at Bangkok as soon as possible.

In witness whereof, the respective Plenipotentiaries have signed the same and

have affixed thereto the seal of their arms.

Done at Bangkok in sextuplicate, this twenty-fifth day of the second mouth of the thirty-first year of Meiji, corresponding to the twenty-fifth day of February, of the one hundred and sixteenth year of Ratanakosindr Sok and the eighteen hundred and ninety-eighth year of the Christian cra.

[L.S.] MANJIRO INAGAKI.
,, DEVAWONGSE VAROPRAKAR.

PROTOCOL

At the moment of proceeding this day to the signature of the Treaty of Friendship, Commerce and Navigation between Japan and Siam, the Plenipotentiaries of the two high contracting parties have declared as follows:—

I.—The Siamese Government consents that Japanese Consular officers shall exercise jurisdiction over Japanese subjects in Siam until the judicial reforms of Siam shall have been completed; that is, until a Criminal Code, a Code of Criminal Procedure, a Civil Code (with exception of Law of Marriage and Succession), a Code of Civil Procedure and a Law of Constitution of the Courts of Justice will come into force.

II.—The Japanese Government accept as binding upon Japanese subjects and vessels resorting to Siam the Trade Regulations and Customs Tariffs now in force in Siam in respect of the subjects, citizens and vessels of the Powers having Treaties with Siam.

Such Regulations and Tariffs shall be subject to revision at any time upon twelve months' previous notice, on demand of either Japan or Siam.

All fines and penalties imposed for infractions of the said Regulations or of the

Treaty signed this day, shall be paid to the Siamese Government.

III.—Any controversies which may arise respecting the interpretation or the execution of the Treaty signed this day or the consequences of any violation thereof, shall be submitted, when the means of settling them directly by amicable agreement are exhausted, to the decision of Commissions of Arbitration, and that the result of such arbitration shall be binding upon both Governments.

The members of such Commissions shall be selected by the two Governments by common consent, failing which each of the parties shall nominate an Arbitrator or an equal number of Arbitrators, and the Arbitrators thus appointed shall select an

Umpire.

'The procedure of the Arbitration shall in each case be determined by the contracting parties, failing which the Commission of Arbitration shall be itself entitled

to determine it beforehand.

The undersigned Plenipotentiaries have agreed that this Protocol shall be submitted to the high contracting parties at the same time as the Treaty, and that when the Treaty is ratified the agreements contained in this Protocol shall also equally be considered as approved, without the necessity of a further formal ratification.

In witness whereof, the respective Plenipotentiaries have signed the present

Protocol and have affixed thereto their seals.

Done at Bangkok in sextuplicate, this twenty-fifth day of the second month of the thirty-first year of Meiji, corresponding to the twenty-fifth day of February of the one hundred and sixteenth year of Ratanakosindr Sok and the eighteen hundred and ninety-eighth year of the Christian era.

[L.S.] MANJIRO INAGAKI.

Devawongse Varoprakar.

RUSSIA

DECLARATION EXCHANGED BETWEEN RUSSIA AND SIAM

SIGNED AT BANGKOK, 23RD JUNE, 1899

The Imperial Government of Russia and the Royal Government of Siam, being desirous to facilitate the relations between the two countries, have, awaiting the conclusion of a Treaty of Commerce and Amity, agreed as follows:—

That for everything relating to jurisdiction, commerce, and navigation, Russian subjects on Siamese territory and Siamese subjects on Russian territory shall henceforth enjoy, till the expiration of the present arrangement, all the rights and privileges granted to the subjects of other natious respectively in Siam and in Russia by the Treaties now in existence and by Treaties that may be concluded in the future.

This arrangement shall be applied by the two contracting parties from the day of its signature and till the expiration of six months after the day on which the one or the other of the high contracting parties shall have denounced it.

The present declaration having been drawn up in the Eussian, Siamese and French languages, and the three versions having the same scope and the same meaning, the French text shall be regarded as official and legal in all respects.

In faith of which the undersigned, duly authorised for that purpose, have drawn up the present declaration, to which they have affixed their signatures and seals.

GREAT BRITAIN AND FRANCE

DECLARATION SIGNED BY GREAT BRITAIN AND FRANCE RESPECTING SPHERES OF INFLUENCE

SIGNED AT LONDON, 15TH JANUARY, 1896

The undersigned, duly authorised by their respective Governments, have signed the following Declaration:—

I.—The Governments of Great Britain and France engage to one another that neither of them will, without the consent of the other, in any case, or under any pretext, advance their armed forces into the region which is comprised in the basins of the Petcha Bouri, Meiklong, Menam, and Bang Pa Kong (Petriou) rivers and their respective tributaries, together with the extent of coast from Muong Bang Tapan to Muong Pase, the basins of the rivers on which those two places are situated, and the basins of the other rivers, the estuaries of which are included in that coast; and including also the territory lying to the north of the basin of the Menam and situated between the Anglo-Siamese frontier, the Mekong River, and the Eastern watershed of the Me Ing. They further engage not to acquire within this region any special privilege or advantage which shall not be enjoyed in common by, or equally open to, Great Britain and France and their nationals and dependents. These stipulations, however, shall not be interpreted as derogating from the special clauses which, in virtue of the Treaty concluded on Oct. 3, 1893, between France and Siam, apply to a zone of 25 kilom. on the right bank of the Mekong and to the navigation of that river.

II.—Nothing in the foregoing clause shall hinder any action on which the two Powers may agree and which they shall think necessary in order to uphold the independence of the Kingdom of Siam. But they engage not to enter into any separate agreement permitting a third Power to take any action from which

they are bound by the present declaration themselves to abstain.

III.—From the mouth of the Nam Huok northwards as far as the Chinese frontier the thalweg of the Mekong shall form the limit of the possessions or spheres of influence of Great Britain and France. It is agreed that the nationals and dependents of each of the two countries shall not exercise any jurisdiction or authority within the possessions or sphere of influence of the other.

The police of the islands in this part of the river, which are separated from the British shore by a branch of the river, shall, so long as they are thus separated, be entrusted to the French authorities. The fishery shall be open to the

inhabitants of both banks.

IV.—The two Governments agree that all commercial and other privileges and advantages conceded in the two Chinese provinces of Yunnan and Szechuen either to Great Britain or France, in virtue of their respective Conventions with China of March 1, 1894, and June 20, 1895, and all privileges and advantages of any nature which may in the future be conceded in these two Chinese provinces, either to Great Britain or France, shall, as far as rests with them, be extended and rendered common to both Powers and to their nationals and dependents, and they engage to use their influence and good offices with the Chinese Government for this purpose.

THE MALAY STATES FEDERATION AGREEMENT, 1896

Agreement between the Governor of the Straits Settlements, acting on behalf of the Government of Her Majesty the Queen, Empress of India, and the Rulers of the following Malay States, that is to say, Perak, Selangor, Pahang, and Negri Sembilan.

- Art. I.—In confirmation of various previous Agreements, the Sultan of Perak, the Sultan of Selazgor, the Sultan of Pahang, and the Chiefs of the States which form the territory known as the Negri Sembilan, hereby severally place themselves and their States under the protection of the British Government.
- Art. II.—The above-named Rulers and Chiefs of the respective States hereby agree to constitute their countries a Federation, to be known as the Protected Malay States, to be administered under the advice of the British Government.
- Art. III.—It is to be understood that the arrangement hereby agreed upon does not imply that any one Ruler or Chief shall exercise any power or authority in respect of any State other than that which he now possesses in the State of which he is the recognised Ruler or Chief.
- Art IV.—The above-named Rulers agree to accept a British Officer, to be styled the Resident-General, as the agent and representative of the British Government under the Governor of the Straits Settlements. They undertake to provide him with suitable accommodation, with such salary as is determined by Her Majesty's Government, and to follow his advice in all matters of administration other than those touching the Mohammedan religion. The appointment of the Resident-General will not affect the obligations of the Malay Rulers towards the British Residents now existing or to be hereafter appointed to offices in the above-mentioned Protected States.
- Art. V.—The above-named Rulers also agree to give to those States in the Federation which require it such assistance in men, money, or other respects as the British Government, through its duly appointed officers, may advise; and they further undertake, should war break out between Her Majesty's Government and that of any other Power, to send, on the requisition of the Governor, a body of armed and equipped Indian troops for service in the Straits Settlements.
- Art. VI.—Nothing in this Agreement is intended to curtail any of the powers or authority now held by any of the above-named Rulers in their respective States, nor does it alter the relations now existing between any of the States named and the British Empire.

OPIUM AGREEMENT BETWEEN GREAT BRITAIN AND PORTUGAL

SIGNED AT LONDON, JUNE 14TH, 1913

In pursuance of the conclusions of the International Opium Conference, and in consideration of the fact that the geographical situation of the colonies of Macao and Hongkong makes it necessary to regulate in a similar way the opium monopolies in the said colonies in all matters concerning the restriction of the consumption, sale, and exportation of prepared opium and repression of smuggling;

The undersigned, duly authorised thereto by their respective Governments, have

agreed to the following Articles:-

Art. I.—The Government of the Portuguese Republic, whilst reserving the right of managing and controlling the manipulation of raw opium and the sale of prepared opium in the Colony of Macao, engage to introduce in the opium regulations of that Colony clauses and provisions similar to those contained in the regulations of Hongkong relative to the repression of the illicit trade in prepared opium.

Art. II.—The Macao Opium Farmer will not be permitted to import more than 260 chests of opium (a chest means 40 balls of raw opium) per annum exclusively

destined for the consumption of the fixed and floating population of Macao.

Art. III.—The Hongkong Opium Farmer will not be permitted to import more than 540 chests per annum. These imports shall be exclusively destined for the consumption of the fixed and floating population of Hongkong. These figures are embodied in the contract recently concluded with the Hongkong farmer.

Art. IV.—The farmers of Macao and Hongkong will be permitted to import, per annum, respectively, 240 and 120 chests of raw opium exclusively destined for exportation to countries which have not prohibited at present or which shall not

prohibit hereafter such imports of opium.

Art. V.—The limit fixed in the preceding Article for Hongkong must be considered a definite one and not subject to alteration; however, it is understood that in Macao power will be retained to increase the number of chests of raw opium imported each year and destined for exportation, provided that proof is given that the said imports are destined to meet the requirements of lawful trade. For this purpose the farmer shall produce to the Governor of Macao Customs certificates passed by the authorities of countries importing the opium showing that the quantities authorized are required for legitimate purposes, over and above the 240 chests referred to in Article 4.

Art. VI.—The Governor of Macao will have power to grant licences under the preceding Article for the importation of the quantities of raw opium exceeding the

limit fixed in Article IV.

Art. VII—Whereas the limit of chests of raw opium that can be imported annually into Macao has been fixed in Articles II., IV., and V. of this Agreement, the Government of India will permit the purchase of opium in open market at the sales at Calcutta or Bombay or any places in India, for export to Macao, up to and not exceeding the limits and conditions so fixed, so long as the Opium Farmer at Hongkong is permitted to obtain his supplies from this source.

Art VIII.—Raw opium coming from India, consigned to the farmer of Macao, within the limits and conditions above indicated, will be allowed transhipment at

Hongkong free of duty or taxation.

Art. IX.—It is understood that if after periods of five years (the duration of the contracts of the farmer) the numbers of chests agreed upon for local consumption at or export from Macao should respectively prove to be excessive, the Portuguese Government will consider the desirability of revising the amount in question.

The present agreement shall remain in force for a period of ten years, but may be terminated by either Government at any time on giving to the other twelve months' notice of its intention to do so. On the expiration of the said period of ten years it shall continue in force, unless and until a similar notice of termination is given by either Government.

(Signed) E. GREY. (Signed) P. DE TOVAR.

TREATY PORTS, PORTS OF CALL, AND PLACES OPEN TO FOREIGN TRADE IN THE FAR EAST

[Note.—E.O. signifies "effectively opened."]

I.—CHINA

(a) Treaty ports and places opened by China to foreign trade:—

Aigun (Sino-Japanese Treaty, 1905; actually opened, June 28, 1907).

Amoy (Nanking), 1842.

Antung (United States' Treaty, 1903; actually opened, May 1, 1906).

Canton (Nanking, 1842).

Changchun (Japanese Treaty, 1905, E.O. January 14, 1907).

Changsha (Japanese Treaty of October 8, 1903, E.O. July 1, 1904).

Chefoo (Yentai or Tangchow) (Tientsin, 1858, E.O. 1861). a

Chinan (Imperial Decree, 1904, E.O. January 20, 1906).

Ching-wang-tao (Imperial Decree, 1898). Chinkiang (Tientsin, 1858, E.O. 1861).

Choutsun (Imperial Decree, 1904, E.O. January 20, 1906).

Chungking (Additional Article, Peking, 1890; Shimonoseki, 1895).

Dairen (Dalny) (by Japan, E.O. September 1, 1906).

Fakumen (Japanese Treaty, 1905, E.O. September 10, 1906).

Feng Huang Cheng (Sino-Japanese Treaty, 1905; actually opened, June 28,1907).

Foochow (Nanking, 1842).

Hailar (Sino-Japanese Treaty, 1905; actually opened, June 28, 1907).

Hangchow (Shimonoseki, 1895).

Hankow (Tientsin, 1858, E.O. 1861). b

Harbin (Japanese Treaty, 1905, E.O. January 14, 1907).

Hun Chun (Sino-Japanese Treaty, 1905; actually opened, June 28, 1907).

Ichang (Chefoo, 1876, E.O. 1877).

Kiao-chau.

Kirin (Japanese Treaty, 1905, E.O. January 14, 1907).

Kiukiang (Tientsin, 1858, E.O. 1861). b

Kiungchow (or Hoihow-in-Hainan) (Tientsin, 1858).

.Kong Kung Market (Special Article, 1897, modifying Burmah Convention, 1894).

Kongmoon (Shanghai Treaty, 1902).

Kowloon, port of entry for Canton. Kuang-chouwan (leased to France).

Lappa, port of entry for Canton.

Liao Yang (Sino-Japanese Treaty, 1905; actually opened, June 28, 1907).

Lungchow (French Treaty, 1886).

Mandchourie (Manchuli) (Japanese Treaty, 1905, E.O. January 14, 1907).

Mengtze (French Treaty, 1886). Mukden (United States' Treaty, 1903; actually opened, June 1, 1906).

Nanking (French Treaty, 1858, E.O. 1899).

Nauning (Note from Tsung-li Yamen to Sir C. MacDonald of February 4, 1897, supplementing Treaty of 1897 modifying Burmah Convention of 1894, E.O. January 1, 1907).

Newchwang (or Yingkow) (Tientsin, 1858, E.O. 1861). c

Ningpo (Nanking, 1842).

Ninguta (Sino-Japanese Treaty, 1905; actually opened, June 28, 1907).

Pakhoi (or Pei-hai) (Chefoo, 1876, E.O. 1877).

Samshui (Special Article, 1897, modifying Burmah Convention, 1894).

c Yingkow is the port of Newchwang.

a Tangchow is the port named in the Treaty, but Chefoo is the port actually opened.

b Hankow and Kiukiang were selected, by arrangement with the Chinese Government, in November, 1860, as ports to be opened under Article X. of the Treaty of Tientsin.

Sanhsing (Sino-Japanese Treaty, 1905; actually opened, June 28, 1907).

Santuao (or Funing) (Imperial Decree, 1898).

Shanghae (Nanking, 1842). Shashi (Shimonoseki, 1895).

Sinminting (Japanese Treaty, 1905, E.O. October 10, 1906).

Soochow (Shimonoseki, 1895).

Swatow (or Chao-Chow) Tientsin, 1858, E.O. 1860). a

Szemao (French Additional Convention, 1895).

Ta-tung-kou (Japanese Treaty, 1903).

Tengyueh (Momein) (Agreement of 1897, modifying Burmah Convention, 1894) Tiehling (Japanese Treaty, 1905, E.O. September 10, 1906).

Tientsin (Peking, 1860).

Tsi-tsi-har (Japanese Treaty, 1905, E.O. January 14, 1907).

Tungchiangtzu (Japanese Treaty, 1905, E.O. September 10, 1906).

Weihaiwei (leased to Great Britain).

Wei-hsien (Imperial Decree, 1904, E.O. January 20, 1906).

Wenchow (Chefoo, 1876, E.O. 1877).

Wuchow (Special Article, 1897, modifying Burmah Convention, 1894).

Wuhu (Chefoo, 1876, E.O. 1877). Wusung (Imperial Decree, 1898). Yochow (Imperial Decree, 1898).

Ports of call :-

 On the Yang-tsze, for passengers and cargo— Ho-kou (Chefoo Convention, 1876).
 Luchikou (Chefoo Convention, 1876).
 Nganking (Anking) (Chefoo Convention, 1876).
 Tatung (Chefoo Convention, 1876).
 Wu-Sueh (Chefoo Convention, 1876).

2.) On the Yang-tsze, for passengers—
Hwangchow (Yang-tsze Regulations, 1898).
Hwang-tze-kang (Yang-tsze Regulations, 1898).
I-chang b (Yang-tsze Regulations, 1898).
Kiang-yin (Yang-tsze Regulations, 1898).

(3.) On the West River, for passenger and cargo—Do-Sing c d (by Shanghae Treaty, 1902).

Komchuk (Burmah Convention, 1897).

Lo-ting-hau (by Shanghae Treaty, 1902). d
Pak-tau-hau (by Shanghae Treaty, 1902). d
Shiu-hing (Burmah Convention, 1897).

Takhing (Burmah Convention, 1897).

(4.) On the West River, for passengers—
Fung-chuen (Shanghae Treaty, 1902). d
How-lik (Shanghae Treaty, 1902). c d
Kau Kong (Shanghae Treaty, 1902). c d
Kulow (Shanghae Treaty, 1902). d
Luk Pu (Shanghae Treaty, 1902). c d
Luk To (Shanghae Treaty, 1902). c d
Mah-ning (Shanghae Treaty, 1902). c d
Wing-on (Shanghae Treaty, 1902). c d
Yuet Sing (Shanghae Treaty, 1902). c d
Yungki (Shanghae Treaty, 1902). c d

of His Majesty's Consul-General prior to ratification of Treaty.

d Canton Consulate reported, June 20, 1904, by telegram that all had been declared open

by Customs notification of March 1, 1904.

a Chao-Chow is the port named in the Treaty.

b Not to be confounded with Ichang, the Treaty port,
c Opened for passenger traffic in January, 1903, by the Viceroy of Canton, at the suggestion
His Majesty's Consul-General prior to ratification of Treaty.

II.—JAPAN

11. 01111111					
(a.) Treaty ports:—					
Hakodateopened in 1859	Hiogoopened in 1868				
Nagasakiopened in 1859	Osaka bopened in 1868				
Yokohama or Kanagawa opened in 1859	Niigata b (or Ebisumi-				
Tokio aopened in 1867					
	subjects of Powers having Commercial				
Treaties with Japan for residence and trad	e:—c				
Anpingopened in 1896	Tamsuiopened in 1896				
Keelungopened in 1896	Tainan (or Taiwan-foo) (opened in 1896;				
Takaoopened in 1896					
(c.) Opened with a proviso as to clos					
Opened in	Opened in				
Shimizu d (Province of Suruga)1899	Miyazu d (Province of Tango)1899				
Taketoyo d (Province of Owari)1899	Tsuruga d (Province of Echizen)1899				
Nagoya e (Province of Owari)1907	Nanao d (South Bay) (Province of				
Yokkaichi d (Province of Ise) 1899 Shirman and i d (Province of Nagata) 1899	Noto)				
Shimonoseki d (Province of Nagato) 1899					
Moji d (Province of Buzen)1899	Otaru d (Province of Shiribeshi) 1899				
Hakata d (Province of Chikzen) 1899	Kushiro d (Province of Kushiro)1899				
Karatsu d (Province of Hizen) 1899	Muroran f h (Province of Iburi)1899				
Kuchinotsu d (Province of Hizen)1899	Itozaki (Province of Bingo)1900				
Misumi d (Province of Higo) 1899	Wakamatsui (Province of Chikuzen) 1904				
Izuhara d (Island of Tsuhima)1899	Shishimi d (Island of Tsushima) 1899				
Sasuna d (Island of Tsushima)1899	Naha d (Loochoo Islands)				
Hamada d (Province of Iwami)1899	Suminoye (Province of Hizen)1906				
Sakai d (Province of Hoki)1899	Sakai d (Province of Hoki)1899 Awomori f g (Province of Mutsu)1906				
a Tokio was never a shipping port, but simply a place open to foreign trade and residence.					

b These ports are under Article XI. of the Treaty of 1894 excluded from the category of ports between which coasting trade is permitted to British vessels.

c Opening notified by departmental notice issued by Foreign Office in Tokio (February, 1896). d Article 3 of Imperial Ordinance No. 342 (published in "Official Gazette" of the 13th

July, 1899), by which the opening of these ports was notified, reads as follows:-

'When the imports and exports together at any of the ports mentioned in Article 1 for any two years in succession do not reach the value of 50,000 yen they shall be closed.

"When in cases where, in consequence of the development of communications, new ports are established in the vicinity of any of the ports enumerated in Article 1, the further maintenance of any such port, as an open port, is considered unnecessary,

it may be closed, notwithstanding the provisions of the preceding clause.

"The date of the closing shall be notified three months beforehand by the

Minister of Finance."

e Opened by Imperial Ordinance No. 330 (published in "Official Gazette" of the 28th October, 1907), under same conditions as ports under 4.

f The following articles only may be imported at the ports of Muroran and Awomori:-

Grains and seeds.

Beverages and comestibles (articles in Group 3 of the Import Tariff attached to the Customs Tariff Law).

Sugar, confectionery, and sweetmeats (articles included in Group 4 of the said Tariff).

Hides and skins (articles included in Group 6, No. 66 of the above-mentioned Tariff).

Oils, fats, and waxes. Iron-

T, angle, and the like.

Rails and fishplates for rails. Bolts, nuts, washers, rivets, and dogspikes (all made of iron).

Materials for bridging and building (made of metal).

Mechanics' tools, and agricultural implements and parts thereof.

Locomotives, locomotive tenders, and parts thereof.

Railway passenger cars, freight waggons, and parts thereof.

Duty free articles.

Articles exempted from import duty (articles included in Article 7 of Customs Tariff Law).

(d.) Ports in Formosa and the Pescadores open, for the present, only to junk traffic:—k

(1.) Formosa—l

Opened in		ned in
Gosei (or Tokaku) m Taichu	Kiuko (or Kiukong) Taihoku Pre-	
Prefecture 1899	fecture	1899
Koro (or Oulong) Taichu Pre-	Toko (or Tongkong), Tainan Pre-	
fecture 1899	fecture	1899
Rokko (or Lukong) Taichu Pre-	Tosekiko (or Toncho), Tainan	
fecture 1899	Prefecture	1899

(2.) The Pescadores— Makiu (or Makung), opened in 1899.

III.—COREA

Treaty ports :-

Chemulpo (opened 1880 under Japanese Treaty, 1876).

Chinnampo (opened October 1, 1897). Chungchin (opened April 1, 1908).

Fusan (Japanese Treaty, 1876).

Kunsan (May 1, 1899). Masampo (May 1, 1899).

Mokpo (October 1, 1897).

Seoul (Hanyang) (British Treaty, 1883).

Songchin (May 1, 1899).

Wonsan (or Gensan) (opened 1880 under Japanese Convention, 1879).

Ping-yang (held to be open by Agreement among foreign Representatives at Seoul, November, 1899).

Yang-wha-chin (opened 1883 under Japanese Convention, 1882).

Yongampo (date of opening not yet fixed). Wiju (date of opening not yet fixed).

N.B.—At Yongampo and Wiju the Customs opened offices in July, 1906, and foreign steamers call there without objection on the part of the authorities.

IV.—SIAM

Article IV. of the Treaty of April 18, 1855, stipulates that:--

"British subjects are permitted to trade freely in all the seaports of Siam, but may reside permanently only at Bangkok or within the limits assigned by this Treaty."

g At the port of Awomori the following additional goods may be imported from the 1st December, 1907:—

Tinplates, iron tubes, solder.

h At the port of Muroran all articles may be imported after the 1st December, 1907, with the exception of those prohibited by Article 10 of the Customs Tariff Law.

i At the port of Wakamatsu the following goods may be imported:-

Fresh eggs.

Rice, unhulled rice, barley, wheat, oats, Indian corn and beans,

Iron ore.

Pig iron,

Manure.

And from the 1st December, 1907:-

Coke, manganese ore, ferro-manganese, and spiegleisen.

At the Port of Suminoye only the export of commodities is permitted.
 k Opening notified by Decree of Formosan Government, dated August, 1899.

l The Port of Kakoko (or Hokkokei), opened with the others in 1899, was closed from the 1st July, 1907, by Decree of Formosan Government, dated May, 1907.

m The name in brackets in this case, as in the case of each of the ports of Formosa and of the port in the Pescadores, is the local Chinese name of the port in question,

THE FOREIGN JURISDICTION ACT, 1890

53 AND 54 VICTORIA, CHAPTER 37

AN ACT TO CONSOLIDATE THE FOREIGN JURISDICTION ACTS [4th August, 1890]

WHEREAS by treaty, capitulation grant, usage, sufferance, and other lawful means, Her Majesty the Queen has jurisdiction within divers foreign countries, and it is expedient to consolidate the Acts relating to the exercise of Her Majesty's jurisdiction out of Her dominions:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1.—It is and shall be lawful for Her Majesty the Queen to hold, exercise of exercise, and enjoy any jurisdiction which Her Majesty now has or may jurisdiction in at any time hereafter have within a foreign country in the same and as ample a manner as if Her Majesty had acquired that jurisdiction by the

cession or conquest of territory.

2.—Where a foreign country is not subject to any government from Exercise of whom Her Majesty the Queen might obtain jurisdiction in the manner jurisdiction over recited by this Act, Her Majesty shall by virtue of this Act have jurisdic-in countries tion over Her Majesty's subjects for the time being resident in or resort- without regular ing to that country, and that jurisdiction shall be jurisdiction of Her Majesty in a foreign country within the meaning of the other provisions of this Act.

3.—Every act and thing done in pursuance of any jurisdiction of Her Validity of acts Majesty in a foreign country shall be as valid as if it had been done

according to the local law then in force in that country.

4.—(1.) If in any proceeding, civil or criminal, in a Court in Her Evidence as to Majesty's dominions or held under the authority of Her Majesty, any extent of jurisquestion arises as to the existence or extent of any jurisdiction of Her diction inforeign Majesty in a foreign country, a Secretary of State shall, on the application country. of the Court, send to the Court within a reasonable time his decision on the question, and his decision shall for the purposes of the proceeding be final.

- (2.) The Court shall send to the Secretary of State, in a document under the seal of the Court, or signed by a Judge of the Court, questions framed so as properly to raise the question, and sufficient answers to those questions shall be returned by the Secretary of State to the Court, and those answers shall, on production thereof, be conclusive evidence of the matters therein contained.
- 5.—(1.) It shall be lawful for Her Majesty the Queen in Council, Power to extend if she thinks fit, by Order to direct that all or any of the enactments enactment in coule. described in the First Schedule to this Act, or any enactments for the time being in force amending or substituted for the same, shall extend, with or without any exceptions, adaptations, or modifications in the Order mentioned, to any foreign country in which for the time being Her Majesty has jurisdiction.

(2.) Thereupon those enactments shall, to the extent of that jurisdiction, operate as if that country were a British possession, and as

if Her Majesty in Council were the Legislature of that possession.

Power to send with offences for pussession.

6.—(1.) Where a person is charged with an offence cognizable by with offences for a British court in a foreign country, any person having authority derived trial to a British from Her Majesty in that behalf may, by warrant, cause the person so charged to be sent for trial to any British possession for the time being appointed in that behalf by Order in Council, and upon the arrival of the person so charged in that British possession, such criminal court of that possession as is authorised in that behalf by Order in Council, or, if no court is so authorised, the supreme criminal court of that possession may cause him to be kept in safe and proper custody, and so soon as conveniently may be may inquire of, try, and determine the offence, and on conviction punish the offender according to the laws in force in that behalf within that possession in the same manner as if the offence had been committed within the jurisdiction of that criminal court.

Provided that-

(a.) A person so charged may, before being so sent for trial, tender for examination to a British court in the foreign country where the offence is alleged to have been committed any competent witness whose evidence he deems material for his defence and whom he alleges himself unable to produce at the

trial in the British possession:

(b.) In such case the British court in the foreign country shall proceed in the examination and cross-examination of the witness as though he had been tendered at a trial before that court, and shall cause the evidence so taken to be reduced into writing. and shall transmit to the criminal court of the British possession by which the person charged is to be tried a copy of the evidence, certified as correct under the seal of the court before which the evidence was taken, or the signature of a judge of that court:

(c.) Thereupon the court of the British possession before which the trial takes place shall allow so much of the evidence so taken as would have been admissible according to the law and practice of that court, had the witness been produced and examined at the trial, to be read and received as legal evidence at the trial:

(d.) The court of the British possession shall admit and give effect to the law by which the alleged offender would have been tried by the British court in the foreign country in which his offence is alleged to have been committed, as far as that law relates to the criminality of the act alleged to have been committed, or the nature or degree of the offence, or the punishment thereof, if the law differs in those respects from the law in force in that British possession.

(2.) Nothing in this section shall alter or repeal any law, statute, or usage by virtue of which any offence committed out of Her Majesty's dominions may, irrespectively of this Act, be inquired of, tried, determined and punished within Her Majesty's dominions, or any part thereof.

7. Where an offender convicted before a British court in a foreign country has been sentenced by that court to suffer death, penal servitude, imprisonment, or any other punishment, the sentence shall be carried into effect in such place as may be directed by Order in Council or be determined in accordance with directions given by Order in Council, and the conviction and sentence shall be of the same force in the place in which the sentence is so carried into effect as if the conviction had been made and the sentence passed by a competent court in that place.

Provision as to ment of punish-ment of persons convicted.

8. Where, by Order in Council made in pursuance of this Act, any validity of acts British court in a foreign country is authorised to order the removal or in Council deportation of any person from that country, that removal or deportation. and any detention for the purposes thereof, according to the provisions of the Order in Council, shall be as lawful as if the order of the court were to have effect wholly within that country.

9. It shall be lawful for Her Majesty the Queen in Council, by Power to Resign Order, to assign to or confer on any court in any British possession, or British Courts in held under the authority of Her Majesty, any jurisdiction, civil or criminal, cases within original or appellate, which may lawfully by Order in Council be assigned Jurisdiction Act. to or conferred on any British court in any foreign country, and to make such provisions and regulations as to Her Majesty in Council seem meet respecting the exercise of the jurisdiction so assigned or conferred, and respecting the enforcement and execution of the judgments, decrees, orders, and sentences of any such court, and respecting appeals therefrom.

10. It shall be lawful for Her Majesty the Queen in Council to revoke Power to amend or vary any Order in Council made in pursuance of this Act.

Council.

11. Every Order in Council made in pursuance of this Act shall be Laying before laid before both Houses of Parliament forthwith after it is made, if Parliament, and effect of Parliament be then in session, and if not, forthwith after the commence- Orders in ment of the then next session of Parliament, and shall have effect as if it Council. were enacted in this Act.

12.—(1.) If any Order in Council made in pursuance of this Act as In what cases respects any foreign country is in any respect repugnant to the provisions Council void of any Act of Parliament extending to Her Majesty's subjects in that repugnancy. country, or repugnant to any order or regulation made under the authority of any such Act of Parliament, or having in that country the force and effect of any such Act, it shall be read subject to that Act, order, or regulation, and shall, to the extent of such repugnancy, but not otherwise, be void.

(2.) An Order in Council made in pursuance of this Act shall not be, or be deemed to have been, void on the ground of repugnancy to the law of England unless it is repugnant to the provisions of some such Act of Parliament, order, or regulation as aforesaid.

13.—(1.) An action, suit, prosecution, or proceeding against any Provisions for person for any act done in pursuance or execution or intended protection of execution of this Act, or of any enactment repealed by this Act, or of any acting under Order in Council made under this Act, or of any such jurisdiction of Her tion Acts. Majesty as is mentioned in this Act, or in respect of any alleged neglect or default in the execution of this Act, or of any such enactment, Order in Council, or jurisdiction as aforesaid, shall not lie or be instituted:

- (a.) in any court within Her Majesty's dominions, unless it is commenced within six months next after the act, neglect, or default complained of, or in case of a continuance of injury or damage within six months next after the ceasing thereof, or where the cause of action arose out of Her Majesty's dominions within six months after the parties to the action, suit, prosecution, or proceeding have been within the jurisdiction of the court in which the same is instituted; nor
- (b.) in any of Her Majesty's courts without Her Majesty's dominions unless the cause of action arose within the jurisdiction of that court, and the action is commenced within six months next after the act, neglect or default complained of, or, in case of a continuance of injury, or damage, within six months next after the ceasing thereof.

(2.)—In any such action, suit, or proceeding, tender of amends before the same was commenced may be pleaded in lieu of or in addition to any other plea. If the action, suit, or proceeding was commenced after such tender, or is proceeded with after payment into court of any money in satisfaction of the plaintiff's claim, and the plaintiff does not recover more than the sum tendered or paid, he shall not recover any costs incurred after such tender or payment, and the defendant shall be entitled to costs, to be taxed as between solicitor and client, as from the time of such tender or payment; but this provision shall not affect costs on any injunction in the action, suit, or proceeding.

Jurisdiction over ships in cer-

14.—It shall be lawful for Her Majesty the Queen in Council to tain Eastern seas, make any law that may seem meet for the government of Her Majesty's subjects being in any vessel at a distance of not more than one hundred miles from the coast of China or of Japan, as fully and effectual as any such law might be made by Her Majesty in Council for the Government of Her Majesty's subjects being in China or in Japan.

Provision as to Princes.

15.—Where any Order in Council made in pursuance of this Act extends to persons enjoying Her Majesty's protection, that expression shall include all subjects of the several Princes and States in India.

16.—In this Act,—

Definitions.

The expression "foreign country" means any country or place out of Her Majesty's dominions:

The expression "British court in a foreign country" means any British court having jurisdiction out of Her Majesty's dominions in pursuance of an Order in Council whether made under any Act or otherwise:

The expression "jurisdiction" includes power.

Power to repeal

17.—The Acts mentioned in the Second Schedule to this Act may Second Schedule, be revoked or varied by Her Majesty by Order in Council.

Repeal.

- 18.—The Acts mentioned in the Third Schedule to this Act are hereby repealed to the extent in the third column of that schedule mentioned: Provided that,—
 - (1) Any Order in Council, commission, or instructions made or issued in pursuance of any enactment repealed by this Act, shall. if in force at the passing of this Act, continue in force, until
 - altered or revoked by Her Majesty as if made in pursuance of this Act; and shall, for the purposes of this Act, be deemed to have been made or issued under and in pursuance of this Act; and
 - (2) Any enactment, Order in Council, or document referring to any enactment repealed by this Act shall be construed to refer to the corresponding enactment of this Act.

Short title.

- 19.—(1.) This Act may be cited as the Foreign Jurisdiction Act, 1890.
- (2.) The Acts whereof the short titles are given in the First Schedule to this Act may be cited by the respective short titles given in that schedule.

SCHEDULES

FIRST SCHEDULE (Sections 5 and 19)

		ENACTMENTS WHICH	
Session AND CHAPTER.	TITLE.	BY ORDER IN COUNCIL.	SHORT TITLE.
12 & 13 Vict. c. 96.	An Act to provide for the Pro- secution and Trial in Her Majesty's Colonies of Offences committed within the juris- diction of the Admiralty.	The whole Act.	Admiralty Offences (Colonial) Act, 1849.
14 & 15 Vict c. 99.	An Act to amend the law of evidence.	Sections seven and eleven.	Evidence Act, 1851.
17& 18 Vict. c. 104.	The Merchant Shipping Act, 1854.	Part X,	
19 & 20 Viet. c. 113.	An Act to provide for taking evidence in Her Majesty's Dominions in relation to civil and commercial matters pend- ing before Foreign tribunals.	The whole Act.	Foreign Tribunals Evidence Act, 1856.
22 Vict. c. 20.	An Act to provide for taking evidence in Suits and Proceed- ings pending before Tribunals in Her Majesty's Dominions,	The whole Act.	Evidence by Commission Act, 1859.
	in places out of the jurisdic-		
22 & 23 Vict. c. 63.	tion of such tribunals. An Act to afford Facilities for the more certain Ascertainment of the Law administered in one Part of Her Majesty's Dominions, when pleaded in the Courts of another Part	The whole Act.	British Law Ascertainment Act, 1859.
23 & 24 Vict. c. 122.	tures of Her Majesty's Possesions Abroad to make Enactments similar to the Enactment of the Actninth, George the Fourth, chapter thirty-	The whole Act.	Admiralty Offences (Colonial) Act, 1860.
24 & 25 Vict. c. 11.	one, section eight. An Act to afford facilities for the better Ascertainment of the Law of Foreign Countries when pleaded in Courts with-	The whole Act.	Foreign Law Ascertainment Act, 1861.
30 & 31 Vict. c.	in Her Majesty's Dominions. The Merchant Shipping Act, 1867.	Section eleven.	
124. 37 & 38 Vict. c. 94.	The Conveyancing (Scotland) Act, 1874.	Section fifty-one.	
44 & 45 Vict. c. 69.	The Fugitive Offenders Act, 1881.	The whole Act.	
48 & 49 Vict. c. 74.	The Evidence by Commission Act, 1885.	The whole Act.	

SECOND SCHEDULE (Section 17)

Acts which may be revoked or varied by Order in Council

Session and Chapter.	TITLE.	EXTENT OF REPEAL.
24 & 25 Viet. c. 31.	An Act for the prevention and punishment of offences committed by Her Majesty's subjects within certain territories adja- cent to the colony of Sierra Leone.	The whole Act.
26 & 27 Viet. c. 35.	An Act for the prevention and punishment of offences committed by Her Majesty's subjects in South Africa.	The whole Act.

THIRD SCHEDULE (Section 18)

Enactments repealed

SESSION AND CHAPTER.	TITLE OR SHORT TITLE.	EXTENT OF REPEAL.
26 & 7 Viet. c. 94 20 & 21 Viet. c. 75	The Foreign Jurisdiction Act, 1843. An Act to confirm an Order in Council concerning the exercise of jurisdiction in matters arising within the kingdom of Siam.	The whole Act. The whole Act.
28 & 29 Vict. c. 116	The Foreign Jurisdiction Act Amendment Act. 1865.	The whole Act.
29 & 30 Vict. c. 87	The Foreign Jurisdiction Act Amendment Act. 1866.	The whole Act.
33 & 34 Vict. c. 55	The Siam and Straits Settlements Jurisdiction Act, 1870.	The whole Act.
38 & 39 Vict. c. 85 39 & 40 Vict. c. 46	The Foreign Jurisdiction Act, 1875. An Act for more effectually punishing offences against the laws relating to the slave trade.	The whole Act. Sections four and six.
41 & 42 Vict. c. 67	The Foreign Jurisdiction Act, 1878.	The whole Act.

ORDERS IN COUNCIL

ORDER OF HIS MAJESTY THE KING IN COUNCIL FOR THE GOVERNMENT OF HIS MAJESTY'S SUBJECTS IN CHINA AND COREA

AT THE COURT AT BUCKINGHAM PALACE, THE 24TH DAY OF OCTOBER, 1904

PRESENT:-

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

LORD PRESIDENT.

LORD WINDSOR.

Mr. Secretary Brodrick. Mr. A. Graham Murray.

WHEREAS by Treaty, grant, usage, sufferance, and other lawful means. His Majesty the King has jurisdiction within the dominions of the Emperor

of China and of the Emperor of Corea;

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is pleased by and with the advice of his Privy Council to order, and it is hereby ordered, as follows:-

I .- PRELIMINARY AND GENERAL.

1. This Order is divided into parts, as follows:—

Division of Order.

PARTS.	Subject.	ARTICLES.
I. II. IV. V. VI. VIII. VIII. IX.	Preliminary and General Constitution and Powers of Courts Criminal Matters Civil Matters Procedure, Criminal and Civil Mortgages and Bills of Sale Foreign Subjects and Tribunals Regulations Miscellaneous Schedule of Repealed Orders.	1-6 7-34 35-88 89-117 118-128 129-150 151-154 155-159 160-171

2. The limits of this Order are the dominions of the Emperor of China and of the Emperor of Corea, including the territorial waters of those dominions respectively; but, except as provided in this Order, the said limits do not include places within the limits of the Weihaiwei Order in Council, 1901.

Limits of

Interpreta-

3. In the construction of this Order the following words and expressions have the meanings hereby assigned to them, unless there be something in the subject or context repugnant thereto, that is to say:—

"Administration" means letters of administration, including the same with will annexed or granted for special or limited purposes

or limited in duration.

"British ship" means a merchant-ship being a British ship within the meaning of the Merchant Shipping Act, 1894, and includes any ship provided with sailing letters from the Governor of Hongkong, or from His Majesty's Minister in China or Corea.

"British possession" means any part of His Majesty's dominions

exclusive of the United Kingdom.

"British subject" includes a British protected person, that is to say, a person who either (a) is a native of any Protectorate of His Majesty, and is for the time being in China or Corea; or (b) by virtue of Section 15 of the Foreign Jurisdiction Act, 1890, or otherwise enjoys His Majesty's protection in China and Corea.

"China" means so much of the Empire of China as is within the

limits of this Order.

"Consular district" means the district in and for which a Consular officer usually acts, or for which he may be authorized to act, for all or any of the purposes of this Order by authority of the

Secretary of State.

"Consular officer" means a Consul-General, Consul, Vice-Consul Consular Agent, or Pro-Consul of His Majesty resident in China or Corea, including a person acting temporarily, with the approval of the Secretary of State, as or for a Consul-General, Consul, Vice-Consul, or Consular Agent of His Majesty so resident.

"Commissioned Consular officer" means a Consular officer holding a commission of Consul-General, Consul, or Vice-Consul from His Majesty, including a person acting temporarily, with the approval of the Secretary of State, or of His Majesty's Minister in China or Corea, as or for such a commissioned Consular officer

"Consulate" and "Consular office" refer to the Consulate and

office of a Consular officer.

"The Court," except when the reference is to a particular Court, means any Court established under this Order, subject, however, to the provisions of this Order with respect to powers and local jurisdictions.

"Foreigner" means a subject or citizen of a State in amity with

His Majesty, including China and Corea.

"Judge," except where the context intends a reference to the Judge of the Supreme Court only, includes Assistant Judge, and, except where the context intends a reference in the Supreme Court only, includes the officer for the time being holding a Provincial Court.

"Legal practitioner" includes barrister-at-law, advocate, solicitor, Writer to the Signet, and any person possessing similar

qualifications.

"Lunatic" means idiot or person of unsound mind.

"Master," with respect to any ship, includes every person (except a

pilot) having command or charge of that ship.

"Minister" means His Majesty's Minister in China or in Corea, asthe case may be, and includes Charge d'Affaires or other chief Diplomatic Representative. "Month" means calendar month.

"Oath" and "affidavit," in the case of persons for the time being allowed by law to affirm or declare, instead of swearing, include affirmation and declaration, and the expression "swear," in the like case, includes affirm and declare.

"Offence" includes crime, and any act or omission punishable

criminally in a summary way or otherwise.

" Person" includes Corporation.

"Prescribed" means prescribed by Regulations or Rules of Court.

"Prosecutor" means complainant or any person appointed or allowed

by the Court to prosecute.

"Proved" means shown by evidence on oath, in the form of affidavit, or other form, to the satisfaction of the Court or Consular officer acting or having jurisdiction in the matter, and "proof" means the evidence adduced in that behalf.

"Rules of Court" means rules of Court made under the provisions

of this Order.

"Secretary of State" means one of His Majesty's Principal Secretaries of State.

"Ship" includes any vessel used in navigation, however propelled, with her tackle, furniture and apparel, and any boat or other craft.

"The Treasury" means the Commissioners of His Majesty's Treasury. "Treaty" includes any Convention, Agreement, or Arrangement, made by or on behalf of His Majesty with any State or Government, whether the Government of China or of Corea is a party thereto or not.

"Will" means will, codicil, or other testamentary instrument.

Expressions used in any rules, regulations, or orders made under this Order shall, unless a contrary intention appears, have the same respective meanings as in this Order.

4.—(1) In this Order, words importing the plural or the singular Rules of may be construed as referring to one person or thing, or to more than Construction one person or thing, and words importing the masculine as referring to

the feminine (as the case may require). (2) Where this Order confers any power or imposes any duty, then, unless a contrary intention appears, the power may be exercised and the

duty shall be performed from time to time as occasion requires.

(3) Where this Order confers a power, or imposes a duty on, or with respect to, a holder of an office, as such, then, unless a contrary intention appears, the power may be exercised and the duty shall be performed by, or with respect to, the holder for the time being of the office or the person temporarily acting for the holder.

(4) Where this Order confers a power to make any rules, regulations, or orders, the power shall, unless a contrary intention appears, be construed as including a power exercisable in the like manner and subject to the like consent and conditions, if any, to rescind, revoke, vary, or amend

the rules, regulations, or orders.

(5) This Article shall apply to the construction of any rules, regulations, or orders made under this Order, unless a contrary intention appears.

5. The jurisdiction conferred by this Order extends to the persons Extent of and matters following, in so far as by Treaty, grant, usage, sufferance, or other lawful means, His Majesty has jurisdiction in relation to such matters and things, that is to say :-

(1) British subjects, as herein defined, within the limits of this Order.

(2) The property and all personal or proprietary rights and liabilities within the said limits of British subjects, whether such subjects are within the said limits or not.

Jurisdiction.

(3) Foreigners in the cases and according to the conditions specified in this Order and not otherwise.

(4) Foreigners, with respect to whom any State, King, Chief, or Government, whose subjects, or under whose protection they are, has by any Treaty as herein defined or otherwise agreed with His Majesty for, or consents to, the exercise of power or authority by His Majesty.

(5) British ships with their boats, and the persons and property on board thereof, or belonging thereto, being within the limits of

this Order.

Exercise of Jurisdiction.

6. All His Majesty's jurisdiction exercisable in China or Corea for the hearing and determination of criminal or civil matters, or for the maintenance of order, or for the control or administration of persons or property, or in relation thereto, shall be exercised under and according to the provisions of this Order, and not otherwise.

II.—CONSTITUTION AND POWERS OF COURTS.

(i) Supreme Court.

Constitution of Supreme Court.

7.—(1) There shall be a Court styled "His Britannic Majesty's Supreme Court for China and Corea" (in this Order referred to as the

Supreme Court, and comprised in the term "the Court").

(2) Subject to the provisions of this Order, there shall be a Judge, and as many Assistant Judges of the Supreme Court as may from time to time be required, who shall respectively be appointed by His Majesty by warrant under His Royal sign manual.

Every Judge shall be at the time of his appointment a member of the Bar of England, Scotland, or Ireland, of not less than seven years'

standing.

(3) The Judges, or any two of them, shall sit together for the purposes described in this Order, and the Supreme Court so constituted is hereinafter in this Order referred to as the "Full Court."

(4) When the Full Court consists of not more than two Judges, and there is a difference of opinion, the opinion of the Judge, or, in his absence,

the Senior Assistant Judge, shall prevail.

(5) Subject to any Rules of Court, the Judge shall make any such arrangements as he thinks fit for the distribution of the bus ness of the Court.

(6) If the Chief Justice in office at the passing of this Order becomes the Judge of the Supreme Court under this Order, he shall retain the title

of Chief Justice during his tenure of office.

Acting Judge.

8. During a vacancy in the office of Judge, or in case of the illness or incapacity of the Judge, or of his absence from the district of the Consulate of Shanghai, the Secretary of State may appoint a fit person to act as Judge, but unless or until such appointment is made, the Assistant Judge or Senior Assistant Judge shall act as Judge.

An Acting Judge shall, during the continuance of his appointment,

have all the power and authority of the Judge.

Acting Assistant Judge. 9. During a vacancy or temporary vacancy in the office of Assistant Judge, or in case of the absence, or illness, or other incapacity of an Assistant Judge, the Judge may, by writing under his hand and the seal of the Supreme Court, appoint any fit person, approved by the Secretary of State, or by His Majesty's Minister in China, to act as and for such Assistant Judge for the time therein mentioned or during the vacancy, as the case may be; but every such appointment shall be revocable, at pleasure, by the Judge, by writing under his hand and the seal of the Supreme Court, or by the Secretary of State.

The person so appointed shall, during the continuance of his appoint-

ment, have all the power and authority of an Assistant Judge.

10. The Secretary of State may appoint either a person qualified as provided in Article 7, or a Consular officer to act as an additional Assistant Judge, and any person so appointed shall, during the continuance of his appointment, have all the power and authority of an Assistant Judge.

11. The Supreme Court shall have a seal, bearing the style of the Court and such device as the Secretary of State approves, but the seal in use at the commencement of this Order shall continue to be used until a

new seal is provided.

12.—(1) There shall be attached to the Supreme Court a Sheriff, a Crown Advocate, a Registrar, a Chief Clerk, a Marshal, and such other officers and clerks under such designations as the Secretary of State thinks fit.

(2) The Secretary of State, or His Majesty's Minister in China or Corea, as the case may be, may temporarily attach to the Supreme Court such persons, being Consular officers, as he thinks fit.

(3) Every officer, clerk, and other person thus attached shall discharge such duties in connection with the Court as the Judge may direct,

subject to any instructions of the Secretary of State.

13. The Sheriff shall have all the powers and authorities of the Sheriff. Sheriff of a county in England, with all the privileges and immunities of the office, and shall be charged with the execution of all decrees, orders and sentences made and passed by the Supreme Court, on the requisition in that behalf of the Supreme Court.

He shall be entitled to such fees and costs as the Supreme Court

may direct.

14. The Registrar shall be appointed by His Majesty.

He shall be either a member of the Bar of England, Scotland, or Ireland, or a Solicitor of the Supreme Court in England or Ireland, or a Writer to His Majesty's Signet, or a Solicitor in the Supreme Courts of Scotland.

He may also, with the approval of the Secretary of State, hold the

office of Chief Clerk of the Supreme Court.

In case of the absence from Shanghai or of the illness of the Registrar, or during a vacancy in the office of Registrar, or during the employment of the Registrar in another capacity, or on emergency, the Judge may, by writing under his hand and the seal of the Supreme Court, appoint any fit person to act as Registrar for the time therein mentioned, or until the appointment is revoked by the Judge or disapproved or revoked by the Secretary of State.

15. The Judge, each Assistant Judge, and the Registrar shall hold

office during the pleasure of His Majesty.

16. In case at any time His Majesty thinks fit by warrant under his Royal sign manual to revoke the warrant appointing any person to be Judge, Assistant Judge, or Registrar, or while there is a Judge, Assistant Judge, or Registrar in office, thinks fit by warrant under his Royal sign manual to appoint another person to be Judge, Assistant Judge, or Registrar (as the case may be), then, and in every such case, until the warrant of revocation or of new appointment is notified by His Majesty's Minister in China to the person holding office, all powers and authorities vested in that person shall continue and be deemed to have continued in as full force—and he shall continue, and be deemed to have continued, entitled to all the privileges and emoluments of the office as fully, and all things done by him shall be and be deemed to have been as valid in law as if such warrant of revocation or new appointment had not been made.

Additional

Seal of

Officers of

Registrar.

Tenure of Judges and Registrar. Revocation of Appointments. Sittings of Supreme Court.

17. The Supreme Court shall ordinarily sit at Shanghai; but may, if it seems expedient, sit at any other place within the limits of this Order, and may at any time transfer its ordinary sittings to any such place as the Secretary of State approves. Under this Article the Judges may sit at the same time at different places, and each sitting shall be deemed to be a sitting of the Supreme Court.

Visitation of Judges.

18. The Judge or under his directions an Assistant Judge may visit, in a magisterial or judicial capacity, any place in China or Corea, and there inquire of, or hear and determine, any case, civil or criminal, and may examine any records or order documents in any Provincial Court, and give directions as to the keeping thereof.

(ii) Provincial Courts.

Constitution of Provincial

19.—(1) Every commissioned Consular officer, with the exception of those at Shanghai and with such other exceptions (if any) as the Secretary of State thinks fit to make, shall for and in his Consular district hold and form a Court, in this Order referred to as a Provincial Court.

(2) Where His Majesty's Minister in China or Corea, as the case may be, appoints any person to be Acting Consul-General, Consul, or Vice-Consul at any port or place in China or Corea, which is for the time being open to foreign trade, and at which no commissioned Consular officer is resident, that person shall hold and form a Provincial Court for the district for which he is appointed to act.

(3) Every Provincial Court shall be styled "His Britanuic Majesty's

Court at Canton" (or as the case may be).

(4) Every Provincial Court may, with the approval of the Judge of the Supreme Court, appoint a competent person, or persons, to perform such duties and to exercise such powers in and for that Court as are by this Order and any Rules of Court imposed or conferred upon the Registrar and Marshal respectively, and any person so appointed shall perform such duties and exercise such powers accordingly.

(5) Every Provincial Court shall have a seal bearing its style and such device as the Secretary of State from time to time directs; but where such a seal is not provided, the seal of the Consular officer holding

the Court may be used.

(iii) Jurisdiction of Courts.

Courts of Record.

Jurisdiction of Supreme Court at Shanghai.

Jurisdiction of Provincial Courts.

Concurrent jurisdiction of Bupreme Court.

Jurisdiction of Registrar.

20. The Supreme Court, and each Provincial Court, shall, in the exercise of every part of its jurisdiction, be a Court of Record.

21. All His Majesty's jurisdiction, civil and criminal, including any jurisdiction by this Order conferred expressly on a Provincial Court, shall for and within the district of the Consulate of Shanghai be vested exclusively in the Supreme Court as its ordinary original jurisdiction.

22. All His Majesty's jurisdiction, civil and criminal, not under this Order vested exclusively in the Supreme Court, shall to the extent and in the manner provided by this Order be vested in the Provincial Courts.

23. The Supreme Court shall have in all matters, civil and criminal, an original jurisdiction, concurrent with the jurisdiction of the several Provincial Courts, to be exercised subject and according to the provisions of this Order.

24.—(1) The Registrar of the Supreme Court shall, subject to any directions of the Judge, hold preliminary examinations, and shall hear and determine such criminal cases in that Court as are not, under this Order, required to be heard and determined on a charge.

(2) The Registrar shall also have authority to hear and determine such civil actions as may be assigned to him by the Judge, but actions which under this Order are required or directed to be heard with a jury

or assessors shall not be so assigned.

(3) For the purposes of this Article the Registrar shall exercise all the powers and jurisdiction of a Provincial Court, and the provisions of this Order with respect to appeal and reserved case in criminal matters

and to appeal in civil matters shall apply accordingly.

25,—(1) Where any case, civil or criminal, commenced in a Provincial Court, appears to that Court to be beyond its jurisdiction, or to be one which for any other reason ought to be tried in the Supreme Court, the Provincial Court shall report the case to the Supreme Court for directions.

Case reported. or removed to

(2) The Supreme Court may of its own motion, or upon the report of a Provincial Court, or on the application of any party concerned, require any case, civil or criminal, pending in any Provincial Court to be transferred to, or tried in, the Supreme Court, or may direct in what Court and in what mode, subject to the provisions of this Order, any such case shall be tried.

26. The Supreme Court and every Provincial Court shall be auxiliary to one another in all particulars relative to the administration

of justice, civil or criminal.

27. Every Judge and Officer of Courts established under this Order shall, as far as there is proper opportunity, promote reconciliation and encourage and facilitate the settlement in an amicable way and without recourse to litigation of matters in difference between British subjects, or between British subjects and foreigners in China or Corea.

28. Subject to the provisions of this Order, criminal and civil cases Modes of trial.

may be tried as follows: -

(a) In the case of the Supreme Court, by the Court itself, or by the Court with a jury, or with assessors.

(b) In the case of a Provincial Court by the Court itself, or by the

Court with assessors.

29. Any of His Majesty's Courts in China or Corea may cause any summons, order, or judgment issuing from the Supreme Court of Hongkong, in any civil proceeding, and accompanied by a request in writing under the seal of that Court, to be served in China or Corea.

30.—(1) Notwithstanding anything in this Order, the Court shall not exercise any jurisdiction in any proceeding whatsoever over His Majesty's Minister, or over his official or other residences, or his official

or other property.

(2) Notwithstanding anything in this Order, the Court shall not exercise, except with the consent of the Minister signified in writing to the Court, any jurisdiction in any proceeding over any person attached to or being a member of, or in the service of, the Legation. The consent of the Minister may be given, either specially with respect to any person, or generally with respect to any class of persons so attached.

(3) If in any case under this Order it appears to the Court that the attendance of the Minister, or of any person attached to or being a member of the Legation, or being in the service of the Legation, to give evidence before the Court is requisite in the interest of justice, the Court may address to the Minister a request in writing for such attendance.

(4) A person attending to give evidence before the Court shall not be compelled or allowed to give any evidence or produce any document, if, in the opinion of the Minister, signified by him personally or in writing to the Court, the giving or production thereof would be injurious to His Majesty's service.

31. Where, by virtue of any Imperial Act, or of this Order, or otherwise, any provisions of any Imperial Acts, or of any law of a British Acts, &c.

Courts of auxiliary to

one another. Conciliation.

Process of Supreme Court of Hongkong.

Immunity of Legation.

Operation of

possession, or of any Orders in Council other than this Order, are applicable in China or Corea, or any forms, regulations, or procedure prescribed or established by or under any such Act, Law or Order, are made applicable for any purpose of this Order or any other order relating to China or Corea, such Acts, Laws, Orders, Forms, Regulations, or procedure may be construed or used with such alterations and adaptations not affecting the substance as may be necessary having regard to local circumstances, and anything required to be done by, to, or before any Court, Judge, officer, or authority may be done by, to, or before a Court, Judge, officer, or authority having the like or analogous functions, or by, to, or before any officer designated by the Secretary of State or by the Court (as the case may require) for that purpose; and the seal of the Supreme or Provincial Court (as the case may be) may be substituted for any other seal, and in case any difficulty occurs in the application it shall be lawful for a Secretary of State to direct by, to, or before whom and in what manner anything is to be done, and such Act, Law, Order, Form, Regulation, or Procedure shall be construed accordingly.

Where under any such Imperial Act, Law, or Order any publication is required to be made, as respects any judicial proceeding in any Gazette or otherwise, such publication shall in China or Corea be made in such newspaper or by such other mode as the Court shall think fit

to direct.

Jurors and Assessors.

32.—(1) Every male resident British subject—being of the age of 21 years upwards—having a competent knowledge of the English language—having or earning a gross income at such rate as may be fixed by Rules of Court—not having been attainted of treason or felony, or convicted of any crime that is infamous (unless he has obtained a free pardon) and not being under outlawry—shall be qualified to serve on a jury.

(2) All persons so qualified shall be liable so to serve, except the following persons, who shall nevertheless be competent to serve, that is

to say:-

Persons in His Majesty's Diplomatic, Consular, or other Civil Ser-

vice, in actual employment;

Officers, clerks, keepers of prisons, messengers, and other persons

attached to or in the service of the Court;

Officers and others on full pay in His Majesty's navy or army, or in actual employment in the service of any Department connected therewith;

Persons holding appointments in the civil, naval, or military service

of China or Corea;

Clergymen and other ministers of religion in the actual discharge of professional duties;

Legal practitioners in actual practice;

Physicians, surgeons, and apothecaries in actual practice;

Persons who are over 60 years of age or are disabled by mental or

bodily infirmity.

(3) A jury shall consist of such number of jurors, not more than twelve nor less than five, as may be determined in accordance with Rules of Court; and in such Rules different provisions may be made with respect to the several places at which the Supreme Court may sit, regard being had to the number of available jurors and any other considerations.

(4) In civil and in criminal cases the like challenges shall be allowed as in England—with this addition, that in civil cases each party may

challenge three jurors peremptorily.

Jury.

- (5) A jury shall be required to give an unanimous verdict; provided that, with the consent of parties, the verdict of a majority may be taken in civil cases.
- 33.—(1) An Assessor shall be a competent and impartial British Assessors. subject, of good repute, nominated and summoned by the Court for the purpose of acting as Assessor.

(2) In the Supreme Court there may be one, two, or three Assessors,

as the Court thinks fit.

(3) In a Provincial Court there shall ordinarily be not fewer than two, and not more than four, Assessors. Where, however, by reason of local circumstances, the Court is able to obtain the presence of one Assessor only, the Court may, if it thinks fit, sit with one Assessor only: and where, for like reasons, the Court is not able to obtain the presence of an Assessor, the Court may, if it thinks fit, sit without an Assessorthe Court in every case, recording in the Minutes its reasons for sitting with one Assessor only or without an Assessor.

(4) An Assessor shall not have any voice in the decision of the Court in any case, civil or criminal; but an Assessor dissenting, in a civil case, from any decision of the Court, or, in a criminal case, from any decision of the Court or the conviction or the amount of punishment awarded. may record in the Minutes his dissent, and the grounds thereof, and shall be entitled to receive without payment a certified copy of the Minutes.

34.—(1) Any person failing to attend as juror or Assessor according Penalty for to a summons shall be deemed guilty of a contempt of Court, and shall be liable to a fine not exceeding £10, but a person shall not be liable to fine for non-attendance unless he is resident in the Consular district in which the Court sits.

(2) Any such fine shall not be levied until after the expiration of fourteen days. The proper officer of the Court shall forthwith give to the person fined notice in writing of the imposition of the fine, and require him within six days after receipt of the notice to file an affidavit excusing non-attendance (if he desire to do so). The Court shall consider the affidavit, and may, if it seems proper, remit or reduce the fine.

III.—CRIMINAL MATTERS.

35.-(1) Except as regards offences made or declared such by this Application of or any other Order relating to China or Corea, or by any Rules or Regu- of England.

lations made under any Order;

Any act that would not by a Court of Justice having criminal jurisdiction in England be deemed an offence in England, shall not, in the exercise of criminal jurisdiction under this Order, be deemed an offence, or be the subject of any criminal proceeding under this Order.

(2) Subject to the provisions of this Order, criminal jurisdiction under this Order shall, as far as circumstances admit, be exercised on the principles of, and in conformity with, English law for the time being, and with the powers vested in the Courts of Justice and Justices of the Peace in England, according to their respective jurisdiction and authority.

Local Jurisdiction in Criminal Matters.

36. Every Court may cause to be summoned or arrested, and brought Power to before it, any person subject to and being within the limits of its juris- offenders. diction, and accused of having committed an offence cognizable under this Order, and may deal with the accused according to the jurisdiction of the Court and in conformity with the provisions of this Order.

Place of offence for purposes of trial. 37. For the purposes of criminal jurisdiction every offence and cause of complaint committed or arising within the limits of this Order shall be deemed to have been committed or to have arisen, either in the place where the same actually was committed or arose, or in any place where the person charged or complained of happens to be at the time of the institution or commencement of the charge or complaint.

Escape and arrest in another district.

38. Where a person accused of an offence escapes or removes from the Consular district within which the offence was committed, and is found within another Consular district, the Court within whose district he is found may proceed in the case to trial and punishment, or to preliminary examination (as the case may require), in like manner as if the offence had been committed in its own district; or may, on the requisition or with the consent of the Court within whose district the offence was committed, send him in custody to that Court, or require him to give security for his surrender to that Court, there to be dealt with according to law.

Where any person is to be so sent in custody, a warrant shall be issued by the Court within whose district he is found, and that warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up to the Court within whose district the offence was committed,

according to the warrant.

Admiralty offences, &c.

39.—(1) In cases of murder or manslaughter if either the death, or the criminal act which wholly or partly caused the death, happened within the jurisdiction of a Court acting under this Order, that Court shall have the like jurisdiction over any British subject who is accused either as the principal offender, or as accessory before the fact to murder, or as accessory after the fact to murder or manslaughter, as if both the criminal act and the death had happened within that jurisdiction.

(2) In the case of any offence committed on the high seas, or within the Admiralty jurisdiction, by any British subject on board a British ship, or on board a foreign ship to which he did not belong, the Court shall, subject to the provisions of this Order, have jurisdiction as if the offence had been committed within the jurisdiction of that Court. In cases tried under this Article no different sentence can be passed from the sentence which could be passed in England if the offence were tried there.

(3) The foregoing provisions of this Article shall be deemed to be adaptations, for the purposes of this Order and of the Foreign Jurisdiction Act, 1890, of the following enactments, that is to say:—

The Admiralty Offences (Colonial) Act, 1849. The Admiralty Offences (Colonial) Act, 1860. The Merchant Shipping Act, 1894, Part. XIII.

And those enactments shall apply accordingly and be administered in China and Corea.

Apprehension and Custody of Accused Persons.

Bringing accused before Court.

Remand.

40.—(1) Where a person accused of an offence is arrested on a warrant issuing out of any Court, he shall be brought before the Court within forty-eight hours after the arrest, unless in any case circumstances unavoidably prevent his being brought before the Court within that time, which circumstances shall be recorded in the Minutes.

(2) In every case, he shall be brought before the Court as soon as circumstances reasonably admit, and the time and circumstances shall be

recorded in the Minutes.

41.—(1) Where an accused person is in custody, he shall not be remanded at any time for more than seven days, unless circumstances

appear to the Court to make it necessary or proper that he should be remanded for a longer time, which circumstances, and the time of remand, shall be recorded in the Minutes.

(2) In no case shall a remand be for more than fourteen days at one time, unless in case of illness of the accused or other case of

necessity.

42. Where the Supreme Court or a Provincial Court issues a sum- Detention of mons or warrant against any person on complaint of an offence committed ship. on board of, or in relation to, a British ship, then, if it appears to the Court that the interests of public justice so require, the Court may issue a warrant or order for the detention of the ship, and may cause the ship to be detained accordingly, until the charge is heard and determined, and the order of the Court thereon is fully executed, or for such shorter time as the Court thinks fit; and the Court shall have power to make all such orders as appears to it necessary or proper for carrying this provision into effect.

43. Every Provincial Court shall execute any writ, order, or warrant Execution issuing from the Supreme Court, and may take security from any person writs of Supreme named therein for his appearance personally or by attorney, according to Court. the writ, order, or warrant; or may cause such person to be taken in custody or otherwise to the Supreme Court or elsewhere in China or

Corea, according to the writ, order, or warrant.

44.—(1) The Court may, in its discretion, admit to bail persons accused of any of the following offences, namely:-

Any felony.

Riot.

Assault on any officer in the execution of his duty, or on any person acting in his aid.

Neglect or breach of duty by an officer.

But a person accused of treason or murder shall not be admitted to

bail except by the Supreme Court.

(2) In all other cases the Court shall admit the accused to bail unless the Court, having regard to the circumstances, sees good reason to the contrary, which reason shall be recorded in the Minutes.

(3) The Supreme Court may admit a person to bail, although a

Provincial Court has not thought fit to do so.

(4) The accused who is to be admitted to bail, either on remand or on or after trial ordered, shall produce such surety or sureties as, in the opinion of the Court, will be sufficient to insure his appearance as and when required, and shall with him or them enter into a recognizance accordingly.

Trial with Jury or Assessors.

45.—(1) Where the offence charged is treason or murder the case Trial with jury must be tried on a charge before the Supreme Court with a jury.

(2) In each of the two following cases, namely:—

(i) Where the offence charged is rape, arson, housebreaking, rob-

bery with violence, piracy, forgery, or perjury; or

(ii) Where the offence charged is any other than as aforesaid, but it appears to the Court at any time before the trial, the opinion of the Court being recorded in the Minutes, that the offence charged, if proved, would not be adequately punished by imprisonment for three months with hard labour, or by a fine of £20, or both such imprisonment and fine-

The offence shall be tried on a charge with a jury or assessors (according to the provisions of this Order applicable to the Court); but may, with the consent of the accused, be tried without assessors or jury.

or assessors

In the Supreme Court, when the accused does not so consent, the charge shall be tried with a jury, unless the Court is of opinion that a jury cannot be obtained.

(3) The Supreme Court may, for any special reason, direct that any case shall be tried with assessors or a jury, and a Provincial Court may, for any special reason, direct that any case shall be tried with assessors. In each such case the special reason shall be recorded in the Minutes.

Speedy trial.

46.—(1) Where an accused person is ordered to be tried before a Court with a jury or with assessors, he shall be tried as soon after the making of the order as circumstances reasonably admit.

(2) As long notice of the time of trial as circumstances reasonably admit shall be given to him in writing, under the seal of the Court, which notice, and the time thereof, shall be recorded in the Minutes.

Report of sentences.

- 47.—(1) The Supreme Court shall, when required by the Secretary of State, send to him a report of the sentence of the Court in any case tried before that Court with a jury or assessors, with a copy of the Minutes and notes of evidence, and with any observations which the Court thinks fit to make.
- (2) Every Frovincial Court shall, in accordance with Rules of Court, send to the Supreme Court a report of the sentence of the Court in every case tried by the Court with assessors, with such Minutes, notes of evidence, and other documents as such Rules may direct, and with any observations which the Court thinks fit to make.

Summary Trial.

Summary trial. 48. Where the complaint discloses an offence which is not required or directed to be heard on a charge, the accused may be tried summarily on the complaint: Provided that where an offence is tried summarily no greater punishment shall be awarded than imprisonment for three months or a fine of £20, or both.

Preliminary Examination.

Preliminary Examination. 49.—(1) Where the accused is before the Court, and it appears to the Court that the complaint discloses an offence—

(a) Which ought to be tried in or reported to another Court; or(b) Which ought to be tried before the same Court with a jury or

b) Which ought to be tried before the same Court with a jury or assessors;

the Court shall proceed to make a preliminary examination in the

prescribed manner.

(2) On the conclusion of the preliminary examination, the Court shall bind by recognizance the prosecutor and every witness to appear at the trial to prosecute, or to prosecute and give evidence, or to give evidence (as the case may be), and if the case is to be tried in or reported to another Court, shall forthwith send the depositions, with a minute of other evidence (if any) and a report, to the Court before which the trial is to take place.

Trial before Court in His Majesty's dominions.

50. Where a British subject is accused of an offence the cognizance whereof appertains to any Court established under this Order, and it is expedient that the offence be inquired of, tried, determined, and punished in a British possession, the accused may (under the Foreign Jurisdiction Act, 1890, Section 6) be sent for trial to Hongkong or to Burma; and the Supreme Court of Hongkong and the Sessions Court at Mandalay shall respectively be the authorized Courts for the purposes of that enactment.

The Court may, where it appears so expedient, by warrant under the hand of a Judge and the seal of the Court, cause the accused to be sent for trial to Hongkong or to Mandalay accordingly.

The warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up at Hongkong or Mandalay, according to the warrant.

Where any person is to be so sent to Hongkong or to Burma, the Court before which he is accused shall take the preliminary examination, and if it seems necessary and proper shall bind over such of the proper witnesses as are British subjects in their own recognizances to appear

and give evidence on the trial.

51.—(1) If a British subject, having appeared as prosecutor or witness at a preliminary examination, refuses to enter into a recognizance to appear at the trial to prosecute or give evidence, the Court may send him to prison, there to remain until after the trial, unless in the meantime he enters into a recognizance.

(2) But if afterwards, from want of sufficient evidence or other cause, the accused is discharged, the Court shall order that the person

imprisoned for so refusing be also discharged.

(3) Where the prosecutor or witness is not a British subject, the Court may require him either to enter into a recognizance or to give ther security for his attendance at the trial, and if he fails to do so may

in its discretion dismiss the charge.

52. Subject to Rules of Court made under this Order, the Court may order payment of allowances in respect of their reasonable expenses to any complainant or witness attending before the Court on the trial of any criminal case by a jury or with assessors, and also to jurors, assessors, interpreters, medical practitioners, or other persons employed in or in connection with criminal cases.

Expenses of witnesses, jurors, &c.

Refusal to enter into

recognizano

Charges.

53.—(1) The charge upon which an accused person is tried shall Trial on a state the offence charged, with such particulars as to the time and place of the alleged offence, and the person (if any) against whom or the thing (if any) in respect of which it was committed, as are reasonably sufficient to give the accused notice of the matter with which he is charged.

(2) The fact that a charge is made is equivalent to a statement that every legal condition required by law to constitute the offence charged

was fulfilled in the particular case.

(3) Where the nature of the case is such that the particulars above mentioned do not give such sufficient notice as aforesaid, the charge shall also contain such particulars of the manner in which the alleged offence was committed as will give such sufficient notice.

(4) For the purposes of the application of any Statute law, a charge framed under the provisions of this Order shall be deemed to be an

54. For every distinct offence of which any person is accused there shall be a separate charge, and every such charge shall be tried separately,

except in the cases following, that is to say:

(a) Where a person is accused of more offences than one of the same kind committed within the space of twelve months from the first to the last of such offences, he may be charged with, and tried at one trial for any number of them not exceeding three.

(b) If in one series of acts so connected together as to form the same transaction more offences than one are committed by the same person, he may be charged with and tried at one trial for every such offence.

(c) If the acts alleged constitute an offence falling within two or more definitions or descriptions of offences in any law or laws.

Separate charges for separate

the accused may be charged with and tried at one trial for each of such offences.

- (d) If several acts constitute several offences, and also, when combined, a different offence, the accused may be charged with, and tried at one trial for, the offence constituted by such acts when combined, or one or more of the several offences, but in the latter case shall not be punished with more severe punishment than the Court which tries him could award for any one of those offences.
- (e) If a single act or series of acts is of such a nature that it is doubtful which of several offences the facts which can be proved will constitute, the accused may be charged with having committed all or any of such offences, and any number of such charges may be tried at once; or he may be charged in the alternative with having committed some one of the offences; and if it appears in evidence that he has committed a different offence for which he might have been charged, he may be convicted of that offence, although not charged with it.

55. When more persons than one are accused of the same offence or of different offences committed in the same transaction, or when one is accused of committing an offence and another of abetting or attempting to commit that offence, they may be charged and tried together or

separately, as the Court thinks fit.

Alteration of charges.

Errore and variances.

Trial of co-defendants.

56.—(1) Any Court, if sitting with a jury or assessors, may alter any charge at any time before the verdict of the jury is returned or the opinions of the assessors are expressed; if sitting without jury or assessors, at any time before judgment is pronounced.

(2) Every such alteration shall be read and explained to the accused.

(3) If the altered charge is such that proceeding with the trial immediately is likely, in the opinion of the Court, to prejudice the accused or the prosecutor, the Court may either direct a new trial or adjourn the trial for such period as may be necessary.

57.—(1) No error or omission in stating either the offence or the particulars shall be regarded at any stage of the case as material, unless

the accused was misled by such error or omission.

(2) When the facts alleged in certain particulars are proved and constitute an offence, and the remaining particulars are not proved, the accused may be convicted of the offence constituted by the facts proved, although not charged with it.

(3) When a person is charged with an offence, and the evidence proves either the commission of a minor offence or an attempt to commit the offence charged, he may be convicted of the minor offence or of the

attempt.

Charge of previous conviction.

58.—(1) If the accused has been previously convicted of any offence, and it is intended to prove such conviction for the purpose of affecting the punishment which the Court is competent to award, the fact, date, and place of the previous conviction shall be stated in the charge.

(2) If such statement is omitted, the Court may add it at any time

before sentence is passed.

- (3) The part of the charge stating the previous convictions shall not be read out in Court, nor shall the accused be asked whether he has been previously convicted, as alleged in the charge, unless and until he has either pleaded guilty to, or been convicted of, the subsequent offence.
- (4) If he pleads guilty to, or is convicted of, the subsequent offence, he shall then be asked whether he has been previously convicted, as alleged in the charge.

(5) If he answers that he has been so previously convicted, the Court may proceed to pass sentence on him accordingly, but, if he denies that he has been so previously convicted, or refuses to, or does not, answer such question, the Court shall then inquire concerning such previous conviction, and in such case (where the trial is by jury) it shall not be necessary to swear the jurors again.

Punishments.

59. The powers of the Courts with respect to punishments are limited as follows:—

Limitation powers of Courts.

- (1) The Supreme Court may award in respect of an offence any punishment which may in respect of a similar offence be awarded in England: provided that (a) imprisonment with hard labour shall be substituted for penal servitude, and (b) the Supreme Court shall not award a fine exceeding £500; or, in case of a continuing offence, in addition to imprisonment or fine, or both, a fine exceeding £1 for each day during which the offence continues after conviction.
- (2) A Provincial Court may award imprisonment, not exceeding twelve months, with or without hard labour, and with or without a fine not exceeding £100; or a fine not exceeding £100, without imprisonment; or in case of a continuing offence, in addition to imprisonment or fine, or both, a fine not exceeding 10s. for each day during which the offence continues after conviction.
- (3) But nothing in this Article shall be deemed to empower any Court to award for any offence any punishment not authorized by law in relation to that offence.

60.—(1) If any person is guilty of an offence against this Order not distinguished as a grave offence against this Order, he is liable:—

Offences against this Order.

- (i) To a fine not exceeding £5, without any imprisonment; or
 (ii) To imprisonment not exceeding one month, without fine; or
- (iii) To imprisonment not exceeding fourteen days, with a fine not exceeding 50s.

(2) Imprisonment under this Article is without hard labour.

61.—(1) If any person is guilty of an offence against this Order, distinguished as a grave offence against this Order, he is liable:—

(i) To a fine not exceeding £10, without imprisonment; or

(ii) To imprisonment not exceeding two months, without fine; or

(iii) To imprisonment not exceeding one month, with a fine not exceeding £5.

(2) Imprisonment under this Article is, in the discretion of the Court, with or without hard labour.

62.—(1) The Court may, if it thinks fit, order a person convicted of an assault to pay to the person assaulted by way of damages any sum not exceeding £10.

(2) Damages so ordered to be paid may be either in addition to or in lieu of a fine, and shall be recoverable in like manner as a fine.

(3) Payment of such damages shall be a defence to an action for the assault.

- 63.—(1) The Court may, if it thinks fit, order a person convicted before it to pay all or part of the expenses of his prosecution, or of his imprisonment or other punishment or of both, the amount being specified in the order.
- (2) Where it appears to the Court that the charge is malicious, or frivolous and vexatious, the Court may, if it thinks fit, order the

Grave offence against this complainant to pay all or part of the expenses of the prosecution, the

amount being specified in the order.

(3) In these respective cases the Court may, if it thinks fit, order that the whole or such portion as the Court thinks fit of the expenses so paid be paid over to the complainant or to the accused (as the case may be).

(4) In all cases the reasons of the Court for making any such order

shall be recorded in the Minutes.

Punishment of death.

64. Where any person is sentenced by the Supreme Court to suffer the punishment of death, the Judge shall forthwith send a report of the sentence, with a copy of the Minutes of Proceedings and notes of evidence in the case, and with any observations he thinks fit, to His Majesty's Minister in China or Corea as the case may be.

The sentence shall not be carried into execution without the direction

of His Majesty's Minister in writing under his hand.

If His Majesty's Minister does not direct that the sentence of death be carried into execution, he shall direct what punishment in lieu of the punishment of death is to be inflicted on the person convicted, and the

person convicted shall be liable to be so punished accordingly.

Prisons and punishments.

Imprisonment

Majesty's

dominions.

65.—(1) The Judge of the Supreme Court may by general order, approved by the Secretary of State, prescribe the manner in which and the prisons in China or Corea at which punishments passed by any Court or otherwise awarded under this Order are to be carried into execution.

(2) The warrant of any Court shall be sufficient authority to any person to whom it is directed to receive and detain the person therein

named in any prison so prescribed.

(3) For the purposes of this Article "China" includes places within

the limits of the Weihaiwei Order in Council, 1901.

66.—(1) Where an offender is sentenced to imprisonment, and the Supreme Court thinks it expedient that the sentence be carried into effect within His Majesty's dominions, and the offender is accordingly, under Section 7 of the Foreign Jurisdiction Act, 1890, sent for imprisonment to a place in His Majesty's dominions, the place shall be either Hongkong, or a place in some other part of His Majesty's dominions, the Government whereof consents that offenders may be sent thither under this Article.

(2) The Supreme Court may, by warrant under the hand of a Judge and the seal of the Court, cause the offender to be sent to Hongkong, or other such place as aforesaid, in order that the sentence may be there

carried into effect accordingly.

(3) The warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up at the place named, according to the

warrant.

Mitigation of punishments.

67.—(1) A Judge of the Supreme Court may, if he thinks fit, report to the Secretary of State or to the Minister in China or in Corea. as the case may be, recommending a mitigation or remission of any punishment awarded by any Court, and thereupon the punishment may be mitigated or remitted by the Secretary of State or Minister.

(2) Nothing in this Order shall affect His Majesty's prerogative of

pardon.

Inquests.

Laquests,

68.—(1) The Court shall have and discharge all the powers and duties appertaining to the office of Coroner in England, in relation to deaths of British subjects happening in the district of the Court.

(2) The Court may also exercise the said powers in relation to deaths of any persons having happened at sea on board British ships arriving in the district, and to deaths of British subjects having happened at sea on board foreign ships so arriving.

(3) The jurisdiction of the Court under this Article shall be

exercised subject to the following provisions:-

(a) Where a British subject is charged with causing the death, the Court may, without holding an inquest, proceed forthwith with

the preliminary examination.

(b) Where a British subject is not charged with causing the death, the Court shall, without any jury, hold an inquest, taking the depositions of those who know the facts. If, during or after the inquest, a British subject is so charged, the depositions shall be read over in the presence of the witnesses and of the accused, who shall be entitled to cross-examine each witness, and the procedure shall be as in other cases of preliminary examination. If after the inquest the Court does not see fit to cause any person to be charged, the Court shall certify its opinion of the cause of the death. When the inquest is held by a Provincial Court, the certificate and the depositions shall be sent forthwith to the Supreme Court, and that Court may give any directions which may seem proper in the circumstances.

(4) In this Article the expression "the Court" includes the Registrar

of the Supreme Court.

Statutory or other Offences.

69. Any act which, if done in the United Kingdom, or in a British Patents and possession, would be an offence against any of the following Statutes of the Imperial Parliament or Orders in Council, that is to say:—

The Merchandize Marks Act, 1887;

The Patents, Designs and Trade-marks Act, 1883 to 1888;

Any Act, Statute, or Order in Council for the time being in force relating to copyright, or to inventions, designs, or trade-marks;

Any Statute amending, or substituted for, any of the above-men-

tioned Statutes;

Shall, if done by a British subject in China or Corea, be punishable as a grave offence against this Order, whether such act is done in relation to any property or right of a British subject, or of a foreigner or native, or otherwise howsoever;

Provided—

(1) That a copy of any such Statute or Order in Council shall be published in the public office of the Consulates at Shanghai and Seoul, and shall be there open for inspection by any person at all reasonable times; and a person shall not be punished under this Article for anything done before the expiration of one month after such publication, unless the person offending is proved to have had express notice of the Statute or Order in Council.

(2) That a prosecution by or on behalf of a prosecutor who is not a British subject shall not be entertained unless the Court is satisfied that effectual provision exists for the punishment in Consular or other Courts in China or Corea of similar acts committed by the subjects of the State or Power of which such prosecutor is a subject, in relation to, or affecting the interests

of, British subjects.

70.—(1) If a British subject—

(i) Smuggles, or attempts to smuggle, out of China or Corea any goods on exportation whereof a duty is payable to the Chinese or Corean Government;

Smuggling.

(ii) Imports or exports, or attempts to import or export, into or out of China or Corea, any goods, intending and attempting to evade payment of duty payable thereon to the Chinese or Corean Government;

(iii) Imports or exports, or attempts to import or export, into or out of China or Corea any goods the importation or exportation whereof, into or out of China or Corea, is prohibited by law;

(iv) Without a proper licence, sells, or attempts to sell, or offers for sale, in China or Corea, any goods whereof the Chinese or

Corean Government has by law a monopoly;

In each of the four cases aforesaid he shall be guilty of an offence against this Order, and on conviction shall be liable to imprisonment, with or without hard labour, for any term not exceeding six months, and with or without a fine not exceeding £100, or to a fine not exceeding £100 without imprisonment.

(2) Where a person is charged with such an offence as in this Article is mentioned, the Court may seize the goods in relation to which the alleged offence was committed, and may hold the same until after

the hearing of the charge.

(3) If a person so charged is convicted, then those goods, whether they have been so seized or not, shall be forfeited to His Majesty the King, and the Court shall dispose of them, subject to any general or special directions of the Secretary of State as the Court thinks fit.

71.—(1) If any British subject, without His Majesty's authority, proof whereof shall lie on the party accused, does any of the following

things, that is to say :-

(a) Levies war or takes any part in any operation of war against, or aids or abets any person in carrying on war, insurrection, or rebellion against the Government of China or of Corea; or,

(b) Takes part in any operation of war in the service of the Government of China or of Corea against any persons engaged in carrying on war, insurrection, or rebellion against those respective Governments he shall be guilty of an offence against this Order, and, on conviction thereof, shall be liable to imprisonment, with or without hard labour, for any term not exceeding two years, and with or without a fine not exceeding £500, or to a fine not exceeding £500 without imprisonment.

(2) In addition to any such punishment every conviction under the provisions of this Article shall of itself, and without further proceedings, make the person convicted liable to deportation, and the Court may order him to be deported from China or Corea in manner provided by

this Order.

(3) Where a person accused of an offence against this Article is brought before a Provincial Court, that Court shall report the case to the Supreme Court, and the Supreme Court shall thereupon direct in what mode and where the case shall be heard and determined, and the case shall be heard and determined accordingly.

72. Any British subject being in China or Corea may be proceeded against, tried, and punished under this Order for piracy wherever

committed.

If a person accused of piracy is brought before a Provincial Court, that Court shall report the case to the Supreme Court, and the Supreme Court shall thereupon give such directions as it may think fit with respect to the trial.

73. If any British subject in China or in Corea violates or fails to observe any stipulation of any Treaty between His Majesty, his predecessors, heirs, or successors, and the Emperor of China or of Corea

Levying war, etc.

Piracy.

Violation of Treaties. for the time being in force, in respect of the violation whereof any penalty is stipulated for in the Treaty, he shall be deemed guilty of an offence against the Treaty, and on conviction thereof under this Order

shall be liable to the penalty stipulated in the Treaty.

74.—(1) Where, by agreement among the Diplomatic or Consular International representatives in China and Corea of foreign States, or some of them, in conjunction with the Chinese or Corean authorities, Sanitary, or Police, or Port, or Game, or other Regulations are established, and the same, as far as they affect British subjects, are approved by the Secretary of State, the Court may, subject and according to the provisions of this Order, entertain any complaint made against a British subject for a breach of those Regulations, and may enforce payment of any fine incurred by that subject or person in respect of that breach, in like manner, as nearly as may be, as if that breach were by this Order declared to be an offence against this Order.

(2) In any such case the fine recovered shall, notwithstanding anything in this Order, be disposed of and applied in manner provided by

those Regulations.

75. Every person subject to the criminal jurisdiction of the Court Seditious who prints, publishes, or offers for sale any printed or written newspaper or other publication containing matter calculated to excite tumult or disorder, or to excite enmity between His Majesty's subjects, and the Government of China or Corea, as the case may be, or between that Government and its subjects, shall be guilty of a grave offence against this Order, and may, in addition to, or in lieu of, any other punishment, be ordered to give security for good behaviour, and in default thereof, or on a further conviction for the like offence, he may be ordered to be deported.

An offence against this Article shall not be tried except by the

Supreme Court.

76.—(1) If a British subject—

(i) Publicly derides, mocks, or insults any religion established or religions.

observed within China or Corea; or

(ii) Publicly offers insult to any religious service, feast, or ceremony established or kept in any part of those dominions, or to any place of worship, tomb, or sanctuary belonging to any religion established or observed within those dominions, or to the ministers or professors thereof; or

(iii) Publicly and wilfully commits any act tending to bring any religion established or observed within those dominions, or its ceremonies, mode of worship, or observances, into hatred, ridicule, or contempt, and thereby to provoke a breach of the

public peace;

he shall be guilty of an offence, and on conviction thereof, liable to imprisonment not exceeding two years, with or without hard labour, and with or without a fine not exceeding £50, or to a fine alone not exceed-

(2) Notwithstanding anything in this Order, every charge under this Article shall be heard and determined by the Court alone, without jury or assessors, and any Provincial Court shall have power to impose the punishment aforesaid.

(3) Consular officers shall take such precautionary measures as seem to them proper and expedient for the prevention of such offences.

77.—(1) If any person, subject to the criminal jurisdiction of a

Court, does any of the following things, namely:-

(a) Wilfully, by act or threat, obstructs an officer of, or person executing any process of, the Court in the performance of his duty; or

Regulations.

Offenses

Contempt of

(b) Within or close to the room or place where the Court is sitting wilfully misbehaves in a violent, threatening, or disrespectful manner, to the disturbance of the Court, or to the intimidat on of suitors or others resorting thereto; or

(c) Wilfully insults any member of the Court, or any assessor or juror, or any person acting as clerk or officer of the Court, during his sitting or attendance in Court, or in his going to or returning from Court; or

(d) Does any act in relation to the Supreme Court or a Provincial Court or a matter pending therein, which, if done in relation to the High Court in England, would be punishable as a contempt of that Court—

he shall be guilty of a grave offence against this Order;

Provided that the Court, if it thinks fit, instead of directing proceedings as for an offence against this Order, may order the offender to be apprehended forthwith, with or without warrant, and on inquiry and consideration, and after the hearing of any defence which such person may offer, without further process or trial, may adjudge him to be punished with a fine not exceeding £10, or with imprisonment not exceeding twenty-four hours, at the discretion of the Court.

(2) A Minute shall be made and kept of every such case of punishment, recording the facts of the offence, and the extent of the punishment. In the case of a Provincial Court, a copy of the Minute shall be

forthwith sent to the Supreme Court.

(3) Nothing herein shall interfere with the power of the Court to remove or exclude persons who interrupt or obstruct the proceedings of the Court.

Negligence of 78.-

78.—(1) If an officer of the Court employed to execute an order loses by neglect or omission the opportunity of executing it, then, on complaint of the person aggrieved, and proof of the fact alleged, the Court may, if it thinks fit, order the officer to pay the damages sustained by the person complaining, or part thereof.

(2) The order shall be enforced as an order directing payment of

money

79.—(1) If a clerk or officer of the Court, acting under pretence of the process or authority of the Court, is charged with extortion, or with not paying over money duly levied, or with other misconduct, the Court, if it thinks fit, may inquire into the charge in a summary way, and may for that purpose summon and enforce the attendance of all necessary persons, as in an action, and may make such order for the repayment of any money extorted, or for the payment over of any money levied, and for the payment of such damages and costs, as the Court thinks fit.

(2) The Court may also, if it thinks fit, on the same inquiry, impose on the clerk or officer such fine, not exceeding £5 for each offence, as the

Court thinks fit.

(3) A clerk or officer against whom an order has been made or who has been acquitted under this Article shall not be liable to an action in respect of the same matter; and any such action, if begun, shall be stayed by the Court in such manner and on such terms as the Court thinks fit.

Authority within 100 miles of Coast.

Offence within 100 miles of the coast.

Extortion.

80.—(1) Where a British subject, being in China or Corea, is charged with having committed, either before or after the commencement of this Order, any offence within a British ship at a distance of not more than 100 miles from the coast of China, or within a Chinese or Corean ship at such a distance as aforesaid, or within a ship not lawfully entitled to claim the protection of the flag of any State, at such a distance as

aforesaid, any of His Majesty's Courts in China or Corea within the jurisdiction whereof he is found may cause him to be apprehended and brought before it, and may take the preliminary examination and commit him for trial,

(2) If the Court before which the accused is brought is a Provincia. Court, the Court shall report to the Supreme Court the pendency of the

case.

The Supreme Court shall thereupon direct in what mode and where the case shall be heard and determined, and (notwithstanding anything in this Order) the case shall be so heard and determined accordingly.

(3) The provisions of this Order relative to offences, and proceedings in criminal matters, shall in all respects, as far as may be, extend and apply to every such case, in like manner as if the offence had been com-

mitted in China or Corea.

81. Where a British subject, being in Hongkong, is charged with Jurisdiction of having committed, either before or after the commencement of this commencement Order, any crime or offence within any British, Chinese, or Corean ship Hongkong. at such a distance as aforesaid, the Supreme Court at Hongkoug shall have and may exercise authority and jurisdiction with respect to the

crime or offence as fully as if it had been committed in Hongkong.

82. His Majesty's Minister in China or Corea, any Judge of the Apprehension Court, any Consular officer in China or Corea, or the Governor of deserters. Supreme Court, any Consular officer in China or Corea, or the Governor of Hongkong, on receiving satisfactory information that any soldier, sailor, marine, or other person belonging to any of His Majesty's military or naval forces, has deserted therefrom, and has concealed himself in any British ship at such a distance as aforesaid, may, in pursuance of such information, issue his warrant for a search after and apprehension of such deserter, and on being satisfied on investigation that any person so apprehended is such a deserter, shall cause him to be, with all convenient speed, taken and delivered over to the nearest military station of His Majesty's forces, or to the officer in command of a ship of war of His Majesty serving in China or Corea, as the case may require.

Deportation.

83.—(1) Where it is proved that there is reasonable ground to Deportation. apprehend that a British subject is about to commit a breach of the public peace—or that the acts or conduct of a British subject are or is likely to produce or excite to a breach of the public peace—the Court may, if it thinks fit, cause him to be brought before it, and require him to give security to the satisfaction of the Court to keep the peace, or for his future good behaviour, as the case may require.

(2) Where a British subject is convicted of an offence before the Court, the Court may, if it thinks fit, require him to give security to the satisfaction of the Court for his future good behaviour, and for that purpose may (if need be) cause him to be brought before the Court.

(3) In either of the foregoing cases, if the person required to give security fails to do so, the Court may order that he be deported from China or Corea to such place as the Court directs.

(4) The place shall be a place in some part (if any) of His Majesty's dominions to which the person belongs, or the Government of which

consents to the reception of persons deported under this Order.

(5) A Provincial Court shall report to the Supreme Court any order of deportation made by it and the grounds thereof, before the order is executed. The Supreme Court may reverse the order, or may confirm it with or without variation, and in case of confirmation, shall direct it to be carried into effect.

(6) The person to be deported shall be detained in custody until a

fit opportunity for his deportation occurs.

(7) He shall, as soon as is practicable, and in the case of a person convicted, either after execution of the sentence or while it is in course of execution, be embarked in custody under the warrant of the Supreme Court on board one of His Majesty's ships of war, or, if there is no such ship available, then on board any British or other fit ship bound to the place of deportation.

(8) The warrant shall be sufficient authority to the commander or master of the ship to receive and detain the person therein named, and to carry him to and deliver him up at the place named according to the

warrant.

(9) The Court may order the person to be deported to pay all or any part of the expenses of his deportation. Subject thereto, the expenses of deportation shall be defrayed in such manner as the Secretary of State, with the concurrence of the Treasury, may direct.

(10) The Supreme Court shall forthwith report to the Secretary of State any order of deportation made or confirmed by it and the grounds thereof, and shall also inform His Majesty's Minister in China or Corea

as the case may require.

(11) If any person deported under this or any former Order returns to China or Corea without permission in writing of the Secretary of State (which permission the Secretary of State may give) he shall be deemed guilty of a grave offence against this Order; and he shall also be

liable to be forthwith again deported.

Dealing with deported persons at Hongkong. 84. Where any person is deported to Hongkong, he shall on his arrival there be delivered, with the warrant under which he is deported, into the custody of the Chief Magistrate of Police of Hongkong, who, on receipt of the person deported, with the warrant, shall detain him and shall forthwith report the case to the Governor of Hongkong, who shall either by warrant (if the circumstances of the case appear to him to make it expedient) cause the person so deported to be taken to England, and in the meantime to be detained in custody (so that the period of such detention do not exceed three months), or else shall discharge him from custody.

Appeal and Reserved Case.

Appeal and reserved case.

85.—(1) Where a person is convicted of any offence before any Court—

(a) If he considers the conviction erroneous in law, then, on his application, within the prescribed time (unless it appears merely frivolous, when it may be refused); or

(b) If the Judge thinks fit to reserve for consideration of the full Supreme Court any question of law arising on the trial;

the Judge shall state a case, setting out the facts and the grounds of the conviction, and the question of law, and send or deliver it to the

Registrar of the Supreme Court.

Procedure case stated.

86.—(1) Where a case is stated under the last preceding Article, the Court, before whom the trial was had, shall, as it thinks fit, either postpone judgment on the conviction, or respite execution of the judgment, and either commit the person convicted to prison, or take security for him to appear and receive judgment, or to deliver himself for execution of the judgment (as the case may require) at an appointed time and place.

(2) The full Supreme Court, sitting without a jury or assessors, shall hear and determine the matter, and thereupon shall reverse, affirm, or amend the judgment given, or set it aside, and order an entry to be

made in the Minutes that in the judgment of the Supreme Court the person ought not to have been convicted, or order judgment to be given at a subsequent sitting of the Provincial Court, or order a new trial, or make such other order as the Supreme Court thinks just, and shall also give all necessary and proper consequential directions.

(3) The judgment of the full Court shall be delivered in open Court, after the public hearing of any argument offered on behalf of the

prosecutor or of the person convicted.

(4) Before delivering judgment, the full Court may, if necessary,

cause the case to be amended by the Provincial Court.

(5) The full Court shall not annul a conviction or sentence, or vary

a sentence, or order a new trial on the ground-

(a) Of any objection which, if stated during the trial, might, in the opinion of the Supreme Court, have been properly met by amendment at the trial; or

(b) Of any error in the summoning of assessors; or

(c) Of any person having served as assessor who was not qualified; or (d) Of any objection to any person as assessor which might have been raised before or at the trial; or

(e) Of any informality in the swearing of any witness; or

(f) Of any error or omission in the charge, or any informality in procedure which, in the opinion of the Supreme Court, did not affect the substance of the case or subject the convicted person to any undue prejudice.

87. There shall be no appeal in a criminal case to His Majesty the Appeal to King in Council from a decision of the Supreme Court, except by special Privy Council. leave of His Majesty in Council.

Fugitive Offenders.

88. The Fugitive Offenders Act, 1881, and the Colonial Prisoners Fugitive Removal Act, 1884, shall apply to China and Corea, as if those places offenders. were a British possession and part of His Majesty's dominions.

Subject as follows:—

(a) His Majesty's Minister in China or Corea, as the case may require, is hereby substituted for the Governor or Government of a British possession; and

(b) The Supreme Court is hereby substituted for a Superior Court

of a British possession.

(c) The Supreme Court and each Provincial Court is substituted for a Magistrate of any part of His Majesty's dominions.

(d) For the purposes of Part II. of the said Act of 1881, and of this Article in relation thereto, China, Corea, Weihaiwei and Hongkong shall be deemed to be one group of British possessions.

IV .-- CIVIL MATTERS.

89. Subject to the provisions of this Order, the civil jurisdiction of General every Court acting under this Order shall, as far as circumstances admit, provision to civil be exercised on the principles of, and in conformity with, English law for jurisdiction. the time being in force.

Procedure.

90.—(1) Every civil proceeding in the Court shall be taken by All proceedaction, and not otherwise, and shall be designated an action.

(2) For the purposes of any statutory enactment or other provision applicable under this Order to any civil proceeding in the Court, an

ings to be by action.

action under this Order shall comprise and be equivalent to a suit, cause, or petition, or to any civil proceeding, howsoever required by any such

enactment or provision to be instituted or carried on.

Commencement of action.

91.—(1) Every action shall commence by a summons issued from the Court, on the application of the plaintiff, and served on the defendant (in this Order referred to as an original summons); but notwithstanding this provision, proceedings may be taken in and applications may be made to the Court in particular classes of cases, in such manner as may be prescribed by Rules of Court, or, where such manner is not so prescribed, in such manner as like proceedings and applications are taken and made in England.

Trial by jury in Supreme Court.

92.—(1) Subject to the provisions of this Order, every action in the Supreme Court which involves the amount or value of £150 or upwards shall, on the demand of either party in writing, filed in the Court seven days before the day appointed for the hearing, be heard with a jury.

(2) Any other suit may, on the suggestion of any party, at any

stage, be heard with a jury, if the Court thinks fit.

(3) Any suit may be heard with a jury if the Court, of its own

motion, at any stage, thinks fit.

93.—(1) The Supreme Court may, if it thinks fit, hear any action with assessors.

(2) A Provincial Court shall (subject to the provisions of this Order) hear with assessors every action which involves the amount or value of £150 or upwards.

(3) In all other cases a Provincial Court may, as it thinks fit, hear

the action either with or without assessors.

Special case.

Trial by ARRESSOTS.

> 94.—(1) After the issue of a summons by any Court, the decision of that Court may be given upon a special case submitted to the Court by the parties.

(2) Any decision of a Provincial Court may be given subject to a case to be stated by, or under the direction of, that Court for the opinion

or direction of the Supreme Court.

95. Subject to the provisions of this Order and the Rules of Court, the costs of and incident to all proceedings in the Court shall be in the discretion of the Court, provided that if the action is tried with a jury the costs shall follow the event, unless the Court shall for good cause (to be entered in the Minutes) otherwise order.

Arbitration.

Arbitration.

Costs.

96.—(1) Any agreement in writing between any British subjects or between British subjects and foreigners to submit present or future differences to arbitration, whether an Arbitrator is named therein or not, may be filed in the Court by any party thereto, and, unless a contrary intention is expressed therein, shall be irrevocable, and shall have the same effect as an order of the Court.

(2) Every such agreement is in this Order referred to as a submission.

(3) If any action is commenced in respect of any matter covered by a submission, the Court, on the application of any party to the action, may by order stay the action.

97.—(1) In any action— (a) If all parties consent, or

(b) If the matters in dispute consist wholly or partly of matters of account, or require for their determination prolonged examination of documents or any scientific or local examination:

the Court may at any time refer the whole action, or any question or issue arising therein, for inquiry and report, to the Registrar or any special Referee.

Reference of actions to special Referees.

(2) The report of the Registrar or special Referee may be adopted wholly or partially by the Court, and if so adopted may be enforced as a

judgment of the Court.

(3) The Court may also in any case, with the consent of both parties to an action, or of any parties between whom any questions in the action arise (such consent being signified by a submission) refer the action or the portions referred to in the submission to arbitration, in such manner and upon such terms as it shall think reasonable or just.

(4) In all cases of reference to a Registrar, special Referee, or Arbitrator, under any order of the Court, the Registrar, special Referee, or Arbitrator shall be deemed to be an officer of the Court, and shall have such powers and authority, and shall conduct the reference or arbitration in such manner as may be prescribed by any Rules of Court,

and subject thereto as the Court may direct.

98. Subject to Rules of Court, the Court shall have authority to Enforcement enforce any submission, or any award made thereunder, and to control of submission or award. and regulate the proceedings before and after the award, in such manner and on such terms as the Court thinks fit.

Bankruptcy.

99. Each Court shall, as far as circumstances admit, have, for and Bankruptere within its own district, with respect to the following classes of persons being either resident in China or Corea, or carrying on business there, namely, resident British subjects and their debtors and creditors, being British subjects, or foreigners submitting to the jurisdiction of the Court, all such jurisdiction in bankruptcy as for the time being belongs to the High Court and the County Courts in England.

Admiralty.

100.—(1) The Supreme Court shall have Admiralty jurisdiction for and within the limits of this Order, and over vessels and persons

coming within the same.

(2) The following enactments of the Colonial Courts of Admiralty Act, 1890, that is to say, Section 2, Sub-sections (2) to (4); Sections 5 and 6; Section 16, Sub-section (3); shall apply to the Supreme Court as if that Court were a Colonial Court of Admiralty, and as if China and Corea were a British possession; and for the purpose of this application the expressions "judgment" and "appeal" shall in the enactments so applied have the same respective meanings as are assigned thereto in Section 15 of the said Act.

Matrimonial.

101. The Supreme Court shall, as far as circumstances admit, have for and within China and Corea, with respect to British subjects, all such jurisdiction in matrimonial causes except the jurisdiction relative to dissolution or nullity or jactitation of marriage, as for the time being belongs to the High Court in England.

Matrimonial jurisdiction,

Admiralty

Lunacy.

102.—(1) The Supreme Court shall, as far as circumstances admit, have for and within China and Corea, in relation to British subjects, all such jurisdiction relative to the custody and management of the persons and estates of lunatics, as for the time being belongs to the Lord Chancellor or other Judge or Judges in England intrusted by virtue of His Majesty's sign manual with the care and commitment of the custody of the persons and estates of lunatics, and also such jurisdiction as may be

exercised in England by a judicial authority under the provisions of the

Lunacy Act, 1890, or any Act amending the same.

(2) A Provincial Court shall, as far as circumstances permit, have in relation to British subjects, such jurisdiction relative to the custody and management of the persons and estates of lunatics as for the time being may be prescribed by Rules of Court, and until such Rules are made, and so far as such Rules do not apply, as may be exercised in England by a judicial authority and by the Masters in Lunacy under the provisions of the Lunacy Act, 1890, or any Act amending the same.

(3) In any such case the Provincial Court may, of its own motion, or on the application of any person interested, take or authorise such steps as to the Court may seem necessary or expedient for the person and property of any person appearing to the Court to be a lunatic, and may from time to time revoke, or vary, or supplement any order or proceeding

taken in the matter.

(4) Subject to the provisions of this Article and to any Rules of Court, a Provincial Court shall not proceed in any such matter except

under and according to the directions of the Supreme Court.

(5) Sections 5 to 7 of the Lunatics Removal (India) Act, 1851 (14) and 15 Vict., cap. 81), shall apply to China and Corea, with the substitution of "the Supreme Court" for "the Supreme Court of Judicature at any of the Presidencies of India." Provided that the jurisdiction of the Supreme Court under those sections may be exercised in and for Corea by the Provincial Court at Seoul.

Probate and Administration.

Real property to devolve as personal estate.

103. All real or immovable property situate in China or Corea, and belonging at the time of his death to any British subject dying after the commencement of this Order, shall be deemed to be personal estate, and the devolution thereof, in case of intestacy, shall be regulated according to the law of England for the time being relating to personal estate.

Jurisdiction of Courts.

104.—(1) The Supreme Court shall, as far as circumstances admit, have, for and within China and Corea, with respect to the wills and the property in China and Corea of deceased British subjects, all such jurisdiction as for the time being belongs to the High Court in England.

(2) A Provincial Court shall have power to grant probate or letters of administration where there is no contention respecting the right to

the grant.

(3) Probate or administration granted by a Court under this Order shall have effect over all the property of the deceased within China or Corea, and shall effectually discharge persons dealing with an executor or administrator thereunder, notwithstanding that any defect afterwards appears in the grant.

Enactment applied.

105. Section 51 of the Conveyancing (Scotland) Act, 1874, and any enactment for the time being in force amending or substituted for the same, are hereby extended to China and Corea with the adaptation following, namely:--

The Supreme Court is hereby substituted for a Court of Probate in

a Colony.

106.—(1) Where a Court of Probate in the United Kingdom or in any British Possession to which the Colonial Probates Act, 1892, for the time being extends, has granted probate or letters of administration or confirmation in respect of the estate of a deceased person, the probate letters or confirmation so granted may, on being produced to, and a copy thereof deposited with, the Supreme Court, be sealed with the seal of that Court, and thereupon shall be of the like force and effect and have the same operation as if granted by that Court.

Sealing of British or

Colonial probate, &c.

(2) Provided that the Supreme Court shall, before sealing any probate letters or confirmation under this section, be satisfied either that all probate or estate duty has been paid in respect of so much of the estate, situated in China or Corea as is liable to such duty, or that security has been given in a sum sufficient to cover the property (if any) in China or Corea, and may require such evidence, if any, as it thinks fit as to the domicile of the deceased person.

(3) The Supreme Court may, also, if it thinks fit, on the application of any creditor, require before sealing that adequate security be given for the payment of debts due from the estate to creditors residing

in China or Corea.

(4) For the purposes of this Article, a duplicate of any probate, letters of administration, or confirmation sealed with the seal of the Court granting the same, or a copy thereof certified as correct by or under the authority of the Court granting the same, shall have the same effect as the original.

107 .- (1) Where a British subject dies in China or Corea, or else- Custody of where, intestate, then, until administration is granted, his property in

China or Corea shall be vested in the Judge of the Supreme Court. (2) The Court within whose jurisdiction any property of the deceased is situated shall, where the circumstances of the case appear to the Court so to require, forthwith on his death, or as soon after as may be, take possession of his property within the particular jurisdiction, or put any such property under the seal of the Court (in either case if the nature of the property or other circumstances so require, making an inventory), and so keep it until it can be dealt with according to law.

108. If any person named executor in the will of the deceased takes possession of and administers or otherwise deals with any part of the property of the deceased, and does not obtain probate within one month after the death, or after the termination of any suit or dispute respecting probate or administration, he shall be guilty of an offence and shall

be liable to a fine not exceeding £50.

109. If any person, other than the person named administrator or an executor or an officer of the Court, takes possession of and administers or otherwise deals with any part of the property of a deceased British subject, whether resident or not, he shall be deemed guilty of a contempt

of Court, and shall be liable to a fine not exceeding £50.

110. Where a person appointed executor in a will survives the testator, but either dies without having taken probate, or, having been called on by the Court to take probate, does not appear, his right in respect of the executorship wholly ceases: and without further renunciation the representation to the testator and administration of his property shall go and may be committed as if that person had not been appointed executor.

111.—(1) Where a British subject dies in China or Corea, any Testamentary other such subject having in his possession, or under his control, any paper or writing of the deceased, being, or purporting to be testamentary, shall forthwith bring the original to the Court within whose parti-

cular jurisdiction the death happens, and deposit it there.

If any person fails to do so for fourteen days after having knowledge of the death of the deceased, he shall be guilty of an offence and liable

to a fine not exceeding £50.

(2) Where it is proved that any paper of the deceased, being or purporting to be testamentary, is in the possession or under the control of a British subject, the Court may, whether a suit or proceeding respecting probate or administration is pending or not, order him to produce the paper and bring it into Court.

Executor

Administering estate without authority.

Death or failure of executor.

papers to be deposited in

(3) Where it appears to the Court that there are reasonable grounds for believing that any person has knowledge of any paper being, or purporting to be, testamentary (although it is not shown that the paper is in his possession or under his control), the Court may, whether a suit or proceeding for probate or administration is pending or not, order that he be examined respecting it before the Court or elsewhere, and that he do attend for that purpose, and after examination order that he do produce the paper and deposit it in Court.

Administration of small estates 112. Where it appears to the Court that the value of the property or estate of a deceased person does not exceed £50, the Court may, without any probate or letters of administration, or other formal proceeding, pay thereout any debts or charges, and pay, remit, or deliver any surplus to such persons, subject to such conditions (if any) as the Court thinks proper, and shall not be liable to any action, suit, or proceedings in respect of anything done under this Article. Provided that a Provincial Court shall not exercise the powers of this Article except with the approval of the Supreme Court. Every proceeding of the Court under this Article shall be recorded in the Minutes.

Appeals and Rehearings.

Appeal to Supreme Court.

Rehearing in Supreme

Court.

113.—(1) Where an action in a Provincial Court involves the amount for value of £25 or upwards, any party aggrieved by any decision of that Court, with or without assessors, in the action shall have the right to appeal to the Supreme Court against the same, on such terms and conditions as may be prescribed by Rules of Court.

(2) In any other case, the Provincial Court may, if it seems just and

expedient, give leave to appeal on like terms.

(3) In any case the Supreme Court may give leave to appeal on

such terms as seem just.

114.—(1) The Supreme Court may, if it thinks fit, on the application of any party or of its own motion, order a rehearing of an action, or of an appeal, or of any arguments on a verdict or on any other question of law.

(2) The provisions of this Order respecting a hearing with a jury

or assessors shall extend to a rehearing of an action.

(3) The Supreme Court may, if it thinks fit, direct any rehearing to be before the full Court.

(4) If the party applying for a rehearing has by any order been ordered to pay money or do any other thing, the Court may direct either that the order be carried into execution, or that the execution thereof be suspended pending the rehearing, as it thinks fit.

(5) If the Court directs the order to be carried into execution, the party in whose favour it is given shall before the execution give security to the satisfaction of the Court for the performance of such order as

shall be made on the rehearing.

(6) If the Court directs the execution of the order to be suspended, the party against whom it is given shall, before an order for suspension is given, give security to the satisfaction of the Judge for performance of such order as shall be made on the rehearing.

(7) An application for a rehearing shall be made within the pre-

scribed time.

Appeals to His Majesty in Council.

Appeal to Privy Council. 115.—(1) Where a final judgment or order of the Supreme Court made in a civil action involves the amount or value of £500 or upwards, any party aggrieved thereby may, within the prescribed time, or, if no

time is prescribed, within fifteen days after the same is made or given, apply by motion to the Supreme Court for leave to appeal to His Majesty

the King in Council.

(2) The applicant shall give security to the satisfaction of the Court to an amount not exceeding £500 for prosecution of the appeal, and for such costs in the event of the dismissal of the appeal for want of prosecution as the Supreme Court may award, and for payment of all such costs as may be awarded to any respondent by His Majesty in Council, or by the Lords of the Judicial Committee of His Majesty's Privy Council.

(3) He shall also pay into the Supreme Court a sum estimated by that Court to be the amount of the expense of the making up and trans-

mission to England of the transcript of the record.

(4) If security and payment are so given and made within two months from the filing of the motion-paper for leave to appeal, then, and not otherwise, the Supreme Court shall give leave to appeal, and the appellant shall be at liberty to prefer and prosecute his appeal to His Majesty in Council according to the rules for the time being in force respecting appeals to His Majestv in Council from his Colonies, or such other rules as His Majesty in Council from time to time thinks fit to make concerning appeals from the Supreme Court.

(5) In any case the Supreme Court, if it considers it just or expedient to do so, may give leave to appeal on the terms and in the manner

aforesaid.

116.—(1) Where leave to appeal to His Majestv in Council is Execution applied for by a person ordered to pay money or do any other act, the Supreme Court shall direct either that the order appealed from be carried into execution, or that the execution thereof be suspended pending the appeal, as the Court thinks just.

(2) If the Court directs the order to be carried into execution, the person in whose favour it is made shall, before the execution of it, give security to the satisfaction of the Court for performance of such order

as His Majesty in Council may think fit to make.

(3) If the Court directs the execution of the order to be suspended the party against whom it is given shall, before an order for suspension is made, give security to the satisfaction of the Court for performance of

such order as His Majesty in Council may think fit to make.

117. This Order shall not affect the right of His Majesty in Council at any time, on the humble petition of a person aggrieved by a decision special leave. of the Supreme Court, to admit his appeal thereon on such terms and in such manner as His Majesty in Council may think fit, and to deal with the decision appealed from in such manner as may be just.

Appeal by

V.—Procedure, Criminal and Civil.

118.—(1) In every case, civil or criminal, Minutes of the proceedings Minutes of shall be drawn up, and shall be signed by the Judge before whom the proceedings. proceedings are taken, and shall, where the trial is held with assessors, be open for their inspection and for their signature if concurred in by

(2) These Minutes, with the depositions of witnesses, and the notes of evidence taken at the hearing or trial by the Judge, shall be preserved in the public office of the Court.

119. The Judge of the Supreme Court may make Rules of Court—

(a) For regulating the pleading practice and procedure in the Courts established under this Order with respect to all matters within the jurisdiction of the respective Courts;

Rules of Court.

(b) For regulating the means by which particular facts may be proved in the said Courts;

(c) For prescribing any forms to be used;

(d) For prescribing or regulating the duties of the officers of the said Courts;

(e) For prescribing scales of costs and regulating any matters in

connection therewith;

(f) For prescribing and enforcing the fees to be taken in respect of any proceedings under this Order, not exceeding, as regards any matters provided for by the Consular Salaries and Fees Act, 1891, fees fixed and allowed from time to time by any Order in Council made under that Act;

(g) For prescribing the allowances to be made in criminal cases to complainants, witnesses, jurors, assessors, interpreters, medical practitioners, and other persons employed in the administration of Justice and the conditions upon which an order may be made by the Court for such allowances;

(h) For taking and transmitting depositions of witnesses for use at trials in a British possession or in the United Kingdom;

(i) For regulating the mode in which legal practitioners are to be admitted to practise as such, and for withdrawing or suspending the right to practise on grounds of misconduct, subject to a right of appeal to His Majesty in Council.

Where under any Act of Parliament which is applicable to China and Corea, Rules may or are required to be made in England by the Lord Chancellor or any Judicial authority, the powers of this Article shall include a power to make such Rules for the purposes of that Act so far

as applicable.

Rules framed under this Article shall not have effect until approved by the Secretary of State and, so far as they relate to fees and costs. sanctioned by the Treasury; but in case of urgency declared in any such Rules with the approval of His Majesty's Minister, the same shall have effect unless and until they are disapproved by the Secretary of State and notification of such disapproval is recorded and published by the Judge of the Supreme Court.

Until such rules have been made, or in relation to matters to which they do not extend, a Court may adopt and use any procedure or forms heretofore in use in the Consular Courts in China or Corea, or any Regulations or Rules made thereunder and in force immediately before the commencement of this Order, with any modifications or adaptations

which may be necessary.

Power to dispense with ayment of Court fees.

120.—(1) The Court may, in any case, if it thinks fit, on account of the poverty of a party, or for any other reason, to be recorded in the Minutes, dispense with or remit the payment of any fee in whole or in part.

(2) Payment of fees payable under any Rules to be made in pursuance of this Order, and of costs and of charges and expenses, of witnesses, prosecutions, punishments, and deportations and of other charges and expenses, and of fines respectively payable under this Order, may be enforced under order of the Court by seizure and sale of goods, and on default of sufficient goods, by imprisonment as a civil prisoner for a term not exceeding one month, but such imprisonment shall not operate as a satisfaction or extinguishment of the liability.

(3) Any bill of sale or mortgage, or transfer of property made with a view of avoiding seizure or sale of goods or ship under any provision of this Order, shall not be effectual to defeat the provisions of this Order.

121.—(1) Every person doing an act or taking a proceeding in the A ppearan Court as plaintiff in a civil case, or as making a criminal charge against another person, or otherwise, shall do so in his own name and not otherwise, and either-

(a) By himself; or

(b) By a legal practitioner; or

(c) By his attorney or agent thereunto lawfully authorized in

writing and approved by the Court.

(2) Where the act is done or proceeding taken by an attorney or by an agent (other than a legal practitioner), the power of attorney, or instrument authorizing the agent, or an authenticated copy thereof, shall be first filed in the Court.

(3) Where the authority has reference only to the particular pro-

ceeding, the original document shall be filed.

(4) Where the authority is general, or has reference to other matters in which the attorney or agent is empowered to act, an authenticated

copy of the document may be filed.

(5) Any person doing any act or taking any proceeding in the Court in the name or on behalf of another person, not being lawfully authorized thereunto, and knowing himself not to be so authorized, is guilty of a contempt of Court.

122.—(1) In any case, criminal or civil, and at any stage thereof, witnesses. the Court either of its own motion or on the application of any party, may summon a British subject to attend to give evidence, or to produce documents, or to be examined; but a Provincial Court shall have power

so to summon British subjects in its own district only.

(2) If the person summoned, having reasonable notice of the time and place at which he is required to attend, and (in civil cases) his reasonable expenses having been paid or tendered, fails to attend and be sworn, and give evidence, or produce documents or submit to examination accordingly, and does not excuse his failure to the satisfaction of the Court, he shall be guilty of an offence against this Order.

(3) Persons of Chinese, Corean, or other Asiatic origin or nationality shall be deemed to be persons allowed by law to affirm or declare instead

of swearing.

(4) Any person appearing before the Court to give evidence in any case, civil or criminal, may be examined or give evidence in the form or with the ceremony that he declares to be binding on his conscience.

(5) If in any case, civil or criminal, a British subject wilfully gives false evidence in the Court, or on a reference, he shall be deemed guilty

of wilful and corrupt perjury.

123. Whenever under this Order any person is to be taken for trial Conveyance or imprisonment or by way of deportation or for any other purpose, to of accused the Supreme Court or elsewhere in China or Corea, or to Hongkong, persons. England, or elsewhere, the Court or other authority by this Order authorized to cause him to be so taken, may for that purpose (if necessary) cause him to be embarked on board one of His Majesty's ships of war, or if there is no such ship available, then on board any British or other fit ship, at any port or place whether within or beyond the particular jurisdiction or district of that Court or authority, and in order to such embarkment may (if necessary) cause him to be taken, in custody or otherwise, by land or by water, from any place to the port or place of embarkment.

The writ, order, or warrant of the Court, by virtue whereof any person is to be so taken, shall be sufficient authority to every constable, officer, or other person acting thereunder, and to the commander or master of any ship of war, or other ship (whether the constable, officer,

or other person, or the ship or the commander or master thereof, is named therein or not), to receive, detain, take, and deliver up such

person, according to the writ, order, or warrant.

Where the writ, order, or warrant is executed under the immediate direction of the Court or authority issuing it, the writ, order or warrant shall be delivered to the constable, officer, or other person acting thereunder, and a duplicate thereof shall be delivered to the commander or master of any ship in which the person to whom the writ, order, or warrant relates is embarked.

Where the writ, order, or warrant issues from the Supreme Court, and is executed by a Provincial Court, a copy thereof certified under the seal of the Court executing the same shall be delivered to the constable, officer, or other person acting thereunder, and to the commander or master of any ship in which the person taken is embarked; and any such copy shall be for all purposes conclusive evidence of the order of which

it purports to be a copy.

Expenses of removal.

124. Subject to the other provisions of this Order, all expenses of removal of prisoners and others from or to any place in China or Corea, or from or to Hongkong, and the expenses of deportation and of the sending of any person to England, shall be defrayed in such manner as the Secretary of State from time to time directs.

Any master of a British ship when required shall be bound to take such persons for a reasonable remuneration, to be determined by a Judge of the Supreme Court, and in case of non-compliance shall be

liable to a penalty not exceeding £50.

Application of enactments as to evidence. 125. The following Acts, namely:—
The Foreign Tribunals Evidence Act, 1856;
The Evidence by Commission Act, 1859;
The Evidence by Commission Act, 1885;

or so much thereof as is for the time being in force, and any enactment for the time being in force amending or substituted for the same, are hereby extended to China and Corea, with the adaptation following, namely:—

In the said Acts the Supreme Court is hereby substituted for a Supreme Court in a Colony.

The following Aots, namely.

126. The following Acts, namely:—
The British Law Ascertainment Act, 1859;
The Foreign Law Ascertainment Act, 1861;

or so much thereof as is for the time being in force, and any enactment for the time being in force amending or substituted for the same, are hereby extended to China and Corea, with the adaptation following, namely:—

In the said Acts the Supreme Court is hereby substituted for a

Superior Court in a Colony.

Protection of public officers.

127. The Public Authorities Protection Act, 1893, shall extend and apply to China and Corea, as if China and Corea were therein mentioned in place of the United Kingdom, and as if this Order and any other Order relating to China or Corea, and any Regulations or Rules made under any such Order were therein referred to, in addition to any Act of Parliament.

Evidence by Ocmmission.

128. The Supreme Court may, if it thinks fit, order that a Commission do issue for examination of witnesses at any place out of China and Corea on oath, by interrogatories or otherwise, and may by order give such directions touching the time, place, and manner of the examination, or anything connected therewith, as to the Court appear reasonable and just.

VI.—MORTGAGES AND BILLS OF SALE.

Mortgages.

129. A deed or other instrument of mortgage, legal or equitable, of Registration lands or houses in China or Corea, executed by a British subject, may be registered at any time after its execution at the Consulate of the

Consular district wherein the property mortgaged is situate. 130. Registration is made as follows:—The original and a copy of Mode of

registration.

the deed or other instrument of mortgage, and an affidavit verifying the execution and place of execution thereof, and verifying the copy, are brought into the Consulate and the copy and affidavit are left there.

registration.

131. If a deed or other instrument of mortgage is not registered at Time for the Consulate aforesaid within the respective time following, namely:-

(1) Within fourteen days after its execution, where it is executed in the Consular district wherein the property mortgaged is situate;

(2) Within two months after its execution, where it is executed in China or Corea, elsewhere than in that Consular district, or in Weihaiwei or Hongkong:

(3) Within six months after its execution, where it is executed elsewhere than in China, Corea, Weihaiwei or Hongkong;

then, and in every such case, the mortgage debt secured by the deed or other instrument and the interest thereon shall not have priority over judgment or simple contract debts contracted before the registration of that deed or other instrument.

132. Registered deeds or other instruments of mortgage, legal or Priority. equitable, of the same lands or houses have, as among themselves,

priority in order of registration.

133. His Majesty's Minister may, with the approval of the Secretary Rules for of State, make Rules for prescribing and regulating the making and indexes of mortgages. keeping of indexes, and of a general index, to the register of mortgages, and searches in those indexes, and other particulars connected with the making, keeping, and using of those registers and indexes, and for authorizing and regulating the unregistering of any deed or other instrument of mortgage, or the registering of any release or satisfaction in respect thereof.

Bill of Sale.

134. The provisions of this Order relating to bills of sale:-

To what bill of sale this

(1) Apply only to such bills of sale executed by British subjects as Order applies. are intended to affect chattels in China or Corea;

(2) Do not apply to bills of sale given by sheriffs or others under or in execution of process authorizing seizure of chattels.

135.—(1) Every bill of sale must conform with the following rules, namely:-

Contents of bill of sale.

- (a) It must state truly the name, description, and address of the grantor.
- (b) It must state truly the consideration for which it is granted.

(c) It must have annexed thereto or written thereunder an inventory of the chattels intended to be comprised therein.

- (d) Any defeasance, condition, or declaration of trust affecting the bill not contained in the body of the bill must be written on the same paper as the bill.
- (e) The execution of the bill must be attested by a credible witness, with his address and description.
- (2) Otherwise, the bill is void in China and in Corea to the extent following, but not further, that is to say:-

(a) In the case of failure to conform with the rule respecting an inventory, as far as regards chattels omitted from the inventory; and

(b) In any other case, wholly.

(3) The inventory, and any defeasance, condition, or declaration as

aforesaid, respectively, is for all purposes deemed part of the bill.

Time for registering bill.

136. A bill of sale conforming, or appearing to conform, with the foregoing rules, may be registered, if it is intended to affect chattels in China or Corea, at the Supreme Court or at the Consulate of the Consular district wherein the chattels are, within the respective time following and not afterwards, namely:—

1) Within fourteen days after its execution, where it is executed

in the Consular district wherein the chattels are;

(2) Within two months after its execution, where it is executed in China or in Corea elsewhere than in that Consular district, or in Weihaiwei or Hongkong;

(3) Within six months after its execution, where it is executed else-

where than in China, Corea, Weihaiwei, or Hongkong.

Mode of registering bill.

Penalty for

register.

137. Registration is made as follows:—The original and a copy of the bill of sale, and an affidavit verifying the execution, and the time and place of execution, and the attestation thereof, and verifying the copy, are brought into the proper office of the Court or the Consulate; and the copy and officerit are left there.

and the copy and affidavit are left there.

138. If a bill of sale is not registered at a place and within the time by this Order appointed and allowed for registration thereof, it is, from and after the expiration of that time, void in China or in Corea, according as that place is in China or in Corea, to the extent following, but not further, that is to say:—

 As against trustees or assignees of the estate of the grantor, in or under bankruptey, liquidation, or assignment for the benefit

of creditors; and

(2) As against all sheriffs and others seizing chattels under process of any Court, and any person on whose behalf the seizure is

made; but only

(3) As regards the property in, or right to, the possession of such chattels comprised in the bill as, at or after the filing of the petition for bankruptcy or liquidation, or the execution of the assignment, or the seizure, are in the grantor's possession, or apparent possession.

139. Registered bills of sale affecting the same chattels have as

among themselves priority in order of registration.

140. Chattels comprised in a registered bill of sale are not in the possession, order, or disposition of the grantor within the law of bank-

ruptcy.

Subsequent bill covering same goods.

Effect of bill in case of

bankruptcy.

Priority.

141. If in any case there is an unregistered bill of sale, and within or on the expiration of the time by this Order allowed for registration thereof, a subsequent bill of sale is granted affecting the same or some of the same chattels, for the same or part of the same debt, then the subsequent bill is, to the extent to which it comprises the same chattels and is for the same debt absolutely void, unless the Court is satisfied that the subsequent bill is granted in good faith for the purpose of correcting some material error in the prior bill, and not for the purpose of unlawfully evading the operation of this Order.

142. The registration of a bill of sale must be renewed once at least

every five years.

143. Renewal of registration is made as follows:—An affidavit stating the date of and parties to the bill of sale, and the date of the original

Time for renewal.

Mode of renewal.

registration, and of the last renewal, and that the bill is still a subsisting security, is brought in to the proper office of the Court or the Consulate of original registration, and is left there.

144. If the registration of a bill of sale is not so renewed in any period of five years, then on and from the expiration of that period the bill

is deemed to be unregistered.

145. The provisions of this Order relating to renewal apply to bills of sale registered under the Orders in Council repealed by this Order.

146. A transfer or assignment of a registered bill of sale need not be registered; and renewal of registration is not necessary by reason only of such a transfer or assignment.

147. Where the time for registration or renewal of registration of a bill of sale expires on a Sunday, or other day on which the office for registration is closed, the registration or renewal is valid if made on the

first subsequent day on which the office is open.

148. If in any case the Court is satisfied that failure to register or to renew the registration of a bill of sale in due time, or any omission or mis-statement connected with registration or renewal, was accidental or inadvertent, the Court may, if it thinks fit, order the failure, omission, or mis-statement to be rectified in such manner and on such terms, if any, respecting security, notice by advertisement or otherwise, or any other matter, as the Court thinks fit.

149. The provisions of this Order apply to a bill of sale executed Bills executed

before the commencement of this Order.

150. The power conferred on the Judge of the Supreme Court by this Order of framing Rules from time to time extends to the framing of Rules for prescribing and regulating the making and keeping of indexes, and of a general index, to the registers of bills of sale and searches in those indexes, and other particulars connected with the making, keeping, and using of those registers and indexes, and for authorizing and regulating the unregistering of any bill of sale, or the registering of any release or satisfaction in respect thereof.

VII.—Foreign Subjects and Tribunals.

151.—(1) Where a foreigner desires to institute or take in Actions by the Court an action against a British subject, or a British subject desires and against foreigners. to institute or take in the Court an action against a foreigner, the Court shall entertain the same, and shall hear and determine it, according to

the ordinary course of the Court.

(2) Provided that the foreigner, if so required by the Court, first obtains and files in the Court the consent in writing of the competent authority on behalf of his own nation to his submitting, and does submit, to the jurisdiction of the Court, and, if required by the Court, give security to the satisfaction of the Court, and to such reasonable amount as the Court thinks fit, by deposit or otherwise, to pay fees, damages, costs, and expenses, and abide by and perform such decision as shall be given by the Court or on appeal.

(3) A cross-action or counter-claim shall not be brought in the

Court against a plaintiff, being a foreigner.

(4) Where a foreigner obtains in the Court an order against a defendant being a British subject, and in another suit that defendant is plaintiff and the foreigner is defendant, the Court may, if it thinks fit, on the application of the British subject, stay the enforcement of the order pending that other suit, and may set off any amount ordered to be paid by one party in one suit against any amount ordered to be paid by the other party in the other suit.

Failure to

Application to subsisting hills. Transfer of

Explration Sunday.

Failure to

before this Order comes into force.

(5) Where a plaintiff, being a foreigner, obtains an order in the Court against two or more defendants being British subjects jointly, and in another action one of them is plaintiff and the foreigner is defendant the Court may, if it thinks fit, on the application of the British subject. stay the enforcement of the order pending that other action, and may set off any amount ordered to by paid by one party in one action against any amount ordered to be paid by the other party in the other action, without prejudice to the right of the British subject to require contribution from his co-defendants under the joint liability.

(6) Where a foreigner is co-plaintiff in a suit with a British subject who is within the particular jurisdiction, it shall not be necessary for the foreigner to give security for costs, unless the Court so directs, but the co-plaintiff British subject shall be responsible for all fees and costs.

152.—(1) Where it is proved that the attendance within the particular jurisdiction of a British subject to give evidence, or for any other purpose connected with the administration of justice, is required in a Court of China or Corea, or before a Chinese or Corean judicial officer, or in a Court or before a judicial officer of a State in amity with His Majesty, the Court may, if it thinks fit, in a case and in circumstances in which the Court would require his attendance before the Court, order that he do attend in such Court, or before such judicial officer, and for such purpose as aforesaid.

(2) A Provincial Court, however, cannot so order attendance at any

place beyond its particular jurisdiction.

(3) If the person ordered to attend, having reasonable notice of the time and place at which he is required to attend, fails to attend accordingly, and does not excuse his failure to the satisfaction of the Court, he shall (independently of any other liability) be guilty of an offence-

against this Order.

153. When a British subject invokes or submits to the jurisdiction of a Chinese, Corean, or foreign Tribunal, and engages in writing to abide by the decision of that Tribunal, or to pay any fees or expenses ordered by such Tribunal to be paid by him, the Supreme Court, or any Provincial Court may, on such evidence as it thinks fit to require, enforce payment of such fees and expenses in the same manner as if they were fees payable in a proceeding by such person in that Court, and shall pay over or account for the same when levied to the proper Chinese,

Corean, or foreign authority, as the Court may direct.

154.—(1) The Supreme Court may upon the application of any British subject or foreigner who has obtained a judgment or order for the recovery or payment of money in a foreign Court in China or Corea against a person subject to the jurisdiction of that Court, and upon a certificate by the proper officer of the foreign Court that such judgment has been recovered or order made (specifying the amount), and that it is still unsatisfied, and that a British subject is alleged to be indebted to such debtor and is within the jurisdiction, order that all debts owing or accruing from such British subject (hereinafter called the garnishee) to such debtor shall be attached to answer the judgment or order; and by the same or a subsequent order, may order the garnishee to pay his debt or so much as may be sufficient to satisfy the judgment or order of the foreign Court.

(2) The proceedings for the summoning of the garnishee, for the ascertainment of his liability, and for the payment of money ordered by the Court to be paid, and all matters for giving effect to this Article, may

be regulated by Rules of Court.

(3) An order shall not be made under this Article unless the Court is satisfied that the foreign Court is authorized to exercise similar power

Attendance of British subjects pefore Chinese or foregin Tribunals.

Actions by British subjects in Chinese or foreign Court.

Garnishee proceedings in aid of judgment of foreign Court. in the case of a debt due from a person subject to the jurisdiction of that Court to a British subject against whom a judgment has been obtained in a Court established under this Order.

VIII.—REGULATIONS.

155. His Majesty's Ministers in China and Corea shall have power collectively with respect to China and Corea or any parts thereof, or severally with respect to China or Corea, or any parts thereof as the case may be, to make Regulations (to be called King's Regulations) for the following purposes, that is to say:-

(a) For the peace, order, and good government of British subjects in relation to matters not provided for by this Order, and to matters intended by this Order to be prescribed by Regulation.

(b) For securing the observance of any Treaty for the time being in force relating to any place or of any native or local law or custom whether relating to trade, commerce, revenue, or any other matter.

(c) For regulating or preventing the importation or exportation in British ships or by British subjects of arms or munitions of war, or any parts or ingredients thereof, and for giving effect to any Treaty relating to the importation or exportation of the same.

(d) For requiring returns to be made of the nature, quantity, and value of articles exported from or imported into his district, any part thereof, by or on account of any British subject who is subject to this Order, or in any British ship, and for prescribing the times and manner at or in which, and the persons by whom, such returns are to be made.

(2) Any Regulations made under this Article may provide for forfeiture of any goods, receptacles, or things in relation to which, or to the contents of which, any breach is committed of such Regulations, or of any Treaty or any native or local law or custom, the observance of which is provided for by such Regulations.

(3) Any person committing a breach of any such Regulations shall, in addition to any forfeiture prescribed thereby, be liable, on conviction, to imprisonment, for a period not exceeding three months, or to a fine, or

to both.

(4) Any fine imposed for a breach of Regulations shall not exceed £50: Provided that where the breach is of any Regulation relating to customs law, or to the importation or exportation of any goods, the fine may extend to a sum equivalent to treble the value of the goods in relation to which the breach is committed.

156. His Majesty's Ministers in China and Corea respectively, in Municipal the exercise of the powers aforesaid, may, if they think fit, join with the Ministers of any foreign Powers in amity with His Majesty in making or adopting Regulations for the municipal government of any foreign concession or settlement in China or Corea as the case may be; and as regards British subjects, such joint Regulations shall be as valid and binding as

if they related to British subjects only.

157.—(a) Regulations made or adopted under this Order shall not Approval of have effect as respects British subjects unless and until they are approved Regulations. by His Majesty the King, that approval being signified through the Secretary of State—save that, in case of urgency declared in any such Regulations, the same shall take effect before that approval, and shall continue to have effect unless and until they are disapproved by His Majesty the King, and until notification of that disapproval has been received and published by His Majesty's Minister in China or Corea as the case may be.

(b) Any Regulations when so approved, and published as provided

by this Order, shall have effect as if contained in this Order.

Publication of Regulations. 158.—(1) All Regulations approved under this Order, whether imposing penalties or not, shall be printed, and a printed copy thereof shall be affixed, and be at all times kept exhibited conspicuously, in the public office of each Consulate in China and Corea.

(2) Printed copies of the Regulations shall be kept on sale at such

reasonable price as His Majesty's Minister from time to time directs.

(3) A printed copy of any Regulations purporting to be made under this Order, and to be certified under the hand of His Majesty's Minister in China or Corea, or under the hand and Consular seal of one of His Majesty's Consular officers in China and Corea, shall be conclusive evidence of the due making of such Regulations.

Prison Regulations. 159. The respective powers aforesaid extend to the making of Regulations for the governance, visitation, care, and superintendence of prisons in China or in Corea, for the removal of prisoners from one prison to another, and for the infliction of corporal or other punishment on prisoners committing offences against the rules or discipline of a prison; but the provisions of this Order respecting penalties, and respecting the printing, affixing, exhibiting, and sale of Regulations, and the mode of trial of charges of offences against Regulations, do not apply to Regulations respecting prisons and offences of prisoners.

IX .- MISCELLANEOUS.

Customs may be observed. 160. Nothing in this Order shall deprive the Court of the right to observe, and to enforce the observance of, or shall deprive any person of the benefit of, any reasonable custom existing in China or Corea, unless this Order contains some express and specific provision incompatible with the observance thereof.

Customary powers of Consular officers. 161. Nothing in this Order shall prevent any Consular officer in China or Corea from doing anything which His Majesty's Consuls in the dominions of any other State in amity with His Majesty are, for the time being, by law, usage, or sufferance, entitled or enabled to do.

Registration of British subjects.

162.—(1) Every British subject resident shall, in January in every year, register himself at the Consulate of the Consular district within which he is resident: Provided that—

(a) The registration of a man shall comprise the registration of his

wife, if living with him; and

(b) The registration of the head of a family shall be deemed to comprise the registration of all females and minors being his relatives, in whatever degree, living under the same roof with him at the time of his registration.

(2) The Consular officer may, without fee, register any British sub-

jects being minors living in the houses of foreigners.

(3) Every British subject arriving at a place in China or Corea where there is a Consular office, unless borne on the muster-roll of a British ship there arriving, shall, on the expiration of one mouth after arrival, be deemed, for the purposes of this article, to be resident, and shall register himself accordingly.

(4) A person shall not be required to register himself oftener than

once in a year, reckoned from the 1st January.

(5) The Consular officer shall yearly give to each person registered by him a certificate of registration, signed by him and sealed with his Consular seal.

(6) The name of a wife, if her registration is comprised in her husband's, shall, unless in any case the Consular officer sees good reason to the contrary, be indorsed on the husband's certificate.

(7) The names and descriptions of females and minors whose registration is comprised in that of the head of the family shall, unless in any case the Consular officer sees good reason to the contrary, be indorsed

on the certificate of the head of the family.

(8) It shall be lawful by King's Regulations to require that every person shall, on every registration of himself, pay such fee as may therein be prescribed, not exceeding 2 dollars in China and 2 yen in Corea; and such Regulations may provide that any such fee may either be uniform for all persons, or may vary according to the position and circumstances of different classes.

(9) The mode of registration may be prescribed by King's Regulations, but if no other mode is so prescribed, every person by this Order required to register himself or herself shall, unless excused by the Consular officer, attend personally for that purpose at the Consulate on each

occasion of registration.

(10) If any person fails to comply with the provisions of this Order respecting registration, and does not excuse his failure to the satisfaction of the Consular officer, he or she shall be guilty of an offence against this Order, and any Court or authority may, if it thinks fit, decline to

recognize him as a British subject.

163. Section 48 of the Conveyancing and Law of Property Act, 1881 (which relates to the deposit of instruments creating powers of attorney in the Central Office of the Supreme Court in England or Ireland), shall apply to China and Corea with these modifications, that is to say: the Office of the Supreme Court is substituted for the Central Office, and Rules of Court under this order are substituted for General Rules.

164. All fees, fines, penalties, and other sums of money which, under the provisions of this Order or any Regulations or Rules of Court, are stated or imposed in terms of British currency, shall, if not paid in British gold, be paid in China in British or Mexican dollars at the rate of exchange fixed periodically by the Treasury; in Corea, in Japanese currency at the rate of 10 yen to the pound sterling.

The said rates of exchange shall apply to the ascertainment of the value of any income for any purpose of qualification or of any limitation or security, in any case where this Order or any Rule or Regulation con-

tains a reference to British currency.

165. Except as in this Order otherwise provided, all fees, dues, fines, and other receipts under this Order shall be carried to the public account, and shall be accounted for and paid as the Secretary of State,

with the concurrence of the Treasury, directs.

166. Not later than the 31st March in each year, the Judge of the Supreme Court shall send to the Secretary of State a report on the operation of this Order up to the 31st December of the preceding year, showing for the then last twelve months the number and nature of the proceedings, criminal and civil, taken in the Court under this Order, and the result thereof, and the number and amount of fees received, and containing an abstract of the registration list, and such other information, and being in such form, as the Secretary of State from time to time directs.

167. Each Provincial Court shall at such time as may be fixed by Rules of Court furnish to the Supreme Court an annual report of every case, civil and criminal, brought before it, in such form as the Supreme Court directs.

168.—(1) A printed copy of this Order shall be always kept exhibited in a conspicuous place in each Consular office and in each Court-house.

(2) Printed copies shall be sold at such reasonable price as the Supreme Court directs.

Deposit of powers of attorney.

Rates of exchange for payment of fees, fines, &c.

Accounting of fines, fees, &c.

Repor 1by Judge of the Supreme Court.

Report by Provincial Court.

Publication of J Order. (3) Judicial notice shall be taken of this Order, and of the commencement thereof, and of the appointment of Consuls, and of the constitution and limits of the Courts and districts, and of Consular seals and signatures, and of any Rules made or in force under this Order, and no proof shall be required of any of such matters.

The provisions of the Evidence Act, 1851 (14 and 15 Vict., cap. 99), Secs. 7 and 11, relating to the proof of judicial and other documents, shall extend and be applied for all purposes as if the Courts, districts, and places to which this Order applies were in a British Colony.

Repeal,

- 169.—(1) The Orders in Council mentioned in the Schedule to this Order are hereby repealed, but this appeal shall not—
 - (a) Affect the past operation of those Orders, or any of them, or any appointment made, or any right, title, obligation, or liability accrued, or the validity or invalidity of anything done or suffered under any of those Orders, before the making of this Order;
 - (b) Interfere with the institution or prosecution of any proceeding or action, criminal or civil, in respect of any offence committed against, or forfeiture incurred or liability accrued under or in consequence of, any provision of any of those Orders, or any Regulation confirmed by any such Order or made thereunder;
 - (c) Take away or abridge any protection or benefit given or to be enjoyed in relation thereto.
- (2) Notwithstanding the repeal of the Orders aforesaid, all Rules and Regulations approved or confirmed by or under any Order so repealed shall continue and be as if this Order had not been made; but so that the same may be revoked, altered, or otherwise dealt with under this Order, as if they had been made under this Order.
- (3) Criminal or civil proceedings begun under any of the Orders repealed by this Order, and pending at the time when this Order comes into operation, shall, from and after that time, be regulated by the provisions of this Order, as far as the nature and circumstances of each case admits.
- (4) Lists of jurors and assessors in force at the passing of this Order shall continue in force until revised and settled under the provisions of this Order.

Commencement of Order.

- 170.—(1) This Order shall take effect on such day not less than one month nor more than three months after it is first exhibited in the public office of the Supreme Court at Shanghai, as the Minister shall by public notification appoint.
- (2) The day on which this Order so takes effect is in this Order referred to as the commencement of this Order.
- (3) For the purposes of this Article the Judge of the Supreme Court shall forthwith, on the receipt by him from the Minister in China of a certified printed copy of this Order, cause the same to be affixed and exhibited conspicuously in that office, together with the said notification.
- (4) He shall also keep the same so affixed and exhibited until the commencement of this Order.
- (5) A copy of the said notification shall, as soon as practicable, be published at each of the Provincial Consulates in such manner as the Supreme Court may direct.

- (6) A certified printed copy of this Order shall also be affixed and exhibited in the public offices of the Provincial Court at Seoul, at the same time (or as near as circumstances admit) at which it is first exhibited at Shanghai.
- (7) Proof shall not in any proceeding or matter be required that the provisions of this Article have been complied with, nor shall any act or proceeding be invalidated by any failure to comply with any of such provisions.
- (8) Where this Order confers power to make any appointment, Rules, or Regulations, or to do any other thing for the purposes of this Order, that power may be exercised at any time after the passing of this Order, so, however, that any such appointment, Rules, or Regulations shall not take effect before the commencement of this Order.
- 171. This Order may be cited as "The China and Corea Order in Short title. Council, 1904."

A. W. FITZROY.

SCHEDULE.

ORDERS REPEALED.

The China and Japan Order in Council, 1865.

The China and Japan Order in Council, 1877.

The China and Japan Order in Council, 1878.

The China and Japan Order in Council, 1881.

The China, Japan, and Corea Order in Council, 1884.

The China, Japan, and Corea Order in Council, 1884 (Supplemental).

The China, Japan, and Corea Order in Council, 1886.

The China, Japan, and Corea Order in Council, 1886 (No. 2).

The China and Japan Order in Council, 1898.

The China, Japan, and Corea (Supreme Court) Order in Council, 1899.

THE CHINA AND COREA (AMENDMENT) ORDER IN COUNCIL, 1907

AT THE COURT AT BUCKINGHAM PALACE, THE 11TH DAY OF FEBRUARY, 1907

Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL

Whereas by Treaty, grant, usage, sufferance, and other lawful means, His Majesty the King has jurisdiction within the dominions of the Emperor of China and the Emperor of Corea:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890," or otherwise in His Majesty vested, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows:—

1. This Order may be cited as "The China and Corea (Amendment) Order in Council, 1907," and shall be read as one with "The China and Corea Order in Council, 1904," hereinafter referred to as the "Principal Order."

2.—(1) Where one or more commissioned Consular officers are stationed in a Consular district assigned to another commissioned Consular officer, the Minister riay, if he thinks fit, appoint such commissioned Consular officer or officers to whom no district is assigned to be an additional Judge or additional Judges of the Provincial Court of the district.

(2) Where an officer is so appointed he shall hear and determine such matters, civil and criminal, being within the jurisdiction of a Provincial Court, as the Consular officer to whom the district is assigned, with the sanction of the Judge of the Supreme

Court, directs.

(3) Where an officer is appointed under this Article he may sit at the same time and place as the Consular officer to whom the district is assigned, or in a different place, and each sitting shall be deemed a sitting of the Provincial Court of the district.

3. The following Article shall be substituted for Article 69 of the Principal

Order:

Any act which, if done in the United Kingdom or in a British Possession, would be an offence against any of the following Statutes of the Imperial Parliament or Orders in Council, that is to say:—

(a) The Merchandize Marks Act, 1887;

(b) The Patents, Designs, and Trade-marks Acts, 1883 to 1902;

(c) The Trade Marks Act, 1905;

(d) Any Statute amending or substituted for any of the above-mentioned Statutes:

(e) Any Statute, or Order in Council for the time being relating to copyright, or to inventions, designs, or trade-marks, of which a copy is kept exhibited in the public offices of the Consulates at Shaughai and Seoul, and is there open for inspection by any person at all reasonable times:

shall, if done by a British subject in China or Corea, be punishable as a grave offence against the Principal Order, whether such act is done in relation to any property or right of a British subject, or of a foreigner or native, or otherwise howsoever

Provided :--

(1) That no person shall be punished under this Order for an act which would be an offence against any Act, Statute, or Order in Council, the exhibition of which is required by paragraph (e) above, unless such exhibition had commenced not less than one month before the act took place, or unless the person offending is proved to have

had express notice of such Act. Statute, or Order in Council.

(2) That a prosecution by or on behalf of a prosecutor who is not a British subject shall not be entertained, unless either (a) an arrangement is in force between His Majesty's Government and the Government of the State or Power to which the prosecutor belongs, or (b) the Court is satisfied that effectual provision exists for the punishment in Consular or other Courts in China or Corea of similar acts committed by the subjects of such State or Power in relation to or affecting the interests of British subjects. Where such an arrangement is in force the Minister may issue a notification to that effect, and the Court shall take judicial notice thereof.

4. No action shall be brought for the protection of any copyright, trade-mark, patent, or design by any person who is not a British subject, unless either (a) an arrangement is in force between His Majesty's Government and the Government of the State or Power to which the plaintiff belongs, or (b) the Court is satisfied that effectual provision exists for the protection in Consular or other Courts in China or Corea of the rights and interests of British subjects in copyrights, trade-marks, patents, and designs infringed by the subjects of such State or Power.

Where such an arrangement is in force the Minister may issue a notification to

that effect, and the Court shall take judicial notice thereof.

5. The following Article shall take effect instead of Article 75 of the Principal Order:—

(1) Every person subject to the criminal jurisdiction of the Court who prints publishes, or offers for sale any printed or written newspaper or other publication containing seditious matter shall be guilty of a grave offence against the Principal Order, and may, in addition to, or in lieu of, any other punishment, be ordered to give security for good behaviour, and in default thereof, or on a further conviction

for the offence, he may be ordered to be deported.

(2) Where any printed or written newspaper or other publication containing seditious matter is printed, published, or offered for sale within the limits of the Order by a Company registered in the United Kingdom or in a British possession, the Court may, after notice to the Company, and on proof of the facts, require the Company to give security to abstain from such printing, publishing, or offering for sale in future. If the Company fail to give security, or if the Company is shown to have again printed, published, or offered for sale such newspaper or other publication containing seditious matter after giving such security, the Court may make an order prohibiting the Company from carrying on business within the limits of the Order, and may make such other orders as to the Court may seem just. The Court may also declare all the property of the Company within the limits of the Order to be forfeited to His Majesty the King, and shall dispose of it, subject to any general or special directions of the Secretary of State, as it thinks fit.

(3) Matter calculated to excite tumult or disorder, or to excite enmity between His Majesty's subjects and the Government of China or the Government of Corea, or the authorities or subjects of any Power in amity with His Majesty, being within the limits of this Order, or between the Government of China and its subjects, or the Government of Corea and its subjects, shall be deemed to be seditious matter within

the meaning of this Article.

(4) Jurisdiction under this Article shall not be exercised except by the Supreme Court.

6. The following Article shall be substituted for Art. 84 of the Principal Order:—
Where any person is deported to any place to which he can most conveniently
be sent through Hongkong, and it is necessary to land and tranship him at Hong-

kong, he shall, on his arrival there, be delivered, with the warrant under which he is deported, into the custody of a Magistrate of Police at Hongkong, who, on receipt of the person deported and of the warrant, shall detain him, and shall forthwith report the case to the Governor of Hongkong, who shall, by warrant, cause the person so deported to be detained in custody until a convenient opportunity occurs for sending him to the place to which he has been deported, and shall then send him to that place.

- 7. Where a case is stated under Article 85 of the Principal Order, the Judge shall have power, save where the case has been stated by himself, to order that it shall be heard and determined in the manner provided by Article 86 by himself alone, instead of by the Full Court.
- 8. The following Article shall be substituted for Article 108 of the Principal Order:—

If any person named executor in a will takes possession of and administers or otherwise deals with any part of the property of deceased, and does not obtain probate within one month after the death or after the termination of any proceedings respecting probate or administration, he shall be liable to pay double the amount of any fees chargeable on obtaining probate, and he shall also be liable to a fine not exceeding one hundred pounds.

- 9. Article 112 of the Principal Order shall be amended by the substitution of the sum of one hundred pounds for the sum of fifty pounds therein mentioned.
- 10. Any person desirous of levying a distress for rent may apply to the Court to appoint a bailiff to levy such distress, and the Court may thereupon, and upon the applicant giving sufficient security to answer for any misconduct on the part of such bailiff, appoint a person to act as bailiff to levy such distress.
- 11. The following Articles shall be substituted for Article 114 of the Principal Order:—
- (1) Any party to an action in the Supreme Court, other than an Admiralty action, or to an appeal to the Supreme Court, aggrieved by the decision of that Court or by the verdict of a jury, may move the Supreme Court to re-hear such action or appeal.

(2) The motion shall be heard by the Full Court unless the Judge of the

Supreme Court otherwise orders.

- (3) On such motion the Supreme Court may make any order that may be made by the Court of Appeal in England in the exercise of its ordinary appellate jurisdiction.
 - (4) An application for a rehearing shall be made within the prescribed time.
- 12. The following provision shall be substituted for Article 151 (1) of the Principal Order:--
- (1) Where a foreigner desires to institute or take in the Court an action against a British subject, or a British subject desires to institute or take in the Court an action against a foreigner, the Court shall entertain the same, and the action shall be heard and determined either by the Judge sitting alone or, if all parties consent or the Court so directs, with a jury or assessors, but in all other respects according to the ordinary procedure of the Court.
- 13. The following provision shall be substituted for Article 155 (3) of the Order:—

Any person committing a breach of any such Regulations shall, on conviction, be liable to the punishment, forfeiture, or fine therein prescribed, or, if no such punishment or fine is prescribed, he shall be liable, on conviction, to imprisonment, with or without hard labour, for a period not exceeding three months, or to a fine, or to both. Regulations imposing penalties shall be so framed as to allow in every case of part only of the highest penalty being imposed.

14. The following Article shall take effect instead of Article 157 of the Principal Order:—

King's Regulations and Municipal Regulations made or adopted under Articles 155 and 156 of the Principal Order shall not have effect unless and until they are approved by a Secretary of State, save that in case of urgency declared in any such Regulations the same shall take effect before that approval, and shall continue to have effect unless and until they are disapproved by a Secretary of State, and until notice of that disapproval has been received and published by the Minister.

- 15. Every Consular officer shall, as far as there is proper opportunity, promote reconciliation and encourage and facilitate the settlement in an amicable way, and without recourse to litigation, of matters in difference between British subjects, or between British subjects and foreigners in China or Corea.
- 16. "The China, Japan, and Corea (Patents) Order in Council, 1899," "The China and Corea (Supreme Court) Order in Council, 1900," and the following Articles of the Principal Order are hereby repealed, viz.:—Articles 27, 69, 75, 84, 108, 114, 151 (1), 155 (3), 157; but this repeal shall not (a) affect the past operation of such Orders or such Articles, or any right, title, obligation, or liability thereunder, or (b) interfere with the institution or prosecution of any legal proceedings thereunder.

And the Right Honourable Sir Edward Grey, Bart., one of His Majesty's Principal Secretaries of State, is to give the necessary direction herein.

A. W. FITZROY.

Note,—His Majesty having ceased to be represented in Corea by a Minister, an amending Order in Council, 1907, directs that all references in the Principal Order to the Minister shall be deemed to be references to the Consul-General.

THE CHINA AND COREA (AMENDMENT) ORDER IN COUNCIL, 1909

ISSUED OCTOBER, 1909

- 1. This Order may be cited as "The China and Corea (Amendment) Order in Council, 1909," and shall be read as one with "The China and Corea Order in Council, 1904," hereinafter referred to as the "Principal Order."
- 2. In place of that contained in Article 5 of "The China and Corea (Amendment) Order in Council, 1907," the following Article shall take effect instead of Article 75 of the Principal Order:—
- (1.) Every person subject to the criminal jurisdiction of the Court who prints, publishes, or offers for sale any printed or written newspaper or other publication containing seditious matter shall be guilty of a grave offence against the Principal Order, and may, in addition to, or in lieu of, any other punishment, be ordered either to give security for good behaviour or to be deported.

(2) Where any printed or written newspaper or other publication containing seditious matter is printed, published, or offered for sale within the limits of the Principal Order by a Company registered in the United Kingdom or in a British possession, the Court may, after notice to the Company, and on proof of the facts, require the Company to give security to abstain from such printing, publishing, or offering for sale in future. If the Company fail to give security, or if the Company is shown to have again printed, published, or offered for sale such newspaper or other publication containing seditious matter after giving such security, the Court may make an order prohibiting the Company from carrying on business within the limits of the Order, or may make such other orders as to the Court may seem just. The Court may also declare all the property of the Company within the limits of the Order to be forfeited to His Majesty the King, and shall dispose of it, subject to any general or special directions of the Secretary of State, as it thinks fit.

(3.) Matter calculated to excite tumult or disorder, or to excite enmity between His Majesty's subjects and the Government of China, or the Government of Corea, or the authorities or subjects of any Power in amity with His Majesty, being within the limits of this Order, or between the Government of China and its subjects or the Government of Corea and its subjects, shall be deemed to be seditious matter within

the meaning of this Article.

(4.) An offence against this Article shall not be tried except on a charge and by

the Supreme Court.

(5.) Notwithstanding anything contained in the Principal Order, the charge may, for reasons to be recorded on the minutes, be heard and determined before a Judge sitting without a jury or assessors.

3.—(1.) The power of His Majesty's Minister in China to make King's Regulations under Article 155 of the Principal Order, or to join with the Ministers of any foreign Powers in amity with His Majesty in making or adopting municipal Regulations under Article 156 of the Principal Order, shall extend to making, or joining in making or adopting, Regulations for the creation, maintenance, discipline, and control of a police force for any foreign Concession or Settlement in China.

(2.) Such Regulations may provide for the dismissal, fine (not exceeding one month's pay), confinement to barracks, reduction in rank, class, or seniority, suspension or removal from special duty, of any member of the force by the person for the

time being in command thereof.

(3.) The Minister may also issue to such person a warrant empowering him while in command of the force to inflict summary punishment upon members of the force by imprisonment with hard labour for a period not exceeding fifteen days. Such warrant may be at any time withdrawn.

(4.) Any fine inflicted under this Article shall be paid, after deduction of the costs incurred in the imposition or recovery thereof, to the authority by whom the

police force is paid.

4. Article 5 of "The China and Corea (Amendment) Order in Council, 1907," is hereby repealed, but this repeal shall not (a) affect the past operation of such Article, or any right, title, obligation, or liability thereunder, or (b) interfere with the institution or prosecution of any legal proceeding thereunder.

And the Right Honourable Sir Edward Grey, Baronet, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

THE CHINA AND COREA (AMENDMENT) ORDER IN COUNCIL, 1910

Issued November, 1910

1. That this Order may be cited as "The China and Corea (Amendment) Order in Council, 1910" and shall be read as one with the China and Corea Order in Council, 1904, hereinafter referred to as "The Principal Order" and the Principal Order, the China and Corea (Amendment) Order in Council, 1907, the China and Corea (Amendment) Order in Council, 1909, and this Order may be cited together as the China and Corea Orders in Council, 1904 to 1910.

2.—(1) Where a British subject is sentenced to imprisonment for a term of not less than six months, the Court may, as part of the sentence, order that he be deported.

(2) Article 83, sub-articles 4 to 11, of the Principal Order and Article 6 of the China and Corea (Amendment) Order in Council, 1907, shall apply to deportations under this Article.

- 3. Where a person not belonging to Hongkong is sentenced to imprisonment and deportation under Article 2, and is sent for imprisonment to Hongkong, the Governor of Hongkong shall, if lawfully empowered thereto, deport such person to the place to which he was ordered by the Court to be deported; and if not so empowered the Governor shall cause such person to be sent back to Shaughai.
- 4.—(1) Where a warrant is issued by the Minister to the person for the time being in command of the police force in any foreign concession or settlement in China as provided in Article 3, sub-article 3, of the China and Corea Amendment Order in Council, 1909, the jurisdiction authorized by the said warrant shall be exercised in conformity with and shall be subject to such rules as the Judge of the Supreme Court, with the approval of the Secretary of State, may make, and pending the issue of such rules, such of the China and Corea Rules of Court, 1905, as the Judge may direct.

(2) A monthly return of all summary punishments inflicted by the person

holding such warrant shall be sent to the Judge of the Supreme Court.

5.—(1) A warrant issued by the Minister under Article 3, sub-article 3, of the China and Corea (Amendment) Order in Council, 1909, to the person for the time being in command of a police force in any foreign concession or settlement in China may empower such person while in command of the force to inflict summary punishment upon members of the force by detention for a period not exceeding fifteen days in such place as may be provided as a detention barrack by the authority by whom the force is paid.

(2) Any warrant or King's Regulation issued under Article 3 of the China and Corea (Amendment) Order in Council, 1909, in force at the date of this order, authorizing a sentence of imprisonment, shall be deemed to authorize a sentence

either of imprisonment or of detention.

(3) For the purposes of this Article "detention" and "detention barrack" shall have the same meaning as in the Army Act.

THE CHINA (AMENDMENT) ORDER IN COUNCIL, 1913

AT THE COURT AT BUCKINGHAM PALACE, THE 12TH DAY OF AUGUST, 1913.

PRESENT:-

The King's Most Excellent Majesty

Lord President

Sir William Carington

Mr. Secretary Harcourt

Mr. Fischer

Sir Louis Mallet.

Whereas by treaty, grant, usage, sufferance, or other lawful means, His Majesty the King has jurisdiction within China:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

- 1.—This Order may be cited as "The China (Amendment) Order in Council, 1913," and shall be read as one with the China Order in Council, 1904, hereinafter referred to as the "Principal Order," and this Order and the China Orders in Council, 1904 to 1910, may be cited together as "The China Orders in Council, 1904 to 1913."
 - 2.—In this Order, unless the context otherwise requires: -
 - "Judgment" includes decree, order, sentence, or decision; "Record" means the aggregate of papers relating to an Appeal to His Majesty in Council (including the pleadings, proceedings, evidence and judgments) proper to be laid before His Majesty in Council and on the hearing of the Appeal;

"Registrar" includes the officer having the custody of the Records in the Supreme Court.

3.—(1) Any person committing a breach of any International Regulations approved by the Secretary of State under Article 74 of the Principal Order shall, on conviction, be liable to the punishment, forfeiture, or fine therein prescribed. or, if no such punishment or fine is prescribed, he shall be liable, on conviction, to imprisonment with or without hard labour for a period not exceeding one month, or to a fine not exceeding £20.

(2) Where a fine is recovered for breach of such Regulations, and the Regulations contain no provisions as to the manner in which it shall be disposed of and applied, it shall be disposed of and applied in such manner as the Minister may

direct.

4.—In the application of the Perjury Act, 1911, by the Court in the exercise of its criminal jurisdiction on the principles of, and in conformity with, English law for the time being under Article 35 (2) of the Principal Order, the words "judicial proceeding" in the said Act shall be deemed to include a proceeding before a Chinese Court or a Court in China of any State in amity with His Majesty.

- 5.—If any person subject to the jurisdiction of the Court does any act in relation to proceedings in a Chinese Court, or before a Chinese judicial officer, or in a Court or before a judicial officer in China of any State in amity with His Majesty, which, if done in the course of or in relation to any proceedings in the Court, would have been punishable as an offence, such person shall be guilty of an offence, and shall be liable, on conviction, to such punishment as he would have been liable to if the offence had been committed in the course of, or in relation to, proceedings in the Court.
- 6.—When a British subject is accused of an offence, the cognizance whereof appertains to any Court established under the Principal Order, and it is expedient that the offence be enquired of, tried, determined, and punished in a British possession, the accused may (under "The Foreign Jurisdiction Act, 1890," section 6) be sent for trial to Lahore, and the Chief Court of the Punjab shall be the authorized Court for the purposes of that enactment.

The Court may, where it appears to be so expedient, by warrant under the hand of a Judge and the Seal of the Court, cause the accused to be sent for trial to Lahore

accordingly.

The warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him

up at Lahore, according to the Warrant.

When any person is to be so sent to Lahore, the Court before which he is accused shall take the preliminary examination, and, if it seems necessary and proper, shall bind over such of the proper witnesses as are British subjects in their own recognizances to appear and give evidence at the trial.

Nothing in this Article shall affect the operation of Article 50 of the Principal

Order.

APPEALS IN CRIMINAL CASES

- 7.—Any person who is convicted of an offence on a trial under Article 45 of the Principal Order, or who is sentenced on a conviction for an offence under Article 48 of the Principal Order, to be imprisoned without the option of a fine, may appeal to the Full Court—
 - (i.) Against his conviction-

(a) On any ground of appeal which involves a question of law alone; or

(b) With the leave of the Full Court, or upon the certificate of the Court which tried him that it is a fit case for appeal, against his conviction on any ground of appeal which involves a question of fact alone, or a question of mixed law and fact; or

(c) With the leave of the Full Court on any other ground which appears to

the Full Court to be a sufficient ground of appeal.

- (ii.) With the leave of the Full Court, against the sentence passed on his conviction, unless the sentence is one fixed by law.
- 8. After the hearing and determination at a summary trial under Article 48 of the Principal Order of any information or complaint, either party to such summary trial may, if dissatisfied with the said determination as being erroneous in point of law, appeal to the Full Court.
- 9.—(1) When a person desires to appeal to the Full Court under Articles 7 or 8 he shall give notice of his appeal, or of his application for leave to appeal, to the Court against whose judgment or sentence he desires to appeal, in such manner as may be prescribed, within seven days of the date of his conviction or of the determination of an information or complaint.

(2) An appellant may, in such manner as may be prescribed, present his case and his argument in writing, and deliver the same to the Registrar of the Court before which the trial took place. The respondent may in like manner present his

case and argument in writing, and deliver the same to the Registrar of the said Court.

(3) Such Court shall thereupon send under the seal of the Court to the Registrar of the Supreme Court the notice, the case, and the argument, if any, and a report by the Judge who presided at the trial, together with such other papers and in such manner as may be prescribed.

(4) Where the trial took place before a Judge of the Supreme Court, sitting elsewhere than at Shanghai, the papers may be transmitted to the Registrar of the

Supreme Court through the Provincial Court of the district.

- 10. Where notice is given under Article 9, the Court before which the trial was had may, as it thinks fit, either postpone judgment or the conviction or respite execution of the judgment, and either commit the person convicted to prison or take security for him to come up for judgment, or to deliver himself for execution of the judgment (as the case may require) at an appointed time and place.
- 11. An appellant shall not be entitled to be present at the hearing of an Appeal except by leave of the Full Court, or of the Court before which he was convicted.

12.—(1) Appeals under Articles 7 and 8 of this Order shall be heard and deter-

mined by the Full Court.

- (2) In the hearing and determination of such Appeals the Full Court shall, so far as circumstances admit, follow the practice of the Court of Criminal Appeal in England and the provisions contained in sections 1 (5), 4, 5, 6, 8, 9, 11 (2), 14 (2) (3), 17, and 21 of the Criminal Appeal Act, 1907, or of any law amending or substituted for the same.
- (3) Provided that the Full Court shall not annul a conviction or sentence, or vary a sentence, on the ground—
 - (a) Of any objection which, if stated during the trial, might, in the opinion of the Court, have been properly met by amendment at the trial; or

(b) Of any error in the summoning of the jury or the assessors; or

(c) Of any person having served as a juryman or an assessor who was not qualified; or

(d) Of any objection to any person as a juryman or assessor which might

have been raised before or at the trial; or

(e) Of any informality in the swearing of any witness; or

- (f) Of any error or informality which, in the opinion of the Court, did not affect the substance of the case or subject the convicted person to any undue prejudice.
- (4) The Full Court shall not award costs to either side in an Appeal under this part of the Order save in an Appeal under Article 8.
- 13. The power of the Judge of the Supreme Court, under Article 119 of the Principal Order, to make rules of Court shall extend to rules for the purpose of regulating the manner of presenting Appeals, as to the papers which are to be sent to the Full Court, and the transmission of the same, and generally as to the conduct of Appeals and all matters connected therewith.
- 14. Article 52 of the Principal Order shall apply to all proceedings before the Full Court under this Order.
- 15. When notice has been given of any Appeal or application for leave to appeal, the Judge of the Supreme Court shall, save where the trial took place before himself, have power, for reasons to be recorded in the minutes, to order that it shall be heard and determined or dealt with in the manner provided in this Order by himself alone instead of by the Full Court.
- 16. Where a person is convicted of any offence before any Court, if the Judge of such Court thinks fit to reserve for the consideration of the Full Court any question of law arising at the trial, he shall state a case, setting out the facts and the

grounds of the conviction, and the question of law, and send or deliver it to the Registrar of the Supreme Court.

The jurisdiction of the Full Court under this Article shall be exercised subject

to the provisions of this Order.

- 17. There shall be no Appeal in a criminal case to His Majesty the King in Council from a decision of the Full Court or from a decision of the Judge alone under Article 15, except by special leave of His Majesty in Council.
- 18. Reports to the Minister under Article 64 of the Principal Order of sentences of death shall not be sent until the expiration of the time allowed for an Appeal, or for applying for leave to appeal, against the conviction, or, if there is an Appeal, until the determination of the Appeal.

APPEALS TO HIS MAJESTY IN COUNCIL

- 19. Subject to the provisions of this Order, an Appeal shall lie to His Majesty in Council—
 - (1) As of right, from any final judgment of the Supreme Court made in a civil action, where the matter in dispute on the Appeal amounts to or is of the value of £500 or upwards, or where the Appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of £500 or upwards; and
 - (2) At the discretion of the Supreme Court, from any other judgment of the Supreme Court, whether final or interlocutory, if, in the opinion the Supreme Court, the question involved in the Appeal is one which, by reason of its great general or public importance or otherwise, ought to be submitted to His Majesty in Council for decision.
- 20. Applications to the Supreme Court for leave to appeal shall be made by motion within fifteen days from the date of the judgment to be appealed from, and, unless the application is made in Court at the time when such judgment is given, the applicant shall give the opposite party notice of his intended application.
- 21. Leave to appeal under Article 13 shall only be granted by the Supreme Court in the first instance—
 - (a) Upon condition of the appellant, within two months from the date of the hearing of the application for leave to appeal, giving security, to the satisfaction of the Court, to an amount not exceeding £500, for the due prosecution of the Appeal, and for the payment of all such costs as may become payable to the respondent in the event of the appellant's not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the appellant to pay the respondent's costs of the Appeal (as the case may be); and

(b) Upon such other conditions (if any) as to the time or times within which the appellant shall take the necessary steps for the purpose of procuring the preparation of the Record and the dispatch thereof to England as the Court, having regard to all the circumstances of the

case, may think it reasonable to impose.

22. Where the judgment appealed from requires the appellant to pay money or perform a duty, the Supreme Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the Appeal, as to the Court shall seem just, and in the case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the Court, for the due performance of such order as His Majesty in Council shall think fit to make thereon.

- 23. The preparation of the Record shall be subject to the supervision of the Supreme Court, and the parties may submit any disputed question arising in connection therewith to the decisions of the Court, and the Court shall give such directions thereon as the justice of the case may require.
- 24. The Registrar, as well as the parties and their legal agents, shall endeavour to exclude from the Record all documents (more particularly such as are merely formal) which are not relevant to the subject-matter of the Appeal, and, generally, to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.
- 25. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the Record, as finally printed, shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 26. The Record shall be printed in accordance with the rules in the Schedule to this Order, and may be printed either locally or in England.
- 27. Where the Record is printed locally the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council forty copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof, and by affixing thereto the seal of the Supreme Court.
- 28. Where the Record is to be printed in England, the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council one certified copy of such Record, together with an index of all the papers and exhibits in the case. No other certified copies of the Record shall be transmitted to the agents in England by or on behalf of the parties to the Appeal.
- 29. Where part of the Record is printed locally and part is to be printed in England, Articles 21 and 22 shall, as far as practicable, apply to such parts as are printed locally and such as are to be printed in England respectively.
- 30. The reasons given by the Judge, or any of the Judges, for or against any judgment pronounced in the course of the proceedings out of which the Appeal arises, shall, unless they are included in the Record, be communicated in writing by such Judge or Judges to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the Record is transmitted.
- 31. Where there are two or more applications for leave to appeal arising out of the same matter, and the Supreme Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals should be consolidated, the Court may direct the Appeals to be consolidated, and grant leave to appeal by a single order.
- 32. An appellant, who has obtained an order granting him conditional leave to appeal, may at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise as the Supreme Court may direct.
- 33. Where an appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order, fails thereafter to apply with due diligence to the Supreme Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the respondent, rescind the order granting conditional leave to appeal, notwithstanding the appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the Appeal and the security entered into

by the appellant as the Court shall think fit, or make such further or other order in the premises as, in the opinion of the Court, the justice of the case requires.

- 34. On an application for final leave to appeal, the Supreme Court may inquire whether notice, or sufficient notice, of the application has been given by the appellant to all parties concerned, and, if not satisfied as to the notices given, may defer the granting of the final leave to appeal, or may give such other directions in the matter as, in the opinion of the Court, the justice of the case requires.
- 35. An appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 36. Where an appellant, having obtained final leave to appeal, desires, prior to the dispatch of the Record to England, to withdraw his Appeal, the Supreme Court may, upon an application in that behalf made by the appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the appellant shall be dealt with in such manner as the Court may direct.
- 37. Where an appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the dispatch of the Record to England, the respondent may, after giving the appellant due notice of his intended application, apply to the Supreme Court for a certificate that the Appeal has not been effectually prosecuted by the appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed for non-prosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the appellant shall be dealt with in such manner as the Court may direct.
- 38. Where at any time between the order granting final leave to appeal and the dispatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Supreme Court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died, or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His Majesty in Council.
- 39. Where the Record subsequently to its dispatch to England becomes defective by reason of the death, or change of status, of a party to the Appeal, the Supreme Court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of the Court, is the proper person to be substituted, or entered, on the Record, in place of, or in addition to, the party who has died or undergone a change of status.
- 40. The Case of each party to the Appeal may be printed either locally or in England, and shall, in either event, be printed in accordance with the rules in the Schedule to this Order, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the Appeal, or by the party himself if he conducts his Appeal in person.
- 41. The Case shall consist of paragraphs numbered consecutively, and shall state, as concisely as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the Case of long extracts from the Record. The taxing officer, in taxing the costs of the Appeal, shall, either of his own motion, or at the

instance of the opposite party, inquire into any unnecessary prolixity in the Case, and

shall disallow the costs occasioned thereby.

42. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in China, such costs shall be taxed by the proper officer of the Supreme Court in accordance with the rules for the time being regulating taxation in the Supreme Court.

43. The Supreme Court shall execute any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Supreme Court in like manner as any original judgment of the Supreme Court should or might have been executed.

CONSULAR REGISTERS OF COMPANIES

44. A register of companies incorporated or registered in the United Kingdom or in any British possession and carrying on business in China shall be kept in the office of every Consultte in China

office of every Consulate in China.

45. The Consulate at which companies shall be registered shall be that in the district of which their chief local office is situated, or their business is chiefly carried on, and notice shall be given at the Consulate of any other district in which the company is also carrying on business as to the place at which the company is so registered.

46. On the registration of a company at a Consulate there shall be deposited and filed in the office of the Consulate a copy of the certificate of incorporation of the company, or other document corresponding thereto, a copy of the memorandum and articles of association or other documents corresponding thereto, a statement showing the nominal capital of the company, and the amounts thereof which have been subscribed and paid up respectively, and, if the company has been incorporated under a law which provides for the periodical filing of a list of the shareholders, a copy of the last list so filed.

47. The consular officer shall, on the registration of a company at the Consulate, issue to the person making the registration a certificate, signed and sealed with the

consular seal, that the company has been so registered.

48.—(1) Every company registered under this Order shall register the name and address of the manager or other chief local representative in China, and shall from time to time, as may be necessary, register any alteration of the representative of the company or in his address. Names and addresses so registered shall be open to the inspection of the public.

(2) Rules of Court made under Article 119 of the Principal Order may provide that service of writs, notices, or other documents upon the person registered under this Article, or at his address, shall be good service of such documents upon the

company.

49. Registration of a company under this Order shall not require to be renewed annually, but may be renewed from time to time as the parties may desire, and must

be renewed when any change takes place in the name of the company.

50. On every registration of a company under this Order, and on every renewal thereof, there shall be payable a fee of £1, and on every registration under Article 41 there shall be payable a fee of 2s.

51.—(1) A company shall not be entitled to be recognized or protected as a British company unless it is registered under this Order, but shall, although not so

registered, be subject to the jurisdiction of His Majesty's Courts in China.

(2) Nothing in this Article shall affect the right of the Secretary of State to direct that British protection shall not be accorded to a company, even though it has been registered under this Order.

ORDERS OF A COURT OF CONSULS

52.—(1) Where by agreement among the diplomatic representatives in China of foreign States, Regulations have been, or are, made for the establishment, control or procedure of a Court of Consuls, or other like Court, to deal with disputes or suits-

relating to the property or proceedings of any board, committee, association or other like group of persons which has been appointed for public purposes at any treaty port or foreign settlement or concession in China, and on which other nations besides Great Britain are represented, and such Regulations have been or are approved by the Secretary of State, the jurisdiction of the said Court shall not, so far as persons subject to the Principal Order are concerned, be deemed to conflict with Article 6 of the Principal Order, and the Court shall enforce on all persons subject to its jurisdiction the orders and decrees of such Court of Consuls or other like Court.

(2) Regulations approved by the Secretary of State under this Article shall be

published in the same manner as King's Regulations.

53—(1) Articles 85, 86, 87, 115, and 116 of the Principal Order are hereby repealed, but such repeal shall not--

(a) Affect the past operation of such Articles or any right, title, obligation, or liability thereunder; or

(b) Interfere with the institution or prosecution of any legal proceedings

thereunder.

(2) Appeals in criminal cases and Appeals to His Majesty in Council commenced under any Articles hereby repealed shall be continued so far as is practicable in accordance with this Order.

And the Right Honourable Sir Edward Grey, Baronet, K.G., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

SCHEDULE

- 1. Records and Cases of Appeals to His Majesty in Council shall be printed in the form known as Demy Quarto.
- 2. The size of the paper used shall be such that the sheet, when folded and trimmed, will be 11 inches in height and $8\frac{1}{2}$ inches in width.

3. The type to be used in the text shall be pica type, but long primer shall be used in printing accounts, tabular matter, and notes.

4. The number of lines in each page of pica type shall be forty-seven or thereabouts, and every tenth line shall be numbered in the margin.

THE CHINA (AMENDMENT) ORDER IN COUNCIL, 1914

At the Court at Buckingham Palace, the 30th day of March, 1914

PRESENT:-

The King's Most Excellent Majesty

Lord President

Viscount Knollys

Lord Colebrooke

Lord Emmott

Whereas by treaty, grant, usage, sufferance, or other lawful means His Majesty the King has jurisdiction in China:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is

pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1. This Order may be cited as "The China (Amendment) Order in Council, 1914," and shall be read as one with the China Order in Council, 1904, hereinafter referred to as the "Principal Order," and this Order and the China Orders in Council, 1904 to 1913, may be cited together as the "China Orders in Council, 1904 to 1914."

2.—(1) In addition to the documents to be deposited and filed in the office of a consulate, in accordance with Article 46 of the China (Amendment) Order in Council, 1913, on the registration of a company in accordance with the provisions of that Order, there shall be deposited and filed a list of the directors of the company showing in respect of each director his full name and nationality and his address.

(2) Every company registered under the China (Amendment) Order in Council, 1913, shall register in the month of January in every year a list of the directors of the company, showing in respect of each director his full name and nationality and his address, and shall from time to time, as may be necessary, register any altera-

tions in such list.

(3) On every registration under sub-article (2) of this article there shall be payable a fee of 2s.

3. Where any municipal regulations or byelaws have been established for any foreign concession in China the Court may entertain a complaint against a British subject for a breach of such municipal regulations or byelaws, and may enforce compliance therewith.

Provided-

(1) That the said municipal regulations or byelaws have been accepted by His Majesty's Government. Acceptance of the municipal regulations or byelaws of a foreign concession by His Majesty's Government shall be signified by a copy thereof being exhibited and kept exhibited in the public office of His Majesty's consulate at such treaty port.

(2) That no punishment other in nature or greater in degree than that

provided by the Principal Order shall be imposed.

(3) That the Court is satisfied that effectual provision exists for the punishment in the Court of the foreign Powers whose municipal regulations or byelaws it is sought to enforce of breaches by the subjects or citizens of that Power of the municipal regulations or byelaws of British concessions in China.

4. In article 21 of the China (Amendment) Order in Council, 1913, the reference to article 13 should be read as a reference to article 19, and in article 29 the references to articles 21 and 22 should be read as references to articles 27 and 28, and in article 50 the reference to article 41 should be read as a reference to article 48.

And the Right Honourable Sir Edward Grey, Baronet, K.G., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

THE CHINA (AMENDMENT) ORDER IN COUNCIL, 1915

By this Order Article 3 of "The China (Amendment) Order in Council, 1914," was repealed.

CHINA (AMENDMENT No. 2) ORDER IN COUNCIL, 1920

AT THE COURT AT BUCKINGHAM PALACE, THE 9TH DAY OF NOVEMBER, 1920

PRESENT:-

The King's Most Excellent Majesty in Council

Whereas by treaty, grant, usage, sufferance, and other lawful means, His

Majesty the King has jurisdiction in China:

Now, therefore, His Majesty, by virtue and in exercise of the powers in that behalf by "The Foreign Jurisdiction Act, 1890," or otherwise, in His Majesty vested, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows :-

1. This Order may be cited as "The China (Amendment No. 2) Order in Council, 1920," and shall be read as one with "The China Order in Council, 1904" (hereafter called the "Principal Order"), and with any Order amending the same.

2. The words in Article 101 of the Principal Order "except the jurisdiction

relative to dissolution, or nullity, or jactitation of marriage" are hereby repealed.

3. This Order shall take effect on the day on which it is first exhibited in the Public Office of the Supreme Court at Shanghai.

And the Right Honourable George Nathaniel, Earl Curzon of Kedleston, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

Rules of Court drawn up under this Order by Judge Skinner Turner were published in the Hongkong Government Gazette on June 10th, 1921.

THE CHINA (AMENDMENT) ORDER IN COUNCIL No. 3, 1920

AT THE COURT AT BUCKINGHAM PALACE, THE 21ST DAY OF DECEMBER, 1920

PRESENT:-

The King's Most Excellent Majesty in Council

Whereas by Treaty, grant, usage, sufferance, and other lawful means, His

Majesty the King has jurisdiction in China:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890," or otherwise, in His Majesty vested, is pleased, by and with the advice of his Privy Council, to order, and it is hereby ordered, as follows:-

- 1. This Order may be cited as "The China (Amendment) Order in Council, No. 3, 1920," and shall be read as one with "The China Order in Council, 1904" (hereinafter called the "Principal Order"), and with any Order amending the same, and the provisions of Article 170 of the Principal Order shall in particular apply to this Order.
- 2. Every person subject to the criminal jurisdiction of the Court who has acted. is acting, or is about to act in a manner prejudicial to the public safety, or to the defence, peace or security of His Majesty's Dominions, or of any part of them,

shall be guilty of a grave offence against the Principal Order, and may, in addition to, or in lieu of, any other punishment, be ordered to give security for good behaviour or to be deported.

- 3. Every person subject to the criminal jurisdiction of the Court who prints, publishes, or offers for sale any printed or written newspaper or other publication containing seditious matter, or has in his possession with intent to publish or distribute any such newspaper or other publication, shall be guilty of a grave offence against the Principal Order, and may, in addition to, or in lieu of, any other punishment, be ordered to give security for good behaviour or to be deported.
- 4. In addition and without prejudice to any powers which the Court may possess to order the exclusion of the public from any proceedings, if, in the course of the trial of a person for an offence under this Order, application is made by the prosecutor, in the interests of national safety, that all or any portion of the public should be excluded during any part of the hearing, the Court may make an order to that effect, but the passing of sentence shall in any case take place in public.
- 5. Article 2 (1) of "The China and Corea (Amendment) Order in Council, 1909," and the whole of "The China (War Powers) Order in Council, 1917," are hereby repealed, but this repeal shall not (a) affect the past operation thereof or any right, title, obligation or liability thereunder; or (b) interfere with the institution or prosecution of any legal proceeding thereunder.
- 6. This order is in substitution for "The China (Amendment) Order in Council, 1920," which has not taken effect and is hereby revoked.

And the Right Honourable George Nathaniel, Earl Curzon of Kedleston, K.G., &c., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

THE CHINA (AMENDMENT) ORDER IN COUNCIL, 1921

AT THE COURT AT BUCKINGHAM PALACE, THE 13TH DAY OF DECEMBER, 1921

PRESENT:

The King's Most Excellent Majesty

Earl of Lytton
Mr. Secretary Shortt

Sir Frederick Ponsonby

Mr. Chancellor of the Exchequer

Whereas by treaty, grant, usage, sufferance or other lawful means, His Majesty the King has jurisdiction in China:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1.—(1) This Order may be cited as "The China (Amendment) Order in Council, 1921," and shall be read as one with the China Order in Council, 1904 (in this Order referred to as "the Principal Order"), and the said Order and any other Orders in Council amending the said Order may be cited together as "The China Orders in Council, 1904 to 1921."

(2) This Order shall not apply to places within the limits of the Consular

District of Kashgar.

2.—The following provisions are substituted for Article 162 of the Principal Order:—

(1) A register of British subjects shall be kept in the office of every

Consulate in China.

(2) Every British subject resident in China shall, in the month of January of each year, be registered at the Consulate of the Consular District within which he resides, provided that if some other Consulate is more easy of access, he may, with the assent of the Consular Officer, be registered there. A British subject arriving in China must apply for registration within one month after his arrival; provided that a person who fails to apply for or to obtain registration within the time limited by this Article may be registered at any time if he excuses his failure to the satisfaction of the Consular Officer.

(3) Where a person is in possession of a valid British passport, the Consular Officer shall, on the first registration of any such person, endorse on the passport without further fee than that provided for in sub-article (6) hereunder a certificate of registration in such form as may be prescribed by the Secretary of State. Where any such person applies for the renewal of the registration and produces his passport, renewal of his registration need not attend personally unless that provided for in sub-article (6) hereunder be

endorsed thereon.

(4) Every person who has not previously been registered applying to be registered under this Order shall, unless excused by the Consular Officer, attend personally for that purpose at the Consulate, but any person applying for the renewal of his registration need not attend personally unless directed by the Consular Officer so to do, provided that the registration of the wife or wives of a man who is registered under this Order may, if living with him, be effected without their personal attendance being required, and provided also that the registration of minors, being his relatives in whatever degree, living with the head of a family who is registered under this Order may, if living with him, be effected without attendance being required.

(5) A person registered in any register of British subjects established under the provisions of any Order in Council which have been repealed shall be registered under the provisions of this Order, unless the Consular Officer is satisfied after inquiry that the previous registration was erroneous or that such

person is not entitled to registration under the provisions of this Order.

(6) Every person shall, on every registration of himself, and on every renewal of the registration, pay a fee of two dollars, or such other fee as the Secretary of State from time to time appoints. The amount of the fee may be uniform for all persons, or may vary according to the position and circumstances of different classes, if the Secretary of State from time to time so directs, but may not in any case exceed four dollars.

(7) Where any person applies to be registered he shall be entitled without a fee to the assistance of the Consular Officer in the preparation of any

affidavit that may be required.

(8) The Consular Officer may require the production of such evidence that an applicant for registration is entitled to the status of a British subject as he may see fit, but subject to such directions as may be issued by the

Secretary of State.

- (9) If any British subject neglects to obtain registration under the provisions of this Order, he shall not be entitled to be recognised or protected as a British subject in China, and shall be liable to a fine not exceeding twenty dollars for each instance of such failure, but he shall, although not registered, be subject to the jurisdiction of his Majesty's Courts in China.
- 3.—From and after the commencement of this Order, Article 162 of the Principal Order is hereby repealed, but such repeal shall not prejudice any rights, obligations or liabilities accrued thereunder.

THE CHINA (COMPANIES) ORDER IN COUNCIL, 1915

AT THE COURT AT BUCKINGHAM PALACE, THE 30TH DAY OF NOVEMBER, 1915

PRESENT :-

Lord President. Mr. Chancellor of the Duchy of Lancaster.

Lord Stamfordham. Sir Frederick Ponsonby.

Whereas by Treaty, grant, usage, sufferance, and other lawful means His Majesty the King has jurisdiction in China:

And whereas it is desirable to make further provision with reference to the exercise of jurisdiction over British Companies carrying on business within the limits of this Order:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890" or otherwise, in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1.—This Order may be cited as "The China (Companies) Order in Council, 1915," and shall be read as one with the "China Order, 1904" (hereinafter called the "Principal Order"), and with any Order amending the same.

2.—In this Order—

"The Ordinance" means "The Companies Ordinance, 1911, of the Colony of Hongkong," and includes any Ordinance amending or substituted for the same.

"The Life Insurance Companies Ordinance," means the Life Insurance Companies Ordinance, 1907, of the Colony of Hongkong, and includes any Ordinance amending or substituted for the same.

"China Company" means a Company limited by shares or by guarantee incorporated under the Ordinance, and the operations of which are directed

and controlled from some place within the limits of this Order.

"Hongkong China Company" means a Company incorporated under the Ordinance which carries on some part of its business within the limits of this Order, and the operations of which are directed and controlled from some place in Hongkong.

"British Company" means a Company incorporated in the United Kingdom, or in a British Possession, and includes a China Company and a Hong-

kong China Company.

3.—(1.) The Consul-General at Shanghai, including any person acting for such

Consul-General, shall be Registrar of Companies at Shanghai.

(2) All acts done within the limits of this Order in pursuance of the provisions of the Ordinance or of the Life Insurance Companies Ordinance by, to, with, or before the Registrar of Companies at Shanghai, shall, subject to the provisions of this Order, be of the same force and validity as if they had been done by, to, with, or before the Registrar of Companies in Hongkong.

- (3) The Registrar of Companies at Shanghai shall be entitled to initiate such proceedings in the Court as he may think necessary to enforce compliance with the provisions of this Order on the part of British Companies in China.
- 4.—The Judge may by Rules of Court confer upon Provincial Courts jurisdiction in matters dealt with in the Ordinance, and may specify in such Rules the Courts by which, and the classes of cases in which, such jurisdiction shall be exercised, but subject thereto the jurisdiction conferred by the Ordinance upon any Court shall within the limits of this Order be exercised by the Supreme Court.
- 5.—In all matters relating to a Hongkong China Company the jurisdiction of the Supreme Court and of the Supreme Court of Hongkong shall be concurrent, and the said two Courts shall in all respects be auxiliary to each other.
- 6.—Where any proceedings relating to a Hongkong China Company, or for the winding up of any such Company, are commenced in the Supreme Court, and it appears that the principal part of such Company's business is carried on within the limits of Hongkong, or that for any other reason such proceedings might more conveniently be carried on at Hongkong, the Supreme Court may, of its own motion, or on the application of any party, make an Order transferring the proceedings to the Supreme Court of Hongkong.
- 7.—The Supreme Court shall enforce within the limits of this Order any Order or Decree made by the Supreme Court of Hongkong in the course of any proceedings relating to a Hongkong Chna Company, or for the winding up of any such Company.
- 8.—(1.) The majority of the Directors of a China Company shall be British Subjects resident within the limits of this Order.
- (2.) If at any time the proportion of Directors who are British Subjects resident within the limits of this Order falls to or below one-half, it shall be the duty of the Directors and also of the Shareholders of the Company to take within 30 days, or such further peried as the Court may allow, all necessary steps for the appointment of such number of Directors who are British Subjects resident within the limits of this Order as may be necessary to comply with the provisions of this article.
- (3.) If default is made in compliance with this article the Company shall be liable to a fine not exceeding 50 dollars for every day during which the default continues, and every Director and every Manager of the Company who knowingly authorizes or permits the default shall be liable to the like penalty.
- (4.) Failure to comply with the provisions of this article shall be a ground upon which an Order for winding up the Company may be made by the Court.
- 9.—No person other than a British Subject shall be entitled to act as the auditor of a China Company. The appointment of any such person as the auditor of a China Company shall be void, and any certificate or other document given, or act done, by any person who is not a British Subject purporting to act as auditor of a China Company shall not be held to comply with any requirements of the Ordinance.
- 10.—No person other than a British Subject shall be appointed to act within the limits of this Order as liquidator of a British Company or as receiver or manager on behalf of the debenture-holders of the property of a British Company except with the sanction of the Court.
- 11.—(1) All documents and other written information which a Company is required by the Ordinance to file with the Registrar of Companies shall, in the case of a China Company, be filed with the Registrar of Companies at Shanghai, and a copy of all such documents and other written information shall, in the case of a Hongkong China Company, be filed with the Registrar of Companies at Shanghai.

- (2) If any Company to which this Article applies fails to comply with its provisions, the Company and every Officer and Agent of the Company who is knowingly a party to the default shall be liable to a fine not exceeding 50 dollars for every day during which such default has continued.
- 12.—The registered office of a China Company shall be situated within the limits of this Order.
- 13.—(1) No shares shall be issued by a China Company except either as fully paid up shares or upon the term that the shares shall be paid up in full within a specified period not exceeding three months after allotment.
- (2) Shares issued by a China Company otherwise than as fully paid up shares shall be deemed to be issued upon the condition that if not paid for in full before the expiration of one week from the date upon which the final payment was due, they shall be forfeited by the Directors, and it shall be the duty of the Directors at the expiration of that period to forfeit the said shares. Notice of the forfeiture of any such shares shall forthwith be given to the registered holder.

Any shares so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, or otherwise dispose of the same in such manner as they think fit. Certificates or other documents of title relating to shares forfeited under this article shall be returned to the Company.

- (3) Within one month of the expiration of the time allowed for the completion of the payment of all sums due upon the shares, the Secretary of the Company shall forward to the Registrar of Companies at Shanghai a return signed by the auditor of the Company giving particulars of the shares issued, of the amounts paid thereon, of the shares in respect of which default has been made in payment of sums due, and of the shares forfeited.
- (4) If shares are issued by a China Company on terms which fail to comply with the provisions of this article, or if other default is made in complying therewith, the Company, and every Director, Manager, Secretary, and other Officer, who is knowingly a party to such issue or default, shall be guilty of an offence, and shall be liable to a fine not exceeding 500 dollars for every day during which such offence continues.
- (5) Where on application made it is established to the satisfaction of the Court that there has been a failure to comply with the provisions of this article through inadvertence or accidental miscalculation or from some other reasonable cause, and not from any want of good faith, the Court may, if under all the circumstances it considers it just so to do, give relief from any forfeiture or penalty which has been incurred by the applicant, or to which he is, or may be, liable upon such terms as it may think fit.
- (6) The provisions of this Article shall only apply to shares issued by a China Company after the date when this Order comes into effect:
- 14.—(1) No China Company limited by guarantee shall be allowed to operate in China without the consent of the Minister.
- (2) As a condition of this consent the Minister may require that no persons other than a British Subject shall be a Member of the Company, or that any Member of the Company who is not a British Subject shall deposit in Court or give security for or conform to such arrangement as the Minister shall think fit, for ensuring the payment of the amount for which he would be liable under the guarantee.
- (3) If any China Company limited by guarantee operates in China without the consent of the Minister, or if any terms imposed by him as a condition of his consent are not complied with, the Company and every Director, or Manager, Secretary, and other Officer, who is knowingly a party thereto, shall be guilty of an offence, and shall be liable to a fine not exceeding 500 dollars for every day during which such offence continues.

(4) Where on application made it is established to the satisfaction of the Court that there has been a failure to comply with the provisions of this article through inadvertence or accidental miscalculation or from some other reasonable cause, and not from any want of good faith, the Court may, if under all the cricumstances it considers it just so to do, give relief from any forfeiture or penalty which has been incurred by the applicant, or to which he is, or may be, liable upon such terms as it may think fit.

(5) The provisions of this article shall not apply to China Companies limited by

guarantee operating in China at the date of this Order.

15.—(1) Subject to the provisions of this Order, the jurisdiction of the Court in respect of all British Companies carrying on business in China shall be exercised, so far as circumstances admit, in conformity with the provisions of the Ordinance and of the Life Insurance Companies Ordinance, except that Section 16 of the Companies Amendment Ordinance, 1913, shall not apply in China.

(2) Where reference is made or inferred in any Section of the said Ordinances to any other Ordinance of the Colony of Hongkong which does not apply within the limits of this Order, such Section shall be read as though the corresponding law or

enactment applicable in England were referred to therein.

(3) The duties of the Governor, or of the Governor in Council, or of the Colonial Treasurer under Sections 20, 21, 120 (4), 219, 253, and 255 of the Ordinance shall, within the limits of this Order, be exercised by the Minister, and under Sections 141 (1), 149, 185, 217, and 261 shall within the limits of this Order be exercised by the Judge.

(4) In the application of the said Ordinance "legal practitioner" is substituted for "counsel" or "solicitor" or "solicitor and counsel," and "such newspaper as the

Judge may direct" is substituted for "The Gazette."

(5) All offences under the said Ordinances made punishable by fine may, if committed within the limits of this Order, be prosecuted summarily under Article 48 of the Principal Order, provided that the maximum fine which can be imposed in the case of offences under the Ordinances tried summarily shall be £200 instead of £20.

16.—(1) The power of the Judge under Article 119 of the Principal Order to make Rules of Court shall extend to any matter which under the Ordinance or under

the Life Insurance Companies Ordinance is to be regulated by Rules.

(2) Any Rules in force at Hongkong at the date of this Order relating to matters dealt with in the said Ordinances shall, unless and until they are repealed by Rules made under this Article, apply, so far as circumstances admit, within the limits of this Order.

- 17. All fees prescribed by or under the Ordinance or by or under the Life Insurance Companies Ordinance which are paid to the Registrar of Companies at Shanghai shall be paid by him to the Colonial Treasurer at Hongkong.
- 18. Nothing in this Order shall prejudice or affect the jurisdiction of the Supreme Court over British Companies other than China Companies and Hongkong China Companies within the meaning of this Order.
 - 19. This Order shall come into effect on the 1st day of January, 1916.

And the Right Honourable Sir Edward Grey, Baronet, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

THE CHINA (COMPANIES) AMENDMENT ORDER IN COUNCIL, 1919

AT THE COURT AT BUCKINGHAM PALACE, THE 9TH DAY OF OCTOBER, 1919

PRESENT:-

The King's Most Excellent Majesty

Lord Steward

Sir Francis Villiers

Mr. Secretary Shortt

Sir George Buchanan

Whereas by treaty, grant, usage, sufferance, and other lawful means, His Majesty the King has jurisdiction in China:

And whereas it is desirable to make further provision with reference to the exercise of jurisdiction over British companies carrying on business within the limits of this Order:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890," or otherwise, in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

- 1. This Order may be cited as "The China (Companies) Amendment Order in Council, 1919," and shall be read as one with "The China (Companies) Order in Council, 1915."
 - 2. In this Order:-
 - "The Fire and Marine Insurance Companies Ordinance" means "The Fire and Marine Insurance Companies Ordinance, 1917, of the Colony of Hongkong," and includes any Ordinance amending or substituted for the same.
 - "The Ordinance" means "The Companies Ordinance, 1911, of the Colony of Hongkong," and includes any Ordinance amending or substituted for the same.
- 3. Where the general or substantial control of the business of a Company incorporated under the Ordinance is exercised by a person or persons ordinarily resident within the limits of this Order, such Company shall, irrespective of the place at which the Board of Directors may meet, or of any other circumstances, be deemed to be a Company of which the operations are directed and controlled from a place within the limits of this Order and shall be a China Company within the meaning of "The China (Companies) Order in Council, 1915."
- 4. (1.) No person, other than a British subject resident within the limits of this Order, shall act as managing-director or in any position similar to that of managing-director, or shall otherwise exercise general or substantial control of the business of a China Company.

- (2.) If default is made in compliance with this Article the Company shall be liable to a fine not exceeding 50 dollars for every day during which the default continues, and every director and every manager of the Company who knowingly authorizes or permits the default shall be liable to the like penalty.
- (3.) Failure to comply with the provisions of this Article shall be a ground upon which an order for winding up the Company may be made by the Court.
- (4.) This Article shall come into force 60 days after the publication of this Order.
- 5. All documents and other written information which a company is required by the Ordinance to file with the Registrar of Companies shall, in the case of a China Company, be filed with the Registrar of Companies at Shanghai, and a copy of all such documents and other written information shall, in the case of a Hongkong China Company, be filed with the Registrar of Companies at Shanghai.
- 6.—(1.) The provisions of the Fire and Marine Insurance Companies Ordinance shall be applied to China Companies and Hongkong China Companies.
- (2.) All acts done within the limits of this Order in pursuance of the Fire and Marine Insurance Companies Ordinance by, to, with, or before the Registrar of Companies at Shanghai shall, subject to the provisions of this Order, be of the same force and validity as if they had been done by, to, with, or before the Registrar of Companies in Hongkong.
- (3.) The Registrar of Companies at Shanghai shall be entitled to initiate such proceedings as he may think necessary to enforce compliance with the provisions of this Order.
- 7.—(1.) Subject to the provisions of this Order the jurisdiction of the Court in respect of China Companies and Hongkong China Companies shall be exercised, so far as circumstances admit, in conformity with the provisions of the Fire and Marine Insurance Companies Ordinance.
- (2.) The duties of the Governor or of the Governor in Council under Sections 5 (2), 5 (5), 6 (2), and 7 (1), and of paragraphs 2, 3 and 7 of the First Schedule of the Fire and Marine Insurance Companies Ordinance shall, within the limits of this Order, be exercised by the Minister.
- (3.) All offences under the Fire and Marine Insurance Companies Ordinance made punishable by fine may, if committed within the limits of this Order, be prosecuted summarily under Article 48 of "The China Order in Council, 1904," provided that the maximum fine which can be imposed in the case of offences tried summarily shall be £200 instead of £20.
- 8. All fees prescribed by or under the Fire and Marine Insurance Companies Ordinance which are paid to the Registrar of Companies at Shanghai shall be paid by him to the Colonial Treasurer at Hongkong.
 - 9. This Order shall come into effect on the first day of January, 1920.

And the Right Honourable Arthur James Balfour, O.M., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

ALMERIC FITZROY.

THE CHINA (TREATY OF PEACE) ORDER IN COUNCIL, 1919

AT THE COURT AT BUCKINGHAM PALACE, THE 9TH DAY OF DECEMBER, 1919

PRESENT:-

The King's Most Excellent Majesty

Lord President

Lord Somerleyton

Lord Chamberlain

Sir Frederick Ponsonby

Whereas at Versailles, on the 28th day of June, 1919, a Treaty of Peace with Germany (hereinafter referred to as "the Treaty") was signed on behalf of His-Majesty; and

Whereas it was provided in the Treaty that the property of German nationals within the territory or under the control of an Allied or Associated State might be constituted a pledge for enemy liabilities upon the conditions laid down in the Treaty; and

Whereas by the Treaty of Peace Act, 1919, it was provided that His Majesty might make such appointments, establish such offices, make such Orders in Council, and do such things as appeared to Him to be necessary for carrying out the Treaty, and for giving effect to any of the provisions thereof; and

Whereas by Treaty, grant, usage, sufferance, or other lawful means His Majesty has power and jurisdiction in China; and

Whereas there is now in China certain property of German nationals under the control of His Majesty, and it is expedient to make provision for charging such property with the payment of the liabilities for which it may be constituted a pledge by the Treaty in the manner hereinafter provided:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Act, 1890, or otherwise in Him vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

- 1. All property rights and interests in China belonging to German nationals at the date when the Treaty comes into force (not being property rights or interests acquired under any general licence issued by or on behalf of His Majesty) and the net proceeds of their sale, liquidation, or other dealings therewith, so far as such property rights and interests or such net proceeds are vested in or otherwise under the control of the Custodian of enemy property or other British authority under the Trading with the Enemy Acts or the Trading with the Enemy Regulations, are hereby charged:—
 - (a) First, with payment of the amounts due in respect of claims by British.

 nationals with regard to their property rights and interests, including companies and associations in which they are interested in German territory, or debts owing to them by German nationals.

and with payment of any compensation awarded by the Mixed Arbitral Tribunal or by an arbitrator appointed by that Tribunal in pursuance of paragraph (e) of Article 297 of the Treaty, and with payment of claims growing out of acts committed by the German Government or by German authorities since the 31st July, 1914, and before the 4th August, 1914.

(b) Secondly, with payment of the amounts due in respect of claims by
British nationals with regard to their property rights and interests
in the territories of Austria-Hungary, Bulgaria, and Turkey in so
far as those claims are not otherwise satisfied.

Provided that any particular property rights or interests so charged may at any time, if the Minister thinks fit, be released from the charge so created.

- 2. In the application and enforcement of the charge created by this Order the claims of or debts owing to British nationals resident or carrying on business in China shall enjoy priority over the claims of or debts owing to other British mationals.
 - 3. With a view to making effective and enforcing such charge as aforesaid:-
 - (a) No person shall, without the consent of the Custodian, transfer, part with, or otherwise deal in any property, right, or interest subject to the charge, and if he does so he shall be liable, on summary conviction, to a fine not exceeding one hundred pounds, or to imprisonment for a term not exceeding three months, or to both such imprisonment and fine.
 - (b) Every person owning or having the control or management of any property right or interest subject to the charge (including where the property right or interest consists of shares, stocks, or other securities issued by a company, municipal authority, or other body, or any right or interest therein, such company, authority, or body) shall, unless particulars thereof have already been furnished to the Custodian in accordance with the Trading with the Enemy Acts, 1914 to 1918, or the Trading with the Enemy Consolidation Regulations, 1918, within one month from the date when this Order comes into operation, by notice in writing communicate the fact to the Custodian, and shall furnish the Custodian with such particulars in relation thereto as the Custodian may require, and if any person fails to do so he shall, on summary conviction, be liable to a fine not exceeding one hundred pounds.
 - (c) Where the property charged consists of inscribed or registered stock, shares, or other securities, any company, municipal authority, or other body by whom the securities were issued or are managed shall, on application being made by the Custodian, enter the Custodian in the books in which the securities are inscribed or registered as the proprietor of the securities subject to the charge, and the Custodian shall, subject to the consent of the Minister, have power to sell or otherwise deal with the securities as proprietor of which he is so registered or inscribed.
 - (d) The Minister may by order vest in the Custodian any property rights and interests subject to the charge, or the right to transfer the same, and for that purpose section 4 of the Trading with the Enemy (Amendment) Act, 1916, shall apply as if such property rights and interests were property belonging to an enemy or enemy subject.

- (e) If any person called upon to pay any money or to transfer or otherwise to deal with any property rights or interests has reason to suspect that the same are subject to such charge as aforesaid, he shall, before paying, transferring, or dealing with the same, report the matter to the Custodiau, and shall comply with any directions that the Custodian may give with respect thereto.
- 4. All decisions of the Mixed Arbitral Tribunal constituted under Section VI of Part X of the Treaty, if within the jurisdiction of that Tribunal, shall be final and conclusive, and binding on all courts.
- 5. For the purpose of enforcing the attendance of witnesses before the Mixed Arbitral Tribunal, whether sitting in China or not, and compelling the production before the Tribunal of documents, the Minister shall have power to issue orders which shall have the like effect as if the proceedings before the Tribunal were an action in the court and the order were a formal process issued by that court in the due exercise of its jurisdiction and shall be enforceable by that court accordingly, and disobedience to any such order shall be punishable as contempt of court.
- 6. Sections IV, V, and VI of Part X of the Treaty relating to property rights and interests, to contracts, prescriptions and judgments, and to the Mixed Arbitral Tribunal, and all provisions of the said Treaty affecting or relating to the charge created by this Order shall have full force and effect as law.
- 7. The time at which the periods of prescription or limitation of right of action referred to in Article 300 of the Treaty shall begin again to run shall be at the expiration of six months after the coming into force of the Treaty, and the period to be allowed within which presentation of negotiable instruments for acceptance or payment, and notice of non-acceptance or non-payment or protest may be made under Article 301, shall be six months from the coming into force of the Treaty.
- 8. Rules made during the war by any recognised Exchange or Commercial Association providing for the closure of contracts entered into before the war by an enemy, and any action taken thereunder are hereby confirmed, subject to the provisos contained in paragraph 4 (a) of the Annex to Section V of Part X of the Treaty.
- 9. The power under Article 155 of the China Order in Council, 1904, or under any Order amending the said Order, to make King's Regulations shall extend to the issue of regulations for the purpose of enforcing the charge created by this Order, and for making such arrangements as may be required for establishing and assessing the claims and debts for the payment of which the property charged is rendered liable, and for the payments, in whole or in part, of the sums due.
- 10. This Order may be cited as the China (Treaty of Peace) Order in Council, 1919, and shall be read as one with the China Order in Council, 1904, and with any Order amending the same.
- 11. This Order shall come into operation on the date when the Treaty of Peace comes into force.

ALMERIC FITZROY.

STATUTORY RULES AND ORDERS, 1909. No. 751

THE CHINA AND COREA (CONSULAR FEES) ORDER IN COUNCIL, 1909

AT THE COURT AT BUCKINGHAM PALACE, THE 28TH DAY OF JUNE, 1909

PRESENT:

The King's Most Excellent Majesty in Council.

Whereas by "The Consular Salaries and Fees Act, 1891," His Majesty the King is authorized by Order in Council to fix the fees to be taken in respect of any matter or thing done by a Consular officer in the execution of his office, and to vary such fees by way of increase or decrease, and to abolish fees and to create new fees;

And whereas it is expedient that the Table of Fees fixed by the China and Corea (Consular and Marriage Fees) Order in Council, 1906, should, in certain respects, be added to, and that fees should be created in respect of the attendance of Consular officers in the Mixed Court at Shanghai, and in respect of the assistance rendered by Consular officers to British litigants in such Court:

Now, therefore, in pursuance of the before-mentioned Act, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:

- 1. This Order may be cited as "The China and Corea (Consular Fees) Order in Council, 1909."
- 2. The several fees set forth in the Table annexed to this Order are hereby established, and the said Table shall be construed as part of this Order.
- 3. This Order shall come into operation on such date as His Majesty's Consul-General at Shanghai shall appoint.

4. This Order shall extend to all places in China and Corea.

And the Right Honourable Sir Edward Grey, Baronet, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

A. W. FITZROY.

SCHEDULE

TABLE OF CONSULAR FEES TO BE TAKEN IN RESPECT OF ASSISTANCE RENDERED BY THE ASSESSOR IN THE MIXED COURT AT SHANGHAI.

1. On application to the Assessor for his request for the assistance of the Chinese authorities, including filing Petition:-

Where the amount involved is—	8.	d.	
Under 101	2	6	
10l. and under 50l		0	
50l. and under 100l	7	6	
100l. or upwards	10	0	
For each complete 100l. not exceeding a total fee of 5l.			
2. On each subsequent communication in writing to the China			
authorities	2	6	
3. Hearing fee on each attendance of the Assessor at a sitting			
of the Court	10	O.	
02 000 00 011 111 111 111 111 111 111 11	TO	V	

TABLES OF CONSULAR AND MARRIAGE FEES

To be taken in China and Coréa in pursuance of the Consular Salaries and Fees Act, 1891, the Foreign Marriages
Act, 1892, the Foreign Marriages Order in Council, 1892. the China and Corea (Shipping
Registry) Order in Council, 1904, and the China and Corea
(Cansular and Marriage Fees) Order in Council, 1906.

PART I

Fees to be taken in respect of Matters in which the Interposition of a Consular Officer is required by Law.

Matter in respect of which the Fee is to be taken.

1.—For every declaration taken or recorded £ s.d.	
	For the inspection of the marking of a ship :- £ s.d.
under the Merchant Shipping Acts, with a view to	For each visit made to the ship on the appH-
the registry, transfer and transmission of ships, in-	cation of the owner, and for each visit made where
terests in ships, or mortgages on ships 5 0	the provisions of the Merchant Shipping Acts with
2.—For endorsing a memorandum of change of	respect thereto have not been complied with 2 0
master upon the certificate of registry, and initial-	Provided as follows:-
ing his signature on agreement with crew, if re-	(a) The aggregate amount of the fees for any
quired	such inspection shall not exceed 10s. whatever be
3.—For granting a provisional certificate of re-	the number of separate visits.
gistry (this fee to be exclusive of fees on de-	(b) When the marking of a ship is inspected
clarations) 1 0 0	at the same time with the inspection of light and
4.—For recording a mortgage of a ship, or	log signals, no separate fee shall be charged for the
shares in a ship	
5.—For recording the transfer of a mortgage of	inspection.
	N.BFees 1 to 9m are to be taken under the provisions of the
a ship, or shares in a ship	China and Corea (Shipping Registry) Order in Council, 1904.1
6.—For recording the discharge of a mortgage	10.—For every seaman engaged before a Consular
of a ship, or shares in a ship	officer0 2 0
7.—For every sale of a ship, or shares in a ship,	11For every alteration in agreements with
made before a Consular officer 1 0 0	seamen made before a Consular officer 2 0
8.—For inspection of the register book of trans-	12.—For every seaman discharged or left behind
actions in ships, kept in pursuance of Merchant	with the sanction of the Consular officer
Shipping Acts0 1 0	
9.—For certified copy of extract from register	13.—For every desertion certified by a Con-
	sular officer 2 0
book of transactions in ships 2 6	14.—For indorsing a ship's agreement with re-
9A.—Certificate of registry1 10 0	spect to the death of any person on hoard 2 0
98.—Certificate of sale or mortgage 4 0	15.—For attesting a seaman's will (see No. 102)0 2 0
9c.—Indorsing ownership on certificate of	16.—For certification of form of claim for
registry 0 4 0	wages, &c., of a deceased seaman0 1 0
9b.—Transfer of registry to another port0 4 0	17For examination of provisions or water, to
9R.—Pass for ship	be paid by the party who proves to be in default,
9rAlteration in register of name, rig, or	
tonnage	in addition to cost of survey
96.—For measurement of tonnage as under	18.—For every salvage bond made in pursuance
	of Section 560 (1) of the Merchant Shipping Act, 1894,
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property salved 2 0 0
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 and upwards 4 10 0	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 and upwards 4 10 0 9H.—For the inspection of the berthing or	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 50 0 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 and upwards 4 10 0 9H.—For the inspection of the berthing or eleping accommodation of the crew	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 and upwards 4 10 0 9H.—For the inspection of the berthing or sleeping accommodation of the crew: For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 4 10 0 9H.—For the inspection of the berthing or eleping accommodation of the crew For each visit to the ship 0 10 0 Provided as follows:— 0 10 0	to be paid by the master or owner of the property salved
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For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 4 10 0 9H.—For the inspection of the berthing or sleeping accommodation of the crew — For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 0 4,000 5,000 4 0 0 3 12 0 5,000 and upwards 4 10 0 8H.—For the inspection of the berthing or sleeping accommodation of the crew: For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 and upwards 4 10 0 9H.—For the inspection of the berthing or sleeping accommodation of the crew.— For each visit to the ship.————————————————————————————————————	to be paid by the master or owner of the property salved
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For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 and upwards 4 10 0 9H.—For the inspection of the berthing or sleeping accommodation of the crew.— For each visit to the ship.————————————————————————————————————	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 50 1,000 2,000 2 14 0 2,000 3,000 3 3 3 0 3 000 4 000 3 12 0 4,000 5,000 4 0 0 5H.—For the inspection of the berthing or sleeping accommodation of the crew— For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 50 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 5,000 4 0 0 5,000 and upwards 4 10 0 9H.—For the inspection of the berthing or sleeping accommodation of the crew — For each visit to the ship ————————————————————————————————————	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 5,000 4 1 0 0 8H.—For the inspection of the berthing or sleeping accommodation of the crew: For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2,000 2 14 0 2,000 3,000 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 10 0 9H.—For the inspection of the berthing or sleeping accommodation of the crew: For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 3,000 3 10 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 3 8H.—For the inspection of the berthing or sleeping accommodation of the crew: For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 2,000 2 14 0 2,000 3,000 3 3 3 0 3 000 4 000 3 12 0 4,000 5,000 4 0 0 5H.—For the inspection of the berthing or sleeping accommodation of the crew— For each visit to the ship	to be paid by the master or owner of the property salved
For ships of 15 tons, and under 500 tons. gross ton 1 10 0 500 1,000 2 5 0 1,000 3,000 3 10 3 3 0 3 000 4,000 3 12 0 4,000 5,000 4 0 0 3 8H.—For the inspection of the berthing or sleeping accommodation of the crew: For each visit to the ship	to be paid by the master or owner of the property salved

PART II

Fees to be taken in respect of Matters in which the Interposition of a Consular Officer is to be given when required by the Parties interested.

Matter in respect of which the Fee is to be taken

Matter in respect of water one 2 co is to be disten-		
25.—For noting a marine protest and furnish-£ s.d. ing one certified copy if required	furnishing, if required, one certified copy of request, & order, and report of survey. 29.—For extending marine protest, if not exceeding 200 words, filing original, and furnishing one certified copy if required. This is to be exclusive of fee for oaths or declarations (See No. 51), or for drawing, if required, the body of the protest (See No. 96)	0 0

30.—For any other protest [except bill of £ s.d.	60.—For each signature to an application for £ s.d.
exchange (See No. 50)], if not exceeding 200 words, filing original, and furnishing one certified	a patent attested by a Consular officer
copy, if required. This to be exclusive of fee for draw-	if required, to quarterly or monthly declarations for
ing, if required, the body of the protest (See No. 96) 1 0 0 31.—If the protest or report of survey exceed	Government-pay, half-pay, or pension
200 words, for every additional 100 words or frac-	62.—For attaching Consular signature to any other declaration of existence
tion thereof0 2 6	63.—Ditto, if drawn up by a Consular officer 0 5 0
32.—For attesting average, bottomry or arbitration bond, each copy (See No. 95)	61.—For certificate of a person's identity0 5 U
33.—For preparing a fresh agreement with the	65.—For attesting the signature of a foreign authority
crew of a British vessel on new articles of agreement	66.—For each signature attested by the Consular
being opened at a foreign port, and for furnishing	officer in any document not otherwise provided for 0 5 0
should be made accessible to the crew	N.B.—No fee is to be charged for attesting a signature to any document required for the deposit or withdrawal of money in or from
should be made accessible to the crew	document required for the deposit or withdrawal of money in or from the Post Office Savings Bank, or in connection with Savings Bank annuities.
35.—Certifying to a foreign bill of health 10 0 36.—Certificate of origin of goods and filing copy 0 5 0	67.—For registration of a birth or death (except
37.—Certificate of due landing of goods exported	the death of a seaman)0 2
from a British port 5 0	68.—For any registration not otherwise provided for
38.—For application addressed to local authorities for arrest or imprisonment of a seaman, if	N.B.—No fee is to be charged for the registration of a British aub-
granted pursuant to the request of the master 0 5 0	Jact at a Consular office, where such registration is not compulsory under Order in Council.
89.—Ditto, for release of a seaman	69.—For issue of certificate of British registra-
40.—For each certificate granted as to the num- ber of the crew of a vessel, or as to any other	tion, when such registration is not compulsory under Order in Council
matter required by local authorities for the clear-	70.—For each search in the register books of
ance inwards and outwards of a vessel (See Nos. 19	births, marriages, or deaths kept at the Consulate
and 41)	provided no other fee is chargeable
Fees 19 and 40 at every port in China during the following three months.	in register books of births, marriages, or deaths (See
41.—For drawing up in form and language re-	No. 70)
quired by local authorities, a muster-roll, or de-	72.—For certifying to a copy of any document or part of a document, if not exceeding 100 words. 0 5 0
tailed list, giving the names, &c., of each member of the crew of a vessel (to be charged in addition to	73.—If exceeding 100 words, for every additional
No. 40) 2 0	100 words or fraction thereof
42.—For affixing Consular signature and seal, if required, to a ship's manifest	N.B.—An additional fee is to be charged when the copy is made by the Consular officer. (See No. 99).
43.—For affixing Consular seal or signature to	74.—Passport
any entry in the official log-book of a British vessel,	75.—Visa of a passport0 2 0 76.—For issue of certificate of nationality0 2 6
44.—For attesting the execution of a bill of sale	77.—Consular request to local authorities for a
of a ship, or shares in a ship0 50	passport, pass, or visa 2 6
45.—For any document required from Consular	77A.—For transit pass
office by foreign authorities as a preliminary to the engagement of a British seaman in a foreign vessel,	78.—Opening the will of a British subject, not being a seaman, including Consular signature to
including official seal and signature0 10	minute of proceedings
46.—For inspecting ship's papers when their	79.—For the administration and distribution,
production is required to enable a Consular officer to perform any specific service on the ship's behalf0 2 6	or for either administration or distribution, of 24 per the property, situate in the country of the Consular cent.
N.BThis Fee is not to be charged when Fee No. 19 is levi-	officer's residence, of a British subject, not being a on
N.B.—This Fee is not to be charged when Fee No. 19 is levi- able, or commanted, nor in addition to Fee 19, unless the agreement has been withdrawn from the Consular officer in the interval.	seaman, dying intestate, or if not intestate, when gross
47.—For granting any certificate not otherwise	undertaken in the absence of legally competent value.
provided for, if not exceeding 100 words	80.—For uniting documents and attaching Con-
100 words or fraction thereof 5 0	sular seal to the fastening0 2 6 81.—For directing search for, or obtaining from
49.—For noting a bill of exchange	Public Record Office or elsewhere, extracts from
50.—For protest of a bill of exchange and copy 1 0 0 51.—For administering an oath, or receiving a	local registers, or copies of wills, deeds, or other
declaration or affirmation without attestation of	fees for attestation
52.—For administering an oath, or receiving a	82.—For affixing Consular signature, and seal if
declaration or affirmation with attestation of signa-	required, to any document not otherwise provided
ture0 5 0	for by this Table
53.—For each Consular signature attached to an exhibit referred to in an affidavit or declaration0 2 6	a seaman to hospital.
54.—For each alteration or interlineation initial-	83.—For each Consular seal affixed to a docu-
ed by the Consular officer in any document not	ment, packet, or article, when no signature is required
prepared by him	83a.—For new title-deeds of land, including re-
or stock attested by the Consular officer 2 0	gistration, } per cent. on value of the property, with a minimum fee of £1 10s. and a maximum of £10.
56.—For each signature to a transfer of shares	83n.—For notifying to authorities loss of owner's
or stock attested by the Consular officer when execut- ed in the presence of one or more witnesses besides	copy of title-deed, and requesting issue of copy to
the Consular officer 5 0	replace it 1 0 0 83c.—For transfer of land, } per cent. on value
57.—For each execution of a power of attorney attested by the Consular officer (See No. 104)0 5 0	of the property, with a minimum fee of £1 10s. and
N.B When more than four persons execute a power of attorney at the same time a ree of \$1 only is to be charged.	a maximum of £10.
at the same time a ree of #1 only is to be charged. 58.—For attesting the execution of a will of any	83D.—For cancelment of title deeds
person not being a British seaman (See Nos. 15 and 102) 0 1 0	local authorities 0 0
59.—For each execution of a deed, bond, or con-	83r.—For registration or discharge of mortgage 1 0 0
veyance under seal, attested by the Consular officer where the value of the property in question does not	83G.—For registration of foreclosure of mort- gage
exceed £10 10	83H.—For any entry, not otherwise provided
Ditto, ditto, £5	for, made in land register at the request of the par-
N.BWhen more than four persons execute an instrument at the	tles interested
same time, the fee must not be more than four times le., 2s. 6d., or	831 —For reference to land, mortgage, or other

PART III

Fees to be taken for certain Attendances in addition to any other Fee chargeable under the present Table, and to travelling and other Expenses (See Notes 3 and 4).

Attendance in respect of which the Fee is to be taken.

PART IV

Eces to be taken in respect of certain other Services which may be rendered by a Consular officer at his discretion at the request of Parties interested.

Service in respect of which the Fee is to be taken.

94.—For the transaction of any duty for which £ s. d. a fee is leviable under this Order, whether at the Consular office or at the Consular officer's residence, in addition to such fee, for each half-hour, or fraction thereof, if in the night time, that ment, or the body of a protest, or for taking down in writing verbal declarations or depositions of persons made before a Consular officer or for reducing into writing agreements made before him by contracting parties, exclusive of fees for attesta-tion, &c. (See Part II.), if not exceeding 100 words 0 5 0 97.—If exceeding that number, for each subsequent 100 words, or fraction thereof
98.—For assisting in drawing up petitions, ap-.....0 0 101.-For making or verifying a translation of a document, in any European language, for every 100 words, or fraction thereof, exclusive of fee for certificate (See No. 47)0 5 0 101A .- For making or verifying a translation of a document in the Chinese, Corean or other Oriental language, for first 100 characters2 10 0 1018.-For making or verifying a translation of a document in the Chinese, Corean or other Oriental language, for every subsequent 100 characters, or fraction thereof0 15 0 102.-For drawing a will, if not exceeding 200 words (See Nos. 15 and 58)
103.—If exceeding that number, for every subse-

Norms.—1.—If the Consular officer shall be named Commissioner to examine witnesses under a Commission issued by a British Court of Justice be is allowed to act as such, charging and retaining the customary fees for so doing. A Consular officer should, however, before understaining the customary and a name memorial with the parties at whose instance the Commission is being issued as to the exact scale of fees to be charged.

2.—No fee is to be charged for drafting or receiving depositions, &c., taken es officio under the Merchant Shipping Acts, except in cases specially provided for.

3.—In cases of attendances (Parts 111. and IV.) the fee per day is to cover a period not exceeding twelve hours.

4.—In cases of attendances away from the Consular office or the Consular officer's residence (Parts III. and IV.), if the Consular officer finds it necessary to be accompanied by a clerk, the few will be increased by one-half, or if a clerk only is sent, half the fees are to be charged.

5.—The above fees, if not paid in British gold, are to be paid in China in Mexican dollars at the rate of exchange fixed periodically by the Treasury; in Corea, in Japanese currency at the rate of 10 yen to the 2 sterling.

THE UNITED STATES COURT FOR CHINA

(Chapter 3934, Prescribing the Jurisdiction of the Court)

Be it Enacted by the Senate and House of Representatives of the United States of America in Congress Assembled, That a Court is hereby established, to be called the United States Court for China, which shall have exclusive jurisdiction in all cases and judicial proceedings whereof jurisdiction may now be exercised by United States Consuls and Ministers by law and by virtue of treaties between the United States and China, except in so far as the said jurisdiction is qualified by Section 2 of this Act. The said Court shall hold sessions at Shanghai, China, and shall also hold sessions at the cities of Canton, Tientsin, and Hankow at stated periods, the dates of such sessions at each city to be announced in such manner as the Court shall direct, and a session of the Court shall be held in each of these cities at least once annually. It shall be within the power of the judge, upon due notice to the parties in litigation, to open and hold Court for the hearing of a special cause at any place permitted by the treaties, and where there is a United States Consulate, when, in his judgment, it shall be required by the convenience of witnesses, or by some public interest. The place of sitting of the Court shall be in the United States Consulate at each of the cities, respectively.

That the seal of the said United States Court for China shall be the arms of the United States, engraved on a circular piece of steel of the size of a half dollar, with these words on the margin, "The Seal of the United States Court for China."

The seal of said Court shall be provided at the expense of the United States.

All writs and processes issuing from the said Court, and all transcripts, records, copies, jurats, acknowledgments, and other papers requiring certification or to be under seal, may be authenticated by said seal, and shall be signed by the clerk of said Court. All processes issued from the said Court shall bear test from the day of such issue.

Sec. 2.—The Consuls of the United States in the cities of China to which they are respectively accredited shall have the same jurisdiction as they now possess in civil cases where the sum or value of the property involved in the controversy does not exceed five hundred dollars United States money, and in criminal cases where the punishment for the offence charged cannot exceed by law one hundred dollars' fine or sixty days' imprisonment, or both, and shall have power to arrest, examine, and discharge accused persons or commit them to the said Court. From all final judgments of the Consular Court either party shall have the right of appeal to the United Provided, Also, That appeal may be taken to the United States Court for China: States Court for China from any final judgment of the Consular Courts of the United States in Korea so long as the rights of extra-territoriality shall obtain in favour of the United States. The said United States Court for China shall have and exercise supervisory control over the discharge by Consuls and Vice-Consuls of the duties prescribed by the laws of the United States relating to the estates of decedents in Within sixty days after the death in China of any citizen of the United States, or any citizen of any territory belonging to the United States, the Consul or Vice-Consul whose duty it becomes to take possession of the effects of such deceased person under the laws of the United States shall file with the clerk of said Court a

sworn inventory of such effects, and shall, as additional effects come from time to time into his possession, immediately file a supplemental inventory or inventories of He shall also file with the clerk of said Court within said sixty days a schedule under oath of the debts of said decedent, so far as known, and a schedule or statement of all additional debts thereafter discovered. Such Consul or Vice-Consul shall pay no claims against the estate without the written approval of the judge of said Court, nor shall he make sale of any of the assets of said estate without first reporting the same to said judge and obtaining a written approval of said sale, and he shall likewise within ten days after any such sale report the fact of such sale to said Court, and the amount derived therefrom. The said judge shall have power to require at any time reports from Consuls or Vice-Consuls in respect of all their acts and doings relating to the estate of any such deceased person. The said Court shall have power to require, where it may be necessary, a special bond for the faithful performance of his duty to be given by any Consul or Vice-Consul into whose possession the estate of any such deceased citizen shall have come in such amount and with such sureties as may be deemed necessary, and for failure to give such bond when required, or for failure to properly perform his duties in the premises, the Court may appoint some other person to take charge of said estate, such person having first given bond as aforesaid. A record shall be kept by the clerk of said Court of all proceedings in respect of any such estate under the provisions hereof.

Sec. 3.—That appeals shall lie from all final judgments or decrees of said Court to the United States Circuit Court of Appeals of the ninth judicial circuit, and thence appeals and writs of error may be taken from the judgments or decrees of the said Circuit Court of Appeals to the Supreme Court of the United States in the same class of cases as those in which appeals and writs of error are permitted to judgments of said Court of Appeals in cases coming from District and Circuit Courts of the United States. Said appeals or writs of error shall be regulated by the procedure governing appeals within the United States from the District Courts to the Circuit Courts of Appeal, and from the Circuit Courts of Appeal to the Supreme Court of the United States, respectively, so far as the same shall be applicable; and said Courts are here-

by empowered to hear and determine appeals and writs of error so taken.

Sec. 4.—The jurisdiction of said United States Court, both original and on appeal, in civil and criminal matters, and also the jurisdiction of the Consular Courts in China, shall in all cases be exercised in conformity with said treaties and the laws of the United States now in force in reference to the American Consular Courts in China, and all judgments and decisions of said Consular Courts, and all decisions, judgments, and decrees of said United States Court, shall be enforced in accordance with said treaties and laws. But in all such cases when laws are deficient in the provisions necessary to give jurisdiction or to furnish suitable remedies, the common law and the law as established by the decisions of the Courts of the United States shall be applied by said Court in its decisions and shall govern the same subject to the terms of any treaties between the United States and China.

Sec. 5.—That the procedure of the said Court shall be in accordance, so far as practicable, with the existing procedure prescribed for Consular Courts in China in accordance with the Revised Statutes of the United States: Provided, however, that the judge of the said United States Court for China shall have authority from time to time to modify and supplement said rules of procedure. The provisions of sections forty-one hundred and six and forty-one hundred and seven of the Revised Statutes of the United States allowing Consuls in certain cases to summon associates shall have no application to said Court.

Sec. 6.—There shall be a district attorney, a marshal, and a clerk of said Court with authority possessed by the corresponding officers of the District Courts in the United States as far as may be consistent with the conditions of the laws of the United States and said treaties. The judge of said Court and the district attorney, who shall be lawyers of good standing and experience, marshal, and clerk shall be

appointed by the President, by and with the advice and consent of the Senate, and shall receive as salary, respectively, the sums of eight thousand dollars per annum for said judge, four thousand dollars per annum for said district attorney, three thousand dollars per annum for said clerk. The judge of the said Court and the district attorney shall, when the sessions of the Court are held at other cities than Shanghai, receive in addition to their salaries their necessary expenses during such sessions not to exceed ten dollars per day for the judge and five dollars per day for the district attorney.

Sec. 7.—The tenure of office of the judge of said Court shall be ten years, unless-sooner removed by the President for cause; the tenure of office of the other officials of the Court shall be at the pleasure of the President.

Sec. 8.—The marshal and the clerk of said Court shall be required to furnish bond for the faithful performance of their duties, in sums and with sureties to be fixed and approved by the judge of the Court. They shall each appoint, with the written approval of said judge, deputies at Canton and Tientsin, who shall also be required to furnish bonds for the faithful performance of their duties, which bonds shall be subject, both as to form and sufficiency of the sureties, to the approval of the said judge. Such deputies shall receive compensation at the rate of five dollars for each day the sessions of the Court are held at their respective cities. The office of marshal in China now existing in pursuance of section forty-one hundred and eleven of the Revised Statutes is thereby abolished.

Sec. 9.—The tariff of fees of said officers of the Court shall be the same as the tariff already fixed for the Consular Courts in China, subject to amendment from time to time by order of the President, and all fees taxed and received shall be paid into the Treasury of the United States.

Approved, June 30, 1906.

SIXTIETH CONGRESS. SESS. II. 1909. CHAP. 235

Extract

The judicial authority and jurisdiction in civil and criminal cases now vested in and reserved to the Consul-General of the United States at Shanghai, China, by the Act of June thirtieth, nineteen hundred and six, entitled, "An Act creating a United States Court for China and prescribing the jurisdiction thereof," shall, subsequent to June thirtieth, nineteen hundred and nine, be vested in and exercised by a Vice-Consul-General of the United States to be designated from time to time by the Secretary of State, and the Consul-General at Shanghai shall thereafter be relieved of his judicial functions.

FEES FOR THE CONSULAR COURTS OF THE UNITED STATES OF AMERICA IN CHINA

00 5 0 1 0													
98-In Consular Court.													
In all cases and estates where the amount in all cases and estates where it is over S	500				***						•••		5.00 15.00
In all cases where do specific damages ar	e sougi	at the	iee sna	am pe	20 IOL	minor	and 8	101 CI	great	er case	S.		
99-Clerk's Fees.													
For issuing all writs, warrants, attachme	ents or	othe	r comn	ulsors	nroce	SS.							1,50
For docketing every suit commenced				***			•••				•••	•••	1.00
For executions	•••			•••	•••		•••			•	•••	•••	1.00
For all summonses	•••	•••	•••	•••	•••	•••	•••	•••	•••	•••	***	***	50 25
For all subpœnas and notices For filing and entering every declaration	nles.	or oth	er nar	er	•••	•••	•••		•••	•••	•••	***	10
For administering an oath or affirmation	i, excep	t to a	n assoc	ciate	•••	•••		•••	***	***	***	•••	15
For taking an acknowledgment For taking and certifying depositions to	file (fo	 r each	folio d	i 100	 words	 : for	the fi	 rst 100	word	ls, 50 c	 ents;	for	25
each succeeding folio						•••	***	•••	***	•••	•••	***	20 15
For a copy of such deposition, furnished For entering any return, rule, order, con	to a pr itinuan	ce. in	døment	t. decr	ee. or	rccog	nizano	e. or o	drawi	ng anv	bond	. or	10
making any record, certificate, retur	n, or re	eport:	for ea	ch fo	lio		•••						15
For a copy of any entry or of any paper	on file	: for e	ach fol	lio	***	,;;;			- 31		•••		10
The docket fee of \$1, hereinbefore allowed for associates, taxing costs, and all controls.	ther se	l cove	not sn	ecified	hereir	king o	locket Loase	sancı swher	e the s	es, iesui mount	invo	nire Ived	
is \$100 or less; where the amount in	rolved e	exceed	s \$100	the cl	erk sh	all be	allow	ed for	the s	ervices	spec	fied	
in the foregoing paragraph, in all ca	ses up	to \$50	0, inclu	ısive,	a fee o	f		***	***	***		•••	2.00
In all cases involving more than \$500 the	e clerk	shall	pe allo.	wed fo	r like	servic	es	•••	•••	•••	•••	***	3.00
For causes where issue is joined but no to be allowed, for like services, one-hal-							d or d	liscont	inued	, the cl	erk s	hall	
For affixing the seal of the court to anv i				quired	1	•••	•••	•••	***	•••	***	***	20
For every search for any particular mort	gage, or	rothe	r lien		than i		oonta				···		15
For searching the records of the court fo property and certifying the result of	r juagu such se	arch:	for each	s, or u	HOD AC	istruii ainst v	whom	Buch	search	is rec	nuired	l to	
be made					·••	•••			•••				1.00
For receiving, keeping, and paying out m	onev i	nure	uance (of any	statut	e or o	rder o	f cour	t, 1 pe	r centu	m of	the	
amount so received, kept, and paid.	_												
For travelling, made necessary by the du													
All books in the clerk's office containing							s, be	open to	o the i	nspecti	on or	any	
person desiring to examine the same		_			e thei	eror.							
In cases of escheat the clerk shall receive	for pu	blicat	ion to	heirs	•••	•••	***	•••	***	***	•••	***	2.00 10.00
For service as escheator For every office found	•••	***	***	•••		•••	•••	•••		•••	•••	***	2.50
For recording proceedings of inquest, pe	r folio	***	•••	•••	•••	***	***	***	•••		***	***	15
For an affidavit in attachment		•••	•••	•••	•••	***	•••	***	•••	•••	•••	•••	50
For approving bond in attachment For affidavit in distress cases	•••	***		•••	•••	•••	•••	•••	***	***	***	•••	1.00
For affidavit in replevin cases	***	•••			•••	•••	•••		•••	•••	***		50
For approving replevin bond	***		•••		•••	***	•••	•••	•••	•••		***	1.00
For affidavit in trials of right of property			•••		•••	•••	***	•••	•••	•••	•••	•••	50
Where bond is given in trial of right of p	roperty	, for	approv	ing it	***	•••	•••	•••	••	•••	•••	***	1.00
100 - Marshal's Fees.													
For apprehending a deserter and deliver	ng him	on bo	ard the	e vesse	el dese	rted fr	oni, t	o be pa	id by	the ves	sel be	fore	
leaving port				***		***	***	***	***			***	5.00
For searching for the same, and, if not to										_	the		2.00
For serving any writ, warrant, attachme For serving summonses			····	р	- Oceas,	- caCII	Pormo.				•••	***	1.00
For returning all notices, writs, attachm			s, and	summ	onses,	each		•••	•••		•••	***	50
For each bail bond		•••	•••		***	•••	•••	•••	•••	***	•••	***	1.00
On every commitment or discharge of pr For subpænas, for each witness summon	190ner ed	•••	•••	•••	•••	•••			***	•••	•••	100.0	2.00
For returning subpæna		•••	•••		•••		-	272			•••	Tree.	25
For each day's attendance upon court	***	•••			***	•••			***		•••		3.00
For levying execution	•••	•••	•••	***	•••	•••	***	***	***	***	•••	***	1.00 2.00
For advertising property for sale For releasing property under execution	by orde	r of n	aintiff	***	***	best .	24	-	200	•••	•••	•••	3.00
For selling property under execution, wh	en the	amou	nt colle	ected o	loes no	t exce	ed \$1,	000	Ast.		5	per	cent.
If over \$1,000 and not exceeding \$5,000	•••		***			•••	•••		•••	***	2		cent.
If over \$5,000			adindi	cotion	hou to	kon n	la co	***	***	***	2		cent.
For making collections under \$200, in ca If the amount exceeds \$200	aes wile	16 110	wildu	Carron	mas ts	жен р.	iace	***	•••	***	21	per	cent.
For travelling fees in serving all processe	s, each	mile			•••				•••	•••		***	10
For serving every notice not heretofore	provide	d for	in add	ition t	a tha	same? 4	ma 37.011	ina for	00				50
If an execution be paid and satisfied whi											•••	-	

For drawing and executing a deed	is attorn				***	***		-		***	***	\$1.0 5.0
For copies of writs or papers, furnished on req	uest, pe	r folio				444	Acres 1	-	No.	***	11.644	2
For every proclamation in admiralty For serving an attachment in rem, or a libel in	admiral	ty		***		-	-	131		3	14400	2.0
For the necessary expenses of keeping boats, v pensation to be fixed by the court. When the debt, or claim in admiralty, is settle he entitled to a commission of 1 per cercent. On the excess of any sum over \$500 claim such commission shall be allowed on For sale of vessels, or other property, under and for receiving and paying over the monexcess of any sum over \$500.	d by the it. on the it. Provide the approcess	partice ne first led, the raised in ad	es, wi \$500 at wh value miral	thout of the en the there ty, or	a sale claim value of. under	of the order of the	prope cree, c e prop	erty, thand one	he ma ne-hal is less urt of	rshal f of 1 s than admir	shall per the	
101-Interpreter's Fees.												
For each day's attendance upon court												3.0
For making translations		•••			•••	***	***	•••		***	***	2.0
If more than 200 words for each additional 10	0	•••	•••	•••	•••	•••	•••	•••	***	•••	•••	1.0
102-Witnesses' Fees.												
For each day's attendance upon court									,			1.50
For each mile travelled in going to and returni	ng from	court			•••					•••	•••	1
103—Crier's Fees.												
												1 0
On trial of every suit	***	•••	•••	•••	***	•••	***	•••	•••	***	•••	1.00
104-Citizen Associates' Fees.												
or each day's attendance	***	***		•••	***	***	***	•••		•••	•••	3.00
105—Costs for Prevailing Party.												
all necessary Court fees paid out.												
106-Consul's Fees.												
The following fees shall be allowed in arbit	ration n	roceed	lines									
Where the amount in question is \$500, or less			•••									5.00
Where it exceeds \$500, and up to \$1,000	***		***	•••	•••	•••			100			10.00
Where it exceeds \$1,000, for each \$1,000 or fract	tion the	reof	•••			***	***		-	-		10,00
In cases of libel, slauder, and all proceedings no						***	141	ile.	-	-	•••	10.00
In all arbitration proceedings judgment may be For issuing a search warrant	e entered	1 10r C	ortr, i	ına ex	ecutio	n 16811	ea the	reon.				
For holding an inquest		***	•••		•••	•••	•••	***	77			3.00 10.00
	of the de	escend	ent.						-			
Fees for inquests are payable out of the estate												
Fees for inquests are pnyable out of the estate 107—Fees in Probate Matters.	urt a bil	letn	artier	lora c	t the	arvio	ag ron	Luvad	he has	n and	the	
Fees for inquests are payable out of the estate 107—Fees in Probate Matters. (1) The administrator shall present to the cou- court shall allow him a reasonable compens The consul, when salaried officer (drawing proceeding whatsover appertaining to prob is no fixed salary, and whose compensation judicial anthority (as the consuls who ha	sation, to fixed con sate mat for any depend	o be dompens ters hof the	eterm etion) eard a open collec	ined t , shal ind de ports tion o	y the l not be cided of Chir f cone	court. e allow by him na and sular f	wed an wed an n as a l Japan ees, an	y fees consul to wh	in an ar cor hose or	y judi irt. ffice the sted w	cial ere vith	
Fees for inquests are payable out of the estate 107—Fees in Probate Matters. (1) The administrator shall present to the concourt shall allow him a reasonable compens. The consul, when salaried officer (drawing proceeding whatsover appertaining to profif, in any case, a consul shall be appointed is no fixed salary, and whose compensation judicial anthority (as the consuls who ha following fees:	sation, to fixed con sate mat for any depend we fixed	o be dompens ters he of the ls on	eterm etion) eard a open collec ensat	ined t , shal and de ports tion o ion),	y the l not be cided of Chira toons then a	court, e allow by him na and sular fouch c	wed ar n as a l Japar ees, ar onsul	y fees consul a, to wi ad wh shall	in an ar cor hose or o is ve be all	y judi irt. ffice th sted w owed	cial ere with the	E 01
Fees for inquests are payable out of the estate 107—Fees in Probate Matters. (1) The administrator shall present to the concurs shall allow him a reasonable compens. The consul, when salaried officer (drawing proceeding whatsover appertaining to prot if, in any case, a consul shall be appointed is no fixed salary, and whose compensation judicial anthority (as the cousuls who ha following fees: For passing on carrent reports of executor adm	sation, to fixed con sate mat for any depend we fixed	o be dompens ters he of the ls on	eterm etion) eard a open collec ensat	ined t , shal and de ports tion o ion),	y the l not be cided of Chir f cone	court. e allow by him na and sular f	wed an wed an n as a l Japan ees, an	y fees consul to wh	in an ar cor hose or	y judi irt. ffice the sted w	cial ere vith	5.00

P	r making order of di The clerk shall rec	istribution eive the follo	wing fees	-			1775	***	****	111	***	***		100	5.00	
	r a citation in admin					danimint		***		100	Mail	140	100	1986	0.50	
	r preparing and adm r issuing and record										125	750	100	(25)	1.00	
	docket fee	ing letters of					***	***	***	100	199	110		-	1.00	
	r filing papers					***	***	***	***	***	100	****	2004		0.25	
	r seal to letters of ar			rs of esta	ite	•••	•••	***	•••	***	Page 1	184	2004	***	1.00	
	r seal to letters of a				•••	***	•••	•••		Canal .	-	***	+	-	1.00	

For all other services, such as entering orders, copying and recording orders, etc., and such like acts, the clerk shall receive the same fees as are allowed under the general schedule for like services, and subject to such

reasonable compensation as may be allowed by the consular court.

The marshal shall receive for any services rendered by him in matters of probate, the same fees that are provided in the general schedule for services of the same nature.

108-Fees in Ministerial Court.

The fees of the court and its officers shall be the same as hereinbefore prescribed for the consular courts, except in cases brought before said court upon appeal, in all of which cases a court fee shall be charged of ... 15.00 In addition to which, the same fees as consuls are allowed to charge shall be allowed for the issuance, filing, etc., of all papers and process, and also administering oaths, etc.

The fees of the clerk, marshal, interpreters, etc., in a ministerial court, shall be the same in appellate as in other cases.

RULES OF PROCEDURE FOR THE COURT OF CONSULS, SHANGHAI

APPROVED BY THE CONSULAR BODY, 10TH JULY, 1882

Rule 1.—Every petition and other pleading filed in the Court and all notices and other documents issuing from the Court shall be entitled "In the Court of Consuls."

Rule 2.—The Court will appoint a Secretary whose name and address will be made public and who shall hold the office until the Court otherwise directs. The Secretary shall have charge of all records and, under the direction of the Court, issue and serve or cause to be served all notices and other documents. He shall also be the medium of all correspondence.

Rule 3.—Suits shall be commenced and proceeded with in person or by attorney.

and suitors may be heard with or without counsel.

RULE 4.—The language of the Court will be English.

RULE 5.—All proceedings shall be commenced by a petition to the Court, to be filed in quadruplicate and to state all facts material to the issue in distinct paragraphs.

RULE 6.—The petition will be served upon the defendant with notices to file an answer in quadruplicate within fourteen days from the date of service. A copy of the answer will be served on the plaintiff or his counsel under the direction of the Court.

Rule 7.—Amendments and other proper pleadings will be admitted upon such terms as the Court may impose, and such interim order may be made prior to the

hearing of the cause as the Court may consider necessary.

Rule 8.—When it appears to the Court that a cause is ready to be heard such cause will be set down for hearing, and notice of the date and place of hearing will be given to the parties.

RULE 9.—Sittings of the Court will be public and its proceedings recorded by

the Secretary.

Rule 10.—The onus of producing witnesses shall be with the parties, but the Court will, as far as practicable, aid in procuring the attendance of witnesses. Evidence will be taken on oath or otherwise as the witness may consider binding. The examination of witnesses will be conducted as the Court may direct.

Rule 11.—A failure to respond to any order or notice issued by the Court will entitle the adverse party to judgment by default, and the Court shall be empowered

to give judgment accordingly.

RULE 12.—In any case upon application within sixty days after judgment the

Court may order re-hearing upon such terms as seem just.

Rule 13.—Special cases where the facts are admitted may be submitted in

writing to the Court for decision without appearance of the parties.

Rule 14.—A minute of all orders shall be drawn up and shall be signed by the Consuls forming the Court or a majority of them, and all orders shall be expressed to be made "By the Court" and shall be signed by the Secretary.

RULE 15.—Judgments will be given in writing by the Judges of the Court, and

either read in Court after notice or served upon the parties.

RULE 16.—The fee shall be for hearing \$10—for each notice issued and served \$3—and such fees for recording the proceedings shall be allowed as the Court may direct. A deposit in such sum as the Court may think sufficient to secure payment of fees will be required of each petitioner. The costs, including those of counsel, in the discretion of the Court, shall be paid as the Court directs.

RULE 17.—All fees shall be at the disposal of the Court for the remuneration

of the Secretary.

RULES OF THE SHANGHAI MIXED COURT

The following Provisional Rules for defining the respective jurisdictions of the Mixed Courts of the International and French Settlement adopted by the Consular Body of Shanghai, 10th June, 1902, for reference to the Diplomatic Body at Peking were approved by the Diplomatic Body at Peking on 28th June, 1902.

- 1.—In all civil cases between Chinese the plaintiff will follow the defendant, and will sue him before the Mixed Court of his, the defendant's, residence.
- 2.—In all criminal cases where foreigners are not concerned and in all police cases against Chinese residents in the Settlements the Mixed Court of the Settlements in which the crime of contravention has been committed is alone competent.
- N.B.—The above two clauses include clauses where the defendant or accused is in the employ of a foreigner, the countersignature of the Consular representative of the national concerned being as heretofore to be obtained.
 - 3 .- In Mixed Civil cases-
- (a)—If the plaintiff is a foreigner—not of French nationality—and the Chinese defendant is a resident of the International Settlement, he is to be sued before the Mixed Court of the International Settlement.
- (b)—If the plaintiff is French and the Chinese defendant is a resident of the French Settlement, he is to be sued before the Mixed Court of the French Settlement.
- (c)—If the plaintiff is a foreigner—not of French nationality—and the Chinese defendant is a resident of the French Settlement, the latter shall be sued before the Mixed Court of the International Settlement, whose warrant or summons for his appearance after countersignature by the French Consul-General will be executed or served by the runners of the International Mixed Court with the assistance of the Police of the French Settlement, without previous hearing in the Mixed Court of the French Settlement.
- (d)—If the plaintiff is French and the Chinese defendant is a resident of the International Settlement the latter shall be sued before the Mixed Court of the French Settlement, whose warrant or summons for his appearance after countersignature by the Senior Consul will be executed or served by the runners of the French Mixed Court with the assistance of the Police of the International Settlement, without previous hearing in the Mixed Court of the International Settlement.
- 4.—In criminal cases where a foreigner—not of French nationality—is complainant the Mixed Court of the International Settlement is competent; if a Frenchman is the complainant the Mixed Court of the French Settlement is competent.

The provisions under Clause 3, c and d, as to executing warrants, also apply under this clause.

This does not affect or change in any way the present system whereby all warrants of the Mixed Court of the International Settlement are to be countersigned by the Senior Consul before their execution by the yamen runners with the assistance of the Police.

John Goodnow, Senior Consul.

UNITED STATES CONSULAR COURT REGULATION

(EMBEZZLEMENT, VAGRANCY) APRIL 13, 1907

Whereas, defects and deficiencies exist in the laws to be enforced by the judicial authorities of the United States in China as regards embezzlement and vagrancy:

Now therefore, by virtue of the power vested in me by Section 4086 of the Revised Statutes of the United States, I, William Woodville Rockhill, Envoy Extraordinary and Minister Plenipotentiary of the United States of America at Peking, China, do hereby decree:

- 1. If any agent, attorney, clerk, or servant of a private person or co-partnership, or any officer, attorney, agent, clerk, or servant of any association or incorporated company, shall wrongfully convert to his own use, or fraudulently take, make away with, or secrete, with intent to convert to his own use, anything of value which shall come into his possession or under his care by virtue of his employment or office, whether the thing so converted be the property of his master or employer or that of any other person, co-partnership, association, or corporation, he shall be deemed guilty of embezzlement, and shall be punished by a fine not exceeding one thousand dollars, or by imprisonment for not more than ten years, or both.
- 2. All persons having no visible means of honest and reputable support, or wholead an idle and dissolute life; and all persons living by stealing or by trading in, bartering for, or buying, stolen property, shall be deemed and considered vagrants, and upon conviction thereof shall be punished by a fine not exceeding one hundred dollars, or by imprisonment for not exceeding sixty days, or both.

W. W. ROCKHILL.

American Legation,

Peking, China, April 13, 1907.

CHARTER OF THE COLONY OF HONGKONG

Letters Patent passed under the Great Seal of the United Kingdom, constituting the office of Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies.

George the Fifth by the Grace of God of the United Kingdom of Great Dated 14th Britain and Ireland and of the British Dominions beyond the Seas February, 1917 King, Defender of the Faith, Emperor of India: To all to whom these Presents shall come, Greeting.

Whereas, by certain Letters Patent under the Great Seal of Our Recites Letters United Kingdom of Great Britain and Ireland, bearing date at Westmins- January, 1888. ter the Nineteenth day of January 1888, Her Majesty Queen Victoria did constitute the office of Governor and Commander-in-Chief in and over the Colony of Hongkong and its Dependencies, as therein decribed, and did provide for the Government thereof:

And whereas by Orders of Her said Majesty in Her Privy Council Recites Orders in bearing date respectively the Twentieth day October, 1898, and the october, 1898, Twenty-seventh day of December, 1899, certain territories adjacent to the and 27th Dec., said Colony were, for the term therein referred to, declared to be part and parcel of the Colony in like manner and for all intents and purposes as if they had originally formed part of the Colony:

And whereas We are minded to make other provision in lieu of the above recited Letters Patent of the Nineteenth day of January 1888:

Now, know ye that We do by these presents revoke the above recited Revokes Letters Letters Patent of the Nineteenth day of January, 1888, but without pre- January, 1888. judice to anything lawfully done thereunder; and We do by these Our Letters Patent declare Our Will and Pleasure as follows:

I.—There shall be a Governor and Commander-in-Chief in and over office of Gover-Our Colony of Hongkong and its Dependencies (hereinafter called the nor constituted. Colony), and appointments to the said Office shall be made by Commission under Our Sign Manual and Signet.

II.—We do hereby authorise, empower, and command our said Governor's Governor and Commander-in-Chief (hereinafter called the Governor) to do not not rities, and execute all things that belong to his said office, according to the tenour of these our Letters Patent and of any Commission issued to him under Our Sign Manual and Signet, and according to such Instructions as may from time to time be given to him, under Our Sign Manual and Signet, or by Order in Our Privy Council, or by Us through one of Our Principal Secretaries of State, and to such laws as are now or shall hereafter be in force in the Colony.

III.—Every person appointed to fill the office of Governor shall with Publication of all due solemnity, before entering upon any of the duties of his office, distributed Comcause the commission appointing him to be Governor to be read and published in the presence of the Chief Justice or other Judge of the Supreme Court, and of such Members of the Executive Council of the

by Governor.

Imperial Act, 11

Colony as can conveniently attend; which being done he shall then and Oathstobetaken there take before them the Oath of Allegiance in the form provided by an Act passed in the session holden in the Thirty-first and Thirty-second years of the reign of Her Majesty Queen Victoria, intituled "An Act to amend the Law relating to Promissory Oaths"; and likewise the usual Oath for the due execution of the office of Governor, and for the due and impartial administration of justice; which Oaths the said Chief Justice or Judge, or if they be unavoidably absent, the senior Member of the Executive Council then present, is hereby required to administer.

Public Seal.

IV .- The Governor shall keep and use the public seal of the Colony for sealing all things whatsoever that shall pass the said public seal.

Executive Conneil.

V.—There shall be an Executive Council in and for the Colony and the said Council shall consist of such persons as We shall direct by Instructions under Our Sign Manual and Signet, and all such persons shall hold their places in the said Council during Our pleasure. The Governor may upon sufficient cause to him appearing suspend from the exercise of his functions in the Council any Member thereof pending the signification of Our pleasure, giving immediate notice to Us through one of Our Principal Secretaries of State. If the suspension is confirmed by Us through one of Our Principal Secretaries of State the Governor shall forthwith by an instrument under the Public Seal of the Colony revoke the appointment of such Member, and thereupon his seat in the Council shall become vacant.

Legislative Council.

VI.—There shall be a Legislative Council in and for the Colony, and the said Council shall consist of the Governor and such persons as We shall direct by any Instructions under Our Sign Manual and Signet, and all such persons shall hold their places in the said Council during Our The Governor may upon sufficient cause to him appearing suspend from the exercise of his functions in the Council any Member thereof pending the signification of Our pleasure, giving immediate notice to Us through one of Our Principal Secretaries of State. If the suspension is confirmed by Us through one of Our Principal Secretaries of State the Governor shall forthwith by an instrument under the Public Seal of the Colony revoke the appointment of such Member, and thereupon his seat in the Council shall become vacant.

Governor, with advice and consent of Council, to make Laws.

VII.—The Governor, by and with the advice and consent of the Legislative Council, may make laws for the peace, order, and good government of the Colony.

Disallowance of Laws.

VIII.—We do hereby reserve to Ourselves, Our heirs and successors, full power and authority to disallow, through one of Our Principal Secretaries of State, any such law as aforesaid. Every such disallowance shall take effect from the time when the same shall be promulgated by the Governor in the Colony.

Power of Legisistion reserved to the Crown.

IX.—We do also reserve to Ourselves, Our heirs and successors, Our and their undoubted right, with advice of Our or their Privy Council, to make all such laws as may appear necessary for the peace, order, and good government of the Colony.

Assent to Bills.

X.—When a Bill passed by the Legislative Council is presented to the Governor for his assent he shall, according to his discretion, but subject to any Instructions addressed to him under Our Sign Manual and Signet or through one of Our Principal Secretaries of State, declare that he assents thereto, or refuses his assent to the same, or that he reserves the same for the signification of Our pleasure.

Reserved Bills,

XI.—A Bill reserved for the signification of Our pleasure shall take effect so soon as We shall have given Our assent to the same by Order in

Council, or through one of Our Principal Secretaries of State, and the Governor shall have signified such assent by message to the Legislative Council or by proclamation: Provided that no such message shall be issued after two years from the day on which the Bill was presented to the Governor for his assent.

XII.—In the making of any laws the Governor and the Legislative Governor and Council shall conform to and observe all rules, regulations, and directions Council to observe in that behalf contained in any Instructions under Our Sign Manual and ve Instructions. Signet.

XIII.—The Governor, in Our name and on Our behalf, may make and Landgrants. execute, under the Public Seal of the Colony, grants and dispositions of any lands which may be lawfully granted or disposed of by Us. Provided that every such grant or disposition be made in conformity either with some law in force in the Colony or with some Instructions addressed to the Governor under Our Sign Manual and Signet, or through one of Our Principal Secretaries of State, or with some regulations in force in the Colony.

XIV .- The Governor may constitute and appoint all such Judges Governor em-Commissioners, Justices of the Peace, and other necessary Officers and point Judges and Ministers in the Colony, as may lawfully be constituted or appointed by other officers. Us, all of whom, unless otherwise provided by law, shall hold their offices during Our pleasure.

XV.—When any crime or offence has been committed within the Grantof pardon. Colony, or for which the offender may be tried therein, the Governor may, as he shall see occasion, in Our name and on Our behalf, grant a pardon to any accomplice in such crime or offence who shall give such information as shall lead to the conviction of the principal offender, or of any one of such offenders, if more than one; and further, may grant to any offender convicted of any crime or offence in any Court, or before any Judge or other Magistrate within the Colony, a pardon either free or subject to lawful conditions, or any remission of the sentence passed on such offender or any respite of the execution of such sentence for such period as the Governor thinks fit, and may remit any fines, penalties, or forfeitures due Remission of or accrued to Us. Provided always that the Governor shall in no case, except when the offence has been of a political nature unaccompanied by Proviso. Banishany other grave crime, make it a condition of any pardon or remission of ment prohibited. sentence that the offender shall be banished from or shall absent himself Exception. or be removed from the Colony.

XVI. The Governor may, upon sufficient cause to him appearing, Dismissal and dismiss any public officer not appointed by virtue of a Warrant from Us, Suspension of officers. whose pensionable emoluments do not exceed one thousand dollars or one hundred pounds sterling a year, according as the said emoluments are fixed with reference to dollars or to pounds sterling as the case may be, provided that in every such case the grounds of intended dismissal are definitely stated in writing and communicated to the officer in order that he may have full opportunity of exculpating himself, and that the matter is investigated by the Governor with the aid of the head for the time being of the department in which the officer is serving.

The Governor may, upon sufficient cause to him appearing, also suspend from the exercise of his office any person holding any office in the Colony whether appointed by virtue of any Commission or Warrant from Us, or in Our name, or by any other mode of appointment. Such suspension shall continue and have effect only until Our pleasure therein shall be signified to the Governor. If the suspension is confirmed by one of Our Principal Secretaries of State, the Governor shall forthwith cause

the officer to be so informed, and thereupon his office shall become vacant. In proceeding to any such suspension, the Governor is strictly to observe the directions in that behalf given to him by Our Instructions as aforesaid

Succession to Government.

of Office.

Powers, &c., of Administrator.

XVII.—Whenever the office of Governor is vacant, or if the Governor become incapable, or be absent from the Colony, Our Lieutenant Governor of the Colony, or if there shall be no such Officer therein, then such person or persons as may be appointed under the Royal Sign Manual and Signet, and in default of any such appointment, the person lawfully discharging the functions of Colonial Secretary shall during Our pleasure administer Proviso. Oaths the Government of the Colony, first taking the Oaths hereinbefore directed to be taken by the Governor and in the manner herein prescribed; which being done, We do hereby authorise, empower, and command Our Lieutenant Governor, or any other such Administrator as aforesaid, to do and execute, during Our pleasure, all things that belong to the office of Governor and Commander-in-Chief, according to the tenour of these Our Letters Patent, and according to Our Instructions as aforesaid, and the laws of the Colony.

Officers and others to obey

and assist Governor.

XVIII.—And Wedo hereby require and command all Our officials and ministers, civil and military, and all other inhabitants of the Colony, to be obedient, aiding and assisting unto the Governor and to any person for the time being administering the Government of the Colony.

Term "Gover-nor" explained.

XIX.—In these Our Letters Patent the term "the Governor" shall include every person for the time being administering the government of the Colony.

Power reserved to His Majesty to revoke, alter Letters Patent. Publication of Letters Patent.

XX.—And We do hereby reserve to Ourselves, Our heirs and successors. full power and authority, from time to time, to revoke, alter, or amend or amend present these Our Letters Patent as to Us or them shall seem meet.

> XXI.—And We do further direct and enjoin that these Our Letters Patent shall be read and proclaimed at such place or places within the Colony as the Governor shall think fit, and shall come into operation on a day to be fixed by the Governor by Proclamation.

> In witness whereof We have caused these Our Letters to be made Patent. Witness Ourself at Westminster, the Fourteenth day of February in the Seventh year of Our Reign.

> > By Warrant under the King's Sign Manual,

SCHUSTER.

CONSTITUTION OF THE EXECUTIVE AND LEGISLATIVE COUNCILS

Instructions passed under the Royal Sign Manual and Signet to the Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies.

GEORGE R.I.

Instructions to Our Governor and Commander-in-Chief in and over Our Dated 14th Colony of Hongkong and its Dependencies or other Officer for the February, 1917 time being administering the Government of Our said Colony and its Dependencies.

Whereas by certain Letters Patent under the Great Seal of Our Presmble. United Kingdom of Great Britain and Ireland, bearing even date herewith, We have made provision for the office of Governor and Com-Recites Letters mander-in-Chief (therein and hereinafter called the Governor) in and date. over Our Colony of Hongkong, and its Dependencies (therein and hereinafter called the Colony):

And whereas We have thereby authorised and commanded the Governor to do and execute all things that belong to his said office according to the tenour of Our said Letters Patent and of any Commission issued to him under Our Sign Manual and Signet and according to such Instructions as may from time to time be given to him under Our Sign Manual and Signet or by Order in Our Privy Council or by Us through one of Our Principal Secretaries of State and to such laws as are now or shall hereafter be in force in the Colony:

And whereas Her Majesty Queen Victoria did issue certain Instructions of 191h the Victoria to the Governor under Her Sign Manual and Signet bearing date the Nineteenth day of January, 1888, and certain Additional Instructions of 7th July, 1896.

And whereas We are minded to substitute fresh Instructions for the aforesaid Instructions and Additional Instructions:

Now therefore We do, by these Our Instructions under Our Sign Revokes In-Manual and Signet, revoke as from the date of the coming into opera-structions of 19th January, tion of Our said recited Letters Patent, the aforesaid Instructions of 1888, and Addi-the Nineteenth day of January, 1888, and the aforesaid Additional tions of 7th July. Instructions of the Seventh day of July, 1896, but without prejudice to 1896. anything lawfully done thereunder, and instead thereof We do direct and enjoin and declare Our will and pleasure as follows:-

I.—The Governor may, whenever he thinks fit, require any person Administration in the public service of the Colony to take the Oath of Allegiance, in the form prescribed by the Act mentioned in Our said recited Letters Patent, together with such other Oath or Oaths as may from time to time be prescribed by any laws in force in the Colony. The Governor is to administer such Oaths, or to cause them to be administered by some public officer of the Colony.

Constitution of Executive Council.

II.—The Executive Council of the Colony shall consist of the Lieutenant-Governor of the Colony (if any), the Senior Military Officer for the time being in command of Our Regular Troops within the Colony, the persons for the time being lawfully discharging the functions of Colonial Secretary, of Attorney-General, and of Treasurer of the Colony, who are hereinafter referred to as ex officio Members, and of such other persons as at the date of the coming into operation of Our said recited Letters Patent are Members of the said Council, or as We may from time to time appoint by any Instructions or Warrant under Our Sign Manual and Signet, or as the Governor in pursuance of Instructions from Us through one of Our Principal Secretaries of State may from time to time appoint under the Public Seal of the Colony.

Provisional appointment of Members of the Executive Council.

III.—Whenever any Member, other than an ex officio Member, of the Executive Council of the Colony shall, by writing under his hand, resign his seat in the Council, or shall die, or be declared by the Governor by an Instrument under the Public Seal of the Colony to be incapable of exercising his functions as a Member of the Council, or be absent from the Colony, or shall be acting in an office the holder of which is an ex officio Member of the Council, or shall be suspended from the exercise of his functions as a Member of the Council, the Governor may, by an Instrument under the Public Seal of the Colony, provisionally appoint any public officer to be temporarily an Official or Unofficial Member of the Council, and any person not a public officer to be tem-porarily an Unofficial Member of the Council in the place of the Member so resigning, or dying, or being suspended, or declared incapable, or being absent, or sitting as an ex officio Member.

Such person shall forthwith cease to be a Member of the Council if his appointment is disallowed by Us, or if the Member in whose place he was appointed shall be released from suspension, or, as the case may be, shall be declared by the Governor by an Instrument under the Public Seal capable of again discharging his functions in the Council, or shall return to the Colony, or shall cease to sit in the Council as an ex officio Member.

Such provisional reported.

IV .- The Governor shall without delay, report to Us, for Our conappointments to firmation or disallowance, through one of Our Principal Secretaries of State, every provisional appointment of any person as a Member of the said Executive Council. Every such person shall hold his place in the Council during Our pleasure, and the Governor may by an Instrument under the Public Seal revoke any such appointment.

Precedences.

V.—The Official Members of the Executive Council shall take precedence of the Unofficial Members, and among themselves shall have seniority and precedence as We may specially assign, and, in default thereof, first, the ex officio Members in the order in which their offices are above mentioned (except that the Senior Military Officer, if below the rank of Lieutenant-Colonel in Our Army, shall take precedence after the person lawfully discharging the functions of Attorney-General), and then other Official Members and all Unofficial Members according to the priority of their respective appointments, or if appointed by or in pursuance of the same Instrument, according to the order in which they are named therein.

Governor to communicate Instructions to Executive Council.

VI.—The Governor shall forthwith communicate these Our Instructions to the Executive Council, and likewise all such others, from time to time, as We may direct, or as he shall find convenient for Our service to impart to them.

VII.—The Executive Council shall not proceed to the despatch of Executive business unless duly summoned by authority of the Governor, nor unless proceed to two Members at the least (exclusive of himself or of the Member preside business unless and by ing), be present and assisting throughout the whole of the meetings at Governor's which any such business shall be despatched.

VIII.—The Governor shall attend and preside at all meetings of who to preside. the Executive Council, unless when prevented by illness or other grave cause, and in his absence such Member as the Governor may appoint, or in the absence of such Member the senior Member of the Council actually

present, shall preside.

IX.—Minutes shall be regularly kept of all the proceedings of the Minutes of Executive Council; and at each meeting of the Council the Minutes of Council to be the last preceding meeting shall be confirmed or amended, as the case kept. may require, before proceeding to the despatch of any other business.

Twice in each year a full and exact copy of all Minutes for the Tobe transmit-preceding half year shall be transmitted to Us through one of Our ted home twice

Principal Secretaries of State.

X.—In the execution of the powers and authorities granted to the Governor to Governor by Our said recited Letters Patent, he shall in all cases consult tive Council. with the Executive Council, excepting only in cases which may be of such a nature that, in his judgment, Our service would sustain material prejudice by consulting the Council thereupon, or when the matters to be decided shall be too unimportant to require their advice, or too urgent to admit of their advice being given by the time within which it may be necessary for him to act in respect of any such matters. In all such urgent cases he shall, at the earliest practicable period, communicate to the Executive Council the measures which he may so have adopted, with the reasons therefor.

XI.—The Governor shall alone be entitled to submit questions to Governor alone the Executive Council for their advice or decision; but if the Governor entranscriptions. decline to submit any question to the Council when requested in writing by any Member so to do, it shall be competent to such Member to require that there be recorded upon the Minutes his written application, together with the answer returned by the Governor to the same.

XII.—The Governor may, in the exercise of the powers and authori- Governor may ties granted to him by Our said recited Letters Patent, act in opposition to Executive to the advice given to him by the Members of the Executive Council, if Council. he shall in any case deem it right to do so; but in any such case he shall Reporting fully report the matter to Us by the first convenient opportunity, with doing. the grounds and reasons of his action. In every such case it shall be Members may competent to any Member of the said Council to require that there be adverse opinion recorded at length on the Minutes the grounds of any advice or opinion to provided on Minutes

he may give upon the question.

XIII.—The Legislative Council of the Colony shall consist of the Constitution of Governor, the Lieutenant Governor (if any), the Senior Military Officer Council. for the time being in command of Our regular troops within the Colony, the persons for the time being lawfully discharging the functions of Colonial Secretary, Attorney-General, and Treasurer of the Colony, and such other persons holding office in the Colony, and not exceeding three in number at any one time, as at the date of the coming into operation of Our said recited Letters Patent are Official Members of the said Official Members. Council, or as We may from time to time appoint by any Instructions or Warrants under Our Sign Manual and Signet, or as the Governor, in pursuance of Instructions from Us, through one of Our Principal Secretaries of State, may from time to time appoint by an Instrument under the Public Seal of the Colony, and all such persons shall be styled Official Members of the Legislative Council; and further of such persons,

Unofficial Members.

not exceeding six in number at any one time, as at the date of the coming into operation of Our said recited Letters Patent are Unofficial Members of the said Council, or as the Governor, in pursuance of Instructions from Us, through one of our Principal Secretaries of State, may from time to time appoint by an Instrument under the Public Seal of the Colony, and all such persons shall be styled Unofficial Members of the Legislative Council.

Provisional appointments in place of Official Members absent, &c.

XIV .-- Whenever any Official Member other than an ex-officio Member of the Legislative Council of the Colony shall, by writing under his hand, resign his seat in the Council, or shall die, or be suspended from the exercise of his functions as a Member of the Council, or be declared by the Governor by an Instrument under the Public Seal of the Colony to be incapable of exercising his functions as a Member of the Council, or be absent from the Colony, or shall be acting in an office the holder of which is an ex-officio Member of the Council, the Governor may, by an Instrument under the Public Seal of the Colony, provisionally appoint some person to be temporarily an Official Member of the Council in the place of the Member so resigning, or dying, or being suspended, or declared incapable, or being absent, or sitting as an ex-officio Member.

Such person shall forthwith cease to be an Official Member of the Council if his appointment is disallowed by Us, or if the Member in whose place he was appointed shall return to the Colony, or shall be released from suspension, or shall be declared by the Governor by an Instrument under the Public Seal capable of again discharging his functions in the said Council, or shall cease to sit in the Council as an ex-oficio Member.

appointments to be immediately reported.

Revocation of such appointments.

Provisional appointments in place of Unoffi. cial Members absent, &c.

The Governor shall, without delay, report to Us, for Our confirmation or disallowance, through one of Our Principal Secretaries of State, every provisional appointment of any person as an Official Member of the Legislative Council. Every such person shall hold his place in the Council during Our pleasure, and the Governor may by an Instrument under the Public Seal revoke any such appointment.

XV .- If any Unofficial Member of the Legislative Council shall die, or become incapable of discharging his functions as a Member of the Council, or be suspended or removed from his seat in the Council, or be absent from the Colony, or if he resign by writing under his hand, or if his seat become vacant, the Governor may, by an Instrument under the Public Seal of the Colony, provisionally appoint in his place a fit person to be temporarily an Unofficial Member of the said Council.

Such person shall forthwith cease to be a Member if his appointment is disallowed by Us, or if the Member in whose place he was appointed shall return to the Colony, or, as the case may be, shall be released from suspension, or shall be declared by the Governor by an Instrument under the Public Seal capable of again discharging his functions in the said Council.

The Governor shall, without delay, report to Us, for Our confirmation or disallowance, to be signified through one of Our Principal Secretaries of State, every provisional appointment of any person as an Unofficial Member of the Legislative Council. Every such person shall hold his place in the Council during Our pleasure, and the Governor may by an Instrument

under the Public Seal revoke any such appointment.

XVI.—Every person who at the date of the coming into operation of Our said recited Letters Patent is an Unofficial Member of the Legislative Council may retain his seat until the end of six years from the date of his appointment, and every Unofficial Member appointed after the date of the coming into operation of Our said recited Letters Patent shall vacate his seat at the end of six years from the date of the Instrument by which or in pursuance of which he is appointed, unless it is otherwise provided by that Instrument.

Provisional appointments to be immediately reported.

Revocation of such appointments.

Vacation of seats by Unofficial Members.

Provided that if and such Member is provisionally appointed to fill a vacant seat in the Council and his provisional appointment is immediately followed by his definitive appointment, the aforesaid period of six years shall be reckoned from the date of the Instrument provisionally appointing him.

Every such Unofficial Member shall be eligible to be re-appointed by the Governor by an Instrument under the Public Seal of the Colony for a further period not exceeding six years, subject to Our approval conveyed

through one of Our Principal Secretaries of State.

XVII .- If any Unofficial Member of the Legislative Council shall Seats declared become bankrupt or insolvent, or shall be convicted of any criminal offence, void in certain or shall absent himself from the Colony for more than three months without leave from the Governor, the Governor may declare in writing that the seat of such Member at the Council is vacant, and immediately on the publication of such declaration he shall cease to be a Member of the Council.

XVIII.—Any Unofficial Member may resign his seat at the Council Resignation of by writing under his hand, but no such resignation shall take effect until Members. it be accepted in writing by the Governor, or by Us through one of Our

Principal Secretaries of State.

XIX.—The Legislative Council shall not be disqualified from the Council may transaction of business on account of any vacancies among the Members notwithstanding thereof; but the said Council shall not be competent to act in any case vacancies. unless (including the Governor or the Member presiding) there be present quorum. at and throughout the meetings of the Council five Members at the

least.

XX.—The Official Members of the Legislative Council shall take pre-precedence of cedence of the Unofficial Members; and among themselves shall take Members. precedence as We may specially assign, and, in default thereof, first the ex-officio Members, in the order in which their offices are mentioned (except that the Senior Military Officer, if below the rank of Lieutenant-Colonel in Our Army, shall take precedence after the person lawfully discharging the functions of Attorney-General), then other Official Members and all Unofficial Members according to the priority of their respective appointments, or if appointed by or in pursuance of the same Instrument according to the order in which they are named therein.

Every Unofficial Member of the Legislative Council re-appointed immediately on the termination of his term of office shall take precedence according to the date from which he has been continuously a Member of

the said Council.

XXI.—The Governor shall attend and preside in the Legislative who to preside. Council, unless prevented by illness or other grave cause; and in his absence any Member appointed by him in writing shall preside, or, in default of such Member, the Member who is first in precedence of those present shall preside.

XXII.—All questions proposed for debate in the Legislative Council Questions to be shall be decided by the majority of votes, and the Governor or the Member majority. presiding shall have an original vote in common with the other Members Governor of the Council, and also a casting vote, if upon any question the votes and casting vote,

shall be equal.

XXIII.—The Legislative Council may from time to time make stand-Rules and order ing rules and orders for the regulation of their own proceedings; provided to be made. such rules and orders be not repugnant to Our said recited Letters Patent, or to these Our Instructions, or to any other Instructions from Us under Our Sign Manual and Signet.

XXIV .-- It shall be competent for any Member of the Legislative Question, &c. Council to propose any question for debate therein; and such question, if for debate. seconded by any other Member, shall be debated and disposed of according

to the standing rules and orders. Provided always that every ordinance vote, resolution, or question, the object or effect of which may be to dispose of or charge any part of Our revenue arising within the Colony, shall be proposed by the Governor, unless the proposal of the same shall have been expressly allowed or directed by him.

Rules and regulaare to be enacted.

XXV.—In the passing of Ordinances the Governor and the Council tions under which Ordinances shall observe, as far as practicable, the following Rules:—

Ordinances.

1.—All laws shall be styled "Ordinances," and the enacting words Form of enacting shall be, "enacted by the Governor of Hongkong, with the advice and consent "of the Legislative Council thereof."

Ordinances to be numbered and m thodically arranged.

2.—All Ordinances shall be distinguished by titles, and shall be divided into successive clauses or paragraphs, numbered consecutively, and to every such clause there shall be annexed in the margin a short summary of its contents. The Ordinances of each year shall be distinguished by consecutive numbers, commencing in each year with the number one.

Except in the case of Bills reserved for the signification of Our pleasure, all Ordinances passed by the Legislative Council in any one year shall, if assented to by the Governor, be assented to by him in that year, shall be dated as of the day on which the assent of the Governor is given, and shall be numbered as of the year in which they are passed. Bills not so assented to by the Governor, but reserved by him for the signification of Our pleasure, shall be dated as of the day and numbered as of the year on and in which they are brought into operation.

Different subjects not to be mixed in same Ordinand. No clause to be introduced

3.—Each different matter shall be provided for by a different Ordinance, without intermixing in one and the same Ordinance such things as have no proper relation to each other; and no clause is to be inserted foreign to what in or annexed to any Ordinance which shall be foreign to what the title of such Ordinance imports, and no perpetual clause shall be part of any temporary Ordinance.

ary Ordinances. escription of Bills not to be assented to.

imports. Tempor-

XXVI.—The Governor shall not, except in the cases hereunder mentioned, assent in Our name to any Bill of any of the following classes:—

1.—Any Bill for the divorce of persons joined together in holy matrimony:

2.—Any Bill whereby any grant of land or money, or other donation or gratuity, may be made to himself:

3.—Any Bill affecting the Currency of the Colony or relating to the

issue of Bank notes:

4.—Any Bill establishing any Banking Association, or amending or altering the constitution, powers, or privileges of any Banking Association:

5.—Any Bill imposing differential duties:

6.—Any Bill the provisions of which shall appear inconsistent with obligations imposed upon Us by Treaty:

7. - Any Bill interfering with the discipline or control of Our forces by

land, sea, or air:

8.—Any Bill of an extraordinary nature and importance, whereby Our prerogative, or the rights and property of Our subjects not residing in the Colony, or the trade and shipping of Our United Kingdon and its Dependencies, may be prejudiced:

9.—Any Bill whereby persons not of European birth or descent may be subjected or made liable to any disabilities or restrictions to which persons of European birth or descent are not also subjected or made liable:

10.—Any Bill containing provisions to which Our assent has been once

refused, or which have been disallowed by Us:

Unless in the case of any such Bill as aforesaid the Governor shall have previously obtained Our instructions upon such Bill through one of Our Principal Secretaries of State, or unless such Bill shall contain a clause

Proviso in cases of emergency for immediate operation of an Ordinance.

suspending the operation of such Bill until the signification of Our pleasure thereupon, or unless the Governor shall have satisfied himself that an urgent necessity exists requiring that such Bill be brought into immediate operation, in which case he is authorised to assent in Our name to such Bill, unless the same shall be repugnant to the law of England, or inconsistent with any obligations imposed on Us by treaty. But he is to transmit to Us, by the earliest opportunity, the Bill so assented to together

with his reasons for assenting thereto. XXVII.—Every Bill intended to affect or benefit some particular per- Private Bills. son, association or corporate body shall contain a section saving the rights of Us. Our heirs and successors, all bodies politic and corporate, and all others except such as are mentioned in the Bill and those claiming by, from, and under them. No such Bill, not being a Government measure, shall be introduced into the Legislative Council until due notice has been given by not less than two successive publications of the Bill in the Hongkong Government Gazette, and in such other manner as may be required by the Standing Rules and Orders for the time being in force; and the Governor shall not assent thereto in Our name until it has been so published. A certificate under the hand of the Governor shall be transmitted to Us with

the Bill signifying that such publication has been made.

XXVIII.—When any Ordinance shall have been passed or when any Ordinances, &c.,
Bill shall have been reserved for the signification of Our pleasure, the duly authenti-Governor shall transmit to Us, through one of Our Principal Secretaries of cated. State, for Our final approval, disallowance or other direction thereupon, a full and exact copy in duplicate of the same, and of the marginal summary thereof, duly authenticated under the Public Seal of the Colony, and by his own signature. Such copy shall be accompanied by such explanatory observations as may be required to exhibit the reasons and occasion for passing such Ordinance or Bill.

XXIX .- At the earliest practicable period at the commencement of Collection of each year, the Governor shall cause a complete collection to be published, published every for general information, of all Ordinances enacted during the preceding year.

year.

XXX.—Minutes shall be regularly kept of the proceedings of the Minutes of pro-Legislative Council, and at each meeting of the said Council, the Minutes latire Council to of the last preceding meeting shall be confirmed, or amended, as the case home after every may require, before proceeding to the despatch of any other business. meeting.

The Governor shall transmit to Us, through one of Our Principal Secretaries of State, as soon as possible after every meeting a full and

exact copy of the Minutes of the said Council.

XXXI.—Before disposing of any vacant or waste land to Us belong. Surveys and ing the Governor shall cause the same to be surveyed, and such reservations be made before to be made thereout as he may think necessary for roads or other public disposed of. purposes. The Governor shall not, directly or indirectly, purchase for Governor not to himself any of such lands without Our special permission given through purchase lands.

one of Our Principal Secretaries of State.

XXXII.—All Commissions to be granted by the Governor to any per-be provisional son or persons for exercising any office or employment shall, unless other-and during wise provided by law, be granted during pleasure only; and whenever the pleasure. Governor shall appoint to any vacant office or employment, of which the initial emoluments exceed one thousand dollars or one hundred pounds sterling a year, according as the said emoluments are fixed with reference to dollars or to pounds sterling, as the case may be, any person not by Us specially directed to be appointed thereto, he shall, at the same time, expressly apprise such person that such appointment is to be considered only as temporary and provisional until Our allowance or disallowance thereof be signified.

Suspension of Officers.

XXXIII.—Before suspending from the exercise of his office any public officer whose annual pensionable emoluments exceed one thousand dollars or one hundred pounds sterling, according as the said emoluments are fixed with reference to dollars or to pounds sterling, as the case may be, the Governor shall signify to such officer, by a statement in writing, the grounds of the intended suspension, and shall call upon him to state in writing the grounds upon which he desires to exculpate himself, and if the officer does not furnish such statement within the time fixed by the Governor, or fails to exculpate himself to the satisfaction of the Governor, the Governor shall appoint a Committee of the Executive Council to investigate the charge make and to make a full report to the Executive Council. Governor shall forthwith cause such report to be considered by the Council, and shall cause to be recorded on the Minutes whether the Council or the majority thereof does or does not assent to the suspension; and if the Governor thereupon proceed to such suspension, he shall transmit the report of the Committee and the evidence taken by it, together with the Minutes of the proceedings of the Council, to Us through one of Our Principal Secretaries of State by the earliest opportunity. But if in any case the interests of Our service shall appear to the Governor to demand that a person shall cease to exercise the powers and functions of his office instantly, or before there shall be time to take the proceedings hereinbefore directed, he shall then interdict such person from the exercise of the powers and functions of his office.

Regulation of power of pardon in capital cases. Judge's report Council.

XXXIV.—Whenever any offender shall have been condemned by the sentence of any Court in the Colony to suffer death, the Governor shall call upon the Judge who presided at the trial to make to him a written before Executive report of the case of such offender, and shall cause such report to be taken into consideration at the first meeting of the Executive Council which may be conveniently held thereafter, and he may cause the said Judge to be specially summoned to attend at such meeting and to produce his notes The Governor shall not pardon or reprieve any such offender Governor to take unless it shall appear to him expedient so to do, upon receiving the adviceadvice of Execuof the Executive Council thereon; but in all such cases he is to decide either to extend or to withhold a pardon or reprieve, according to his own deliberate judgment, whether the Members of the Executive Council concur therein or otherwise, entering, nevertheless, on the Minutes of the Executive Council a Minute of his reasons at length, in case he should decide able to accept the any such question in opposition to the judgment of the majority of the Members thereof.

tive Council in such cases. May exercise own judgment entering his reasons on Council Minutes, if unmajority.

Blue Book.

XXXV.—The Governor shall punctually forward to Us from year to year, through one of Our Principal Secretaries of State, the annual book of returns for the Colony, commonly called the Blue Book, relating to the Revenue and Expenditure, Defence, Public Works, Legislation, Civil Establishments, Pensions, Population, Schools, Course of Exchange, Imports and Exports, Agriculture, Produce, Manufactures, and other matters in the said Blue Book more particularly specified, with reference to the state and condition of the Colony.

Governor's absence.

XXXVI.—The Governor shall not upon any pretence whatever quit the Colony without having first obtained leave from Us for so doing under Our Sign Manual and Signet, or through one of Our Principal Secretaries of State.

Term "the Governor explained.

XXXVII .- In these Our Instructions the term "the Governor" shall, unless inconsistent with the context, include every person for the time being administering the Government of the Colony.

Given at Our Court at Saint James's, this Fourteenth day of February.

1917, in the Seventh year of Our Reign.

THE EXECUTIVE COUNCIL.

At present (1927) the Executive Council consists of

The Governor (ea-officio).

The Senior Military Officer in Command (ex-officio).

The Colonial Secretary (ex-officio).

The Attorney-General (ex-officio).

The Colonial Treasurer (ex-officio).

Hon. Mr. E. R. Hallifax.

Hon. Mr. H. T. Creasy.

Hon. Sir H. E. Pollock, K.C.

Hon. Sir Shou-son Chow.

Hon. Mr. A. O. Lang.

LEGISLATIVE COUNCIL.

The following are the members of the Legislative Council:-

The Governor.

The Senior Military Officer in Command.

The Colonial Secretary.

The Attorney-General.

The Colonial Treasurer.

The Director of Public Works.

The Secretary for Chinese Affairs.

The Captain Superintendent of Police.

Hon. Sir H. E. Pollock, K.C.

Hon. Sir Shou-son Chow.

Hon. Mr. R. H. Kotewall.

Hon. Mr. H. W. Bird. Hon. Mr. A. O. Lang.

Hon. Mr. D. G. M. Bernard.

Official Members.

Unofficial Members.

APPOINTMENT OF MEMBERS OF THE LEGISLATIVE COUNCIL.

By a Despatch from the Secretary of State, the following course is followed in the appointment of unofficial members:—

Appointed by the Governor (one at least of whom being a member of the Chinese community)	4
Elected by the Chamber of Commerce	
Elected by the Justices of the Peace	1
Model -	<u> </u>

STANDING RULES AND ORDERS

THE LEGISLATIVE COUNCIL OF HONGKONG

Made by the Legislative Council on the 7th day of March, 1912, in pursuance of Article XIX. of the Royal Instructions of the 19th day of January, 1888, as amended by the Royal Instructions of the 7th day of July, 1896, in substitution for the Standing Rules and Orders in force on that date.

SUMMONS

Meetings.

1.—The meetings of the Legislative Council shall be held on such day and hour as shall from time to time be ordered by the Governor.

Notice of meetings. Orders of the Day.

2.—Notice of a meeting shall be given by the Clerk of the Council, hereinafter called the Clerk, to each Member of the Council, at least two clear days before the day of meeting; except in case of emergency, when as long notice as possible shall be given. At the time of giving such notice, a copy of the Orders of the Day shall also be sent to each Member.

Bills to be sent to Members.

3.—A printed copy of every Bill shall, if possible, be sent to each Member by the Clerk at least two clear days before it is read a first

Inability to attend.

4.—A Member, who for any reason cannot attend a Council meeting of which notice has been given him, shall whenever possible communicate to the President through the Clerk his inability to attend.

MEETINGS AND ADJOURNMENT

Governor to preside at all meetings.

5.—The Governor shall preside at all meetings of the Legislative Council unless prevented by illness or other grave cause, and in his absence that Member shall preside who is first in precedence of those present.

Council may transact business notwithcies.

6.—The Legislative Council shall not be disqualified from the transaction of business on account of any vacancies among the Members standing vacan- thereof; but the said Council shall not be competent to act in any case unless (including the President) there be present at and throughout the meetings of the Council five Members at the least.

Minutes of proceedings.

7.—The Clerk shall keep Minutes of the proceedings of the Council; and shall, if possible, two clear days at least before each meeting, send a printed copy of the Minutes of the previous meeting to each Member.

Confirmation of minutes.

8.—When a quorum has been formed, the President shall, if the Minutes of the last meeting have been previously circulated in print among the Members, propose that they be confirmed. If they have not been previously so circulated, the Clerk shall read them and they shall after being approved or, if necessary, corrected, be confirmed; but no debate shall be allowed thereupon, except as to any proposed correction having reference to the accuracy of the Minutes.

9.—The President may at any time suspend or adjourn any meeting.

Suspension or adjournment of meeting.

10.—At any time during a meeting, the Council may, on motion to Adjournments. that effect being carried, adjourn to any other hour or day; and, should the adjournment be to another day, notice of the day to which Council is adjourned shall be given to the Members by the Clerk.

COMMITTEES

11.—At the first Meeting of the Council in each year, the President Standard of may appoint the following Standing Committees:-

(a) FINANCE COMMITTEE—consisting of the Colonial Secretary (Chairman), and the other Members of Council except the Governor or Officer Administering the Government.

(b) A LAW COMMITTEE—consisting of the Attorney-General (Chairman), and four other Members.

(c) A Public Works Committee—consisting of the Director

of Public Works (Chairman), and four other Members. 12.-If any Member of either the Law Committee or the Public Filling vacan-

Works Committee shall die, or become incapable of acting, or be absent cies. from the Colony, or resign by writing under his hand, or if from any cause his seat on either of such Committees becomes vacant, the President may, at any meeting of the Council, appoint another Member of Council, in his place, to be a Member of such Committee.

13.-All Members may attend the meetings of the Standing Com- Committees to

mittees of Council, but shall not join in the discussion or vote.

14.—Every Special Committee shall consist of at least three Nomination of Members who shall be nominated by the President: Provided that any Committees. Member may move that the name of another Member be substituted for any Member so nominated, and if the motion be duly seconded the amendments shall, after debate, be put to the vote in accordance with Rules 30 and 31.

15.—No Special or Standing Committee shall be competent to act Quorum. unless at least three of its Members be present. The Clerk shall attend Committees upon any Special or Standing Committee if required by the Chairman

thereof to do so.

16.—The report of every Committee shall be signed by the Chairman, Report by whom or, in his absence, by the Senior Member present. If there be any to be signed. Minority Report it shall be attached, duly signed, to the report of the Committee.

BUSINESS

17.—When the Minutes of the last Meeting have been confirmed in Order of accordance with Rule 8, the following shall be the Order of business:- business.

(a) Messages or Minutes of the Governor; which may, however,

be read at any time during a Meeting.

The report shall be laid on (b) Reports from Committees. the table by the Chairman of the Committee or in his absence by the senior Member of the Committee present. Provided that in the case of a Bill referred to a Standing or Special Committee the report may be laid when the Bill is under consideration by the Council, and in accordance with the procedure laid down in Rule 45.

(c) Petitions in accordance with the procedure detailed in Rule

(d) Notices of Motions which any Member may desire to bring forward on a day or at a Meeting to be specified: Provided that if notice be not so given at a Meeting it must be sent in writing to the Clerk at least three clear days before the Meeting at which it is intended to be brought forward.

(e) Questions, of which notice must have been previously given in the same manner as laid down above for Motions: Provided that a question may be put without full notice if the President so permit. No debate shall be allowed after a question has been duly answered.

(f) Papers laid upon the table by permission of, or by order

of, the President.

(a) The first, second or third readings and the Committee stages of Bills.

Business not disposed of.

18.—Any matter under discussion or business not disposed of at the time of any adjournment shall stand as part of the Orders of the Day for the next meeting of the Council.

RULES OF DEBATE

Ouestions, &c.. for debate.

19.—Subject to Rule 17, it shall be competent for any Member of the Legislative Council to propose any question, for debate therein; and such question, if seconded by any other Member, shall be debated and disposed of according to the Standing Rules and Orders: Provided always, that every Ordinance, vote, resolution, or question, the object or effect of which may be to dispose of or charge any part of the revenue arising within the Colony, shall be proposed by the President, unless the proposal of the same by some other member shall have been expressly allowed or directed by him.

Motions without notice.

20.—The following motions may be made without notice:—

(a) Any motion for the confirmation or correction of the Minutes of the Council, or for the adoption, consideration, modification, or rejection of the report of any Committee.

(b) Any motion that a petition, or other paper, do lie on the

table, or be printed.

(c) Any motion for the adjournment of the Council, or of a debate.

(d) Any motion for the suspension of any Standing Rule.

(e) Any motion for the reference of any matter to a Committee.

(f) Any motion for the withdrawal of Strangers.

(q) Any motion made when the Council is in Committee.

(h) Any motion the urgency of which is admitted by two-thirds of the Members present including the President.

Members speak. ing to address President.

No Member to be referred to by name.

Interruptions.

21.—Every Member shall speak standing, except when the Council is in Committee, and shall address himself to the President.

22.-No Member shall refer to any other Member by name except in the case of reference to an unofficial Member and then only where it is necessary for the purpose of the debate.

23.—No Member shall interrupt another when speaking, except by rising to order. A Member rising to order shall simply direct attention to the point which he desires to bring to notice, and submit it to the decision of the President.

24.—If two Members rise to speak at the same time, the President

shall call upon one of them to address the Council first. 25.—A Member may not read his speech, but he may read extracts

from written or printed papers in support of his argument.

26.—No Member may speak more than once on any question, except bers may speak when the Council is in Committee. The Mover of any motion may, however, reply at the close of a debate, and any Member may explain himself if he has been misapprehended in any essential statement.

27.—The Mover of any motion or amendment may speak in support thereof; but no further debate shall be allowed, whether the Council be in Committee or not, until the motion or amendment be duly seconded.

Precedence when two Members rise together. Speech not to be read.

How often Mem-

Motion or amendment should be seconded.

28.—If any amendment be proposed and seconded, it shall be con- Order in which sidered before the original question. If an amendment of a proposed should be enteramendment be moved and duly seconded, it shall be considered first.

29.—Any amendment moved and seconded may be required by the Proposed President to be committed to writing by the Mover and delivered to the be committed to

Clerk.

30.-All questions proposed for debate in the Legislative Council decided by shall be decided by the majority of votes, and the President shall have majority. an original vote in common with the other Members of the Council, and have original also, if upon any question the votes shall be equal, a casting vote.

31.—On a division, the roll of Members present shall be read by Manner of

the Clerk, who shall record the votes, beginning with the Junior Member. Each Member shall in his turn give his vote in the distinct terms "Aye" or "No."

The Clerk shall then read out the result, mentioning the total

number of votes for and against respectively.

32.—Any Member who dissents from the opinion of the majority Dissent. may, if he give notice forthwith of his intention to do so, lay upon the table a statement of the grounds of his dissent, either at the same meeting, or at the next ordinary meeting after the confirmation of the Minutes.

33.—After a question has been put by the President no further No discussion

discussion thereupon shall be allowed.

34.—Strangers may be present in the Council Chamber during Strangers. debates; but shall withdraw when called upon to do so by the President on any Member taking notice of their presence. Any stranger expressing approbation or disapprobation shall be immediately removed under the supervision of the Clerk.

35.—It shall be the duty of the President on his own authority to President's enforce all these Rules: and when the President addresses the Council, authority.

any Member speaking shall immediately resume his seat.

ORDINANCES

36.-In the making of Laws the Governor and the Council shall Rules and Reobserve, as far as practicable, the following Rules:—

(1) All Laws shall be styled "Ordinances," and the enacting ances are to be enacted. words shall be, "enacted by the Governor of Hongkong, Form of enact-with the advice and consent of the Legislative Council in Ordinances. thereof."

(2) All Ordinances shall be distinguished by titles, and shall be Ordinances to divided into successive clauses or paragraphs, numbered be numbered and methodiconsecutively, and to every such clause there shall be cally arranged. annexed in the margin a short summary of its contents. The Ordinances of each year shall be distinguished by consecutive numbers, commencing in each year with the

number one.

37.—The Mover of a Bill, on moving the first reading thereof, shall Introductory state the object and intention of the measure and the reasons on which speech. it is founded.

38.—After such motion has been seconded by another Member, the First reading. Bill shall be read a first time. The President may address the Council on the first reading of a Bill should he desire to do so, but no further discussion shall be permitted.

39.—On the first reading of a Bill, the Clerk shall read only the Only title to

title of it.

40.—Except as provided for in Rule 48, every Bill shall be published Publication in the Gazette for general information after having been read a first time. reading.

tained.

Piertion to be

after question

gulations under which Ordin-

Second reading.

41.—When a motion for a second reading of a Bill shall have been made and seconded, a debate may be taken only upon the general merits and principles of the Bill, and if such second reading be assented to, the Council may either refer the Bill to a Standing or Special Committee or may, either forthwith or at a subsequent meeting, resolve itself into a Committee of the whole Council.

Publication.

42.—Except as provided for in Rule 48, no Bill shall be read a second time before it shall have been published at least once in the Gazette, and, subject to the said exception, no Bill which shall have been materially amended in Committee shall be read a third time until it has been published as so amended in the Gazette.

Procedure in Committee.

43.—When the Council shall, by motion made and seconded, have resolved itself into a Committee of the whole Council for the consideration of a Bill, the Clerk shall read the Bill clause by clause unless the President with the consent of the Committee shall bave directed him to read the marginal headings only. And the Committee shall agree to or alter each clause separately as they may think fit. Provided that any clause may be left over for discussion and decision at a subsequent meeting of the Council in Committee, and that whether the whole Bill or any clause thereof be left in Committee the Council may on motion made and adopted resume and proceed with the remaining business of the day.

Filling blanks.

44.—In filling up blanks in Bills, and in putting questions of amendment respecting amounts of money or periods of time, the questions of the lowest amount of money or shortest period of time proposed shall be first put.

Bill reported on by Standing Committee.

45.—If a Committee to which any Bill has been referred shall recommend any material amendment therein, the Bill may be printed with such amendments and, after publication in the Gazette, may with permission of the Council be substituted for the Bill as read a second time. Every such Bill shall be considered in Committee of the whole Council.

Bill may be re-

46.—When a Bill has been reported to the Council as having passed' through Committee, or if, on the third reading, any Member desire to omit or amend any provision contained in the Bill, or to introduce any fresh provision thereinto, it may on motion to that effect being made-and carried be re-committed, provided that it has not been read a third time, and thereupon the Council shall again resolve itself into Committee-for the discussion of any specified amendment to any clause. If a Bill has passed through Committee with the exception of any specially reserved clause it shall not be possible for any Member to move an amendment to any clause already assented to and passed, unless a motion shall have been previously made and carried that the clause or the whole-Bill be re-committed.

Third reading.

47.—If no material alteration be made in any Bill in Committee of the whole Council, it may be read a third time, and passed, at the same meeting, if no Member object; but, except as provided for in Rule 48, if any material alteration be made, or any Member object to proceed immediately with the third reading, it shall be postponed till the next ensuing meeting.

Suspension of Standing Orders. 48.—In cases where no amendments whatever, or only amendments of an unimportant nature have been made to a Bill, or in cases of emergency, if the Governor declares that such emergency exists, and the grounds therefor, and that in his opinion it is necessary or desirable in the public interest that any of the Standing Rules relative to the ordinary procedure in respect to Bills be suspended, it may be moved that the said Rules be suspended, and if the motion be adopted by a majority of the

votes of the Members present, the Bill may be carried through its

remaining stages at one sitting.

49.—A Bill may be referred either to a Special Committee or to a Reference of Standing Committee at any stage of its progress prior to the third mittee, reading.

50.—When a Bill has been read a third time, the question "that Passing of Bill.

'this Bill do pass' shall immediately be put.

PETITIONS

51.—The Petitions addressed to the Council may be sent to the Clerk Petitions. or they may be presented by any Member of the Council.

No Petition shall be received which is not properly and respectfully

worded, or which does not relate to matters of Legislation.

It shall be the duty of the Clerk or of the Member presenting a Petition to inform the President if he has any doubt whether the Petition comes under either of these prohibitions; and as to the first the decision of the President shall be final, and as to the second the President shall if he has any doubt refer the matter for the decision of the Law Committee. If the Petition be rejected under either of these prohibitions it shall be returned by the Clerk to the Petitioner.

Petitions not coming within the above prohibitions shall be received

as of course without question.

Petitions relating to any Bills before a Special or Standing Committee, shall on receipt be referred by the Clerk to the Committee, by whom they will be presented to the Council with their Report. Other petitions after being received, if it be so resolved, may be read, or may be printed and laid on the table, or may be referred to a Committee for consideration and report.

52.—No speech shall be made on presenting a petition, beyond such speech on

as may be necessary to explain its nature and object.

PRIVATE RIGHTS

53 .- In any case where individual rights or interests of property Petition to be may be peculiarly affected by any proposed Bill, all parties interested heard. may, upon petition for that purpose, or motion made, seconded and carried, be heard before the Council, or any Committee thereof, either in person, or by Counsel.

54.—When it is intended to examine any Witnesses, the Member, Examination of or the Petitioner requiring such Witnesses, shall deliver to the Clerk a Witnesses. list containing the names and residences of such Witnesses, at least two days before the day appointed for their examination. The evidence of every such Witness shall be taken down by the Clerk and be signed by the Witness.

55.—Before any Private Bill, whereby the property of any private Notification of person may be affected, is introduced, notification of the intention of him in the intention of the parties to apply for such Private Bill shall be given by the parties, by two advertisements in the Gazette, and two in some daily Newspaper circulating in the Colony, and, if the parties affected are Chinese, in one Chinese Newspaper, and by publication of the proposed Bill at least once in the Gazette prior to the first reading and, if amended in Committee, once prior to the third reading. No Private Ordinance shall be passed whereby the property of any private person may be affected in which there is not a saving of the rights of His Majesty the King, His Heirs and Successors, and of all bodies politic or corporate and of all other persons except such as are mentioned in the Ordinance and those claiming by from and under them.

CHINESE EMIGRATION IN BRITISH SHIPS

EMIGRATION

Under the Imperial Chinese Passengers' Act, 1855, any vessel clearing with more than twenty Asiatics on a voyage of more than seven days' duration is a Chinesepassenger ship.

Proclamations of 26th January, 1856, and 17th November, 1858, declare the length of certain voyages.

Ordinance 1 of 1889, Sections 3 and 4, give the legal definition of a voyage.

Section 46 of the same Ordinance provides that all ships proceeding on a voyage of not more than thirty days' duration shall be subject to the regulations contained in the following Schedule: -

- 1. No ship shall clear out or proceed to sea unless the master thereof shall have received from an Emigration Officer a copy of these regulations and a certificate in the form contained in schedule K, nor until the master shall have entered into the bond prescribed by Section IV. of "The Chinese Passengers' Act, 1855."
- 2. No Emigration Officers shall be bound to give such certificate till seven days after receiving an application in writing for the same from the owners or charterers of the ship, or, if absent, from their respective agents, specifying the name of the ship. her tonnage, the port of destination, the proposed day of departure, the number of passengers intended to be carried, and whether such passengers or any of them are under contracts of service.
- 3. After receiving such application, the Emigration Officer, and any person authorized by him in that behalf shall be at liberty at all times to enter and inspect the ship, and the fittings, provisions, and stores therein, and any person impeding such entry or inspection, or refusing to allow of the same, shall be liable to a finenot exceeding one hundred dollars for each offence.
- 4. The following conditions as to the accommodation of passengers shall beobserved to the satisfaction of the Emigration Officer:-
 - The space appropriated to the passengers between decks shall be properly ventilated, and shall contain at the least 9 superficial and 54 cubical feet of space for every adult on board; that is to say, for every passenger above twelve years of age, and for every two passengers between the ages of one and twelve years. The height between decks shall be at

(2) The accommodation for female passengers between decks shall be separate from that provided for male passengers.

A space of four superficial feet per adult shall be left clear on the upper (3)deck for the use of the passengers.

- A reasonable space shall be set apart properly divided and fitted up as-(4) a sick bay, and sufficient latrines, both as to condition and number, shall be provided in suitable parts of the ship.
- 5. The Emigration Officer may, in his discretion, permit deck passengers to-be carried, upon such conditions as may, from time to time, be prescribed under instructions from one of Her Majesty's Principal Secretaries of State, and until and subject to such instructions upon the conditions following:-

A suitable awning with screen shall be provided on deck, sufficient for the protection of the passengers from the sun and from rain.

The space appropriated to such deck passengers shall contain at the least sixteen superficial feet for every adult, that is to say, for every passenger above twelve years of age, and for every two passengers between

the ages of one and twelve.

(3) In case deck passengers shall be carried in addition to other passengers or whom accommodation between decks shall be provided, the space to be appropriated for deck passengers shall be reckoned exclusively of the space of four superficial feet per adult required to be left clear on the upper deck for the use of such other passengers.

- 6. The following conditions as to provisions shall be observed to the satisfaction of the Emigration Officer:—
 - (1) Provisions, fuel, and water shall be placed on board of good quality, properly packed and sufficient for the use and consumption of the passengers, over and above the victualling of crew during the intended voyage, according to the following scale:—

For every Passenger per diem:-

Rice or Bread Stuff	Ìb.	11.
Dried and/or Salt Fish	lb.	01.
Chinese Condiments and Curry Stuffs	oz.	1.
Fresh Vegetables which will keep for short voyages, such as Sweet Potatoes, Turnips, Carrots, and Pumpkins	} tb.	11.
Fire wood.	Îħ.	18.
Water (to be carried in tanks or sweet casks)		

- (2) The last preceding condition as to provisions shall be deemed to have been complied with in any case where by the special authority of the Emigration Officer any other articles of food shall have been substituted for the articles enumerated in the foregoing scale, as being equivalent thereto.
- (3) The passengers may supply their own provisions for the voyage and proper accommodation for the stowage and sufficient cabooses for the cooking of such provisions must be allowed.
- 7. The Emigration Officer shall not give his certificate unless he shall have been satisfied:—
 - (1) That the ship is seaworthy, and properly manned, equipped, fitted, and ventilated, and has not on board any cargo likely, from its quality, quantity, or mode of stowage, to prejudice the health or safety of the passengers.
 - (2) That suitable medicines and medical stores, provisions, fuel and water have been placed on board, of good quality, properly packed and sufficient in quantity to supply the passengers on board during the intended voyage
 - (3) That all the requirements of Section 46 of this Ordinance have been complied with.
- 8. The Emigration Officer may, in his discretion (subject in Hongkong to an appeal to the Governor) withhold his certificate in all cases where the intended passengers or any of them are under contracts of service, and he shall in no case give his certificate until he shall have mustered the passengers, and have ascertained to the best of his power that they understand whither they are going, and in case they shall have made any contracts of service that they comprehend the nature thereof; he shall also take care that a copy of the form of any such contracts, or an abstract of their substance, signed by himself, is appended to the said certificate: if any of the passengers are in bad health, or insufficiently provided with clothing, or if any contracts are unfair, or if there is reason to suspect that fraud and violence have been practised in their collection or embarkation, he may detain the ship, and if he shall think fit, may order all or any of the passengers to be re-landed.
- 9. The Emigration Officer may, if he shall think fit, before granting his certificate employ any duly qualified medical practitioner, master mariner, marine surveyor, or

other person whose professional assistance and advice he may require for the puprose of ascertaining whether the requirements of Section 46 of this Ordinance have been duly complied with, and the costs and charges of obtaining such assistance and advice shall be defrayed by the owners or charterers of the ship, whether the Emigration Officer shall grant his certificate or not.

- 10. The Emigration Officer shall, from time to time, fix a reasonable scale of fees and charges to be approved by one of Her Majesty's Principal Secretaries of State, for the remuneration of any professional persons who may be employed by him under the last preceding regulation, and pending the approval or disapproval of such scale, the fees and charges therein specified shall be payable, as if the same had been approved in manner aforesaid.
- 11. The owners or charterers of every ship shall pay such fees for the remuneration of the Emigration Officer as may, from time to time, be ordered under the instructions from one of Her Majesty's Principal Secretaries of State, and until and subject to such instructions, the following fees shall be payable in addition to all fees chargeable under Regulation 10:—

Provided always that no fees shall be payable to the Emigration Officer of Hongkong, but in lieu thereof the following stamp duties are hereby imposed, that is to say:—

And the Stamp Ordinance, 1886, shall be read as if the stamp duties hereby imposed were inserted in the schedule thereof.

- 12. In case default shall be made by the owners or charterers of the ship in the payment of any fees and charges to which they may be liable under Section 46 of this Ordinance and this Schedule, the ship may be detained by the British Consul, or if in Hongkong by the Governor, until such fees and charges shall have been paid.
- 13. The Emigration Officer may withhold his certificate or revoke the same at any time before the departure of the ship, if it shall appear to his satisfaction that any particulars contained in the application in writing which shall have been made or the same or any other particulars which may have been furnished to him by or on behalf of the owners, charterers, or master of the ship in relation thereto, are untrue and that the conditions of Section 46 of this Ordinance have not been complied with and in every such case it shall be lawful for the British Consul, or if in Hongkong for the Governor, to seize and detain the ship until the certificate, if already granted, shall have been delivered up to be cancelled.
- 14. The master of every British ship shall, during the whole of the intended voyage, make issues of provisions, fuel, and water, according to aforesaid dietary scale, to all the passengers except such as shall have supplied themselves therewith, and shall not make any alteration except for the manifest advantage of the passengers, in respect of the space allotted to them as aforesaid, or in respect of the means of ventilation, and shall not ill-use the passengers, or require them (except in case of necessity) to help in working the vessel; and shall issue medicines and medical comforts, as shall be requisite, to the best of his judgment, and shall call at such ports as may be mentioned in the Emigration Officer's clearing certificate for fresh water and other necessaries; and shall carry the passengers without unnecessary delay to the destination to which they have contracted to proceed.
- 15. The master of every British ship shall, within 24 hours after his arrival at the port of destination and at any port of call, produce his emigration papers to the British Consul (if any) at such port, or in case such port shall be in her Majesty's dominions to any officer appointed or authorized by the local Government in that

- behalf. It shall be lawful for such Consul or other officer to enter and inspect such ship, and in case the master shall obstruct or refuse to assist him in the discharge of such duty, or shall without reasonable cause fail to produce his emigration papers as aforesaid, he shall be liable to a fine of five hundred dollars, and the ship may be detained by the British Consul, or if in Her Majesty's dominions, by the local Government, until such fine shall have been paid and the emigration papers shall have been given up.
- 16. In all ports and places where no Emigration Officer shall have been appointed, the British Consul shall, until such appointment, and at all times pending the vacancy of such office, be deemed to be the Emigration Officer for the purposes of these Regulations.

Section 21 of Ordinance 1 of 1889 provides that the Governor in Council may grant a special licence for any period not exceeding twelve months, to first-class steamers, to carry a limited number of free Chinese passengers upon voyages of not more than thirty days' duration between ports to be specified in the licence, and subject to certain regulations which, as regards dietary, space, and accommodation are the same as those given above.

Vessels proceeding on voyages of more than thirty days' duration are subject torules made under the Chinese Passengers' Act. 1855.

IMPERIAL ORDINANCE RELATING TO FOREIGN INSURANCE COMPANIES IN JAPAN

- 1.—If a Foreign Company establishes an agency in Japan and carries on insurance business, it must have a representative in Japan.
- 2.—The said Foreign Company must report to the Government the name and the residence of its representative.
- 3.—Articles 95 and 97 to 101 of the Commercial Code shall be applicable to Foreign Companies.
- 4.—If the Government recognizes that a Foreign Company has difficulty in continuing in business (is insolvent?), or if the Company violates the instructions of the Government, the Government may suspend the business or order that its representative be changed.
- 5.—When the Foreign Company makes up its balance-sheet, a written report of the business, together with the balance-sheet showing profit and statement of the dividend, must be produced to the Government.
- 6.—A Foreign Company which has established a branch office or agency in Japan previous to the operation of the Commercial Code must obtain a licence from the Government within six months from the date of the operation of the Commercial' Code.
- 7.—Articles 1, 2, 4, and 5, and Articles 98 to 101 in the Commercial Code shall be applied to the Company which has established a branch office or agency in Japan previous to the operation of the Commercial Code.

This Imperial Ordinance will take effect from the day of the operation of the Commercial Code.

HONGKONG PORT REGULATIONS

ABSTRACT OF ORDINANCE 26 OF 1891

III.—No British-owned vessel without a Register to use the waters of the Colony.

IV.—British ships to be provided with boats and life-buoys.

2. Penalties for non-compliance: not exceeding five hundred dollars.

V.—British and Foreign steamships of 60 tons and upwards carrying more than 12 passengers to possess Survey Certificates.

VI.—Harbour Master may refuse clearances to ships carrying more passengers

than allowed by certificate.

2 and 3.—Penalty for taking excess of passengers: not exceeding two hundred dollars, in addition to a penalty not exceeding five dollars for every passenger in excess of the number permitted to be carried by port clearance. Penalty for proceeding to sea without a port clearance: five hundred dollars.

5. Government may prohibit conveyance of deck passengers.

6. Section VI. does not apply to vessels which come under the Chinese Passengers' Act.

VII.—Regulations for steamships under 60 tons.

VIII.—Licences may be granted to River steamers, limiting number of passengers to be carried.

IX.—Power to detain unsafe ships, and procedure for such detention.

X.—Application to foreign ships of provisions of Ordinance as to detention.

XI.—Sending or taking unseaworthy ships to sea a misdemeanour.

3. Prosecution under this section not to be instituted without consent of the Governor.

XII.—If any person sends or attempts to send by, or, not being master or owner of the vessel, carries or attempts to carry in any vessel, British or foreign, any dangerous goods, that is to say: aquafortis, vitriol, naphtha, benzine, gunpowder, lucifer matches, nitro-glycerine, petroleum, or any other goods of a dangerous nature without distinctly marking their nature on the outside of the package containing the same, and giving written notice of the nature of such goods and of the name and address of the sender or carrier thereof to the master or owner of the vessel at or before the time of sending same to be shipped, or taking the same on board the vessel, he shall for every such offence incur a penalty not exceeding five hundred dollars: Provided that if such person show that he was merely an agent in the shipment of such goods and had no reason to suspect that the goods shipped by him were of a dangerous nature, the penalty which he incurs shall not exceed fifty dollars.

2. Penalty for misdescription of dangerous goods: not exceeding two thousand

five hundred dollars.

3. The master or owner of any vessel, British or foreign, may refuse to take on board any package or parcel which he suspects to contain goods of a dangerous

nature, and may require it to be opened to ascertain the fact.

4. Where any dangerous goods, as defined in Paragraph I. of this section, or any goods which, in the judgment of the master or owner of the vessel, are of a dangerous nature, have been sent or brought aboard any vessel, British or foreign, without being marked as aforesaid, or without such notice having been given as aforesaid, the master or owner of the vessel may cause such goods to be thrown overboard, together with any package or receptacle in which they are contained; and neither the master

nor the owner of the vessel shall, in respect of such throwing overboard, be subject to any liability, civil or criminal, in any Court.

5. Dangerous goods improperly sent may be forfeited.6 The Court may proceed in absence of the owners.

7. Saving as to Dangerous Goods Ordinance.

XIII.—Constitution and powers of Marine Courts and Courts of Survey.

XIV .- If a shipowner feels aggrieved :-

(a) By a declaration of a Government Surveyor or Surveyors under Subsection 8 of Section V. of this Ordinance, or by the refusal of a Surveyor to give the said declaration; or

(b) By the refusal of a certificate of clearance for an emigrant ship under the "Chinese Passengers' Act, 1855," or the Ordinance relating

thereto; or

(c) By the refusal of a certificate of clearance under this Ordinance—the owner, charterer, master, or agent may appeal in the prescribed manner to a Court of Survey.

XV.—Examinations shall be instituted for persons who intend to become masters, engineers, or mates of foreign-going ships.

3. Applicant to give notice to Harbour Master.

6. Every applicant for a certificate of competency shall, upon lodging his application, pay to the Harbour Master a fee, if for a master's or first-class engineer's certificate, of twenty dollars, and if for any other certificate, of fifteen dollars.

8. Any applicant who shall have passed a satisfactory examination, and shall have given satisfactory evidence of his sobriety, experience, and general good conduct

on board ship, shall be entitled to receive a certificate of competency.

XVI.—2. The name of a master, first, only or second mate, or first or second engineer shall not be attached to the register, or articles of agreement, of any British or Colonial ship unless such master, mate, or engineer shall possess a certificate of service or competency issued by the Board of Trade or by the proper authority in

any British Possession,

3. No British or Colonial ship shall leave the waters of the Colony unless the master thereof, and the first and second or only mate have obtained and possess valid certificates of competency or service appropriate to their several stations in such ship, or of a higher grade, and no such ship, if of one hundred tons burden or upwards shall leave the waters as aforesaid, unless at least one officer, besides the master, has obtained, and possesses, a valid certificate appropriate to the grade of only mate therein, or to a higher grade.

4. Every British steamship of one hundred nominal horse-power or upwards, leaving the waters of the Colony, shall have as its first and second engineers two certificated engineers, the first possessing a "first-class engineer's certificate," and the second possessing a "second-class engineer's certificate," or a certificate of the higher grade, and every British steamship of less than one hundred nominal horse-power shall have as its only or first engineer an engineer possessing a "second-class

engineer's certificate," or certificate of the higher grade.

7. Every person who, having been engaged in any of the capacities mentioned in Sub-sections 2 and 3, in any such ship as aforesaid goes to sea in that capacity without being at the time entitled to and possessed of such certificate as is required by this section; and every person who employs any person in any of the above capacities in such ship without ascertaining that he is at the time entitled to or possessed of such certificate as is required by this section, shall, for each offence, incur a penalty not exceeding two hundred and fifty dollars.

8. No seaman shall, except with the Harbour Master's sanction, be shipped to do duty on board a British ship, or any foreign ship whose flag is not represented by a Consular officer resident in the Colony, elsewhere than at the Mercantile Marine

Office. Fees to be charged.

11. No seaman shall be discharged from a British ship, or any foreign ship whose

flag is not represented by a Consular officer resident in the Colony, elsewhere than at the Mercantile Marine Office, and every seaman discharged from a foreign ship so represented shall, within twenty-four hours of being discharged at the office of his Consul or Vice-Consul, produce to the Harbour Master, or some person deputed by him, a certificate of his discharge, signed by such Consul or Vice-Consul, under a penalty not exceeding twenty-five dollars; in default, imprisonment not exceeding

twenty-one days.

12. No master of any ship shall discharge in this Colony, under a penalty not exceeding twenty-five dollars, any seaman shipped on board thereof unless on a certificate from the Superintendent of the Mercantile Marine Office or his deputy, or from the Consul or Vice-Consul, if any, representing the nation to with the ship belongs; and the Superintendent or his deputy, and the Consul or Vice-Consul are empowered to withhold or grant his certificate upon such conditions for the subsistence of the seaman as he shall think fit, and if any seaman shall wilfully or negligently remain in the Colony after the departure of the vessel in which he shall have shipped, such seaman shall, on conviction, be subject to a penalty not exceeding twenty-five dollars, or to imprisonment for a term not exceeding one month with or without hard labour.

13. Penalty for wrongfully leaving behind any scaman or apprentice: Two

hundred and fifty dollars or imprisonment not exceeding six months.

XIX.—British and Colonial Ships to carry medicines, medical stores, etc., in accordance with scale issued by Board of Trade.

3. Health Officer to approve of lime or lemon juice.

XX.—Seamen deserting may be apprehended and put on board the vessels to which they belong, or may be confined in gaol.

2. Ships or houses may be searched for deserters from ships.

3. Penalty on persons harbouring deserters from ships: not exceeding two hundred and fifty dollars, or imprisonment with or without hard labour not exceeding six months.

4. Harbour Master may require masters of ships to search for suspected deserters.

5. Whenever any seaman engaged in any foreign ship commits any of the following offences within the waters of the Colony, he shall be liable to be punished summarily by a Stipendiary Magistrate as follows, that is to say:

(a) For wilful disobedience to any lawful command, he shall be liable to imprisonment for any period not exceeding four weeks, with or without hard labour, and also, at the discretion of the Court, to forfeit, out of

his wages, a sum not exceeding two days' pay;

(b) For continued wilful disobedience to lawful commands, or cot wilful neglect of duty, he shall be liable to imprisonment for any period not exceeding twelve weeks, with or without hard labour, and also, at the discretion of the Court, to forfeit, for every twenty-four hours' continuance of such disobedience or neglect, either a sum not exceeding six days' pay, or any expenses which have been incurred in hiring a substitute;

(c) For combining with any other or others of the crew to disobey lawful commands, or to neglect duty, or to impede the navigation of the ship or the progress of the voyage, he shall be liable to imprisonment for any period not exceeding twelve weeks, with or without hard labour:

Provided that when there is a Consul, Vice-Consul, or Consular Agent resident at

Hongkong of the nation to which the ship belongs the Court shall not deal with the case unless thereto requested by such officer in writing.

6. All expenses incidental to the apprehension, confinement, and removal of any scaman, under this section, shall be paid by the master of the ship to which such seaman may belong, and be recoverable from him at the suit of the Captain Superintendent of Police, as a debt due to the Government of this Colony; and the subsistence money for every such seaman confined in gaol shall be paid in advance

to the Superintendent of the Gaol, and in default of such payment, the gaoler may release such seaman: Provided that every seaman imprisoned under this chapter may be sent on board his ship prior to her departure from the waters of the Colony by direction

of the committing magistrate.

XXI.—In the event of the death of any of the passengers, or other persons, occurring on board of any merchant vessel in the waters of the Colony, or on voyage to the Colony, or in case of the death, desertion, or removal of any of the crew, the master of such vessel shall forthwith report the same to the Harbour Master, under a penalty not exceeding twenty-five dollars for every death, desertion, or removal which he shall neglect to report.

XXII.—Any seaman, or other person, who shall give a false description of his services, or show, make, or procure to be made, any false character, or shall make false statements as to the name of the last ship in which he served, or as to any other information which may be required of him by any person having lawful authority to

demand such information, shall incur a penalty not exceeding fifty dollars.

REGULATION AND CONTROL OF THE WATERS OF THE COLONY AND OF VESSELS NAVIGATING THE SAME

REGULATIONS

Duties of Master

XXIV.—Every master of a merchant ship shall hoist her national colours and number on entering the waters of the Colony; and shall keep such number flying until the ship shall have been reported at the Harbour Master's Office.

2. Harbour Master and Health Officer to be allowed on board at once.

3. Every such master shall, within twenty-four hours after arrival within the waters of this Colony, report the arrival of his ship at the Harbour Master's Office, and in the case of a British ship, or of a ship which shall not be represented by a Consul, shall deposit there the ship's articles, list of passengers, ship's register, and true copy of manifest if required. In the case of a foreign ship represented by a Consul, the said papers shall be lodged by the master at the proper consulate. Any master offending against the provisions of this sub-section shall incur a penalty not

exceeding two hundred dollars.

4. Subject to the provision of Section 30 every such master arriving in the waters of the Colony shall take up the berth pointed out by the Harbour Master, or by any person sent on board by him for that purpose, and shall moor his ship there properly, and shall not remove from it to take up any other berth, without his permission, except in case of necessity, to be decided by the Harbour Master, under a penalty not exceeding one hundred dollars; and he shall remove his vessel to any new berth when required so to do by the Harbour Master, under a fine not exceeding twenty dollars for every hour that the vessel shall remain in her old berth after notice to remove under the hand of the Harbour Master, or his deputy, shall have been given on board of her.

5. Every such master shall immediately strike spars, clear hawse, or shift berth, or obey any other order which the Harbour Master may think fit to give, and any master wilfully disobeying or neglecting this regulation shall incur a penalty not

exceeding two hundred dollars.

6. Every such master about to proceed to sea shall where practicable hoist a Blue-Peter twenty-four hours before time of intended departure, and shall give notice thereof to the Harbour Master, who, if there is no reasonable objection, will furnish a port clearance, and attest the manifest, if necessary; and any master having obtained such clearance and not sailing within thirty-six hours thereafter shall report to the Harbour Master his reason for not sailing, and shall re-deposit the ship's papers. Any master wilfully neglecting or disobeying this regulation, or going to sea without having obtained a port clearance, shall incur a penalty not exceeding fifty dollars.

Quarantine

XXV.—Governor in Council may make Quarantine Regulations.

Steamers' Fairway

XXVI.—No vessel or boat of any description shall be allowed to anchor within any fairway which shall be set apart by the Harbour Master for the passage of vessels, and the master or other person in charge of any vessel or boat dropping anchor in or otherwise obstructing such fairway shall for each offence incur a penalty not exceeding fifty dollars, and in default thereof imprisonment with or without hard labour not exceeding three months.

Enactments concerning the Safety of Ships and Prevention of Accidents

XXVII.—Every master of a ship, hulk, or other vessel, not being a boat propelled by oars, being at anchor in the waters of this Colony, shall, from sunset to sunrise, cause to be exhibited a bright white light at the place where it can be best seen, but at a height not exceeding twenty feet above the hull, and in default, shall incur a penalty not exceeding one hundred dollars.

3. In case of fire occurring on board any ship or vessel in the waters of the Colony: if at night, three lights shall be hoisted in a vertical position at the highest masthead and a single light at the peak, and guns shall be fired in quick succession until sufficient assistance shall be rendered; if during the day, the ensign Union down with the signal NM, "I am on fire," shall be hoisted at the highest masthead and

guns fired as above provided for night time.

4. If on board any ship or vessel in the waters of the Colony a disturbance or riot shall occur which the master or his officers are unable to quell: if by day, the ensign Union down shall be hoisted at the peak and the Signal PC. "want assistance; mutiny" shall be hoisted at the highest masthead or wherever practicable under the circumstances; guns may also be fired as in Sub-section 2; if by night, three lights shall be hoisted at the peak and a single light at the masthead, and guns may also be fired as before stated.

Offences in the Waters of the Colony

[See also "The Dangerous Goods Ordinance, 1873," and Regulations]

XXVIII.— Every person who within the Colony or the waters thereof shall commit any of the following offences shall incur a penalty of not more than fifty dollars, or imprisonment for any term not exceeding three months, with or without hard labour; namely:

Damaging furniture of ship. Throwing into water goods unlawfully obtained. Mooring boats so as to prevent access to wharves. Obstruction of harbour by rubbish

Boarding ship without permission. Making fast to ship under weigh.

2. Except as is hereinbefore directed by Sub-sections 3 and 4 of Section XXVII., or with the sanction of the Harbour Master, no cannon, gun, or fire-arm, or firework of any description shall be discharged within such portions of the waters of the Colony as the Governor may from time to time by regulations prescribe from any merchant vessel or boat, under penalty not exceeding two hundred dollars.

Removal of Obstructions

XXIX.—The Harbour Master may, by written notice, require any person to remove within a reasonable time, to be specified in such notice, any obstruction in the waters of the Colony caused by such person or belonging to him or in his charge or keeping; and if such person fail to remove the obstruction within the specified time, the Harbour Master shall cause the obstruction to be removed, and may recover the expenses of removal from the person named in the notice.

Moorings and Buoys

1. It shall be lawful for the Harbour Master to place in the waters of the Colony such Government moorings and buoys as may be approved by the Governor

and to allow the use thereof upon such terms and conditions and for such fees as the Governor in Council may direct.

2. No person shall place moorings or buoys in the waters of the Colony except with the sanction of the Harbour Master and except upon the conditions contained in table Oa of the schedule (rental \$5 half-yearly), and such moorings and buoys shall be of such nature as the Harbour Master shall approve.

3. No person shall moor or anchor hulks or vessels of like description within the waters of the Colony without the sanction of the Harbour Master and except upon such conditions and subject to the payment of such fees as the Governor in

Council may direct.

4. Moorings and buoys sanctioned by the Harbour Master under Sub-section 2 shall not be made use of by any vessel other than the vessels of the person to whom such sanction has been granted except with the consent of such person. The master of any vessel using any such moorings and buoys without such consent shall be liable to a penalty of twenty dollars per day for every day or part of a day during which he shall so use such moorings and buoys after he has been requested to remove therefrom.

LIGHTHOUSES, BUOYS, OR BEACONS Light Dues

XXXIII.—The owner or master of every ship which enters the waters of the Colony shall pay such dues in respect of the said lighthouses, buoys, beacons, cables and other apparatus as may from time to time be fixed by order of the Governor pursuant to resolution of the Legislative Council, to such officers as the Governor shall from time to time appoint to collect the same, and the same shall be paid by such officers into the Colonial Treasury.

IMPORTATION AND STORAGE OF EXPLOSIVES

[See also "The Dangerous Goods Ordinance, 1873," and Regulations]

XXXVII.—The Governor is hereby empowered to provide, at the expense of the Colony, all necessary vessels and buildings for the storage of gunpowder or other explosives, and no gunpowder or other explosives arriving in this Colony shall be stored in any other building or vessel except as provided by Sub-section 10, and subject to the observance of the rules and regulations to be made under Sub-section 12 of this Ordinance.

2. Such vessels or buildings shall for the purposes of this chapter be termed a government depôt or government depôts for the storage of gunpowder, and shall be under the control and management of the Harbour Master subject to such orders as may from time to time be received from the Governor; and such vessel or vessels shall be fitted and manned in such manner as the Harbour Master with the approval

of the Governor shall deem expedient.

3. The master of every vessel arriving in this Colony having on board thereof any quantity of gunpowder or other explosives exceeding 200 lbs. shall immediately, upon the arrival thereof, and before the discharge from the ship of any such gunpowder or other explosives, furnish the Harbour Master with a copy of the manifest of the same, the marks of all the packages, and the names of the consignees, if he shall know the same.

4. The master of every such vessel as in the last preceding section mentioned shall as soon as possible take the same to the place which shall be pointed out to him by the Harbour Master, and the said vessel shall not be removed therefrom without

the permission in writing of the Harbour Master.

5. When any quantity of gunpowder or other explosives exceeding 200 lbs. is about to be conveyed out of the Colony, the master of the vessel about to convey the same shall, on producing the written authority of the owners thereof or their agents, receive from the Harbour Master a permit to take on board the packages mentioned in such authority, and the master of such vessel shall thereupon move the

same into such anchorage as the Harbour Master may deem expedient, and from such anchorage the master of such vessel shall not remove the same except for the purpose of proceeding on his voyage or for some other sufficient cause to be approved by the Harbour Master.

6. The master of every vessel having on board more than 200 lbs. of gunpowder or other explosives, or whilst engaged in the transhipment of the same.

shall exhibit a red flag at the highest masthead.

7. It shall not be lawful for the master of any vessel to tranship any gunpowder or other explosives between the hours of 6 p.m. and 6 a.m. from October to March inclusive, nor between the hours of 7 p.m. and 5 a.m. from April to September inclusive, without the written permission of the Harbour Master.

8. It shall not be lawful for the master of any vessel, without the written permission of the Harbour Master, to anchor such vessel within five hundred yards of

any government depot for the storage of gunpowder.

9. It shall not be lawful for the master of any vessel having on board gunpowder or other explosives exceeding in quantity 200 lbs. to anchor nearer

than five hundred yards to any other vessel.

10. It shall not be lawful for any person, without the permission in writing of the Governor, to keep, except at the Government Depot, for any time, however short, within any house, store, godown, or other place on land, a larger quantity of gun-

powder than 15 lbs. or any quantity of other explosives.

11. It shall be lawful for any justice of the peace, or Police officer duly authorized by warrant, to enter, and if necessary to break into, any house, store, godown, vessel or place either on land or water, within which such justice of the peace shall be credibly informed on oath, or shall have reasonable grounds of his own knowledge to suspect and believe, that gunpowder or other explosives is kept or carried, or is on

board of any vessel contrary to the provisions of this chapter.

12. The Governor in Council is hereby empowered to make rules and regulations for the proper carrying out of the provisions of this chapter including storage of gunpowder or other explosives otherwise on land, or its carriage, within the waters of the Colony, and to fix and vary from time to time the sums chargable for the storage of gunpowder or other explosives as hereinbefore prescribed, and every violation or neglect of any such rules or regulations shall render the party so offending liable to the penalties imposed by Sub-section 14 of this section for offences

against any provisions thereof.

13. The sums charged in respect of such storage shall be paid monthly by the party claiming to be entitled to such gunpowder or other explosives, and in the event of the same not being paid within twenty-one days after the same shall have become due and payable, it shall be lawful for the Governor to direct the said gunpowder or other explosives to be sold, in order to defray the expense of storage, and the proceeds thereof, after deduction of all government charges and the expenses of sale, shall be paid to the party who shall prove himself entitled thereto to the satisfaction of the Governor.

14. Every person who shall violate or refuse or fail to comply with the provisions of this chapter shall incur a penalty not exceeding three hundred dollars, or

imprisonment for any period not exceeding six months.

15. Nothing in this chapter contained shall apply to Her Majesty's ships of war or the ships of war of any foreign nation, or to hired armed vessels in Her Majesty's service or in the service of any foreign nation, or to Government stores.

DECK AND LOAD LINE

Grain Cargoes

XL.—Ships to be marked with Deck and Load Lines.

XLI.—No cargo of which more than one-third consists of any kind of grain, corn, rice, paddy, pulse, seeds, nuts, or nut kernels, hereinafter referred to as grain cargo, shall be carried on board any Colonial ship, unless such grain cargo be contained in bags, sacks, or barrels, or secured from shifting by boards, bulkheads, or otherwise.

General

6. Where under this Ordinance a ship is authorised or ordered to be detained, if the ship after such detention or after service on the master of any notice of or order for such detention proceeds to sea before it is released by competent authority, the master of the ship, and also the owner or agent and any person who sends the ship to sea, if such owner or agent or person be party or privy to the offence, shall be liable to a penalty not exceeding five hundred dollars.

7. Where a ship so proceeding to sea takes to sea when on board thereof in the execution of his duty any officer authorised to detain the ship, or any Surveyor or officer appointed by the Governor, the owner and master of the ship shall each be liable to pay all expenses of and incidental to the officer or Surveyor being so taken to sea, and also a penalty not exceeding five hundred dollars, or if the offence is not prosecuted in a summary manner, not exceeding fifty dollars for every day until the officer or Surveyor returns, or until such time as would enable him after leaving the ship to return to the port from which he is taken, and such expenses may be recovered in like manner as the penalty.

16. Whosever, with intent to defraud, shall forge, or alter, or shall offer, utter. dispose of, or put off, knowing the same to be forged or altered, any certificate, ticket, document, matter, or thing named in this Ordinance, or any regulation made thereunder, shall be guilty of felony, and being convicted thereof, shall be liable, at the discretion of the Supreme Court, to be kept in penal servitude for any term not

exceeding seven years, or to be imprisoned with or without hard labour.

GENERAL PORT REGULATIONS FOR BRITISH CONSULATES IN CHINA

The undersigned, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary and Chief Superintendent of British Trade in China, acting under the authority conferred upon him by the 85th Section of the China and Japan Order in Council, 1865, hereby declares the following Regulations, made, in pursuance of the above Order in Council, to secure the observance of Treaties and the maintenance of friendly relations between British subjects and Chinese subjects and authorities to be applicable to all ports which are, or may hereafter become, open to British trade :-

I.—The British Consulate offices at the several open ports shall be opened for public business from 10 o'clock A.M. to 4 o'clock P.M. daily, excepting Sundays, Christmas Day, Good Friday, King's Birthday, Easter Monday, those holidays upon which public offices in England are closed, and Chinese New Year's day, and such Chinese holidays as the Chinese Customs authorities may observe.

II.—On the arrival of any British vessel at the anchorage of any of the open ports, the master shall, within 24 hours, deposit his ship's papers, together with a summary of the manifest of her cargo, at the Consulate office, unless a Sunday or holiday shall intervene.

III .- Every British vessel must show her national colours on entering the port or anchorage, and keep them hoisted until she shall have been reported at the Consulate and her papers deposited there.

IV.—No British vessel or any vessel the property of a British subject, unless, provided with a certificate of registry, or provisional or other pass from the Superintendent of Trade at Peking, or from the Colonial Government at Hongkong, shall hoist the British ensign within any port or anchorage, or any flag similar to the

British ensign or of a character not to be easily distinguishable from it. Nor shall any registered British vessel flying the Red ensign hoist any other ensign or flag (except she be entitled to fly the Blue ensign) in use by Her Majesty's vessels of war, or the national ensign of any foreign State or any ensign or flag not plainly distinguishable from the ensigns used by Her Majesty's ships of war or from those flown by Ships of foreign States.

V.—Should any seaman absent himself from his ship without permission, the master shall forthwith report the circumstance at the Consulate office, and take the necessary measures for the recovery of the absentee, and it shall be lawful for the Consul, if circumstances shall require it, in his discretion to prohibit leave being given to seamen to come ashore, and any master who shall violate such prohibition

shall incur the penalties hereinafter declared.

VI.—The discharge of guns or other firearms from vessels in harbour is strictly

prohibited, unless permission shall have been granted by the Consul.

VII.—Masters of vessels when reporting their arrival at a port shall notify in writing the names of all passengers and persons not forming part of the articled crew on board, and, previous to leaving, notice must be given of the names of all persons, not forming part of the articled crew, intending to leave the port on boards

any vessel.

VIII.—All cases of death occurring at sea must be reported to the Consul within 24 hours of the vessel's arriving in port or harbour, and all cases of death on board vessels in harbour, or in the residences of British subjects on shore, must be immediately reported at the Consulate office, and in the event of sudden or accidental death the fullest information obtainable should be given. It is strictly prohibited to throw overboard the bodies of seamen or other persons dying on board of a vessel in harbour. Except in case of urgent necessity, no burial should take place on shore or from any ship in harbour without the licence of the Consul first obtained.

IX.—Stone or ballast shall not be thrown overboard in any port or harbour, unless permission shall have been first obtained from the local authorities through

the intervention of Her Majesty's Consular officer.

X.—All cases of loss of property by theft or fraud on board ships, as well as of assault or felony requiring redress or involving the public peace, must be immediately

reported at the Consulate office.

If any Chinese subject guilty of, or suspected of, having committed a misdemeanour on shore or affoat be detained, information must in such cases be forthwith lodged at the Consulate office, and in no instance shall British subjects be permitted to use violence toward Chinese offenders or to take the law into their own hands.

XI.—Any vessel having in the whole above 200lbs. of gunpowder or other explosive material on board shall not approach nearer than a distance of one mile from the limits of the anchorage. On arriving at that distance, she must be forthwith reported to the Consular authority.

Special anchorages or stations will be assigned for such ships in the neighbour-

hood of the ports.

XII.—No seaman or other person belonging to a British ship may be discharged or left behind at any port or anchorage without the express sanction of the Consul and not then until sufficient security shall have been given for his maintenance and good behaviour while remaining on shore, and, if required, for the expenses incident to his shipment to a port in the United Kingdom or to a British Colonial port, according as the seaman or other person is a native of Great Britain or of any British Colony.

If any British subject left at a port or anchorage by a British vessel be found to require public relief prior to the departure of such vessel from the dominions of the Emperor of China, the vessel will be held responsible for the maintenance and

removal from China of such British subject.

XIII.—When a vessel is ready to leave a port anchorage, the master or consignee shall apply at the Custom-house for a Chinese port clearance, and on

his presenting this document, together with a copy of the manifest of his export cargo, at the Consular office, his ship's papers will be returned to him, and he will be furnished with a Consular port clearance, on receiving which the vessel will be at liberty to leave the port. Should any vessel take in or discharge cargo subsequent to the issue of the Customs' clearance, the master will be subject to a penalty, and the ship to such detention as may be necessary to the ends of justice.

XÎV.—When a vessel is ready to leave a port or anchorage, the master shall give notice thereof to the Consul, and shall hoist a Blue Peter at least 24 hours before the time appointed for her departure. The Consul may dispense with the observance of this regulation on security being given that claims presented within

24 hours will be paid.

XV.—No British subject may establish or carry on an hotel, boarding or eating-house, house of entertainment, or shop for the sale of liquors within the Consular district without the sanction and licence of the Consul, and payment of such fees in respect of such licence, yearly or otherwise, as may be duly authorised. The Consul shall require every person so licensed to give security for the good conduct of all inmates and frequenters of his house, and also that he will not harbour any seaman who is a runaway or who cannot produce his discharge accompanied by a written sanction from the Consul to reside on shore.

Every person so licensed will be held accountable for the good conduct of all inmates and frequenters of his house, and in case of their misconduct may be sued

upon the instrument of security so given.

XVI.—Any British subject desiring to proceed up the country to a greater distance than thirty miles from any Treaty port is required to procure a Consular passport, and any one found without such a passport beyond that distance will be liable to prosecution.

XVII.—The term Consul in these Regulations shall be construed to include all and every officer in Her Majesty's Consular service, whether Consul-General, Consul, Vice-Consul, or Consular agent, or other person duly authorized to act in any of the

aforesaid capacities within the dominions of the Emperor of China.

XVIII.—British vessels are bound as to mooring and pilotage to act in accordance with the Harbour and Pilotage Regulations authorized in each port by Her Majesty's Minister for the time being, and any infraction of the same shall render the party offending liable to the penalties attached to these regulations.

XIX.—No loading or discharging of cargo may be carried on except within the limits of the anchorage defined by the Consul and the Chinese authorities of each

port.

XX.—Any infringement of the preceding General Port Regulations or of the Special Regulations referred to in Regulations XVIII. and XIX. shall subject the offender, for each offence, to imprisonment for any term not exceeding three months with or without hard labour, and with or without a fine not exceeding 200 dollars or to a fine not exceeding 200 dollars, without imprisonment, and with or without further fines for continuing offences, not exceeding in any case 25 dollars for each day during which the offence continues after the original fine is incurred; such fine to be inflicted, levied, and enforced in accordance with the Order of Her Majesty in Council dated the 9th day of March, 1865.

And in consideration of the urgent necessity for these Regulations, the undersigned hereby further declares that they shall have effect unless and until they shall be disapproved by Her Most Gracious Majesty, and notification of such disapproval shall be received and published by me or other of Her Majesty's Ministers in China.

(Signed) Thomas Francis Wade.

PEKING, 28th March, 1881.

JAPAN HARBOUR REGULATIONS

Art. I.—The limits of the undermentioned Ports open to foreign commerce are defined as follows:—

At YOKOHAMA: the harbour limits are comprised within a line drawn from the Juniten (Mandarin Bluff) to the light-ship, and thence due north, to a point on the coast east of the mouth of the Tsurumigawa.

At Kobe: the harbour limits are comprised within the area bounded by two lines, one drawn from the former mouth of the Ikutagawa due south, and the other

running in a north-easterly direction from the point of Wada-no-misaki.

At NIIGATA: the harbour limits are comprised within the arc of a circle, the centre being the light-house, and the radius being two and a half nautical miles.

At EBISUMINATO: the harbour limits are comprised within a line drawn from Shiidomari-mura to Isori-mura on the outside, and a line drawn from Minotocho on the east shore of Lake Kamo to Kamomura on the north-west shore of the same lake.

At OSAKA: the harbour limits are comprised within a line drawn from a point (Tree Point) at the mouth of the Mukogawa south by west, and a line from the mouth of the Yamatogawa, the two lines cutting each other at a distance of six nautical miles from a point (Tree Point) and five nautical miles from the mouth of the Yamatogawa.

At NAGASAKI: the harbour limits are comprised within a line drawn from

Kanzaki to Megami.

At HARDDATE: the harbour limits are comprised within a line drawn from a point off the coast, half a nautical mile south of Anoma Point, to a point on the east bank of the mouth of the Arikawa, Kamiiso-mura.

Art. II.—Every vessel on entering a port shall hoist its ensign and its signal letters. Regular Mail Packets may hoist the Company's flag in lieu of the signal letters.

The ensign and signal letters or Company's flag must not be lowered until the

vessel's arrival shall have been duly reported to the Harbour Master.

Such report shall be made within 24 hours after arrival, Sundays and holidays excepted, and no Customs facilities shall be extended to any vessel until such report shall have been made.

Art. III.—Every Master on arrival in port shall prevent all communication between his ship and other vessels or the shore until it shall have been admitted to "free pratique."

Art. IV.—The Harbour Master's boat will be in attendance near the entrance of the harbour, and the Harbour Master will assign a berth to every ship on entering, which berth it must not leave without special permission, unless forced to do so. The Harbour Master may cause a vessel to change its berth, should be consider it necessary.

Art, V.—The Harbour Master shall always wear a uniform when on duty and

his boat shall carry a flag of the pattern prescribed.

The Harbour Master may at any time satisfy himself that his directions as regards anchorage, the movements of ships and the proper condition of moorings are carried out.

Art. VI.—No vessel shall anchor in the public fair-way or otherwise obstruct free navigation. Vessels which have run out jib-booms shall rig them in at the request of the Harbour Master, if they obstruct free navigation.

Art. VII.—Every vessel either at anchor or under weigh within the harbour limits shall carry between sunset and sunrise the Lights required by the Laws, Ordinances or Orders relating to the prevention of collisions at sea.

Art. VIII.—When bad weather threatens or warning signals are exhibited, vessels shall immediately get ready one or more reserve anchors; and steamships shall, in addition, get up steam.

Art. IX.—Any vessel carrying explosives or highly inflammable materials in excess of ordinary requirements shall come to outside the harbour limits and there await the Harbour Master's orders. Such vessels while so waiting shall, between sunrise and sunset, fly at the foremast head the signal letter "B," and between sunset and sunrise shall hoist in same place a red lantern.

No vessel shall ship or discharge any such materials except at such places as

the Harbour Master may indicate.

Art. X.—Every ship which is laid up or undergoing repairs, and all yachts, store-ships, lighters, boats, etc., shall be moored in special berths designated by the Harbour Master.

Art. XI.—In case of fire breaking out on board a ship within the harbour limits, the ship's bell shall be rung until the arrival of assistance, and the signal letters "N. M." shall be hoisted between sunrise and sunset or a red lantern shall be continuously hoisted and lowered between sunset and sunrise.

If police assistance be required the signal letter "G" shall be hoisted between sunrise and sunset, and between sunset and sunrise blue or flash lights shall

be shown.

All discharging of fire-arms or letting off of fire-works within the harbour limits is forbidden without permission from the Harbour Master, except in such as above-mentioned for the purpose of signalling.

Art. XII.—Any vessel arriving from a place which has been declared by an official declaration of the Imperial Government as being infected with an epidemic or contagious disease (such as cholera, small-pox, yellow-fever, scarlet-fever, or pest) or on board of which any such disease shall have occurred during the voyage, shall come to outside the harbour limits and shall hoist a yellow flag at the foremast head between sunrise and sunset, and shall show a red and a white light one above the other in the same place between sunset and sunrise. Such vessel must undergo inspection by the proper sanitary authorities.

The sanitary authorities shall, on approaching the vessel, be informed whether any cases of any such diseases have actually occurred during the voyage and the

nature of such diseases, in order that suitable precaution may be taken.

The said ship must not lower the yellow flag or the above-mentioned lights until it shall have been admitted to "free pratique," neither shall any person land from it nor shall any communication be held with other ships without the permission of the proper sanitary authorities.

The provisions of the preceding paragraphs apply to vessels anchored within the harbour limits on board of which any of the above-mentioned epidemic or contagious

diseases have broken out.

Such vessels must change their berth on receiving an order to that effect from

the Harbour Master.

Any vessel arriving from a place infected with cattle-disease or on board of which such disease has broken out during the voyage shall not land or tranship either the cattle, their dead bodies, skius, hides or bones, without the permission of the proper sanitary authorities.

Art. XIII.—No carcases, ballast, ashes, sweepings, etc., shall be thrown over-board within the harbour limits.

Whilst taking in or discharging coal, ballast or other similar materials, the

necessary precautions shall be taken to prevent their falling into the sea.

If any materials detrimental to the harbour shall have been thrown into the sea or shall have been allowed to fall in through negligence by any ship, they shall be removed by the ship upon receipt of an order to that effect from the Harbour Master; and if not so removed the Harbour Master may cause them to be removed at the ship's expense.

Art. XIV.—Any ship intending to leave port shall give notice at the Harbour Master's Office and hoist the Blue Peter.

Steamers which have fixed dates of departure need only make one declaration on their arrival and departure.

- Art. XV.—All wreckage or other substances which obstruct the public fairway in a harbour or its approaches must be removed by their owner within the time indicated by the Harbour Master. If this order is not complied with within the time specified by the Harbour Master, the Harbour Master may cause them to be removed or destroyed at the owner's expense.
- Art. XVI.—A suitable and sufficient number of buoy moorings for regular Mail Steamers shall be provided by the Harbour Master's Office. A prescribed fee shall be charged for the use of such moorings.
- Art. XVII.—No chains, ropes, or other gear shall be attached to any lightship, signal, buoy or beacon.

Any vessel running foul of or damaging a light-ship, buoy, beacon, jetty, or any other structure shall pay the necessary expenses for repairs or replacement.

- Art. XVIII.—Any infringement of the provisions of the present Regulations shall render the offender liable to a fine of not less than Yen 2 and not exceeding Yen 200.
- Art. XIX.—The Master of a vessel shall also be held responsible for any fines, fees or expenses which may be imposed or charged on or in respect of the vessel.
- Art. XX.—No vessel shall be allowed to depart until all fines, fees and expenses imposed or charged under these Regulations shall have been paid, or until security therefor to the satisfaction of the Harbour Master shall have been deposited with the Harbour Master.
- Art. XXI.—The word "Harbour Master" as used in these Regulations is also meant to include the Harbour Master's Assistants and Deputies; and by the word "Master" is meant any person in command of, or having the direction of, a ship, whatever his designation may be; and by the word "Port" or "Harbour" is meant one of the ports or harbours enumerated in Article I. of these Regulations.
- Art. XXII.—A portion of each harbour shall be reserved as a man-of-war anchorage.
- Art. XXIII.—The only provisions in these Regulations which shall apply to men-of-war are those contained in Articles IV., VI., XII. and XXI., and in the first and second paragraphs of Article XIII.
- Art. XXIV.—The time when and the localities where these Regulations are to come into operation shall be notified by the Minister of Communications. The Minister of Communications shall also issue detailed rules for the due enforcement of these Regulations.

CHINA'S PERMANENT CONSTITUTION

The following is a free translation of the text of the Permanent Constitution of China, as passed by the Constitution Conference and promulgated on the Twelfth Anniversary of the Revolution:—

The Constitution Conference of the Republic of China, with the object of establishing the national dignity and maintaining the national boundaries, and in order to promote the welfare of the people and uphold the principles of humanity, has hereby made this Constitution for promulgation to the whole country, to be permanently observed by all.

CHAPTER I .- FORM OF GOVERNMENT

Art. 1.—The Republic of China shall be a unified Republic for ever.

CHAPTER II .- SOVEREIGNTY

Art. 2.—The Sovereignty of the Republic of China is vested in the whole body of the People.

CHAPTER III. -TERRITORY

Art. 3.—The Territory of the Republic of China consists of all dominions in the possession of China. The territory and its division of areas shall not be altered except by law.

CHAPTER IV.—CITIZENSHIP

- Art. 4.—All persons legally belonging by nationality to the Republic of China shall be citizens of the Republic of China.
- Art. 5.—Citizens of the Republic of China shall be equal without any distinction of race, class or religion.
- Art. 6.—Citizens of the Republic of China shall not be arrested, imprisoned, tried or punished except in accordance with the law.

Any citizen under arrest may in accordance with the law apply to the Judicial Court for presentation to the Court for trial.

- Art. 7.—The residences of citizens of the Republic of China shall not be entered or searched except in accordance with the law.
- Art. 8.—The letters and correspondence of citizens of the Republic of China shall not be violated except in accordance with the law.
- Art. 9.—Citizens of the Republic of China shall have liberty of election, residence and profession, on which no restriction shall be imposed except in accordance with the law.
- Art. 10.—Citizens of the Republic of China shall have liberty of assembly and forming societies, on which no restriction shall be imposed except in accordance with the law.
- Art. 11.—Citizens of the Republic of China shall have liberty of speech, authorship and publication, on which no restriction shall be imposed except in accordance with the law.

- Art. 12.—Citizens of the Republic of China shall have liberty to honour Confucius and to profess any religion, on which no restriction shall be imposed except in accordance with the law.
- Art. 13.—Citizens of the Republic of China shall have an inviolable right to the possession of their property; and any expropriation necessitated by consideration of the public welfare shall be in accordance with the law.
- Art. 14.—Liberties of the citizens of the Republic of China, other than those stipulated in this Chapter, not being in contravention of the principle of Constitutional government, shall be recognized.
- Art. 15.—The People of the Republic of China shall have the right to institute legal proceedings before a judicial court in accordance with the law.
- Art. 16.—Citizens of the Republic of China shall have the right of petitioning Parliament and stating their grievances in accordance with the law.
- Art. 17 .- Citizens of the Republic of China shall have the right to vote and to be elected in accordance with the law.
- Art. 18.—Citizens of the Republic of China shall have the right of employment in public services in accordance with the law.
- Art. 19.—Citizens of the Republic of China shall be liable to pay taxes in accordance with the law.
- Art. 20.—Citizens of the Republic of China shall be liable to serve in the Army in accordance with the law.
- Art. 21.—Citizens of the Republic of China shall be obliged to receive elementary education.

CHAPTER V.-NATIONAL POWERS

Art. 22.—Of the National Powers of the Republic of China those belonging to the Nation shall be exercised in accordance with the stipulations in this Constitution and those belonging to the localities shall be exercised in accordance with this Constitution and with the stipulations of the various laws for provincial selfgovernment.

Art. 23.—The Nation shall conduct and execute all matters concerned with

- (1) International Relations.
- (2) National Defence.
- (3) Nationality Law.
- (4) Criminal, Civil and Commercial Law.
- (5) Prison System.(6) Measures of length, quantity and weight.
- (7) Currency and National Banks.
- (8) Customs duty, salt tax, revenue stamp tax, tobacco and wine taxes and other taxes on articles of luxury as well as all other duties and taxes throughout the country, the rates of which shall be unified.
- (9) Post, Telegraphs and Aviation.
- (10) National Railways and Roads.
- (11) National Properties.(12) National Debts.
- (13) Monopoly and Special Licences.
- (14) Examination, employment, investigation and protection of the civil officials and military officers of the country.
- (15) All other matters shall belong to the nation in accordance with this Constitution.

- Art. 24.—Regarding the following matters, the Nation shall enact legislation which shall be enforced or carried out by the nation or by the local authorities, as the casemay require:
 - (1) Agriculture, Industry, Mining and Forestry.

(2) Educational System.

(3) Banking and Stock Exchange systems.

(4) Aviation and Marine Fishery.

(5) Conservancy works and waterways concerning two or more provinces.
(6) General regulations governing municipal systems.

(7) Requisitions for public use.(8) National census and statistics. (9) Colonization and reclamation.

(10) Police system. (11) Public sanitation.

(12) Pensions and the administration of unemployment.

(13) Preservation of ancient books, ancient articles or places having historical value or having cultural importance.

Regarding the above items the provinces may make independent laws not in contravention of the laws of the Nation.

Regarding (1), (4), (10), (11), (12) and (13) of the above items, pending legislation by the Nation the Provinces may enact their own legislation.

- Art. 25.—Regarding the following matters the Provinces shall enact legislation to be enforced by the provinces or their hsiens as the case may require:
 - (1) Provincial education, industry and communications. (2) Management and disposal of provincial properties.

(3) Provincial municipal affairs.(4) Provincial conservancy and public works.

(5) Land tax, title-deed duty and other provincial taxes.

(6) Provincial debts.(7) Provincial banks.

(8) Provincial police and affairs relating to public safety.

(9) Provincial social and public welfare work.

(10) Local self-government.

(11) Other matters as stipulated by the National laws.

When any of the above items concerns two or more provinces it may be, except when otherwise stipulated by law, undertaken by them jointly; and in case funds are found to be insufficient it may be subsidized by the National Treasury after approval by Parliament.

Art. 26.—Any matter not mentioned in Articles 23, 24 and 25 having connection with the Nation is a matter of national concern; and any matter having connection with the Provinces is a provincial concern. When any dispute regarding this point arises it shall be judged and settled by the Supreme Court of Justice.

Art. 27.—In order to avoid any possible harm or as necessitated by the preservation of public interests, as mentioned below, the Nation may by enactment of law place restrictions on the kind, and ways of collection, of provincial taxes:

(1) Taxes detrimental to the National revenues or trade.

(2) Double taxes.

(3) Excessive duties imposed on public roads or other means of communication to the detriment of communications.

(4) Taxes imposed on imported articles by the provinces or between different localities for the protection of local production.

(5) Transit dues imposed on articles within the provinces or between different localities.

Art. 28.—Provincial laws shall be invalid when they are in conflict with the National law.

When there is doubt regarding conflict between any Provincial law and the

National law the issue shall be determined by the Supreme Court of Justice.

The aforesaid stipulation of definition is applicable also when Provincial laws are in conflict with the National law.

- Art. 29.—When there is any deficit in the National Budget or when there is financial stringency the provinces shall, with the sanction of Parliament, bear the responsibility in proportion to the amounts of their annual receipts.
- Art. 30.—In case of any local financial insufficiency or extraordinary catastrophe, that locality may be subsidized by the National Treasury if such subsidy be sanctioned by Parliament.
 - Art. 31.—Disputes between provinces shall be judged and settled by the Senate.
- Art. 32.—The organization of the National Army shall be based on a system of compulsory citizen-service. Except for enforcing the stipulations of the law governing military service, the provinces shall have no military duties at ordinary times.

Citizens liable to compulsory service shall be called together for training at different periods in accordance with specified recruiting areas; but the stationing

of standing armies shall be restricted to areas of national defence.

The military expenses of the Nation shall not exceed one quarter of the National annual expenditure; but this provision shall not be applicable in case of war with any foreign country.

The strength of the national army shall be decided upon by Parliament.

Art. 33.—No province shall enter into any political agreement.

No province shall take action detrimental to any other province or detrimental to the interests of any other locality.

- Art. 34.—No province shall keep any standing army, or establish any military officers' academy or arsenal.
- Art. 35.—Any province which does not perform its duty as provided for by the law of the Nation, or refusing to obey after being reprimanded by the Government, may be forced into submission by the power of the Nation.

The employment of the aforesaid measure shall cease when it is disapproved

by Parliament.

- Art. 36.—Should any province invade another with military force the Government may intervene in accordance with the stipulations in the foregoing article.
- Art. 37.—In case of any change in the form of Government or of any fundamental constitutional organization being destroyed, the provinces shall take concerted action for the preservation of the organization based on constitutional stipulations until the original form is restored.
- Art. 38.—The stipulations in this chapter relating to provinces shall be applicable in places where hsiens, but not provinces, have been created.

CHAPTER VI.—PARLIAMENT

- Art. 39.—The Legislative power of the Republic of China shall be exercised by Parliament.
 - Art. 40.—Parliament shall consist of a Senate and a House of Representatives.
- Art. 41.—The Senate shall be composed of Senators elected by the highest local assemblies, as fixed by law, and by other electoral bodies.

Art. 42.—The House of Representatives shall be composed of members elected by the various electoral districts in proportion to the population.

Art. 43.—The election of members of both Houses shall be fixed by law.

Art. 44.—In no case shall one person be a member of both Houses simultaneously.

Art. 45.—No member of either House shall hold concurrently any official post, civil or military.

Art. 46.—The acceptability of the qualifications of members of either House shall be determined by the House concerned.

Art. 47.—The term of office for a member of the Senate shall be six years. One third of the members shall be elected every two years.

Art. 48.—The term of office for a member of the House of Representatives shall be three years.

Art. 49.—Members of Parliament shall be relieved of the duties stipulated in Articles 47 and 48 on the day before the opening of the legal session of any succeeding and newly-elected Parliament.

Art. 50.—Each House shall appoint its own Speaker and Vice-Speaker, who shall be elected from among its own members.

Art. 51.—Parliament shall itself convene, open and close its sessions, but extraordinary sessions shall be called under the following circumstances:—

(1) At the joint request of more than one-third of the members of each House.

(2) By writs issued by the President.

Art. 52.—The ordinary session of Parliament shall commence on the 1st day of the 8th month in each year.

Art. 53.—The period of the ordinary session shall be four months, which may be extended; but the extended period shall not exceed that of an ordinary session.

Art. 54.—The opening and closing of Parliament shall take place simultaneously in both Houses.

If one House suspend its session the other House shall do likewise at the same

When the House of Representatives is dissolved the Senate shall adjourn at the same time.

Art. 55.—The two Houses shall conduct their business separately; and a bill shall not be introduced simultaneously in both Houses.

Art. 56.—Unless there be an attendance of one half or more of the total number of members of either House, no business shall be transacted.

Art. 57.—Any subject discussed in either House shall be decided by the votes of the majority of members attending the sitting, and the Speaker shall have a casting vote.

Art. 58.—A decision of Parliament shall be the decision of both Houses.

Art. 59.—The sessions of both Houses shall be held in public, but on request of the Government or by decision of the House concerned closed sessions may be held.

Art. 60.—Should the House of Representatives consider that either the President or the Vice-President has committed treason he may be impeached by the decision of a majority of more than two-thirds of the members present, an attendance of more than two-thirds of the total membership of the House being necessary to form a quorum.

Art. 61.—Should the House of Representatives consider that Cabinet Ministers have violated the law, an impeachment may be instituted with the approval of two-thirds of the members present.

Art. 62.—The House of Representatives may pass a vote of No Confidence in Cabinet Ministers.

Art. 63.—The Senate shall try an impeached President, Vice-President or Cabinet Minister.

In a trial on impeachment, a verdict of guilty shall not be passed without the

approval of more than two-thirds of the members present.

When a verdict of guilty is pronounced on the President or Vice-President, he shall be deprived of his post, but the infliction of punishment shall be determined by

the Supreme Court.

When a verdict of guilty is pronounced on a Cabinet Minister, he shall be deprived of his office and may be deprived of his public rights. Should the above be an insufficient penalty for his offence, he shall be tried by a judicial Court.

- Art. 64.—Each House shall have the right to demand, by a dispatch to the Government, the investigation of the case of officials charged with violating the law or failing to perform their duty.
- Art. 65.—Each House shall have the right to offer suggestions to the Government.
- Art. 66.—Each House shall have the right to receive and consider the petitions of citizens.
- Art. 67.—Members of either House may interpellate Members of the Cabinet and demand their attendance in the House to reply thereto.
- Art. 68.—Members of Parliament shall not, outside Parliament, be responsible for opinions expressed and votes cast in Parliament.

Art. 69.—Members of Parliament shall not be arrested or taken into custody without the permission of their respective Houses except when apprehended in

flagrante delicto.

When members of either House have been arrested in flagrante delicto, the Government shall at once report the matter to the House concerned; but each House shall have the right to demand, on motion carried, the temporary suspension of judicial proceedings and the delivery of an arrested member to the custody of the House concerned.

Art. 70.—The annual allowances and other expenses of members of Parliament shall be fixed by law.

CHAPTER VII .- THE PRESIDENT

- Art. 71.—The administrative power of the Republic of China shall be exercised, by the President with the assistance of the Cabinet Ministers.
- Art. 72.—Any citizen of the Republic of China in full enjoyment of public rights, of the age forty or more, and resident in the country for more than ten years shall be eligible for election as President.

Art. 73.—The President shall be elected by a Presidential Electoral College

formed by the whole membership of the two Houses of Parliament.

For this election, an attendance of at least two-thirds of the number of electors shall be requisite and the ballot shall be secret. The candidate obtaining three-fourths of the total votes shall be elected; but should no definite result be obtained after the second ballot, the two candidates obtaining the most votes in the second ballot shall be voted for, when the candidate receiving the majority of the votes shall be elected.

Art. 74.—The tenure of office of the President shall be five years, but if

re-elected he may hold office for a second term.

Three months previous to the expiration of the term of office of the President the members of Parliament shall themselves convene and organize an Electoral College for the election of a President for the next term.

- Art. 75.—When the President assumes his office he shall take oath as follows:
 - "I hereby solemnly swear that I will most faithfully observe the Constitution and discharge the duties of the President."
- Art. 76.—Should the post of the President become vacant, the Vice-President shall succeed him for the period until the expiry of the term of office of the President.

Should the President be unable for any reason to discharge his duties, the Vice-

President shall act in his place.

Should the Vice-President vacate his post whilst the Presidency is vacant the Cabinet shall officiate for the President, but in such event the members of Parliament shall within three months convene themselves and organize an Electoral College to elect a President for the next term.

- Art. 77.—The President shall be relieved from his duty at the end of his term of office. If at the end of the period the next President has not yet been elected, or, having been elected, be unable to be inaugurated as President, and the Vice-President is also unable to act as President, the Cabinet shall officiate for the President.
- Art. 78.—The election of the Vice-President shall, in accordance with the regulations governing the election of the President, take place simultaneously with the election of the President. But in case the Vice-Presidency becomes vacant a new Vice-President shall thereupon be elected to fill the vacancy.
- Art. 79.—The President shall promulgate laws and shall supervise and secure their enforcement.
- Art. 80.—The President may issue orders for the execution of laws or powers delegated to him by the law.
- Art. 81.—The President shall appoint and dismiss civil and military officials, with the exception of those specially fixed by the Constitution or other laws, which shall be duly observed.
- Art. 82.—The President shall be the Commander-in-Chief of the Army and of the Navy of the Republic, and shall be in command thereof.

The organization of the Army and of the Navy shall be determined by law.

- Art. 83.—In foreign intercourse the President shall be the representative of the Republic.
- Art. 84.—The President may, with the concurrence of Parliament, declare war, but in measures of defence against foreign invasion he may request the sanction of Parliament after the declaration of war.
- Art. 85.—The President may conclude treaties; but treaties of peace and those affecting legislation shall not become valid until the consent of Parliament shall have been obtained.
- Art. 86.—The President may proclaim Martial Law according to law; but if Parliament should consider that there is no such necessity, he must declare the withdrawal of Martial Law.
- Art. 87.—The President may, with the concurrence of the Supreme Court of Justice, grant pardons, commute punishment and restore civil rights; but with regard to a verdict of impeachment, he shall not, except with the concurrence of the Senate, make any announcement of restoration of rights.

Art. 88.—The President may suspend the session of either House of Parliament, but no session shall be twice suspended, and no suspension shall exceed ten days.

Art. 89.—When a vote of No Confidence in the Cabinet Ministers has been passed, the President shall either relieve the Cabinet Ministers of their offices or dissolve the House of Representatives; but the dissolution of the House of Representatives shall only be effected with the approval of the Senate.

During the tenure of office of the same Cabinet Ministers or during the period

of the same session there shall not be a second dissolution.

When the President dissolves the House of Representatives he shall immediately order another election to be held, and the convocation of the House at a fixed date within five months shall be effected to continue the session.

Art. 90.—With the exception of high treason, no criminal charges shall be brought against the President before he has vacated his post.

Art. 91.—The salaries of the President and the Vice-President shall be fixed by law.

CHAPTER VIII .-- THE CABINET

Art. 92.—The Cabinet shall be composed of the Cabinet Ministers.

Art. 93.—The Prime Minister and the Ministers of the various Ministries shall be called Cabinet Ministers.

Art. 94—The appointment of the Prime Minister shall be made with the

approval of the House of Representatives.

Should the Prime Minister vacate his post during the time of the adjournment of Parliament, the President may appoint an Acting Prime Minister. But the nomination of the next Prime Minister shall within seven days after the opening of the next session of Parliament be submitted to the House of Representatives for approval.

Art. 95.—The Cabinet Ministers shall assist the President in assuming

responsibility towards the House of Representatives.

Without the counter-signature of the Cabinet Ministers, the orders of the President or dispatches in connection with State affairs, excepting the appointment or dismissal of the Prime Minister, shall not be valid.

Art. 96.—The Cabinet Ministers shall be allowed to attend both Houses and make speeches, but, in the case of making explanation in introducing bills for the Government, delegates may be deputed to act for them.

CHAPTER IX.—COURTS OF JUSTICE

Art. 97.—The Judicial Authority of the Republic of China shall be exercised by the Courts of Justice.

Art. 98.—The organizations of the Courts of Justice and the qualifications of the judicial officials shall be fixed by law.

The appointment of the Chief Justice of the Supreme Court shall be made with

the approval of the Senate.

- Art. 99.—The Courts of Justice shall attend to all civil, criminal, administrative and other cases, but this does not include such cases as have been specially fixed in the Constitution and by law.
- Art. 100.—Trials in Courts of Justice shall be conducted publicly, but those affecting public peace and order, or propriety, may be held in camera.
- Art. 101.—The judicial officials shall be independent in the conducting of trials and shall be free from interference.

Art. 102.—Except in accordance with law, judicial officials shall not during their tenure of office have their emoluments decreased, nor be suspended, nor shall they be transferred to other offices.

During his tenure of office no judicial official shall be deprived of his office unless he is convicted of crime, or for offences punisuable by law. But this shall not include cases of reorganization of Courts of Justice or of re-determining the qualifications of judicial officials.

The punishments and fines of judicial officials shall be fixed by law.

CHAPTER X .- THE LAW

Art. 103.—The Members of both Houses and the Government may introduce bills, but if any bill is rejected by one House it shall not be re-introduced during the same session.

Art. 104.—Any bill which has been passed by Parliament shall be promulgated by the President within fifteen days after its transmission to him.

Art. 105.—Should the President disapprove of any bill passed by Parliament, he shall within the period allowed for promulgation state the reason of his disapproval and request its re-consideration. If both Houses should hold to the former decision, the bill shall be promulgated at once.

decision, the bill shall be promulgated at once.

If a bill has not yet been submitted with a request for re-consideration and the period for promulgation has passed, it shall become law. But this shall not apply when the session of Parliament is adjourned or the House of Representatives

dissolved before the period for promulgation comes to an end.

Art. 106.—No law shall be altered or repealed except in accordance with law.

Art. 107.—When any resolution passed by Parliament is submitted for re-consideration the regulations governing bills shall be applicable.

Art. 108.—No law that is in conflict with the Constitution shall have any force.

CHAPTER XI.—STATE FINANCE

Art. 109.—The introduction of new taxes and alterations in the rate of taxation shall be fixed by law.

Art. 110.—The approval of Parliament must be obtained for the floating of national loans and the conclusion of agreements which involve additions to the Budget.

Art. 111.—All financial bills imposing a burden direct on the people shall be first discussed by the House of Representatives.

Art. 112.—An estimate of the annual expenditure and annual receipts of the nation shall be compiled in advance in the form of a budget by the Government, to be submitted first to the House of Representatives within fifteen days after the opening of the session of Parliament.

Should the Senate amend or reject the Budget passed by the House of Representatives, it should request the concurrence of the House of Representatives in its amendment or rejection, and, if such concurrence be not obtained, that criminally passed by the House of Representatives shall form the Hudget

originally passed by the House of Representatives shall form the Budget.

Art. 113.—In case of special provisions the Government may determine in advance in the Budget the period over which they are to be spread and provide for the successive appropriations over such period.

Art. 114.—In order to provide for any deficit or under-estimates in the

Budget, the Government may include contingent items in the Budget.

The sums expended under the above provision shall be submitted in the next session to the House of Representatives for approval.

- Art. 115.—Unless approved by the Government, Parliament shall have no right to abolish or curtail any of the following items:
 - (1) Items in connection with the obligations of the Government according to law.
 - (2) Items necessitated by the observance of treaties.

(3) Items legally fixed.

- (4) Successive appropriations spread over a period.
- Art. 116.—Parliament shall not increase the annual expenses as set down in the Budget.
- Art. 117.—Between the opening of the fiscal year and the passing of the Budget, the monthly accounts of the Government shall be on the scale of one-twelfth of the amounts in the Budget for the previous year.
- Art. 118.—Should there be a foreign war, or should there be suppression of internal rebellion or relief for extraordinary catastrophe, when the urgency of the situation makes it impossible to issue writs for summoning Parliament, the Government may adopt financial measures for the emergency, but it should request the approval thereof by the House of Representatives within seven days from the opening of the next session of Parliament.
- Art. 119.—Orders on the Treasury for payment on accoun of the annual expenditure of the Government shall first be sanctioned by the Board of Audit.
- Art. 120.—The statement of annual payments and annual receipts for each year shall first be referred to the Board of Audit for investigation and then be reported by the Government to Parliament.

If the statement or bills submitted for approval be rejected by the House of

Representatives, the Cabinet Ministers shall be held responsible.

Art. 121.—The organization of the Board of Audit and the qualifications of the auditors shall be fixed by law.

During their tenure of office the auditors shall not have their emoluments

decreased, nor be suspended, nor shall they be transferred to other offices.

The punishments and fines of auditors shall be fixed by law.

Art. 122.—The Chief of the Board of Audit shall be elected by the Senate.

The Chief of the Board of Audit may attend the sittings of both Houses to report on the final financial statement, and he may address Parliament.

Art. 123.—The Budget and bills submitted for recognition which have been passed by Parliament shall be promulgated by the President after he has received them.

CHAPTER XII.-LOCAL ADMINISTRATION

Art. 124.—Localities are divided into two grades, the Province (Sheng) and the District (Hsien).

Art. 125.—In accordance with the stipulations of Article 22, Chapter V, of this Constitution, the Province may itself enact laws for Provincial self-government, but these must not be in conflict with this Constitution or with any National law.

Art. 126.—The Provincial Self-government Law shall be drafted by a Provincial Self-government Law Conference composed of delegates elected by the Provincial Assembly, the District Assemblies and the professional organizations of the whole Province.

Regarding the above delegates, besides one to be elected by each District Assembly, the number to be elected by the Provincial Assembly shall not exceed one half of the total number elected by the District Assemblies. This applies also to

the delegates elected by the various professional organizations, but the delegates elected by the Provincial Assembly and the District Assemblies shall not necessarily be members of the Assemblies. The Election Law shall be determined by the Provincial Law.

Art. 127.—The following stipulations are applicable in all Provinces:

(1) The Province shall have a Provincial Assembly which shall be a representative organ of a single-chamber system, and the members

shall be directly elected.

(2) The Province shall have a Provincial Administrative Council (Sheng Wu Yuan) as Executive of the Provincial Self-government Administration, to be composed of from five to nine members (Sheng Wu Yuen), directly elected by the people of the Province, and their term of office shall be four years. Before it is possible to carry out direct election, an electoral college may be formed for the election according to the stipulations in the above article; but persons in military service shall not be elected until after they have been relieved of office for one year.

(3) In the Provincial Administrative Council there shall be a Chairman (Yuan Chang) to be elected by and from among the members of the

Council.

(4) Citizens of the Republic of China who have been residing in the Province for one year or more shall all be equal in the eyes of the law of the Province and fully enjoy all civil rights.

Art. 128.—The following stipulations are applicable in all Districts:

(1) The District shall have a District Assembly in which is vested the legislative power in connection with all self-governing affairs in the District.

(2) The District shall have a Magistrate (Hsien Chang) directly elected by the people of the District as executive, with the assistance of the District Council (Hsien Tsan Shih Hui), of the District Self-governing Administration. But this shall not be applicable before the completion of the independence of the judiciary and the lower grade self-government system.

(3) In the payment of the total amount of Provincial taxes the District shall have the right to make reservations, but not exceeding forty per

cent. of the total amount.

(4) The Provincial Administration shall have no right to dispose of the

property and self-government funds of the District.

(5) In case of calamities, natural or otherwise, or on account of shortage of self-government funds, the District may apply to the Provincial Administration for, and with the approval of the Provincial Assembly may receive, subsidies from the Provincial Treasury.

(6) The District shall be under obligation to observe National Laws and

Provincial Laws.

Art. 129.—The division and classification of Provincial and District taxes shall be discussed and decided upon by the Provincial Assembly.

Art. 130.—The Province shall not enforce special laws in one or a few Districts; but this does not include those concerning the common interest or detriment of the Province.

Art. 131.—The District shall have full executive power in matters of self-government in the District; and, except concerning punishments and fines provided for in the Provincial Law, the Province shall not interfere.

- Art. 132.—National administrative affairs in the Province or District, besides being executed by officials appointed by the National Government, may be executed by the Provincial or District self-government administrative organs by delegation.
- Art. 133.—Should the Provincial or District self-governing administrative organs, in the execution of national administrative affairs, violate the law or order, the National Government may mete out punishment in accordance with the stipulations of the law.
- Art. 134.—The stipulations in this Chapter shall be applicable in places where Districts, but not Provinces, have been created.
- Art. 135.—Inner and Outer Mongolia, Tibet and Tsinghai may, in agreement with the common wish of the local people, be divided into two grades, the Province and the District, in which the stipulations in this Chapter shall be applicable; but before the creation of Province and District their administrative system shall be fixed by law.

CHAPTER XIII.—AMENDMENTS TO AND INTERPRETATION AND VALIDITY OF THE CONSTITUTION

Art. 136.—Parliament may bring up bills for the amendment of the Constitution.

Unless such bills be approved by two-thirds of the members of each House

present they shall not be introduced.

Unless any such bill be countersigned by one-fourth or more of the total numbers of members of his House, no member of either House shall raise the question of the amendment of the Constitution.

- Art. 137.—The amendment of the Constitution shall be undertaken by the Constitution Conference.
- Art. 138.—Regarding any amendment, the form of government shall not be a subject for discussion.
- Art. 139.—Should there be any doubt regarding the meaning of the text of the Constitution, it shall be interpreted by the Constitution Conference.
- Art. 140.—The Constitution Conference shall consist of the whole body of members of Parliament.

Unless there be a quorum of two-thirds of the total number of the members of Parliament, no such aforementioned Conference can be held; and unless three-fourths of the members present vote in its favour no amendment can be passed; but in the nterpretation of any point of doubt a decision may be reached with the approval of wo-thirds of the members present.

Art. 141.—Except by amendments made in accordance with the stipulations of this Chapter, the Constitution shall never lose its validity whatever change or development may occur.

LIST OF HONGKONG STAMP DUTIES

CHARGEABLE UNDER THE STAMP ORDINANCE No. 8 OF 1921, AND THE STAMP AMENDMENT ORDINANCE No. 1 OF 1925.

SCHEDULE

	K	CHEDULE			
No. of Heading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument mus be stamped,	Person liable for stamping, where stamping is compulsory,
1	Adjudication Fee (to be paid on the requisition or other ap- plication for adjudication).	\$ 5.	Overem- bossed.	Before adjudication	The person applying for ad-
2	Affidavit, Affirmation, Declaration, and Statutory Declaration	\$3.	"	7 days after making.	The person making.
	tion. Exemptions. (a) Affidavit or declaration made for the immediate purpose of being filed, read or used in any court, or before any judge or officer of any court. (b) Affidavit or declaration made for the sole purpose of enabling any person to receive any pension or charitable allowance. (c) Affidavit or declaration by an interpreter as to the interpretation of a duly stamped or exempted instrument, made at the same time as such duly stamped or exempted instrument. (d) Affidavit or declaration required to be made pursuant to any Ordinance relating to marriages. (e) Affidavit or declaration for the Commissioner under Estate Duty Ordinance, 1915. (f) Affidavit or declaration intended for use solely outside the Colony.				
3	Agreement or any memorandum of agreement, made under hand only, and not otherwise specifically charged with any duty, whether the same be only evidence of a contract, or obligatory upon the parties from its being a written instrument.	\$1.	39	7 days after execution.	Voluntary.

434	LIST OF HONG	KONG STA	MP DUTI	ES	
No. of Heading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped,	Person liable for stamping, where stamping is compulsory.
	Exemptions (a) Agreement or memorandum between the master and mariners of any ship for wages. Passage ticket. Agreement relating to the sale of goods. See also: Agreement for lease. Exchange Contract. Godown Warrant. Share contract.		٠		
4	Agreement of service with a corporate body, whether under the seal of such corporate body or not. Agreement or contract accompanied by a deposit: See Letter of hypothecation and Mortgage. Agreement for a lease: See Lease.	\$1.	Overembossed.	7 days after execution.	Voluntary.
5	Allotment: See Letter of Allotment. Appointment of a new trustee, including the transfer of any property made for the purpose of effectuating the appointment of the new trustee, if such transfer is made by the same instrument as the appointment of the new trustee.	\$10.	***	33	All persons executing.
6	See Conveyance and Mortgage. Articles of clerkship whereby any person first becomes bound to serve as a clerk in order to his admission as a solicitor. Assignment: See Conveyance, Letters Patent, Mortgage, and Trade Marks. Assurance: See Policy of Insurance.	\$150.	77	Before execution.	23
7	Attested copy of any instrument chargeable with stamp duty. Attorney, Letter or Power of: See Power of Attorney. Average: See Bond.	\$3.	33	7 days after attestation.	Voluntary.
8	Award. Bank Cheque: See Bill of Exchange.	\$5.	>>	7 days after execution.	The arbitrator, or, if more than one all the arbitrators and the umpire (if any).

No. of Heading.	Instrument.	Duty,	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping is compulsory.
9	Bill of Exchange (including Cheques, Circular Notes, Letters of Credit, and "Traveller's Cheques"), and Promissory Note.	1 % per annum on the average value of bank notes in circulation to be paid monthly by the banker to the Collector, provided that the duty to be paid by the banker in respect of \$1 notes shall not exceed 1 % per annum on two million dollars.			
	(1) Bill of Exchange payable within the Colony on demand or at sight or on presentation (except a cheque).	10 cents.	Adhesive.	1. If drawn in the Colony: before execution. 2. If drawn out of the Colony: in accord an ce with section 18.	See sections 17, 18 and 20.
	(2) Cheque.	5 cents.	Im- pressed and dated.	Before issue of the cheque form by the banker to the customer.	The banker issuing the cheque form.
	 (3) Circular Note, if issued within the Colony (on each separate note). (4) Letter or Credit, if issued within the Colony. Exemption. 	10 cents for every \$500 or part thereof.	Adhesive.	Before issue.	The person issuing.
	Letter of credit granted in the Colony, authorising drafts to be drawn out of the Colony payable in the Colony.				
	(5) "Traveller's Cheque", if issued within the Colony (on each separate "cheque" or "note").	"		(H)	н

436	LIST OF HONE	EONG SIAD	IF DOIL	E O	
No. of Heading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping where stamping is compulsory.
	(6) Bill of Exchange of any other kind whatsoever (except a bank note), if drawn, or expressed to be payable, or actually paid, or endorsed, or in any manner negotiated, within the Colony.	10 cents for every \$500 or part thereof.	Adhesive.	1. If drawn in the Colony: before execu- tion. 2. If drawn out of the Colony: in accordance with section 18.	See sections 17, 18 and 20.
	(7) Promissory Note of any kind whatsoever (except a bank note), if drawn, or expressed to be payable, or actually paid, or endorsed, or in any manner negotiated, within the Colony.	10 cents for every \$500 or part thereof.	1. If made in the Colony: overembossed. 2. If madeout	1. If made in the Colony: before execution. 2. If made out of the Colony: in	See sections 17, 18 and 20.
11	Bill of Lading (each part of every set). Note: For all other ships' receipts, including Chinese shippers' books, see Heading No. 41	When the freight is under \$5: 10 cents. When the	of the Colony: adhesive Overem- bossed.		All persons executing.
	Bill of Sale. Absolute: See Conveyance. By way of security: See Mortgage.	freight is \$5 or more: 30 cents.			
12	Bond, Bottomry, General Average, or Respondentia. Broker's Note: See Shares (4).	25 cents for every \$100 or part thereof.	,,	>>	The obligor.
12A	Bond to secure the payment or repayment of money.	20 cents for every \$100 or part thereof of the penalty or maximum amount pay- able,	22	33	All persons executing.
13	Certificate to practise to be taken out yearly (Section 21).	\$25 for every calender year or part there- of.	Overembossed.	Before be- ginning to practise in any calen- dar year.	The person intending to practise.
14	Charter Party. Cheque: See Bill of Exchange (2).	15 cts, for every \$100 or part thereof of the total or estim- ated hire or freight.	29	Before execution.	All persons executing.
144	Compradore Order, if passed through a bank. Circular Note: See Bill of Exchange (3). Collateral Security: See Mortgage. Contract: See Agreement. Contract Note: See Shares (4).	5 cents.	Adhe- sive	Beforelodg- ment.	The person lodging.

	LIST OF HONGKONG STAMP DUTIES 437					
No o Heading	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument mus be stamped.	Person liable for stamping, where stamping is compulsory.	
15	Conveyance on Sale, the duty to be calculated on the amount or value of the con- sideration on the day of the	\$1 for every \$100 or part thereof of the amount or value of the	Overem bossed.	7 daysafter execution.	All persons executing.	
100	date of the instrument.	consideration.				
15A	Conveyance made for the purpose of effectuating the ap-	\$5.	1,	"	"	
	pointment of a new trustee,					
	if such conveyance is made					
	by some instrument other than the instrument by					
-	which the new trustee is					
15B	appointed. Conveyance or Transfer of any	\$20.			27	
	kind not herein specifically	***	>>	"	**	
	described. See also:—					
	Exchange, Foreclosure Order,					
	Letters Patent, Shares, Trade Marks, Voluntary					
	disposition inter vivos, and					
	Section 34 (general ex- emptions).					
	Copy: See Attested copy.					
	Counterpart : See Duplicate. Debenture : See Marketable					
	security.					
16	Declaration : See Affidavit. Declaration or revocation of	\$20.	31	"	39	
•	any use or trust of or con-			"		
	writing, not being a will or					
	an instrument chargeable					
	with ad valorem duty as a settlement.					
	Exemptions.					
	(a) Declaration of trust by					
	the nominees of a banker to whom property is					
	transferred to secure an					
	advance made by the banker.					
	(b) Trust receipt given to a					
17	banker. Deed of any kind whatsoever	\$20.			19	
	not described in this schedule	,	23	***		
	. (including a deed of partition, a deed of assignment by a trus-					
	tee to a cestui que trust, and					
	a deed confirmatory of a con- veyance on which the full con-					
	veyance duty has been paid).					
	See also:— Agreement of service with a					
	corporate body.					
	Deposit of title deeds: See					
	Mortgage.	,		'		

438	LIST OF HONG	KONG STAM	P DUTI	ES	
No o He	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the natrument must be stamped.	Person liable for stamping, where stamping is compulsory.
174	Dividend Warrant, whether expressed to be payable by the corporate body issuing the dividend warrant or by some other person, and whether payable within or without the Colony.	10 cts.	If issued before the 13th May, 1921, 2 adhesive 5ct. rcvenue stamps. If issued after the 12th May, 1921, an impressed and dated stamp.	If issued before the 13th May, 1921, before payment. If issued after the12thMay, 1921, before issue.	The Corporate body issuing.
18	Duplicate or counterpart of any instrument chargeable with any duty. Exception. Policies of insurance, duplicates of: See Policy of insurance (8). Equitable mortgage: See Mortgage.	Where the duty on the original instrument does not exceed \$2: the same duty as the original instrument. Where the duty on the original instrument exceeds \$2: \$2.	Overembossed.	7 days after execution.	Voluntary.
19	Exchange.	The same duty as on a convey- ance on sale for a consideration equal to the value of the property of the greater value.	19	71	All persons executing.
20	Exchange Contract Cancellation Note.	10 cts. for every \$500 or part thereof.	Adhesive.	2 days after cancella- tion, etc. See sec- tion 22 (5).	If one party to the contract was a banker and the other party was not a banker, the banker. In every other case, the seller.
21	Foreclosure Order, the duty to be calculated on the value of the property.	Where the value of the property does not exceed \$20,000: 50 cts. for every \$100 or part thereof. Where the value of the property exceeds \$20,000: \$1 for every \$100 or part thereof.	bossed.	Before the order is signed by the Registrar.	The person obtaining the order.

2016	HIST OF HONORONG STAME DUTIES 439						
No. of Headidg.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping is compulsory.		
22	Foreign Attachment Bond. Further Charge: See Mortgage. Gift: See Voluntary disposition inter vivos.	\$1 for every \$100 or part there- of.	Overem- bossed.	Before execution.	All persons executing.		
23	Godown Warrant. Guarantee: See Agreement. Hypothecation: See Letter of Hypothecation. Insurance: See Policy of Insurance.	20 cents.	4)	Before issue.	The person issuing.		
24	Lease.						
	(1) If granted in consideration of a premium or fine.	The same duty as on a convey- ance on sil- the duty to be calculated on the prem. or fine.	+	7 days after execution.	All persons executing,		
	(2) If granted in consideration of a rent.	Where the lease is for any term not exceeding 1 year: 25 cents for every \$100 or part thereof of the rent for 1 year. Where the lease is for any term exceeding 1 years but not exceeding 3 years: 50 cts. for every \$100 or part thereof of the rent for 1 year. Where the lease is for any term exceeding 3 years: \$1 for every \$100 or part thereof of the rent for 1 year.	P1	***	71		
	(3) If the consideration includes both premium or fine and rent.	The total of both the above duties.	"	÷	17-		
	(4) Agreement for a lease.(5) Surrender of lease.	The same duty as on a lease.	} "		in-		
	(6) Lease executed in pursuance of a duly stamped agreement for a lease.	\$3.		"	**		

440	LIST OF HONGKONG STAMP DUTIES						
No. of Heading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping is compulsory.		
25	Letter of allotment or any other document having the effect of a letter of allotment of shares in any company or proposed company or in respect of any loan raised or proposed to be raised by any company or proposed company, and letter of renunciation. Letter of Attorney: See Power of Attorney. Letter of Credit: See Bill of Exchange (4).	10 cents.	Overembossed.	Before execution.	All persons executing.		
26	Letter of Hypothecation.	Referring to particular property 33. Gen- eral: \$6.	**	7 days after execution.	*		
27	Letters Patent, Assignment of.	\$10.	**	н	28		
28	Marketable security issued in the Colony, or made or issued by or on behalf of a corporate or un-incorporate body formed or established in the Colony. Mortgage.	20 cts. for every \$100 or part thereof of the money secured.	***	Before issue.	The body issuing.		
	(1) Being the only or principal or primary security.	20 cts. for every \$100 or part thereof of the principal sum secured. (For tontine mort- gages see sec. 33).		7 days after execution	All persons executing.		
	(2) Being a collateral or auxiliary or additional or substituted security, other than a mortgage executed in pursuance of a duly stamped agreement for a mortgage, or executed by way of further assurance where the principal security is duly stamped.	10 cts. for every \$100 or part thereof of the prin- cipal sum secured.	n	"-	**		
	(3) Extension of the time of an original mortgage, whether endorsed on the mortgage deed or not.	-19	H	e.	*		
	(4) Transfer or assignment of any mortgage, bond, debenture, or covenant (except a marketable security), or of any money or stock secured by any such instrument, or by any warrant of attorney to enter up judgment, or by any judgment.		"	++	**		

	LIST OF HONGRONG STAMP DUTIES 441					
No. of Heading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping is compulsory.	
	(5) Where any further money is added to the money already secured.	20 cts, for every \$100 or part thereof of the additional prin- cipal sum secur-	Overem- bossed	7 days after ex- ecution.	All persons ex- ecuting.	
	(6) Agreement for a mortgage.	20 cts. for every \$100 or part thereof of the principal sum to be secured.	39	59	27	
	(7) Re-conveyance, reassignment, release, discharge, surrender, or renunciation of any such security as aforesaid, or of the benefit thereof, or	* see under	19	"	39	
	of the money thereby secured. (8) Certificate of satisfaction.	10 cts. for every \$500 or part thereof of the principal sum	"	31	6	
	(9) Mortgage executed in pursuance of a duly stamped agreement for a mortgage.	secured. \$3.	"	23	"	
	(10) Transfer of a mortgage made for the purpose of effectuating the appointment of a new trustee, if such transfer is made by some instrument other than the instrument by which the new trustee is appointed.	10 cts. for every \$100 or part thereof of the principal sum secured, up to a maximum of \$5.	ii.	37	,,	
	Exemption. Reassignment and mortgage made for the sole purpose of obtaining a new Crown lease, or for the sole purpose of surrender to the Crown with a view to an exchange: See section 35.	,				
30	See also: Letter of hypothecation. Servant's security agreement. Notarial Act of any kind what- soever (except a protest of a bill of exchange or promis- sory note).	\$ 3.	55	"	The notary.	
	Exemption. Notarial acts relating solely to transfers of shares on share registers which are not required by law to be kept within the Colony.					

* Where the whole of the principal sum secured is released or discharged, 10 cents for every \$500 or part thereof of the principal sum secured.

Where a portion of the principal sum secured is released or discharged, 10 cents for every \$500 or part thereof of the amount actually released or discharged.

Provided that any portion of the principal sum not expressed in any prior instrument then to be released or discharged shall be deemed to be released by the final instrument of reconveyance, reassignment, release, discharge, surrender, or renunciation.

444	2101 01 110110				
No. of Heading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping He compulsory.
31	Note of protest of a bill of ex- change or promissory note. Partnership instrument.	75 cents. \$10.	Overem- bossed.	7 days after execution.	The notary. All persons executing.
.33	Policy of Insurance. (1) Life Policies.	25 cts. for every \$1,000 or part thereof in-	>1	Before ex- ecution.	The insurer.
	(2) Life Policies, renewal receipts.	5 cents.	Adhe- sive.	Before de- livery.	19
	(3) Marine Policies, hull risks for time.	25 cts. for every \$1,000 or part there- of insured.	Overem- bossed.	Before ex- ecution.	
	(4) Marine Policies other than hull risks for time. (5) Floating Policies, for each	Where the amount insured does not exceed			
	endorsement.	\$1,000: 20 cts. Where the	} "	33	37
	(6) Fire, Accident, and all other policies not specifically referred to above.	amount insured exceeds \$1,000: 50 cts.	9000 2000 2000		
	(7) Renewals, except life renewals.	The same rates of duty as on original policies issued after the commencement of this Ordinance	"	"	++
	(8) Duplicate of policies.	The same duty as on the ori-	11	197	
	(9) Re-insurance.	ginal policy. The same rates of duty as on direct poli- cies.	71	79	
34	Power of attorney or revocation of power of attorney.				
	(1) For appointing a proxy to vote at a specified meeting.	10 cents.	9	-71	The person executing.
	(2) Of any other kind whatso- ever. Exemption. Power of attorney relating exclusively to things to be done out of the Colony. Promissory Note: See Bill of exchange (7).	\$5.	**	7 days after execution.	33
. 35	Protest by a master of a vessel. Proxy: See Power of Attorney (1). Re-assignment: SeeMortgage (7).	75 cents.	23	***	The master of the vessel.
	1				

	LIST OF HON	OHONG DIM	MI DOIL		440
No of Heading.	Instrument.	Duty	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping is compulsory.
98	Exemptions. (a) Receipt for an amount not exceeding \$10. (b) Receipt given by a banker for money lodged or deposited with him and to be accounted for by him to the person lodging or depositing the money. (c) Acknowledgment by a banker of the receipt of any bill of exchange or promissory note for the purpose of being presented for acceptance or payment. (d) Receipt given by a banker endorsed on a telegraphic transfer advice. (e) Receipt given by anofficer in His Majesty's service to any Government department. (f) Receipt indorsedor otherwise written upon or contained in any instrument liable to stamp duty, and duly stamped, acknowledging the receipt of the consideration money therein expressed, or the receipt of any principal money, interest, or annuity thereby secured or therein mentioned. (g) Receipt given for or on account of any salary, pay or wages, or for or on account of any other like payment made to or for the account or benefit of any person, being the holder of an office or an employee, in respect of his office or employment, or for or on account of money paid in respect of any pension, superannuation allowance, compassionate allowance. Release: See Conveyance on sale, and Mortgage (7). Revocation of trust: See Declaration of trust.	5 cents,	Adhesive.	Before being parted with by the maker.	The maker, i.e., the person giving the receipt.

444	LIST OF HONGKONG STAMP DUTIES					
o o Teading.	Instrument.	Duty.	Nature of Stamp.	Point of time before which, or period within which, the instrument must be stamped.	Person liable for stamping, where stamping is compulsory.	
37	Servant's Security Agreement which is not chargeable with mortgage duty.	20 cts. for every \$100 or part thereof of the amount up to which security is given.	Overembossed.	7 days after execution.	The employer,	
38	Settlement.	30 cts, for every \$100 or part thereof of the amount or va- lue of the pro- perty settled or agreed to be settled.	Ħ	**	All persons executing.	
39	Settlement executed in pursuance of a duly stamped agreement for a settlement. Shares.	\$3.	3 7	21	99	
	(1) Transfer of. Exemptions. (a) Transfers of shares on share registers which are not required by law to be kept within the Colony. (b) Transfers of share warrants to bearer.	20 cents for every \$100 or part thereof of the value of the shares on the date of stamping.	99	Before execution.	The trans- feror and the trans- feree.	
	(2) Transfer for a nominal amount, in the discretion of the Collector.	\$2.	99	77	-	
	(3) Share Warrant to Bearer, issued in the Colony.	\$1 for every \$100 or part thereof of the nomin- al value of	99	Before issue.	The company issuing.	
	(4) Share Contract Note, on every bought note and every sold note.	the share. When the value does not exceed \$1,000: \$1. When it exceeds \$10,000: \$3. When it exceeds \$10,000: \$5. When it exceeds \$20,000: \$5. When it exceeds \$20,000: \$7½. When it exceeds \$50,000: \$10.	н	Before de- livery by the bro- ker.	The broker.	

No. of Heading.	Instrument.	Duty.	Nature of Stamp,	Point of time before which, or period within which, the instrument must be stumped.	Person liable for stamping, where stamping is compulsory.
-41	Shippers' Books (Chinese) and all other receipts for goods shipped given by or on behalf of the owner or master of a vessel where bills of lading are not used. Statutory Declaration: See Affidavit. Surrender of Lease: See Lease (5).	When the freight is under \$5: 10 cents. When the freight is \$5 or more: 30 cents.	Adhesive.	Before the hook is chopped or (as the case may be) before the receipt is parted with to the shipper or to any one on his behalf.	The person who chops the book or gives the receipt.
42	Telegraphic Transfer Advice. Exemption.	10 cents for every \$500 or to be calculated on the equivalent in Hong kong currency of the money despatched.	25	2 days after the des- patch of the money: See sec- tion 27.	The person who despatches the money on behalf of another.
	Telegraphic transfers in silver currencies from the Colony to China.				
43	Trade Mark (or trade marks), to- gether with the goodwill of the business concerned in the goods for which it has (or they have) been registered, Assign- ment of.	\$10.	Overembossed.	7 days after execution.	All persons executing.
	Transfer: See Mortgage, Shares and Telegraphic Transfer Ad- vice.				
	Traveller's Cheque: See Bill of Exchange (5).				
	Vesting Order: See Conveyance on Sale.				
43A	Vesting Order (other than a vesting order which is a conveyance on sale), including the transfer of any property transferred by the order.	\$20.	39	Before the order is signed by the Registrar.	The person obtaining the order
44	Voluntary disposition inter vivos, the duty to be calculated on the value of the property.	\$1 for every \$100 or part thererof of the value of the property conveyed or transferred.	25	7 days after execution.	All persons executing.

Table of Correspondence between the Clauses of the Bill (No. 8 of 1921) and the Provisions of the Existing Law

Clauses of bill	Sections of Ordinance No. 16 of 1901	Section of Ordinances, Nos. 14 of 1914 and 1 of 1915	Regulations
1	1		
2	3, 4	•••	
3	2	•••	•••
4 5	6	•••	•••
6	5, 28, 29 11, 12	***	•••
7	13	:::	
8	14, and Note at the beginning of the First Schedule	· ··	
9	30	•••	***
10 11	28 (2) 17	No. 14 of 1914, s. 2	P. 570, Reg. 10
12	16		P. 569, Reg. 4, P. 570, Regs. 6 (2), 6 (4), 7, 11, 12, 13
13	Schedule, Article 27, Note	•••	•••
14 15	9	•••	•••
16	10 8	No. 1 of 1915, s. 2	***
17	7		***
18	***	•••	***
19	GAL.	•••	P. 570, Reg. 9
20	28	•••	•••
21 22	***	••• •	•••
23	***	***	•••
24	18	•••	
25	28 (3)	***	***
26	***	•••	***
27	***	***	•••
28 29	Schedule, Article 21	•••	•••
30	Bonedule, Atticle 21	•••	
3 <u>1</u>	***	.,,	
32	***	•••	•••
33	Calada A dada on Taras and	•••	•••
34	Schedule, Article 21, and Note at the end of the First Schedule	•••	D 871
35 36	Schedule, Article 8	•••	P. 571
37	Schedule, Article 31, Note	•••	
38	21	***	•••
39	***	•••	
40	444	•••	•••
41 42	31	•••	
42	17, 18, 28, 29, 30	***	
44	17, 10, 20, 20, 00	•••	
45	***	•••	

Note:—The pages referred to in the fourth column of the above table are the pages of the Regulations of Hongkong, 1914.

HONGKONG STOCK EXCHANGE

TARIFF OF CHARGES

To be charged to Buyer and Seller

STOCK VALUE Under	Ε.			Brokerage. Per Share.	STOCK VALUE At or over	: .			BROKERAGE. Per Share.
\$7.50			444	\$0.05	\$200.00	• • •	173		\$1.00
At or over					300.00				1.50
\$7.50			***	0.10	400.00		140		2.00
20,00	•••			0.20	600.00	•••		•••	3,00
35.00	•••	***	***	0.25	800 00				4.00
60.00	•••		***	0.35	1,000,00				5.00
100.00	•••		3.2	0.50	1,200.00				6.00
150.00	•••		444	0.75	1,300.00				6.50
	•••		1999		,				

N.B.—This does not apply to non-local stocks, brokerage for which will be adjusted from time to time as occasion may demand.

By Order of the Committee,

A. NISSIM, Secretary.

N.B.—The above came into force on 1st December, 1925, and cancels all previous Tariffs.

TARIFF OF CHARGES ON STRAITS DOLLAR STOCKS

To be charged to Buyer and Seller

VALUE OF STO Under	ock.			BROKERAGE.	VALUE OF S				BEOKERAGE.
				20.00		61			00.00
\$5		444	444	\$0.05	\$30	***	***	969	\$0.50
At or over	:				110			9.9	0.75
\$5				0.10	300			1440	1,60
74			***	0.15	500			111	2.00
15	•••	•••	***	0.25	700				3.00
			All	the above ar	e Straits curre	ency.			

By Order of the Committee,

A. NISSIM,

Secretary.

N.B.—This List came into force on 10th December, 1925, and cancels all previous issues.

TARIFF OF CHARGES ON STERLING STOCKS

To be charged to Buyer and Seller

VALUE OF STO Under	cĸ.		B	ROKERAGE.	VALUE OF ST			I	BROKERAGE.
5/- At or over	•••	•••	•••	11d.	100/- 150/-	•••		•••	1/- 1/6
5/- 20/-	***		•••	3d, 6d,	200/- Over		•••	•••	2/-
60/-		•••	444	9d,	200/-	•••	•••	•••	4°/0

By Order of the Committee,

A. NISSIM,

Secretary.

N.B. - This List came into force on 14th April, 1926, and cancels all previous Tariffs.

SCALES OF COMMISSIONS AND BROKERAGES

HONGKONG GENERAL CHAMBER OF COMMERCE

Adopted at the Annual General Meeting held 19th May, 1903

Purchasing or selling Tea, Raw Silk, and Cotton	***	•••	· ·	. 21 per cent.
Purchasing or selling Opium		•••	The Air	
Purchasing or selling all other Goods and Produc	20	•••	W 40	0
Purchasing or selling Ships and Landed Property	7	•••	-	_
Purchasing or selling Stocks and Shares	•••	•••		
Inspecting Tea		•••		
Inspecting Silk	•••	•••	***	
Guaranteeing Sales		•••		4.1
Guaranteeing Remittances		•••		
Drawing or endorsing Bills of Exchange	***	•••	***	
Drawing or negotiating Bills of Exchange withou			142 1.	
Purchasing or realising Bullion or Bills of Excha				0.1
Remitting the Proceeds of Bullion or Bills of Ex-	.,			01
Paying and receiving Money in Current Account			100 00	
Paying Ship's Disbursements		•••		
Collecting Freight	•••			
Obtaining Freight or Charter				
Obtaining Freight or Charter and collecting sam		•••		
Adjusting Insurance Claims on Amount Recovere		•••		
Effecting Insurance, on the Insured Amount			***	01
Prosecuting or defending successfully Claims, eith				5 ,,
Prosecuting or defending unsuccessfully				01
Managing Estates and collecting Rents (on Gross				_
Transhipping and forwarding Jewellery and Bull				01 ,,
Forwarding or transhipping Cargo				•
Transhipping or forwarding Opium	*** ***			\$2 per chest.
Goods withdrawn or re-shipped			•••	d Commission
O 11 T 11 T				1 per cent.
Granting Letters of Credit				per Register to

The conversion into Hongkong currency of sterling freight inward to Hongkong, payable in Hongkong, shall, unless otherwise stipulated, be made at the rate for Bank Bills on London payable on demand; and the rate ruling at the close of a mail shall be the rate applicable to such purpose during the subsequent week.

Brokerage on Bills and Bullion				per cent.	Payable	by Seller
Brokerage on Produce and Gene	eral Merchandi	ise	•••	1/2 "	23	23
Brokerage on Fire Arms			1		33	33
Brokerage for Negotiating an procuring Freight	d completing	Charters	and 1	181	29	by Ship.
Brokerage for Negotiating sale of	r purchase of I	anded Pro	perty 1	,,,		

SHANGHAI GENERAL CHAMBER OF COMMERCE

Adopted at the Annual General Meeting held 26th February, 1906

COMMISSIONS

Purchasing Tea, Raw Silk, Opium, and Cotton			21 per cent.
Do. do. do. if as retu	urn for Goods	sold	. 2
Do. all other Goods and Produce			3
Do. Ships and Real Estate		**	0.1
Guaranteeing Sales or Remittances, when required		**	01
Inspecting Silk, Tea, or other Goods and Produce			1 "
Do. Stocks, Shares, Debentures, and other good Sec		**	1
Do. Ships and Real Estate			91
			0.1
			0.1
Selling Tea, Raw Silk, Opium, and Cotton		**	1 "
Do. Native Bank orders received in payment f		***	
Drawing, indorsing, or negotiating Bills of Exchange,		sins secured	
by Credits or Documents		*** 377	
Remitting the proceeds of Bullion or Bills of Exchange		*** #	
Paying and receiving Money in current account		***	
Do. Ships' Disbursements			21 ,,
Do. Ships Disbursements		***	21 ,,
Obtaining Freight and collecting same Freight, include	ing Brokerage	***	6
Entering and/or Clearing	or 940 mm	***) 111- 10
Disbursements, etc., 24 per cent. Entering and/or Cler	nring	***	1 12. 00
On charters and sales effected	717 117		E man cont
Settlement and payment of Marine Insurance Claims			
On the amount paid for Average Claims	***		DI mon cont
On the amount paid for Average Claims On the amount paid for Total Losses	***	***	7
Prosecuting or Defending, successfully, Claims, either	ot Tow on her	Ambitration	
			r.
on amount claimed		•••	e l
Prosecuting or Defending, unsuccessfully, on amount c	laimed		24 ,,
			1
Proving Claims, collecting and remitting Dividends, on	amount prove		21/2 ,,
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents	amount prove		$\frac{2^{\frac{1}{2}}}{5}$,,
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion	amount prove	ed	2½ ,, 5 ,,
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents	amount prove	ed	2½ ,, 5 ,,
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged	amount prove	od	$2\frac{1}{2}$,, $0\frac{1}{2}$,, $1\frac{1}{2}$,, $1\frac{1}{2}$
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged	amount prove	ed	$2\frac{1}{2}$,, $0\frac{1}{2}$,, 1
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged Transhipping or Forwarding Opium Goods withdrawn or re-shipped	a amount prove	ed	2½ ,, 5 ,, 0½ ,, 1 ,,
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged Transhipping or Forwarding Opium Goods withdrawn or re-shipped	a amount prove		2½ ,, 5 ,, 0½ ,, 1 ,, 15 ,, ls. 2 per chest.
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged Transhipping or Forwarding Opium Goods withdrawn or re-shipped	a amount prove		2½ ,, 5 ,, 0½ ,, 1 5 ,, 1s. 2 per chest, alf commission 1 per cent.
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged Transhipping or Forwarding Opium Goods withdrawn or re-shipped Granting Letters of Credit Interest on cash advances	amount prove		2½ ,, 5 ,, 0½ ,, 1 , 1 , 1s. 2 per chest, ulf commission 1 per cent.
Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged Transhipping or Forwarding Opium Goods withdrawn or re-shipped Granting Letters of Credit Interest on cash advances The foregoing rates to be exclusive of Shroffage, 1 per	amount prove		2½ ,, 5 ,, 0½ ,, 1 , 1 , 1s. 2 per chest, ulf commission 1 per cent.
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Proving Claims, collecting and remitting Dividends, on Managing Estates and Collecting Rents Transhipping and Forwarding Jewellery and Bullion Landing or Transhipping Cargo Selling cargo ex Ships put into port Damaged Transhipping or Forwarding Opium Goods withdrawn or re-shipped Granting Letters of Credit Interest on cash advances The foregoing rates to be exclusive of Shroffage, 1 per otherwise stated. Brokerages Brokerage on Bills and Bullion Do. selling Produce, Metals, and General More	mil., and Brok	of	2½ ", 6 ", 01 ", 1 ", 15 ", Is. 2 per chest. elf commission 1 per cent. 8 ", n paid; unless 5. from seller
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TARIFF OF INVOICE CHARGES AT MANILA

MANILA CHAMBER OF COMMERCE

Amended Invoice Charges Adopted 1st April, 1925

Hemp.—Fire Insurance, \(\frac{1}{8}\) per cent. plus 20 per cent. per month on first cost, plus screwage. Store Rent 8 cents per bale per month.

Charges for delivering hemp ex-godown 20 cents made up as follows: 10 cents cost of receiving into godown from lighter or casco and 10 cents for redelivering.

Dry Sugar.—Boat and coolie hire, receiving and shipping, 25 cents per picul. Fire Insurance, a per cent. plus 20 per cent. per month. Store Rent, 3 cents per picul per month.

Wet Sugar.—Landing, shipping, bags and bagging, 75 cents per picul. Fire Insurance, & per cent. plus 20 per cent. per month on first cost. Store Rent, 3 cents per picul per month.

Coffee.—Receiving and weighing, 40 cents per picul. Bags, packing and shipping, 40 cents per picul. Fire Insurance, & per cent. plus 20 per cent. per month on first cost. Store Rent, 12 cents per picul per month.

Coprax.—Receiving, weighing and shipping, 35 cents per picul, including lighterage, or 25 cents without lighterage. Fire Insurance, & per cent. plus 20 per cent. per month on first cest. Store Rent, 6 cents per picul per month.

Sapanwood.—Receiving, loading, and shipping, 40 cents per picul.

Hide Cuttings.—Loading and shipping, 30 cents per picul.

Cordage.—Loading and shipping, 50 cents per picul.

Indigo.—Receiving and packing in pitched cases, P 2.50 per quintal. Classification, P.1.00 per quintal. Loading and shipping, 50 cents per quintal.

Leaf Tobacco.—Receiving, packing and shipping, P.2.50 per bale of 2 quintals and P.4.50 per bale of 4 quintals. Fire Insurance, † per cent. plus 20 per cent, per month. Store Rent, 10 cents per bale of 3 quintals per month.

Cigars.—Receiving, packing and shipping, P.7.50 per case of 10,000.

Rules Covering Hemp Damage in Godown, Short Weight, and Bales Exceeding Standard Size, Reconditioning Broken, and/or Rejected Bales.

That damage done by "anay" to hemp on deposit shall be for the risk and account of the original depositor, but, in the event of sale, said risk shall be for account of buyer after expiry of three months from date of purchase.

For reconditioning broken bales, P.1.00 per bale,

For re-classifying, packing and pressing damaged or rejected bales, P.1.50 per bale.

For sundrying, re-classifying, packing and pressing damaged or rejected bales, P.2.50 per bale.

Payable by seller to buyer,

HONG KONG STORM SIGNAL CODES

Storm Warnings are issued by the Royal Observatory, Hong Kong, by means of Local and Non-Local Storm Signal Codes. The Local Code is as follows:—

Signal. Symbol. DAY SIGNALS. Meaning.

1.—Red T-A typhoon exists which may possibly cause a gale at Hong Kong within 24 hours.

2.— Black cone.— Gale expected from the North (N.W. to N.E.)
3.— Black cone inverted.— , , , , , South (S.E. to S.W.)
4.—Black drum.— , , , , , , East (N.E. to S.E.)
5.—Black ball.— , , , , , , West (N.W. to S.W.)

6.-Double cone.-Gale expected to increase.

7.-Black cross - Wind of typhoon force expected (any direction).

Signal No. 7 is accompanied by three explosive bombs fired, at intervals of 10 seconds, at the Water Police Station and repeated at the Harbour Office.

The signals are lowered when it is considered that all danger is over.

The Day Signals are displayed at the following places:-

Royal Observatory. Harbour Office. H M.S. Tamar. Green Island. Gough Hill. H'kong. & K'loon. Wharf & Godown Co., Kowloon. Standard Oil Co., Lai-chi-kok. Field Officer's Quarters, Lyemun.

NIGHT SIGNALS. (Lamps)

White White 2 Green 3 White 4 Green 5 White 6 Green 7 Green White White White White Green Green Ked

The Night Signals are displayed, at sunset, at the following places:—
Royal Observatory. Harbour Office. Railway Station. H.M.S. Tamar. Gough Hill.

They have the same signification as the day signals.

Signal No. 7 is accompanied by explosive bombs as above, in the event of the information conveyed by this signal being first published at night.

conveyed by this signal being first published at night.

A translation of both Day and Night Signals is displayed at the General Post Office and at the Upper Tram Station.

SUPPLEMENTARY WARNINGS.

When local signals are displayed in the Horbour a Cone will be exhibited at the following stations:—

Gap Rock | Stanley | Sau Ki Wan | Sha Tau Kok | Waglan | Aberdeen | Sai Kung | Tai Po

Further details can always be given to ocean vessels, on demand, by signal from lighthouses, or by wireless telegraphy.

The object of the code is to give at least 24 hours' warning of a gale (Force 8 by Beaufort Scale, or 40-45 m.p.h., mean velocity by Dines Anemometer) and also warnings of expected changes in the direction and force of the wind. Owing, however, to the uncertain movements of typhoons, and to insufficient telegraphic observations, it will occasionally happen that signals 2 to 5 may be displayed without a gale occurring at Hong Kong, or even at Gap Rock, but the reverse is not likely to happen, except in the case of typhoons forming in the vicinity and travelling rapidly towards Hong Kong, or should the direction of motion of a typhoon alter, or its rate of progression increase, abnormally.

Signal No. 1 is intended as a warning to "Stand By" and watch for the next signal. When it is hoisted after a black signal has been displayed it will mean that, on account of a change in the track of the typhoon, or for some other reason, a gale is no longer expected from the direction indicated by the last signal, and that another black signal may possibly be hoisted later.

NON-LOCAL SIGNALS.

The Non-Local, or "China Seas" Code of Storm Signals gives the latitude and longitude of the storm centre, its direction of motion, and a signal indicating the degree of accuracy with which it is believed the position of the centre has been located. A signal giving the time at which the warning was issued is hoisted at the mast-head.

Copies of the code may be obtained on application to the Observatory.

HONG KONG TIME SIGNALS.

The Time Ball on Kowloon Signal Hill is dropped daily at 10 a.m. and 4 p.m., except on Saturdays when it is dropped at 10 a.m. and 1 p.m., and on Sundays and Holidays when it is dropped at 10 a.m. only

dropped at 10 a.m. only.

The Ball is hoisted half-mast at the 55th minute and full mast at the 57th minute. Should the ball fail to drop at the correct time it will be lowered at 5 minutes past the hour and the ordinary routine repeated at the following hour, if possible.

Should the Time Ball be out of order, the above routine will be carried out with the flag "Z" on the Storm Signal mast,

Time Signals are also given at night by means of three white lamps mounted vertically on the Observatory wireless mast. From 8^h 55^m 0^s to 9^h 0^m 0^s p m, the lamps are extinguished momentarily every second, except at the 28th, 29th and 54th to 59th second of each minute.

The hours refer to Hong Kong Standard Time (8 hours East of Greenwich).

ROYAL OBSERVATORY, HONG KONG.

T. F. CLAXTON, Director.

LEGALISED TARIFF OF FARES FOR CHAIRS, JINRICK-SHAS, BOATS, &c., IN THE COLONY OF HONGKONG

SCALE OF FARES FOR CHAIRS

							Wi	th 2	Bearers.	With 4 Be	arers
Ten minutes		44		•••		•••		15	cents	30 cei	nts
Quarter hour		1971		•••	•••			20	>>	40 ,	,
Half hour	***	111		•••	•••			30	23	60 ,	
One hour	-1-	***	•••	• • • •	•••	•••		40	>>	80,	,
Every subseq	uent	hour	• • •	•••	***	•••	•••	25	22	40 ,	,

SCALE OF FARES FOR JINRICKSHAS

I.—IN THE ISLAND OF HONGKONG

CAINE ROAD AND LOWER LEVELS, AND IN KOWLOON AND NEW KOWLOON

	~	
(With	Single	Driver)

Ten minutes	•••	•••	•••	10 c	ents	One hour	•••	 30	cents
Half hour	***	•••		20	23	Every subsequent hour	•••	 30	9.9

If the Jinricksha be engaged within the City of Victoria, and be discharged outside the Western part of the City of Victoria after 9 p.m., or be discharged to the East of Bay View Police Station on the Eastern side of the City of Victoria after 9 p.m., an extra half fare shall be chargeable. For 2 or 3 drivers the fare is double or treble respectively.

II .- IN THE HILL DISTRICT

Quarter hour		 20 cents	Half hour	•••	***		30 cents
One	hour	 			40	cents	

III .- IN THE NEW TERRITORIES

By arrangement with the proprietors through the Police.

PASSENGER BOATS

	CLA	88 A		Per	Day of	12 Hours	CL	ья В			
1st Class boats			100		\$3.00	1st Class boats	3				\$2.00
2nd Class boats	100	200	10.00			2nd Class boat		***	+++		1.50
All other boats	•••	•••	***		1.50	All other boat	8	•••	***		1.00
	CLA	ss A		Pe	r Hour	or Less	CLA	ss B			
Per hour with 2 p Per half-hour	passen	gers .				Per hour with Per half-hour					
For each extra	passe	enger,	10 cen	ts for	half-	For each ex	xtra pas	senger	5 cent	s for	half-
an-hour, 20 cents	per h	our.				an-hour, 10 ce					
Between sunse	t and	sunri	se, 10 (cents	oxtra	Between su	nset and	l sunr	is°, 10 (cents	extra
per passenger.					1	per passenger.					

"1st Class Boats" are those measuring 30 feet and over in length.

"2nd Class Boats" are those measuring from 20 to 30 feet in length.

"All other Boats" are those of under 20 feet in length.

CARGO BOATS

]	Per day	or night of 12	hours. Per Load.
Vessels of .	10,000 picu	ils and upwa	ards		***	\$ 60	\$30
Vessels und	ler—						
10,000	piculs and	l not less th	an 5,000	piculs		50	25
5,000		,,	4,000	- ,,		40	20
4,000	"	,,	3,000	,,	110	30	15
3,000	,,	,,	2,000	33	244	20	10
2,000	**	91	1,000	91	767	15	8
1,000	,,,	21	800	39	(717	10	5
800	,,	,,	500	**	440	5	3
500	**	,,	100	,,	111	. 3	2
100	nicula					1.50	1

WEIGHTS, MEASURES, MONEY

CHINESE

WEIGHTS

1 liang (tael) = 1.333 oz. avoir., or 37.78 grammes

Four ounces equal three taels; one pound equals three quarters of a catty or twelve taels; one hundredweight equals 81 catties; one ton equals 16 piculs 80 catties.

MEASURE OF CAPACITY

1 koh 合 (gill) = 0·103 litre 10 koh 合 make 1 sheng 升 (pint) = 1 031 litre 10 sheng 升 make 1 tou ᆗ (peck) = 10·31 litres

MEASURE OF LENGTH

1 fun = 14 inch English

> 5 chih 尺 make 1 pu 360 pu 井 make 1 li 里 make 1 tang-sun 汎 (league) = about 1 English Miles 10 li 里 make 1 tu 度 (degree)

LAND MEASURE

1 chih R = 13.126 inches

5 chih 尺 make 1 pú 井 = 30°323 square feet 24 pu 井 make 1 fun 分 = 80°862 square yards

60 pu # make 1 kioh fil = 202.156 square yards

4 kioh 角 make 1 mow M = 26.73 square poles

100 mow in make 1 king in = 16.7 acres

The Mow, which is the unit of measurement, is almost exactly one-sixth of an acre.

Weights and measures in China vary in every province and almost every district, and differ in the same districts for different kinds of goods. The words picul, catty, tael, mace, and candareen are not Chinese.

MONEY

The Tael may be taken as worth one and a third silver dollar.

The above are weights of silver. They are not represented by any coin except the copper cash, which is supposed to be the equivalent in value of a li of silver, but the value of which differs greatly in different districts and at different times. They have no uniform intrinsic value, being made large and small and of varying composition. Silver is used uncoined in ingots, usually of fifty taels more or less, in weight, called "shoes," the usual shape being not unlike a Chinese shoe. In the maritime district from Canton to Amoy chopped dollars are the general medium of exchange. In 1890 a mint was established for the coinage of silver dollars and subsidiary pieces, and more recently mints for silver and copper coinage have been opened at Several centres. The coins, although supposed to be of equal weight and fineness, are differently inscribed. Some of the foreign banks issue tael and dollar notes of the value of one dollar and upwards at the larger of the Treaty Ports.

HONGKONG AND STRAITS SETTLEMENTS

Money:—The legal tender in Hongkong is British or Mexican Dollars, local 50, 20, 10 and 5 cent silver pieces, to the amount of \$2, bronze cents and mils. The circulation of any foreign silver or copper coin other than the Mexican dollar is prohibited. Some of the banks issue notes from one dollar upwards. Mexican and British dollars were demonstised in the Straits Settlements in 1904 and a Straits dollar substituted. The value of this dollar is fixed at 2s.

4d. In the Straits 50-cent pieces are legal tender for the payment of any amount; so also are sovereigns.

WEIGHTS AND MEASURES :- English, Ma'ay and Chinese in the Straits Settlements, and English and Chinese in Hongkong and the Treaty Ports of China are used.

PHILIPPINE ISLANDS

The peso, equivalent in value to fifty cents, United States Currency, is legal tender in the Philippine Islands to any amount. So also are the United States gold coins. The media or half peec is legal tender up to ten pesos. Though the coinage is on a gold basis, no gold coins are in circulation. Government silver certificates are issued for ten, five, and two pesos, and the Banco Espanol Filipina of Manila issues bank notes for five, ten, twenty-five, fifty, one hundred and two hundred pesos.

WEIGHTS

The official system is the Metric system, but weights of Spanish origin are still in common use. The picul in the Philippines is 137.9 lbs., 16 piculs going to the ton.

JAPANESE WEIGHTS

1	Kwam-me	or	1,000	Momme	===	8.2817077001	lbs.	avoir.,	or	3.7565217	kilogrammes
1	Hiyaku-me	or	100	Momme	-	0.8281707700	lb.	avoir.,	or	37.565217	
1	Momme	or	10	Fun	=	0.0082817077	lb.	avoir.,	or	3.756521	grammes
1	Fun	or	10	Rin	=	0.0008281708	lb.	avoir.,	or	0.375652	gramme
	Rin	or	10	Mo	==	0.0000828171	Ib.	avoir.,	or	0.037565	gramme
	Mo	\mathbf{or}	10	Shi	-	0.0000082817				0.003756	gramme
1	Shi					0.0000008282				0.000375	gramme
1	Hiyak-kin	or	100	Kin	==	132.5073232011	lbs.	avoir.,	or	60.1043472	kilogrammes
1	Kin	or	160	Momme	==	1.3250732320	lbs.	avoir.,	or	601.043472	grammes
	A			317		TO' 4 Mr		1	0 0 10	0500010 11	· ·

ATOTHECAEIES WEIGHT-1 Riyo or 4 Momme equal 0.0402583013 lb. troy.

DRY MEASURE

- make 10 Shaku = about 4 yards 51 inches English 1 Jo == about 1 foot 211 inches English 1 Shaku make 10 Sun
- 1 Sun make 10 Bu = about 11 inch English

LAND MEASURE

- make 36 Cho 2.4403 English miles 1 Cho make 60 Ken = 119.305 English yards make 6 Shaku = 59.653 English feet
- 1 Ken MONEY

On 1st October, 1897, Japan adopted a gold standard, taking the yen (dollar) at 24.59 pence sterling. The coinage is decimal.

SIAMESE MONEY

	MICHAIL													
2	Soloi	or	1	Att	=	\$0.0095	- 1	4	Salü'ngs	or	1	Bat or Tica	1==	\$0.60
2	Atts	or	1	Pai	- ROS	\$0.019		4	Bats	or	1	Tamlü'ng	=	\$2.40
2	Pais	or	1	Seek	best .	\$0 038		20	Tamlü'ngs	or	1	Ch'äng	=	\$48.00
2	Seeks	or	1	Fu'ang	=	\$0.076	1	50	Ch'ängs	\mathbf{or}	1	Hap	==	\$2,400.00
2	Fu'ang	or	1	Salü'ng	=	\$0.150		100	O Hals	or	1	Tara	=	\$240,000.00

WEIGHTS

The standard of weight being the coin of the country, weights are designated by the same terms. A Tical weighs 236 grains troy.

The Siamese standard of weight is just double that of the Chinese, and goods are bought and sold in Bangkok more by the Chinese than the Siamese standard.

LONG MEASURE

		LONG M.	DANCIUL	3		
1	Niw	*************		==	inch 94 inches	
	Niws	make	1 K'ú'p		94 inches	
2	K'u'ps	make	1 Säwk	==	191 inches	
4	Sawks	make	1 Wah	=	78 inches	
20	Wabs	make	1 Sen	== 1	130 feet	
400	Sens	make	1 Yot	=	9% statute	mile

Note .- Timber is bought by the Yok, which is 64 Sawk in length by 1 Sawk in width or 36,864 Siamese inches, being equivalent to 169 square feet.

DRY MEASURE

1 Tänan.....= 11 pints | 20 Tänans make 1 Tang = 15 pints | 25 Tanans make 1 Sat 100 Tangs or 80 Sat make 1 Keean (Coyan). A Keean is 20 Piculs; a Picul is 133 lbs. avoirdupois.

DIRECTORY

DIRECTORY

EASTERN SIBERIA

VLADIVOSTOCK

Vladivostock is the chief town of the Maritime Province, which, together with the Habarovsk, Nicolaevsk, Amour, Zeia, Tchita, Sretensk, Kamchatka, and Saghalien Provinces forms the "Far Eastern Region" of Siberia. The administrative centre is at Harbarovsk.

The port of Vladivostock, lies in latitude 43 deg. 7 min. North, longitude 131 deg. 54 min. East, at the southern end of a long peninsula reaching into Peter the Great Bay. Of the ports in East Siberia it is by far the most important both as a military and commercial centre. Vladivostock is one of the most magnificent harbours in the East. From its peculiar long and narrow shape and the once supposed hidden treasures in the slightly auriferous soil of its surrounding hills it has not inappropriately been called the Golden Horn. The entrances to the harbour are hidden by Russian Island, which divides the fairway into two narrow passages. This fine sheet of water first runs for about half a mile in a northern direction and then suddenly bends to the east for a distance of about one mile. On all sides it is surrounded by hills, low on the southern and higher on the northern shore; these hills slope sharply down to the water's edge. Once verdant with foliage, they have been completely denuded of trees by reckless felling. The harbour, capable of accommodating an almost unlimited number of vessels of deep draught and large capacity, affords a safe anchorage. During the winter months it is kept open by ice-breakers so that steamers can always find their way in without difficulty. There is a floating dock capable of taking in vessels up to 3,000 tons, and a fine graving dock of the following dimensions:—Length over all, 621 feet; length at bottom, 564 feet; breadth, 118 feet; breadth at entrance, 90 feet; min. depth, 29 feet. There are also two large docks built especially for purposes of the State war fleet, but merchant vessels are now permitted to dock in them.

A large import business was formerly done, the main lines being cotton goods, iron, machinery, flour, fresh and potted meat, boots, and tea for transportation into the interior. The closing of the free customs zone in the Russian Far East in 1909, and the consequent imposition of protective duties, materially changed the character of the trade returns, and, of course, the disturbances here and throughout Russia have affected trade very seriously. Before the war there was a large passenger traffic between Vladivostock and China and Japan ports, the annual returns showing about 70,000 arrivals and 63,000 departures. The municipal affairs of Vladivostock were managed by a Mayor and Town Council elected by and from among the Russian civil community. In the Autumn of 1922 the Soviet Government at Moscow extended its authority to Vladivostock. The town is built on the southern slope of the hills running along the northern shore of the harbour, and handsome brick residences have been erected in recent years, replacing the old wooden structures. The entire area, with the exception of some unoccupied lots intervening here and there, is covered by buildings, and the town is well laid out with wide but ill-kept roads. The sanitary arrangements are bad, though the town is fairly healthy. Most conspicuous among the buildings are the government offices, the post and telegraph offices, municipal house, the barracks, the railway station, the museum, the Russian church, the residences formerly occupied by the Governor and by the Admiral Commanding (the latter residence is surrounded by a public garden), while the houses formerly belonging to the more affluent merchants are well and substantially built. There are two or three hotels, a university, several schools for boys and girls, and military, naval and civil hospitals. The population is about 90,000. About one-third of the population is Chinese, and there are about 500 Japanese. In June, 1891, the late Tsar cut at Vladivostock the first sod of the Siberian Railway, which was

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NICOLAEVSK

The port and settlement of Nicolaevsk, founded in 1851 by Admiral Nevelskoi, is situated on the river Amur, about 39 miles from its mouth. The Amur is here about nine miles in width, with a depth in mid-stream of eight to nine fathoms and a current of three to four knots, though the river is very shallow in parts, even in mid-stream. It is navigable for vessels of light draught for more than 2,000 miles, and vessels of 12 feet draught can get up 600 miles. The town is built on a plateau 50 feet above the sea level and gradually slopes eastward down to the river. The most conspicuous edifice is the Cathedral, round which the town is built. This structure is imposing in appearance, with a large west tower, having belfry and done, but it is built of wood and is showing signs of deterioration. At the back of the Cathedral is a large grass-grown square, two sides of which are occupied by barracks, the "Governor's" house, and police station. There are few substantial houses in the town, except those used as public buildings or stores, and the buildings are small and wholly built of wood. The town suffered badly in the Spring of 1920 in the struggle between "Reds" and "Whites," and a large part of it was burned down. There is little trade at present except in fish and cranberries, quantities of salmon being dried and cured here. There is a small export of Manchurian soya beans to Japan.

JAPAN

CONSTITUTION AND GOVERNMENT

The government of the Japanese Empire was anciently, in theory at least, that of an absolute monarchy, but the real administrative and executive power was in the hands of the Shogun and his clansmen. In the year 1868 the Imperialist party overthrew, after a short war, the power of the Shogun, together with that of the Daimios, or feudal nobles, who, on the 25th June, 1869, resigned their lands, revenues, and retainers to the Mikado, by whom they were permitted to retain one-tenth of their original incomes, but ordered to reside in the capital in future. The sovereign bears the name of Emperor, but the appellation by which he has been generally known in foreign countries is the ancient title of Mikado.

Hirohito, the reigning monarch, who ascended the throne in January of this year (1927) is twenty-five years of age and is, according to Japanese chronology partly mythical, the 124th of an unbroken dynasty, founded 660 B.C.

The power of the Mikado was formerly absolute, but its exercise was controlled to some extent by custom and public opinion. The Emperor Mutsuhito, in 1875, when the Senate and Supreme Judicial Tribunal were founded, solemnly declared his earnest desire to have a constitutional system of government. The Mikado has long been regarded as the spiritual as well as the temporal head of the Empire, but, although the Shinto faith is held to be a form of national religion, the Emperor does not interfere in religious matters, and all religions are tolerated in Japan. The Ecclesiastical Department was in 1877 reduced to a simple bureau under the control of the Minister of the Interior. The Mikado acts through an Executive Ministry divided into eleven departments, namely:

—Gwaimu Sho (Foreign Affairs), Naimu Sho (Interior), Okura Sho (Finance), Kaigun Sho (Navy), Rikugun Sho (Army), Shiho Sho (Justice), Mombu Sho (Education), Norin Sho Agriculture and Forestry), Shoko Sho (Commerce and Industry), Teishin Sho (Communications) and Tetsudo-sho (Railways). In 1888 a Privy Council, modelled on that of Great Britain, was constituted. The new Constitution, promised by the Mikado, was proclaimed on the 11th February, 1889, and in July, 1890, the first Parliament was elected; it met on the 29th November. The Parliamentary system is bicameral, the House of Peers and the House of Representatives constituting the Imperial Diet.

The Empire is divided for administrative purposes into three Fu, or urban prefectures. (Tokyo, Kyoto, and Osaka), and 43 Ken, or prefectures, including the Loochoo Islands, which have been converted into a ken and named Okinawa. The island of Yezo is under a separate administration called Hokkaido-cho, so also is Chosen (the name Japan has given to the Kingdom of Corea, which she formally annexed in 1910), but Formosa is governed as a colony, and the same may also be said of the Kwantung Province of Manchuria, which Japan acquired after the war with Russia. The fu and ken are governed by prefects, who are all of equal rank, are under the control of the Ministry of the Interior and have limited powers, being required to submit every matter, unless there is a precedent for it, to the Minister of the Interior. Nor have they any concern in judicial proceedings, which come under the cognizance of the 48 local Courts and the seven Supreme Courts at Tokyo, Osaka, Nagoya, Hiroshima, Nagasaki Miyagi, and Hakodate, over which the Daishin-In presides at Tokyo.

Provious to the last change of Government, which restored the ancient Imperial régime, the administrative authority rested with the Shogun (Military Commander), whom foreigners were at first led to recognise as the temporal sovereign, and with whom they negotiated treaties of peace and commerce. The Shogunate was founded in 1184 by Yoritomo, a general of great valour and ability, and was continued through several dynasties until 1868, when the Tokugawa family were dispossessed of the usurped authority. Under the Shogun 300 or more Daimios (feudal princes) shared the administrative power, being practically supreme in their respective domains conditionally upon their loyalty to the Shogun; but their rank and power disappeared with the Shogunate. On the 7th July, 1884, however, His Majesty issued an Imperial Notification and Rescript rehabilitating the nobility, and admitting to its ranks the most

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distinguished civil and military officials who took part in the work of the Restoration. The old titles were abolished, and have been replaced by those of Prince (Ko), Marquis (Ko), Count (Haku), Viscount (Shi), and Baron (Dan).

REVENUE AND EXPENDITURE

The budget for 1926 was as follows:—Revenue: Ordinary, Yen 1,373,145,000; Extraordinary, Yen 266,237,000. Expenditure: Ordinary, Yen 1,087,401,000; Extraordinary, Yen 551,980,000. Ordinary expenditure included Army, Yen 196,949,000; Navy, Yen 239,069,000; Foreign Ministry, Yen 19,548,000; Ministry of Education, Yen 134,813,000.

POPULATION

The total area of Japan, exclusive of Formosa and Chosen, is estimated at 163,042 square miles. The population of the Empire, according to the returns from the Census Board in 1924, was 81,780,300, viz., 59,139,000 for Japan Proper; 18,677,800 for Korea; 3,794,200 for Formosa; and 169,300 for Saghalien. The most populous cities are Osaka, Tokyo, Nagoya, Kyoto, Kobe, Yokohama and Nagasaki in the order named. There are, exclusive of Chinese, about 5,000 foreigners residing in Japan, more than one-third of that number being British subjects. Japan is geographically divided into the four islands: Honshiu, the central and most important territory; Kiushui, "nine provinces," the south-western island; Shikoku, "the four provinces," the southern island; and Hokkaido, the most northerly and least developed. The first three islands are sub-divided into eight large areas, containing 66 provinces, and the latter Hokkaido) is divided into 11 provinces.

Extension of the Japanese railway systems has proceeded uninterruptedly since the first line was laid in 1872. The mileage open to traffic in Japan proper (excluding Chosen, Formosa and Saghalien), according to the latest returns, as 11,735.50 miles of State railway and 2,445.5 miles of private railway. The Government in 1906 decided on the State ownership of all railways which are used for general traffic, the object being to improve the facilities for direct traffic over long distances, to accelerate transportation, and to cheapen the cost. The Government proposed to purchase the lines belonging to 32 private companies within a period extending from 1906 to 1911, but the House of Peers, when the Bills came before them, reduced the number of companies to be bought out to 17 and extended the period of purchase to 1915. The aggregate length of the lines it was decided to purchase was 2,812 miles. It was soon found advisable for various reasons to carry through the whole transaction in one year, and the sum of Yen 483,563,325 was paid during the two years 1907-8 and 1908-9. The capital of the State Railway system owing to expenditure on extensions and improvements, now amounts to Yen 2,154,686,386 (December 31st, 1923). As a result of the war with Russia, the South Manchurian Railway was taken over by Japan. There are about 936.15 miles of electric tramway in Japan and 270 miles more under construction.

By treaties made with a number of foreign Governments the Japanese ports of Kanagawa (Yokohama), Nagasaki, Kobe, Hakodate, Niigata, and the cities of Tokyo (formerly called Yedo) and Osaka were thrown open to foreign commerce. In 1894 new treaties were signed with the Powers by which extra-territoriality was abolished and the whole country opened to foreign trade and residence, the treaty to come into force in July, 1899. Actually, extra-territoriality ceased to exist on August 4th, 1899.

CURRENCY

From October, 1897, Japan placed her currency on a gold basis. The unit of value is a gold Yen weighing .8333 grammes and containing .75 grammes of fine gold. The conversion from silver to gold was effected at the ratio of 1 to 32.348.

EDUCATION

Education is national and very general in Japan, and is making great progress. There are numerous High Schools, Middle Schools, Normal Schools, and Colleges for special studies—such as Law, Science, Medicine, Mining, Agriculture, and Foreign Languages—and several Female High Schools have been established, and are carefully fostered by the Government. In order to facilitate the prosecution of foreign studies the Government employs many European professors, and also sends, at the public expense, a large number of students every year to America and Europe.

THE 1923 EARTHQUAKE

An appalling earthquake—probably the most disastrous in its consequences of any recorded in the history of the world—occurred in Tokyo and Yokohama and the surrounding district on September 1st, 1923, as a result of which 100,000 people were killed, 43,000 were missing and believed to be dead, and 113,000 were injured. The material damage was enormous. A very large proportion of the buildings in the capital and the chief port were reduced to dust and ashes by the earthquake and the fires which followed. The official returns gave a total of 6,962 factories destroyed, and assessed the damage at yen \$380,000,000. Questioned in the Diet, Mr. Inouye said the total loss from the earthquake was between seven and ten million yen.

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TOKYO

The capital of Japan [until the Restoration called Yedo] is situated at the north of the Bay of Yedo, has a circumference of 27 miles, and covers a surface of 40 square miles. The river Sumida runs through the city, the larger part lying to the west of this waterway, while on the east lie the two wards named Honjo and Fukagawa.

Tokyo as viewed from the bay is a pleasant-looking city, being well situated on undulating ground, and possessing abundant foliage. The city is divided into 15 ward divisions, and its suburbs into six divisions. It was, in fact, until recently more like an aggregation of towns than one great city, but every year has seen greater congestion and conditions more approximating to the crowded cities of the West. The ancient Castle of Yedo, now transformed into the Imperial Palace, or Gosho, occupies a commanding position on a hill a little to the westward of the city. It is enclosed in double walls and surrounded by a fine broad moat. Within the Castle formerly stood the Shogun's Palace and several public offices, but the destructive fire of the 3rd of April, 1872, levelled these ancient and massive buildings, leaving only the lofty turrets and walls. A new palace on the old site has been constructed, and the Emperor took up his residence there in January, 1889. The Imperial Garden called Fukiage is situated within the enclosure of the palace. It is tastefully laid out in the pure native style, and contains fine forest trees, rare and beautiful plants of all kinds, a large pond, cascades, etc.

Between the castle and the outer walls a large area was formerly occupied by the numerous palaces of the Daimios, but few of these feudal erections now remain to illustrate what old Yedo was like in the time of the Shogunate.

The most important part of the business quarter is on the east of the castle, and is traversed by a main street running from the north to the south-west under different names.

A section well worth a visit is the public park or garden named Uyeno, where formerly stood the magnificent temple founded and maintained by the Shoguns, and which was destroyed by fire during the War of Restoration in July, 1868. In these grounds the Industrial Exhibition of 1877 was held, when the gardens were converted into a public pleasure resort by the Government. Several exhibitions have since been held here and have proved very successful. In Uyeno is also situated the fine Imperial Museum (Haku-butsu-kwan).

Among the places much resorted to by visitors is the ancient temple of Kwannon, at Asakusa, not far from Uyeno, one of the most popular and most frequented temples in Japan. At the right of the temple there is a fine old Pagoda, and near it are two colossal stone statues. A new park was also opened close to the temple about the same time as that of Uyeno. Thus, with Shiba, in the southwest, where are to be seen some of the splendid shrines of the Shoguns, among the chief glories of Tokyo, there are three large public gardens within the city.

The districts of Honjo and Fukagawa form a distinct industrial portion of the capital. Here is the centre of the lumber and other trades. This quarter is connected with the rest of the city by six great bridges, some of which are constructed of iron and some of wood. They are called, commencing on the north, Adzuma-Bashi, Umaya-Bashi, Ryogoku-Bashi, O-Hashi, Shin-O-Hashi and Eitai-Bashi, respectively. From these the traveller may obtain a fine view of the animated river-life of the Sumida, whose waters are always covered with junks and boats of all descriptions.

A great part of the remaining area forming the district north of the castle, a few years ago covered by paddy fields, is to-day covered by "suburbs" of great extent, well served by the municipal tramway system. There are also extensive pleasure gardens, such as Asuka-yama, and neat little villages. The part west of the palace contains 50 temples, and a number of nobles' palaces. The district on the south of the palace, with an area of about 17½ square miles, contains about 60 temples. The most remarkable among them is Fudo-sama in Meguro.

Several great fires have swept Tokyo during the last two decades, and these have led to great improvements and widening of the streets. The last of these broke out on September 1st, 1923, following upon a very severe earthquake. The casualties due to this terrible visitation were as follows, according to a return issued in November by the

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Home Office: Dead 68,215; missing (believed to be dead), 39,304; injured, 42,135. The number of houses destroyed is said to have been 316,000, or 71 per cent. of the whole of the buildings of the city; and no fewer than 1,360,000 people were rendered homeless. Much has been done to repair the terrible damage done to the city, but it will take some years yet before permanent new structures can be erected to take the place of all those that were destroyed.

Tramways have been extended in all directions; a ten-minute service is maintained with Yokohama. The main streets and those adjacent to them are lighted by electricity, and the remainder by gas. Lines of telegraphs, amounting in all to 200

miles, connect the various parts of the city with one another, and with the country lines. The main streets are broad and fairly well kept.

The soldiers and police are dressed in uniform on the western model. Though

numbers appear in European garb, the mass of the people still wear the native dress.

The environs of Tokyo are very picturesque and offer a great variety of pleasant walks or rides. Foreigners will find much to interest them in the country round. The finest scenery is at the northern and western sides of the city, where the country is surrounded by beautiful hills, from which there is a distant view of the noble mountains of Hakone, while beyond rises in solitary grandeur the towering peak of Fuji-san covered with snow the greater part of the year. The population of Tokyo as disclosed

by the Census of 1925 was 1,995,303.

The native Press is represented by some 20 daily papers, and many monthly and fortnightly publications. There is a daily paper run by Japanese in the English language called the Japan Times and Mail, which is representative of Japanese interests, and the Japan Advertiser, which was published for many years in Yokohama, is published in the capital. The Far East, a weekly illustrated newspaper, British owned, is also published in Tokyo. There are 1,225 schools of different classes, including several universities, as distinct from the Imperial, or official. The best hotel for foreigners is the Imperial. Another new and well-equipped hotel, frequented principally by Japanese, is the Palace Hotel, also called the Tokyo Kaikan. There are also the Tokyo Station Hotel Manuscuchi Hotel and Saiva ken Hotel. also the Tokyo Station Hotel, Marunouchi Hotel and Seiyo-ken Hotel.

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Yokohama is the port of Tokyo and was opened to foreign trade in July, 1859, It is situated on the Bay of Yokohama, a small bay on the western side of the Gulf of Yedo, in lat. 35 deg. 26 min. 11 sec. N., and long. 139 deg. 39 min. 20 sec., in the island of Honshiu, and is distant about 18 miles from the capital, with which it is connected by both steam and electric railways. The surrounding scenery is hilly and pleasing and on clear days the snow-crowned summit and graceful outlines of Fuji-san, a volcanic mountain 12,370 feet high—celebrated in Japanese literature and depicted on innumerable native works of art—is most distinctly visible, though some 75 miles distant. The town is divided into two parts, the western part being occupied by what was known, before the abolition of extra-territoriality, as the foreign settlement. Beyond the plain on which the town is built rises a sort of semi-circle of low hills called "The Bluff," thickly dotted before the recent terrible visitation with handsome foreign villas and dwelling-houses in various styles of architecture, all standing in pretty gardens and commanding charming prospects. Along the water-front runs a good road called the Bund, on which stood many of the principal business houses and hotels. The United Club was located here. The English Episcopal, the French Catholic and the Union Protestant Churches were handsome edifices situated on the Bluff, where and the Union Protestant Churches were handsome edinics situated on the Biun, where there were also well laid-out public gardens. A fine cricket and recreation ground, a racecourse and golf links are situated about two miles from the Settlement. A good boating club also existed, providing facilities for deep-sea bathing. The Public Hall, containing a theatre and assembly rooms, built of brick, situated at the top of Camp Hill, was opened in 1885. The Prefectural and Municipal Offices were fine brick structures on commanding sites. The railway station was well-designed and commodious. The town is in the enjoyment of an excellent water supply, large waterworks been completed in 1887. An electric train service from Yokolama (Sakuragi, having been completed in 1887. An electric train service from Yokohama (Sakuragicho) to Tokyo (new station) runs every twelve minutes, covering the distance in 55 minutes. The harbour is exposed, but two breakwaters, of an aggregate length of 12,000 feet, have been built and are so projected as practically to enclose the whole of the anchorage, leaving an entrance 650 feet wide between these extremities. Excellent pier and wharf facilities exist, and, though practically entirely destroyed in the earthquake and fire of 1923, they are now all restored. There are 4 berths at the pier accommodating the largest steamers, and 12 mooring wharves for large ocean-going vessels, most of these wharves accommodating vessels of any size. The Yokohama Dock Company has three dry docks of 631 ft., 489 ft., and 380 ft., docking length, 93 ft., 67 ft., and 60 ft. width of entrance, and 28 ft., 21.5 ft. and 26 ft. of water on the blocks, respectively, and a mooring basin of 600 ft. by 100 ft. by 25 ft.

In the very severe earthquake, which was followed by a huge conflagration, on September 1st, 1923, close on 30,000 people are known to have perished. Another 3,559 were missing and believed to be dead, and 66,371 were officially reported as injured, the total casualties representing nearly one-quarter of the population. The number of buildings destroyed was 70,000, out of a total of 93,000. The shipping in harbour was placed in serious jeopardy by the blazing oil from the oil-tanks on shore running into and spreading over the water.

The Japanese population of Yokohama was about 405,888 in 1925, according to the Census returns of that year. There was a great exodus as the result of the earthquake, but confidence is now restored and there seems every reason to expect that in time Yokohama will recover its former prominence as the principal port of Japan.

The foreign trade of the port in 1925 was:—Imports, Yen 620,293,000, and Exports, Yen 900,828,000 (of which raw and waste silk represented over Yen 750,000,000), as compared with Imports, Yen 635,848,000, and Exports, Yen 672,283,000 in 1924.

The foreign trade suffered inevitable dislocation after the earthquake, but the export trade has already largely recovered and is showing a steady increase. Imports received a great stimulation owing to the need for reconstruction material, but the normal import business shows a slower recovery than the export trade.



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The heavy cost of rebuilding hampered the return of business houses, but many of these have resumed business in premises temporarily erected pending permanent rebuilding. The foreign-style hotels were all destroyed in the earthquake and hotel accommodation is at present inadequate to requirements. Permanent re-building is in progress, and the streets are widended and improved. In the principal business sections all new permanent building must be fireproof.

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HAKODATE

This, the most northerly of the old treaty ports of Japan, is situated in the south of Yezo, in the Straits of Tsugaru, which divide that island from Honshiu. The port lies in latitude 41 deg. 47 min. 8 sec. N., and longitude 140 deg. 45 min. 34 sec. E., and the harbour is nearly land-locked. The town clusters at the foot and on the slope of a bold rock known to foreigners as Hakodate Head, about 1,000 feet in height, which is within a fortified area to which the public are not admitted. The surrounding country is hilly, volcanic, and striking, but the town itself possesses few attractions. There are some Public Gardens at the eastern end of the town which contain a small but interesting Museum. Waterworks for supplying the town with pure water were completed in 1889. The climate of Hakodate is healthy and bracing. The hottest month is August, but the thermometer there rarely rises above 90 degrees Fahr.; in the winter it sometimes sinks to 10 degrees Fahr, or even less, the minimum in an average winter being about 12 degrees Fahr. The mean temperature throughout the year is about 48 The population of Hakodate has been increasing rapidly for many years and degrees. is now (1925) 163,972.

The foreign trade of the port is small, but has been steadily growing during the last few years, mainly owing to the development of the Kamtschatka salmon fisheries, for which Hakodate is the principal entrepôt. The value of the imports in 1925 was Yen 3,364,000 and the exports Yen 8,545,000. The agricultural resources of Yezo have been considerably developed. The rich pasture lands are well adapted for breeding cattle and horses. Beans, peas and timber are exported, and sugar is produced from sugar beets. In the valuable and extensive fisheries on the coast and in the surrounding seas, however, the chief exports of the future from Hakodate are to be looked for. Increasing quantities of dried fish and seaweed are exported annually, mostly to China. The mineral resources of Yezo are large. The output of coal in 1924 was 5,192,791 tons, sulphur 20,610 tons, manganese 288,499 tons, and small quantities of gold, silver, and copper are produced. Timber was exported in 1924 to the value of 4,783,965 yen. Washing for gold dust has been carried on in Kitami, and the belief is entertained that with proper machinery the gold mines of Hokkaido may be worked with fair profit. Magnetic iron is also obtained. The kerosene wealth of this district is said to be considerable, but none of the borings has so far given a high yield. At Nukimi-Mura on Soya Strait—in the extreme north—oil wells were discovered long ago, and have been worked by hand for some years. The oil, in fact, overflows into the sea and in stormy weather houts take refuge at Nukimi-Mura as the flows into the sea, and in stormy weather boats take refuge at Nukimi-Mura, as the sea is rendered smooth by the oil. Oil also exists at Nigori-Kawa, near Hakodate; at Kayamagori, near Shiribeshi; at Itaibetsu, on a tributary of the Urin River (output 800 gallons per day); at Kotamimura and Tsukisama Mura (Imperial property), near Sapporo; and near Abashiri, where the wells are considered rich.

Hakodate is reached in 24 hours from Tokyo, via Aomori, between which place and Hakodate there is a very good steamship service, maintained by the Government Railways. From Hakodate all the principal points in Yezo can now be reached by rail, and there is also a Government Railway steamship service to Odomari, in Karafuto (Japanese Saghalien). The Hakodate Harbour Improvement Works were completed in 1900, and a patent slip capable of taking vessels up to 1,500 tons was also finished. There is a dry dock to accommodate ships up to 10,000 tons at ordinary spring tides, and at highest spring tides the dock is capable of receiving the largest battleships in the Japanese Navy. At Otaru a massive breakwater, about 3,500 feet long, has been constructed.

In August, 1907, half the city of Hakodate was destroyed by a fire. The number of houses destroyed in the conflagration was ascertained to be 8,977, rendering about 60,000 persons homeless. All the foreign residents with the exception of the American Consular Agent were burnt out, saving nothing, and the total loss was estimated at not less than 50,000,000 yen. Another severe conflagration occurred in April, 1921, when some 2,000 houses were destroyed. A scheme is now in force by which a municipal subsidy is granted to encourage building with fireproofmaterials.

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OSAKA

Owing to the inclusion within the city limits, as from April 1st, 1925, of a large number of suburban districts and villages, Osaka is now the largest city in Japan in size, with a population of 3,059,502. In commercial and industrial importance it also ranks first in the Japanese Empire. During recent years the city has been rapidly assuming a modern and Western aspect. Broad wood-paved streets intersect it in all directions, large buildings of the sky-scraper type are springing up throughout the business centre, and motor traffic is increasing rapidly. The city is situated in the province of Settsu and is built on the banks and at the mouth of the river Aji. From the point of view of the foreign tourist, the most interesting and imposing sight is Osaka Castle, erected in 1583 by the famous warrior Toyotomi Hideyoshi. Though less extensive than that of Tokyo, it is a much grander and more striking edifice, and is, indeed, next to that of Nagoya, the finest example of the ancient feudal castles of Japan. It is now occupied by the Osaka garrison, and forms the headquarters of one of the 18 great military districts. It has also within its enclosure an extensive military arsenal. Osaka, like Tokyo and Kyoto, is the capital of the Prefecture to which the city gives its name. It is the seat of numerous industries, including cotton-spinning mills, shipbuilding yards, iron-works and sugar refineries. Cotton-spinning and weaving are the most important industries and there are a large number of big mills in the city and neighbourhood. The number of factories of all kinds in the city in 1923 was 19,507, employing a total of 114,190 hands. The Imperial Mint also is established here.

Extensive harbour improvements have been in progress for a number of years, and at present wharfage is available for five vessels of 5,000 to 6,000 tons, while vessels of 10,000 tons or 29 feet draught can enter the port. A considerable sum of money is still to be expended on the harbour, on the completion of which eight vessels of 10,000 tons will be able to come alongside the wharves, while as many as 50 or 60 of the same size will be provided with berthing space at buoys.

The trade statistics of Osaka since the war have shown great growth. Imports in 1925 were valued at Yen 306,367,000 and exports at Yen 500,672,000, as compared with Yen 272,753,365 and Yen 402,579,931, respectively, in 1924. The Osaka trade returns, however, do not afford a reliable index of the foreign trade, a great part of which passes through the Kobe customs.

In 1909 a third of the city was destroyed by fire, the total damage being estimated at Yen 25,000,000. A much better class of house has taken the place of those destroyed, and the thoroughfares have been widened.

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KOBE

Kobe was until 1892 the foreign port of the adjoining town of Hyogo and was opened to foreign trade in 1868, but in 1889 the two towns were incorporated under the title of Kobe City, when the City Municipal Law was put into force. The reclamation of the bed of the Minatogawa River in 1910 and the extension of the tramway service have resulted in the disappearance of the old boundary line between Kobe and Hyogo. Hyogo, therefore, is now merely one of the administrative sections of Kobe. The port is finely situated on the Idzumi-nada, at the gate of the far-famed Inland Sea. The harbour is good and affords safe anchorage for vessels of almost any size, but to extend the facilities for loading and discharging an extensive scheme of harbour improvement was begun in 1907, and most of the larger shipping now moors at the four large Customs piers. Further works are in progress, the harbour rapidly



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growing towards the east. The town faces the land-locked water covered with white sails, while behind, at a distance of about a mile, rises a range of picturesque and lofty hills, some of which attain an altitude of about 3,000 feet, and the steep sides of which are partly covered with pines. On one of these hills, Rokkosan, are a number of foreign residences, the place having become a favourite summer resort. The summit of this hill has been well prepared for the purpose, several miles of excellent paths making walking on the hills easy and enjoyable. Among the attractions of Rokkosan are excellent golf links. Kobe stretches for some five miles along the strip of land between the hills and the water, and is rapidly extending the strip of land between the hills and the water, and is rapidly extending in the direction of Osaka, which is connected with it by the Hanshin Electric Railway and the Hanshin Kyuko (express) Electric Railway. What was at one time known as the foreign settlement at Kobe is well laid out; the streets are broad and clean, and The Bund, which ran along the sea side of the Foreign lighted with electricity. Settlement, has been extended and will soon be covered with Harbour administration offices. Within the last few years the Japanese have bought many of the Settlement lots and have erected large offices of five or six stories, which have greatly improved the city. The railway terminus is at the other end of Kobe, where it meets Hyogo, and there are extensive carriage works adjoining the station, but the foreign section of the city is best reached from Sannomiya Station. There are several Clubs—the Kobe Club (including members of all nationalities), the Masonic Club, the Indian Club, the Club Concordia (German), and the Kobe Regatta and Athletic Club (international). At Mirume the K. R. & A. C. have a fine boathouse and large lawn for all kinds of sports. The Union Protestant Church is in the Settlement, and the French Roman Catholic Church is a fine new structure in Nelsayamate.dori. Catholic Church is a fine new structure in Nakayamate-dori. An English Episcopal Church, All Saints, was opened in 1898 on the hill behind, and there are several native Protestant churches. There are several foreign hotels in the city, the principal being the Oriental, the Tor, Lyman's and Pleasanton. The first-named (now owned by the Toyo Kisen Kaisha, the Japanese shipping company) and the Tor Hotel compare favourably with any hotels in the Far East. Two foreign daily papers, the Japan Chronicle, the Kobe Herald and Osaka Gazette, and one weekly, the Japan Weekly Chronicle, are published in Kobe. There are, also, two native papers.

The population of Kobe City in October, 1925, was 644,212. Of this number 7,874 were foreigners, the chief nationalities represented being:—Chinese, 5,417; British, 853; American, 625; German, 390; Russian, 195; Indian, 125; French, 53; Portuguese, 97; Swiss, 83; and Dutch, 36. The earthquake in Yokohama has caused

a large temporary addition to the foreign population since September, 1923.

The Temple of Nofukuji, which possesses a large bronze Buddha, is situated in the old town of Hyogo and is worth a visit; and there is a monument to the Japanese hero Kiyomori, erected in 1286, in a grove of trees in the vicinity of the temple, which claims some attention from its historic associations. The bed of the old river Minatogawa was reclaimed in 1910. The upper part of the reclaimed area is now known as Minatogawa Park, where there is a City Hall, behind which is a large market. The lower part of the river-bed is a centre for public entertainments, such as theatres, cinematographs, etc. The shrine dedicated to Kusunoki Masashige, who fell on this spot in 1336 during the unsuccessful wars for the restoration of the Mikado's power, stands between Kobe Station and the Okurayama Park, where there is, also, a large City Library. In the park stands a bronze statue of the late Prince Ito, who was one of the most influential and powerful statesmen of Japan in the Meiji period. The Kawasaki Shipbuilding Yard situated at Hyogo is one of the largest in Japan. The Mitsubishi Co., also, have a dockyard at the Western extremity of the port. The Government in 1906 sanctioned a scheme for the improvement of the harbour involving an expenditure of 32,000,000 yen. Large reclamations were undertaken at Onohama, and commodious wharves and other facilities for the working of cargo are provided.

Kobe's excellent railway communications, both north and south, have naturally

tended to centralise trade at this port.

The following table of values in Yen shows the total trade of the port from 1914 to 1925:—

W 1920				
	Imports	Exports	Imports	Exports
1914	281,959,911	167,522,636	1920 1,127,476,835	518,987,252
1915	269,216,398	197,597,830	1921 768,209,362	229,144,369
1916	374,099,070	325,671,735	1922 856,356,675	279,821,530
1917	530,929,041	479,770,388	19231,007,926,455	357,111,891
1918	784,310,224	539,350,392	19241,177,039,408	580,293,517
1919	1,015,141,760	443,249,116	19251,229,404,000	715,933,000

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One of the principal reasons for the recent large export figures is the increased amount of silk shipped from Kobe since the earthquake of September 1st, 1923.

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These two towns are situated one on each side of Shimonoseki Straits, the western entrance of the Inland Sea—the former on the south and the latter on the north side. The interests of both towns, so far as shipping is concerned, are identical. Shimonoseki is under the jurisdiction of Yamaguchi, 51 miles away, and Moji under that of Fukuoka, 47 miles away. The foreign merchants have their offices on the side that suits their own convenience, but the principal Japanese banks and shipping offices are at Moji. There is a fairly strong tidal current through the Straits, but the anchorage, which is at Moji, is only affected by an eddy, and good holding ground is general. Steamers entering from the West can get pilots at Rokuren Light, where boats have to stop in any case for medical inspection and harbour-master's instructions. From the eastward this inspection takes place at Hesaki Light. Means of transport are good. Liners run regularly to all foreign ordinary ports of call; and, while from Shimonoseki the Sanyo Railway taps the north, from Moji the Kiushiu Railway taps the south of Japan. The Shimonoseki Station Hotel, which for many years provided good accommodation for foreigners, was destroyed by fire in July, 1922; but a new thoroughly up to date hotel has been rebuilt on the former site and was opened on the 1st April, 1924. The Imperial Railway Department has also four large ferry boats plying between Moji and the Shimonoseki Station, while a ten-minute ferry plies between the usual landing places at Moji and Shimonoseki. There is a project on foot to construct a tunnel under the Straits. Both towns have municipal waterworks, are lit by electricity, and are connected by telephone with the principal towns, from Kagoshima and Nagasaki, in the south, to Tokyo in the north-east. Imports at Moji for 1925 amounted to Yen 93,097,000, and exports to Yen 33,920,000, as compared with Yen 91,897,000 and Yen 28,456,000, respectively, for the previous year. The population of Shimonoseki at the close of 1925 was 92,317 an

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NAGASAKI

Nagasaki is a city of great antiquity, and in the early days of European intercourse with the Far East was the most important seat of the foreign trade with Japan. It is admirably situated on the south-western coast of the Island of Kiushiu. A melancholy interest attaches to the neighbourhood as the scene of the extinction of Christianity in the empire and the extermination of the professors of that religion in 1637. When the Christian religion was crushed and the foreigners were expelled, to the Dutch alone was extended the privilege of trading with Japan, and they were confined to a small plot of ground at Nagasaki called Deshima. By the Treaty of 1858 Nagasaki was one of the ports opened to British trade on the 1st July in the

following year.

On entering the harbour of Nagasaki no stranger can fail to be struck with the admirable situation of the town and the beautiful panorama of hilly scenery opened to his view. The harbour is a land-locked inlet deeply indented with small bays, about three miles long with a width varying from half-a-mile to a mile. A reclamation scheme was commenced in October, 1897, and completed in January, 1905; 147 acres were reclaimed, and retaining walls measuring nearly five miles in length have been built in front of what were formerly the foreign concessions at Deshima and Megasaki. Simultaneously, the harbour was deepened. The cost of the work was 4,000,000 yen. There are quay walls to accommodate two vessels of 8,000 tons. The town is on the eastern side of the harbour, which is about two miles long by about three quarters of a mile in extreme width. The foreign quarter adjoins the town on the south side. The chief mercantile houses are situated on the bund facing the harbour, behind which are a few streets running parallel with it, and there are a number of private residences on the hill-side. There is a Roman Catholic church; Anglican services are held every Sunday at the Seamen's Mission. There are two clubs (Nagasaki and International) and one foreign hotel—the Hotel du Japon. The Mitsubishi Company own three docks in Nagasaki, the largest of which has a length of 714 feet on the keel blocks and a depth of water at ordinary spring tides of 34 feet 6 inches. There are three other smaller docks owned by the Matsuo Ironworks & Dockyard Co., and situated nearer to the harbour entrance. As a shipbuilding centre the place has rapidly developed in recent years; in addition to large ocean-going steamers, a battle cruiser of 27,500 tons displacement and a battleship of over 30,000 tons displacement have been constructed there. Nagasaki gained considerable importance as a base for steam trawlers, but the vessels were all sold to foreign governments for war service during 1918. The industry has been restarted but on a smaller scale but most of the trawlers now use Shimonoseki as a base. The Municipality has erected a large fish market on the wharf near the railway station. A large extension of the waterworks to meet the growing needs of the town was completed in March, 1904. Further extensions have been in progress since 1920, but have not yet been completed. The railway developments of recent years have made it possible, with a brief sea passage of ten minutes between Moji and Shimonoseki, to travel by rail from Nagasaki to Kobe and thence to Tokyo. The climate in Nagasaki is mild and salubrious, and there are popular health resorts in the neighbourhood, the most famous being Mount Unzen, on which a nine-hole golf course was laid out in 1911, and which, since 1923, is being gradually improved.

In 1925 the exports were valued at Yen 16,129,000 and the imports at Yen 34,061,000, as compared with Yen 13,699,000 and Yen 23,570,000, respectively, in 1924.

The population of the port has increased greatly during recent years. In the census taken in 1925 it was returned as 189,071, nearly double that which it was 20 years previously. An English newspaper, the Nagasaki Press, is published daily.

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FORMOSA

This island, one of the largest in Asia, is situated between latitude 22 and 26 degrees N., and longitude 120 and 122 degrees E., and is separated from the coast of Fukien, China, by a channel about one hundred miles in width. It is a prolongation of the Japanese and Loochoo Archipelagoes, and in 1895 was incorporated in the Japanese Empire. Its name Formosa, signifying "beautiful island," was conferred by the Portuguese, the first Europeans to visit it, but it was called Taiwan (Great Bay) by the Chinese, to whom it belonged from 1661 to 1894. It is said that the Japanese endeavoured to form a colony in the island in 1620, but large numbers of Chinese were settled there prior to that date. The Dutch arrived in 1634, and founded several settlements, and traces of their occupation are still to be found in the island, but they were compelled in 1661 to retire by the Chinese pirate chief Koxinga, who then assumed the sovereignty of western Formosa. His grandson and successor, however, was induced, twenty-two years later, to resign the crown to the Emperor of China. By the Treaty of Shimonoseki, which terminated the war between China and Japan in 1895, the island was ceded to Japan as one of the conditions of peace, and on the 1st June, 1895, the formal surrender was made, the ceremony taking place on board ship outside Keelung. The resident Chinese officials, however, declared a republic, and offered resistance, and it was not until the end of October that the opposing forces were completely overcome, the last stand being made in the south by Liu Yung-fu, the Black Flag General, of Tonkin notoriety. Takow was bombarded and captured on 15th October, and Anping was peacefully occupied on the 21st of the same month, Liu Yung-fu having taken refuge in flight.

Formosa is about 260 miles in length, and from 60 to 70 miles broad in the widest part. It is intersected from north to south by a range of mountains, which forms a kind of backbone to the island, the loftiest peak of which, Mount Morrison (Niitakayama), is 13,880 feet high. On the western side of this range the slope is more gradual than on the eastern side, and broken by fertile valleys which lose themselves in the large undulating plain on which the Chinese are settled. The high land east of the dividing chain is peopled by an aboriginal race who acknowledged no allegiance to the Chinese Government and made frequent raids upon the outlying Chinese settlements, but as the island is being steadily opened up conditions are improving, and doubtless in course of time they will become emerged in the general population, although naturally a savage and warlike people, allied to the Malays and Polynesians, who lived principally by the chase.

The population of Formosa in estimated to be as follows:-Natives (Chinese), 3,742,116; Japanese (excluding military), 183,317; Foreigners (mostly Chinese), 31,273; Savages (Takasage Zoku), 84,996—total, 4,041,702. In addition to the foregoing, there are tribes of aborigines, described in the returns as "savages," living within the administrative districts and under Government control aggregating approximately 48,000. A fresh ceusus was taken in the autumn of 1925, but too late for the inclusion of the figures in this year's (1926) report inclusion of the figures in this year's (1926) report.

The revenue, which twenty years, or more, ago averaged about Yen 20,000,000 annually, has since been steadily increased, the return for 1924-5 being Yen 113,614,798, and for 1923-4 Yen 130,500,000. The value of the exports to foreign countries in 1925 was Yen 47,965,844, and the imports from abroad totalled Yen 56,489,060, the previous year's returns being Yen 42,575,953, and Yen 46,424,036 respectively. The trade with Japan for the same period was:—Exports, Yen 215,248,807, and Imports, Yen 129,906,280, as compared with Yen 211,008,293, and Yen 86,573,972 in 1924 129,906,280, as compared with Yen 211,098,223, and Yen 86,573,972 in 1924.

The products of Formosa are numerous, vegetation being everywhere most luxuriant, testifying to the richness of the soil. Tea, camphor, rice, sugar and bananas are largely cultivated, the three latter being extensively shipped to Japan. The fauna includes bears, monkeys, deer, wild boar, badgers, martens, the scaly ant-eater, and other smaller animals. Birds are not very numerous, and snakes not as common as might be expected where vegetation is so abundant. As regards minerals there are at present only two gold mines running (viz., those at Kinkosaki. and Zuiho in the vicinity of Keelung), and the production of both Gold and Silver in Taiwan has decreased, as they are being shipped to Japan in the form of Ores. The total mineral products of the island during 1925, according to investigations made by the Mining Bureau are given as approximately Gold Yen 385,135, Silver Yen 16,997, Copper and Copper ores Yen 948,635, Coal Yen 11,645,466, Petroleum Yen 283,856, Sulphur (crude and refined) Yen 39,214. The output of Coal has greatly increased due to the enhanced demand for export to South China, and the South Seas, and for bunkers. Petroleum has likewise considerably increased of late owing to the active gush within the last few months.

Amongst sundry factories and mills at various places in the island are ice-works, a brewery, a straw-board factory, two flour-mills, fertiliser factories, ramie and jute mills, cement works, brick-works (many using Manchester kilns), numerous oil-extracting and rice mills, several electric-light plants, and a gas works (in Taipeh).

From the north of the island tea forms the principal export, and the authorities are energetically pushing its cultivation and preparation. The value shipped to foreign markets in 1925 was Yen 11,393,742, of which about half was Ooloong, and the remainder Pouchong, a scented tea mainly consumed in Netherlands India and the Straits. Camphor, the annual production of which about ten years ago footed up to 86,000 piculs has in recent years declined, and is now in the neighbourhood of about 60,000. It is estimated that the supply of natural camphor will be exhausted in another thirty years, or so. Export in 1925 amounted to Yen 3,609,366, and to Japan Yen 915,092 together with Yen 2,468,013 of camphor oil. Coal exports amounted to Yen 9,349,761, of which Yen 1,901,472 went to Japan, and the remainder abroad. The export of rice to Japan in 1925 was the largest on record, and was in a great measure attributable to the cultivation of Japan varieties, the total figures amounting to Yen 72.110.218. Bananas and canned pineapples are likewise exported to Japan and Dairen, shipments amounting to Yen 9,504,199, and Yen 345,274 respectively. The production of sugar, the leading industry of the island, in the 1925-6 season amounted to piculs 8,532,097 of a value of Yen 111.539,097. It is estimated that this season's crop will show a deficiency of nearly 800,000 piculs owing to drought at time of planting, and to decreased area of canes planted, more land being taken up for rice: an increased acreage yield is, however, anticipated, due to improvement of varieties, and method of cultivation. In this connection the rapid propagation, and intensive cultivation by the use of fertilisers is worthy of note. For sugar, sulphate of ammonia is mostly used, whilst for rice, fruits and other crops, bean-cake is generally applied, and during 1925 imports of sulphate and bean-cake amounted respectively to 35,000 tons, and 6,500,000 cakes, showing an increase over the previous year of 10,000 tons, and 1,200,000 cakes. Sugar Factories: there are now 47 of these equipped with modern machinery scattered throughout the island, mostly in the central and southern districts, in addition to 13 factories of improved Formosan type, and 132 old-style Alcohol to a value of Yen 3,854,578 was shipped to Japan, in 1925, and Yen 101 sent abroad. Of Miscellaneous items:—Lumber, cement, dried fish, salt, 1,987,301 sent abroad. sweet potatoes, cotton cloth, etc., over Yen 142,228,607 were likewise exported, of which about Yen 102,359,966 went to Japan and the remainder abroad.

The following articles are classified under the Monopoly Law, and can only be handled by the Government:—Opium, camphor, salt, tobacco, wines and spirits. Miscellaneous imports amounted to Yen 69,477,353.

The trade and industries of the island are steadily developing, and both fish and fruit are now being largely exported to the mother-country and Dairen, whilst recently attention has been directed to the gathering of coral, supplies of which have been found in the waters of the northern vicinity. All the principal towns are now equipped with water-works, electric lighting, and large markets, etc., and connection between them by motor lines of cars is becoming general, replacing the push cars hitherto mainly in use. A Japanese Electrical Company under Government support that had suspended work a year or two ago, is contemplating restarting, and the prospects of its being successful in doing so appear favourable. The electrification of the railways and other industries was the object for which it was originally started.

One great drawback to the island is its lack of good harbours, which is more especially felt on account of the strength of the monsoons in the Formosa Channel. Those on the eastern side are few and neither commodious nor accessible; whilst on the west coast, with the exception of Keelung in the north and Takow in the south, they are little better than open roadsteads. Harbour improvements are still being carried out both at Keelung and Takow and these, when completed, will greatly

increase the existing accommodation. At present not more than four vessels at Keelung, and six at Takow of above 6,000 tons each can be berthed on the quay fronts at one time. The depth at low water at the entrance to the harbours is 30 feet and 23½ feet, respectively.

Taipeh is the capital of Formosa, and Tainan is the chief city in the south of the Island. The open ports are four in number, viz., Takow and Anping in the south, and Tamsui and Keelung in the north. The latter was held for some months in 1884-5 by the French, under Admiral Courbet, but was evacuated on the 21st June, 1885. The rivers of Formosa are few, shallow, and winding, only navigable to small flat-bottomed boats. The scenery is delightful, and the climate is very pleasant in the winter, but hot in some parts of the island.

A railway traversing the west side of the island, from Keelung in the north to Keishu in the south was officially opened by H.I.H. Prince Kan-In on October 24th, 1908. A short line also connects Taipeh and Tamsui in the north. On the west coast a loop line of 56½ miles between Chikunan and Oden (near Shoka) has been completed and is now working. Hugging the coast, as it does, it avoids the steep gradients and numerous tunnels of the main line. On the through-line, sleeping-cars are now run for the accommodation of first-class passengers only. A line along the East coast is under construction and has already been completed between Keelung and Suwo. Between the latter and Karenko there is a break, whilst from the latter to Tojinho, 64.8 miles, the line is working, when another gap occurs, beyond which, from Ikegami to Taito, a span of 34.8 miles, it is in running order. From Takao to Panryo (now known as Borio), near the southern extremity of the islandwork is still proceeding, the line being open as far as Keishu.

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CIVIL ADMINISTRATION BUREAU Fumio Goto

Secretarial Department Vicount M. Takoya

Foreign Affairs Chief—S. Mori

Finance Department Director—H. Abe

Communications Department Director—D. Ikuno

Agricultural and Industrial Director—S. Katayama

Public Affairs Department Director-M. Sakamoto

Internal Affairs Department Director—S. Kinoshita

Law Department Director—I. Wada

Educational Affairs Department Director-T. Ikoma

Government Hospital (Taihoku) Director-M. Kuraoka

Harbour Office
Director—K. Ikeda
Inspector—S. Fujii

Imperial Taiwan Customs
Chief Commissioner—K. Ito
Chief Inspector & Appraiser—G. Sumi

Railway Department Chief-R. Shirase

LAW COURTS

Court of Appeal (Taipeh)
Judge-S. Aihara

Higher Court (Taipeh)
Judge—T. Mochizuki
Procurator—W. Goto

Local Courts Taipeh

Judge—S. Uno Procurator—S. Ishibashi Local Courts
Taichiu
Judge—T. Osato
Procurator—S. Furukawa
Tainan
Judge—Y. Tanaka
Procurator—H. Takai

SCHOOLS

Medical School for Formosans Professor—Dr. Horiuchi Foreign Teacher—H. Sauter

High School for Boys (Taipeh)
Principal——, Mizawa

Middle School for Boys (Taipeh)
Principal—M. Hamatake
Foreign Teacher—R. J. Wilkinson

Second Middle School for Boys (Taipeh) Principal-H. Kawase

Government Normal School (Taipeh)
Principal Director—S. Shebota

Higher Commercial School (Taipeh) Foreign Teacher—Clarence Griffin

Higher Agricultural School Principal Director—Dr. K. Oshima

Middle School (Shinchiku) Principal—S. Oki

Middle School First (Taichiu) Principal—T. Shimomura

Middle School, Second (Taichiu) Principal - K. Yanagizawa

Middle School, First (Kagi) Principal—S. Miya

Middle School, First (Tainan)
Principal—M. Hiroe
Foreign Teacher—W. James

Middle School, Second (Tainan) Principal—T. Takahashi

Middle School (Takao)
Principal—S. Yoshikawa

MIDDLE SCHOOLS FOR WOMEN
Keelung—R. Kondo, principal
Taipeh—G. Shimidzu, do.
Shinchiku—F. Tsukamoto, do.
Taichiu—M. Shinozaki, do.
Shoka—O. Mayekawa, do.
Tainan—M. Kusunoki, do.
Kagi—K. Nodzu, do.
Takao—K. Honda, do.

Monopoly Bureau (Opium, Camphor Salt, Tobacco, Alcohol, Wines and Spirits)
Director—S. Uga

PREFECTS

Taihoku—A. Yoshioka Shinchiku—S. Furuki Tainan—K. Kita Taichiu—B. Motoyama Takao—R. Miura Taito—T. Saito Karenko—R. Eguchi

MAYORS

Keelung—T. Sato Taihoku—G. Ota Taichiu—S. Endo Tainan—T. Aramaki Takao—T. Iwamoto

CONSULATES

Great Britain (Also in Charge of Norwegian, French and Spanish interests)—Tel. Ad: Britain, Tamsui Consul—P. D. Butler

NETHERLANDS—Taipeh Hon. Vice-Consul—P. C. Nicholls

United States of America—23, Taishomachi, 2-chome, Taihoku, Taiwan; Teleph. 597; Tel. Ad: American Consul Consul—Chas. L. De Nault Interpreter—C. Matsuo

TAMSUI AND KEELUNG

The port of Tamsui lies in lat. 25 deg. 10 min. N., and long. 101 deg. 26 min. E., on the north-western side of the fertile island of Formosa. The harbour, like all others in Formosa, has a troublesome bar, which has greatly retarded the growth of the port and has necessitated the transfer to Keelung of the steamship agencies that formerly made it their headquarters. Now, none but vessels of small size trade there. The town called Hobé, is situated on the north side of the river, about two miles from the bar. In October, 1884, the French ships under Admiral Courbet bombarded Tamsui, but were unable to take the place. The Japanese took possession on the 7th June, 1895.

The port of Keelung lies to the north-east of Tamsui, in latitude 25 deg. 6 min. N. and longitude 121 deg. 47 min. E. It is situated on the shores of a bay between the capes of Foki and Peton, some 20 miles apart, amidst bold and striking scenery, backed by a range of mountains. It was once a Spanish Settlement, but was subsequently captured and held by the Dutch until they in turn gave place to the Chinese under Koxinga, formerly a pirate chief, who caused himself to be proclaimed King of Formosa. Though but a mere village, it had long carried on a considerable native trade with Amoy, Chinchew, and Foochow. Keelung was opened to foreign trade at the same time as the other Formosan ports. The limits of the port are defined to be within a straight line drawn from Image Point to Bush Island. On the 5th August, 1884, the port was bombarded by the French under Admiral Léspes, when the forts above the town were reduced to ruins, and the place captured. It was then garrisoned by the French, who held it until after the Treaty of Peace had been signed at Tientsin in June, 1885. The place was occupied by the Japanese on the 3rd June, 1895.

The trade returns for 1925 show that the value of the trade of the island was as follows:—

 With Foreign Countries
 With Japan

 Exports Yen 47,965,844
 Exports Yen 215,248,807

 Imports , 56,489,060
 Imports , 129,906,280

 Yen 104,454,904
 Yen 345,155,087

Of the total, Yen 338,319,837 passed through Keelung and Tamsui.

At Keelung harbour improvements are still in progress and, when completed, will largely increase the accommodation available. The steamer anchorage in this harbour has a uniform depth of at least 30 feet, and the harbour has been widened to 480 feet in its narrowest part. There is a slipway at Keelung for vessels of 500 tons; also a dock with an extreme length of 372 feet and a breadth at entrance of 48 feet. A dry dock can take vessels up to 3,000 tons gross. During 1900 a lighthouse was completed on Pak-sa Point, a low headland on the west coast, some 20 miles south-west of Tamsui, and one has been erected on Agincourt Island. At Keelung there is a stone quay in connection with the railway, alongside of which the regular mail steamers of the 6,000 tons class are berthed, the depth of water alongside being 28-30 feet. When the improvements in progress are completed it will be possible to accommodate at the quay about 10 steamers each of 10,000 tons capacity, and admit six steamers below this tonnage at the buoys.

The railway line between Tamsui and Taipeh was opened in August, 1901, and has been of great benefit to the people of the district. Keelung is the northern terminus of the trans-Formosan Government Railway. The capital city is known by the Chinese name of Taipeh, and also under the Japanese nomenclature of Taihoku, which is now applicable, also, to the whole district, the former names of Manka, Datotei, etc., having recently been abolished. At the mouth of the Tamsui river lies the town of Hobe, usually known as Tamsui to avoid confusion with Kobe in Japan proper.

DIRECTORY

(For Government Departments and Consulates see Formosa section, pages 511-2)

BANK OF TAIWAN, LTD. (Tamsui Office) T. Sasao, manager

CUSTOMS, TAIPEH
Director—K. Ito
Chief Inspector—Y. Sakai
Chief Appraiser—S. Nishimura

隆基社會式綠船商阪大

OSAKA SHOSEN KAISHA

R. Suwa, manager

J. Norisugi, sub-manager

Y. Kudoh, chief accountant

Agency Tokyo Fire & Marine Insce. Co.

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STANDARD OIL CO. OF NEW YORK Agency-Wee Tong Bo

YAMASHITA KISEN KOGYO KAISHA (Yamashita Steamship and Mining Co., Ltd.)
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配和 Ho-kee

Boyn & Co., Merchants—15, Minato-cho, Itchome; Tel. Ad: Boyd, Taipeh; Codes: A.B.C.5th and 6th edns., Bentley's, Scott's 10th edn., Lieber's, Premier and Western Union

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R. B. Orr, do.
A. W. Gillingham, signs per pro.

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Lin Yucho, president Y. Yamanaka, vice-president M. Taketo, managing-director

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LIM KAI TAI & Co., Manufacturers of Aerated Waters, General Store Dealers and Import Merchants, Coal Merchants -79, Eiraku-cho, 4-chome, Taipeh; Teleph. 1793; Tel. Ad: Lim Kai Tai; Codes: Bentley's and Private

趾 會 式 株 產 物 井 三

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M. Tsujimoto, manager

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HARBOUR OFFICE Inspector-S. Fukii KINKAI YUSEN KAISHA (Keelung Branch Office)

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Mitsui Bussan Kaisha, Ltd. Kitamura, manager

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F. Inaba, director and manager S. Toyama, assist. manager M. Santo | S. Shimidzu

YAMASHITA KISEN KOGYO KAISHA (Yamashita Steamship and Mining Co., Ltd.)

—Tel. Ad: Yamashita; Codes: A.B.C.
6th, Scott's and Bentley's

TAINAN, TAKAO AND ANPING

The city of Tainan (until 1889 known as Taiwan), situated in lat. 23 deg. 6 min. N., and long. 129 deg. 5 min. E., is the oldest city in Formosa. For nearly two centuries it was the capital under the Chinese régime; prior to that it had been held by both the Dutch and Koxinga, and relics of the former's occupation still exist. Next to Taipeh, it is the principal city, and in it the District Garrison Headquarters, Law Courts, Hospital, Higher Schools, etc., are located. Since the Japanese occupation many improvements in the city have been made, and at the present day the main roads are all wide and well constructed. The old Chinese walls, some five miles in circumference, have been demolished in many places to make room for improvements. Waterworks have been constructed in the hills some distance from the city and it is now lighted by electricity, the power being carried by an overhead line from a generating station a few miles south of Takow. Tainan is distant 218 miles from Taipeh by rail.

Anping is the shipping port for Tainan, situated about three miles west of that city on the border of a lagoon. Communication is by a trolley line and a creek navigable for clutchs and small junks. The port itself is an open roadstead, vessels anchoring outside the bar and a mile or so from the beach. From November to the end of May the anchorage is a good one, but during the S. W. Monsoon a heavy swell sets in, rendering it difficult and sometimes impossible for vessels to load or discharge. Formerly Anping was a small but thriving port, but, since the improvements to Takao harbour were effected, its importance has materially declined, and it is now almost deserted, though its proximity to Tainan still necessitates a certain amount of shipping calling. As regards climate, Anping, during the summer months, can boast of a comparatively cool temperature owing to sea breezes; Tainan is usually two or three degrees warmer. From October to the end of April there is little or no rain, and the cool weather then leaves nothing to be desired.

Takao is a port twenty-nine miles to the southward of Tainan. Located on the edge of what, less than 20 years ago, was a large, shallow lagoon with an extremely narrow and dangerous entrance, Takao has since been converted into a fine harbour with four buoys and a quay frontage capable of accommodating six large vessels (up to 23 feet draught) at one time alongside. At low-water the depth is 24 feet, with 30 feet at the harbour entrance, which is 350 feet wide. The harbour improvements under the first period of construction work are now completed, and vessels drawing less than 23½ feet can readily enter the harbour. The second period of construction which was to have been entered upon last year has, for economic reasons been postponed for the present, but, when undertaken, will include the provision of a second pier, dredging, widening of the harbour entrance, construction of a breakwater in Seishiwan, and the dredging of the harbour to an average depth of 30 feet. Under existing conditions, whilst steamers up to about 5,000 tons can be accommodated alongside the quay, vessels of 7-10,000 tons capacity find it difficult to enter

the port if heavily laden, and have to discharge some of their cargo in the outer harbour to enable them to come inside; if the harbour were dredged to a depth of 28 feet this would be unnecessary. As Takao is the only harbour in the south catering for the bulk of the sugar trade and other industries, its future is assured. Large reclamations have been made along the shore of the lagoon, transforming marsh-land into a well laid-out, fair-sized town, with room for expansion. (Work has already commenced on the entrance, by which an increase of some 300 feet in width is anticipated.)

The last stand against the Japanese was made at Tainan, Takao and Anping by Liu-Yung-fu, the Black Flag General. Takao was bombarded on the 15th October, 1895, and the resistance collapsed without any serious fighting. Tainan and Anping were occupied on the 21st October.

Foreign shipping is largely increasing in volume, sulphate of ammonia and other fertilisers now being imported in considerable quantities, and forming one of the most important articles of consumption. The Japanese Government grants subsidies to the Osaka Shosen Kaisha for a fortnightly service with Hongkong via Amoy and Swatow, as well as for a service of steamers round the coast of Formosa throughout the year. As regards the fruit trade, which is mainly a southern industry, an arrangement has recently been arrived at between shippers and the principal lines running from Takao, that shipments will in future be made by steamer direct from that port, instead of from Keelung, as hitherto. Another development of southern trade that is being fostered is the fishing industry, in connection with which direct boats to Japan are now being run.

The Government Railway now runs day and night trains between Keelung and Takao, the length of which line is approximately 246 miles. There are many private light railways running inland from the main line, tapping the country districts. The chief of these was the Arisan Railway, which has now been acquired by the Government. This line taps the valuable timber forests on Mount Arisan, and is notable for its gradients and the number of tunnels along the route. Many of the private lines are owned by sugar companies who, in addition to transporting their materials, also carry passengers and goods.

Customs returns for 1924-25:-

Imports and Exports Combined

Anping ... (Yen 12,877,771 and Yen 927,674) Yen 13,805,445 Takao ... (,, 51,359,439 ,, ,, 120,654,021) ,, 172,013,460

Total ... Yen 185,818,905

The import trade is mainly in the hands of Japanese firms, the only item still in the hands of foreigners being kerosene. The Government has given every encouragement to the sugar industry, and many large modern mills have been erected during the past few years. Of the six staple industries of Formosa, Opium, Camphor and Salt have been monopolised by the Formosan Government, which now derives three-fourths of its ordinary revenue from these sources.

DIRECTORY

BANK OF TAIWAN, LTD.—Tel. Ad: Taigin

Brunner, Mond & Co. (Japan), Ltd.— Takao; Tel. Ad: Crescent, Takao G. B. T. A'Bear, manager Z. Tobisawa Customs, Takao-Teleph. 245

Kawate Ide N. Yamaga Shunzo Arii

S. Seki

井三

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Osaka Shosen Kaisha (Osaka Mercantile S.S. Co., Ltd.)—Taisho-machi, Tainan; Telephs. 37 and 250; Tel. Ad: Shosen

K. Takeda, manager T. Yoshitami, assist. manager T. Yoshitani, inward and outward S. Uno, accountant

Takao Branch—Telephs. 3, 115 and 636

K. Takeda, manaK. Yamaguchi, sub-do.T. Saito, inward manager

G. Taoka, miscellaneous N. Takagi, outward

T. Ina, accountant

Agency Tokyo Fire and Marine Insurance Co. YAMASHITA S.S. Co.—Takao

Roman Catholic (Dominican) Mission Rev. Prefect Apostolic Tomas de la Hoz (Taihoku), Daitotei

Rev. Toribo Tobar (Taihoku), Daitotei

Rev. Gabriel Ormaechea do. Rev. Francisco Giner (Taichu) Rev. Felix Sanchez (Inrin) Rev. Tomas Pascual (Tanaka)

Rev. Zelipe Villarrubia (Toroku) Rev. Julian Villegas (Tonan) Rev. Angel M. Rodriguez (Tainan)

Rev. Buenaventura Gordaliza (Takao). Rev. Juan Beovide (Bankinsho)

Rev. Elias Fernandez (Takao)

TAIWAN SOKO KAISHA, LTD.-Tel. Ad: Taiwansoko

I. Nakamura, director and manager K. Mitsumaki, sub-manager

Y. Kinoshita

T. Inokuchi Y. Nakano

TEXAS Co., THE (Sale & Co., Ltd., Agents) -123, Shinhama-cho

Correspondence and Telegrams to Sale & Co., Ltd., Taihoku H. G. Yap

Agency Tampa Inter-Ocean Steamship Co.

CHOSEN (COREA)

Chosen (formerly Corea), by peaceful annexation in August, 1910, became an integral part of the Japanese Empire. It is a peninsula situated to the north of China which hangs down between that Empire and Japan, separating the Sea of Japan and the Yellow Sea, between the 34th and 43rd parallels north. It is bounded on the north by Manchuria, on the north-east by Siberia, on the east by the Sea of Japan, on the west by the Yellow Sea, and on the south by the Channel of Corea. It has a coastline measuring 1,740 miles, and with its outlying islands is nearly as large as Great Britain. The name Corea is derived from the Japanese Korai (Chinese Kaoli): and the Portuguese, who were the first navigators in the Yellow Sea, called it Koria. Chosen is translated into "Morning Calm." The eastern half of the peninsula is a sinuous range of mountains of which Western Corea is the slope. The chief rivers of importance are naturally to be found on the western side, and most of the harbours are situated on that coast. Chosen is divided into thirteen do or provinces, named Ping-an, Whang-hai, Kyong-kyoi (which contains the capital), North and South Chung-chong, Cholla, North and South Kyongsang, Kang-won, and North and South Ham-kong. The climate is healthy and temperate, bracing in the north and milder in the south, where it is more exposed to summer breezes. The Han river at Seoul is often frozen for two months in the year. The fauna includes tigers, leopards, wild deer, wild hogs, and in the south monkeys are to be found. A stunted breed of horses exists, and immense numbers of oxen are raised as food; goats are rare. Sheep are imported from China and the Government is now beginning to pay special attention to the sheep-raising industry. The pheasant, eagle, falcon, crane, and stork are common. A great portion of the soil is fertile and the mineral wealth of the kingdom is believed to be considerable.

The history of Chosen, like that of its neighbours, is lost in the mists of obscurity, but according to native and Chinese tradition a Chinese noble named Kishi, or Ki-tsze, who migrated with his followers to Corea in 1122 B.C., was the founder of the Corean social order and the first monarch. His descendants are said to have ruled until the fourth century before the Christian era. In November, 1905, the Corean Government agreed to give to Japan the control and direction of the foreign relations and affairs of the country, and the Japanese Government was given the right to appoint, under His Majesty the Emperor of Corea, a Resident-General as its representative to reside in Seoul chiefly to direct diplomatic affairs and having the right of private audience with the Emperor of Corea. To this responsible post Marquis (the late Prince) Ito, the maker of modern Japan, was appointed, and, inasmuch as by an earlier agreement Corea had pledged herself to accept the advice of Japan with regard to administrative reforms, the Resident-General had practically full direction of the government of the country. A large and comprehensive scheme for the reform of the administration was drawn up and put into operation by the late Prince Ito; but after nearly five years of labour, directed by three successive Residents-General—namely, Prince Ito, Viscount Sone, and Count Terauchi, the conclusion was reached that fundamental changes in the regime were necessary to preserve public order and tranquillity, and to advance the welfare of the people, and so a Treaty was concluded with the Emperor of Corea providing for the complete annexation of the country to the Empire of Japan. The Emperor Yi Fin, the twenty-eighth sovereign of the Yi dynasty, abdicated the throne in August, 1907, in favour of his son Heui, who thus reigned for just three years. In accordance with the provisions of the Treaty of annexation the late Emperor and his father as well as the Crown Prince and their consorts and heirs have been accorded titles, dignity, and

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For many centuries the Coreans successfully resisted all efforts to induce them to hold intercourse with foreigners. The King was formerly a vassal of the Emperor of China, and the Emperor of Japan also claimed his allegiance, but by the Treaty of Kokwa, concluded with Japan in 1876, the independence of the country was acknowledged, though China, which assented to Corea's conclusion of this and other treaties with foreign Powers as an independent kingdom, inconsistently continued to claim suzerainty. Upon the establishment of Japanese in the ports of Fusan and Yuensan, the prejudice against foreign intercourse gradually abated, and on the 2nd May, 1882, a treaty of friendship and commerce was signed by the Corean Government at Jenchuan (Chemulpo) with Commodore Shufeldt on behalf of the United States. A Treaty with England was signed by Sir Harry Parkes on the 26th November, 1883; in 1884 treaties were also concluded with Germany and Russia, and later with France, Italy, and Austria. The total population of Corea, as returned by the Census Board in 1921, was 17,626,761. The number of foreigners was given in 1921 as 25,942, of whom 24,695 were Chinese. Next came Americans (828) and British (228). One small newspaper written in English but conducted by Japanese, the Seoul Press, is published in Seoul.

The industries of Corea are mainly agricultural. The foreign trade of the country has shown steady development under the fostering care of the Japanese. Japan natur-

ally does the bulk of the trade.

Gold mining has become in recent years an important industry. There are several gold mines now being worked by British, American, French and Italian syndicates. A number of places and other mines are worked by natives on a small scale and by Japanese. There is a tendency to increase in the output by Japanese operators, for mining is beginning to attract the attention of capitalists of good repute in Japan. The European war stimulated the more extensive undertakings of mining by Japanese capitalists.

A brighter era dawned for trade and commerce and much else in Corea when the agreement of 1904 was negotiated, giving to Japan virtual control of the administration. Japan lost no time in exercising the power she had acquired. The reform of the effete, incompetent and corrupt administration which had for centuries been in vogue in Corea was a task of no little magnitude. The old order of things cannot be changed in a day, or a decade, but a most promising commencement has been made. Japan has set to work organising, as among the first essentials of good government, a judicial system which will guarantee the honest and impartial administration of justice by trained judges. A beginning has also been made with the codification of the laws of the country Gradually the system of local administration is being reformed in a manner which will eliminate old political abuses and lead up ultimately to a system of local autonomy. A law was passed in August, 1920, for the creation of advisory bodies of three kinds, viz., Provincial Councils, Municipal Councils, and Village Councils. The principle of election has been introduced except in respect of the smaller Village Councils. Reform of the financial administration has received a great deal of attention with excellent results; the Government-General became financially independent for the first time in 1919, no advance being required in that year from the Imperial Government. The administrative reforms carried out that year, however, obliged the Corean Government to appeal again to the Imperial Government for temporary assistance, which amounted in 1920 to 10 million yen, in 1921 to 16 million yen, and in 1922 to 15 million yen. Among other branches of the administration which have been inoculated with the leaven of reform are the Educational and the Police systems. The topographical changes that are being brought about in Corca are, perhaps, reforms of the greatest general interest. Fine highways connecting village with village and town with town are now replacing the bridle paths and ruts that have always passed for roads in Corea, and railways are gradually spreading out and linking up the chief centres of population throughout the country. First-class roads are 24 feet wide, and include those connecting the capital with the provincial governments; second-class roads are 18 feet wide, and run between the provincial governments and the ports and prefectural magistracies. The total length of the roads in the peninsula is over 15,000 miles, the old native roads included, these being now repaired and improved, Waterworks have been provided by the Government at Chemulpo and Pyeng-yang, while at Seoul, and at all other provincial capitals, the Government has established hospitals for the sick.

The initiation of all these undertakings involved the expenditure of a large sum of money, which the depleted Corean exchequer could not provide, and recourse was

had to a loan from the Japan Industrial Bank for 10,000,000 yen, but accepted at 90 yen per 100 yen, with interest at the rate of 6½ per cent., and the Corean Customs receipts were pledged as security for repayment. The first loans were for the reform of the currency. The currency in the country had long been in a scandalous state. There was no reserve of precious metals, and reliance was placed on a nickel coin of small intrinsic value. Not only were permits issued without stint to private persons enabling them to undertake the work of coining, but the country was inundated with spurious coin. It was possible before Japan took the reform of Corea's currency in hand to obtain 245 cents for a Japanese yen. Japan's control of the country's finances was signalised by the adoption of the gold standard, the prohibition of private minting, the issue of a new currency, supplemented by a note issue by the Dai Ichi Ginko (First Bank). The old nickel coins have been gradually withdrawn, and it is hoped in time to rid the country of fractional cash. No attempt is being made to withdraw cash, but a limit was put upon its use in October, 1906, and it is expected that cash will ultimately be driven out of circulation by the increasing popularity of the new currency. The Customs statistics have shown a considerable export of these coins. Included in the scheme of financial reform is the establishment of Agricultural and Industrial Banks to assist trade by giving the necessary financial accommodation. A Notes Association has also been formed to popularise the circulation of reliable negotiable bills, and warehouses have been established as wholly official or government subsidised enterprises for the purpose of easing the money market in agricultural districts, by making loans on the security of rice, or lending money without security for the purchase of rice.

A railway connecting Chemulpo with Seoul was opened on September 18th, 1899. The Seoul-Fusan railway, 280 miles in length, was opened in May, 1905, and acquired by the Japanese Government in 1908 as a State railway. The railway between Seoul and Wiju, 310 miles, hurriedly constructed for military purposes in 1904-1905, has been reconstructed at a cost of 44,500,000 yen. A line running from Pyong-yang to Chinnampo, 343 miles in length, was opened in October, 1910. There are now more than 1,150 miles of railway in operation in Corea, consisting of:—(1) The trans-Peninsular line extending from Fusan to Antung (693.4 m.), connecting, on the one hand, with the Fusan-Shimonoseki ferry service of the Imperial Government Railways, and, on the other hand, with the Antung-Mukden line of the South Manchuria Railway; (2) Seoul-Wonsan line (138.4 m.), connecting the capital with the northern port of Wonsan (Genzan); (3) Honam line (176 m.), consisting of the Taichow-Chyongenp section, Kunsan branch, Mokpo-Chyongenp section; (4) Wonsan-Hoiryong line, with branches (149.5 m.) recently completed. The bridge across the Yalu, 3,098ft. long was completed in October, 1911, at a cost of yen 1,500,000.

The carrying trade of the country is practically in the hands of the Japanese.

SEOUL

The old city of Han-yang, better known to foreigners as Seoul (which is merely the native term for capital), is situated almost in the centre of the province of Kyong-kyoi, on the north side of and about three miles from the river Han, about 35 miles from its mouth. It lies in 37 deg. 30 min. N. lat. and 127 deg. 4 min. E. long. Han-yang means "the fortress on the Han." The city was formerly enclosed by crenelated walls of varying height, averaging about 20 feet, with arched stone bridges spanning the water-courses, but these walls have now all been removed except in the hills, where there are no roads. The city is in the form of an irregular oblong, and stretches lengthwise in a valley that runs from north-east to south-west. The Corean houses are about eight or nine feet high, built of stone or mud, and mostly roofed with tiles. Internally they are clean, for the Coreans, like the Japanese, take off their shoes before entering their houses. A long main street, about 100 feet wide, running east and west, divides the city into two nearly equal portions. In the northern half are the walled enclosures con-

taining the late King's Palace and the more important public buildings. A street about 50 feet wide intersects the main street at right angles, dividing the northern half of the city into eastern and western quarters. At the point of intersection stands a pavilion called Chong-kak (the "Bell Kiosk"), from a large bell, about seven feet high, which is placed there. This spot is regarded as the centre of the city; and from it another street, as wide as the main street, branches off to the south-west. The four wide streets which thus radiate from the "Bell Kiosk" are known as the four Chong-no or "Bell roads." Another conspicuous feature of this central part of the city is the row of large warehouses, two storeys high, the lower portions of which are divided off into little shops, opening into a small courtyard instead of facing the street. The width of the main streets was formerly much reduced by the construction in front of nearly every house of a rude wooden shanty used for a workshop or for business purposes, which gave the streets a poor and squalid appearance, but some of the principal streets have now been cleared of these unsightly obstructions, and the people are gradually being taught the benefits of good roads and clean surroundings. A spacious market place has been erected in one of the busiest parts of the city. An annual appropriation of \$50,000 has been made by the Finance Department for the maintenance and improvement of the roads. The shops are small and unattractive, and contain no articles de luxe or curios. The population of the city is about 271,000. About 73,000 Japanese reside in Seoul and there are about 550 Europeans and Americans. An electric railway, running for seven miles along the main streets of Seoul and thence three or four miles into the country, was opened in 1899, and one extends to Riong-san and Mokpo. A railway connects Chemulpo with Seoul, and another line connects the city of Fusan.

CHEMULPO

简 特 符 Che-mul-po

This port, called by the Japanese Jinsen, and by the Chinese Jenchuan, is situated on the west coast of Chosen (Corea), in the metropolitan province of Kyongki, at the entrance of the Salee River, an embouchure of the Han or Seoul River. It was opened to foreign trade in 1883, when it was a poor fishing village, and is now a flourishing and rapidly increasing centre of trade, with a native population, including Japanese, of about 40,000. A railway runs from Chemulpo to Fusan, meeting the line from Seoul at Yong-dong-po (Yei-do-ho).

Chemulpo enjoys a beautiful climate and is never shut up by ice. The port has two anchorages, the outer one accommodating ships of all sizes, and the inner one frequented by ships of about 1,000 tons, but a scheme of reconstruction is under way. An enormous rise and fall of the tide, which averages 30 feet, renders the inner anchorage difficult of access to larger ships, and is also a serious hindrance to the navigation of the Seoul River. Only vessels not drawing over six feet may safely run between Chemulpo and Mapo, a place on the river three miles south-west of the capital. A spacious wet dock has been constructed at a cost of Yen 5,700,000 to accommodate vessels up to 4,600 tons gross.

The steamers of the Nippon Yusen Kaisha and Osaka Shosen Kaisha call regularly and have the bulk of the trade and passenger communication with Japan, and, in the case of the former, with North China. The Chosen Yusen Kaisha maintains a regular service between the port and Dairen, touching at Tsingtao.

There are telegraphic communications with China (overland) and with Japan.

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WONSAN (GENSAN OR YUENSAN)

II To Yuen-san

This port, situated in Broughton Bay, on the north-eastern coast of Chosen, is in the southern corner of the province of South Ham-kyong, about halfway between Fusan and Vladivostock. It was opened to Japanese trade on the 1st May, 1880, and to other nations in November, 1883. It is called Gensan by the Japanese, Wonsan by the Koreans, and Yuensan by the Chinese. The native town has grown considerably since the port was opened to trade, and contained a population of some 30,000 inhabitants at the end of 1922. The town is built along the southern shore of the bay, and through it runs the main road which leads from Seoul to the Tumen river. Markets are held five times a month for the sale of agricultural produce and foreign imports. The Custom House is situated in the heart of the former foreign settlements about a mile distant from the native town. The harbour is a good one, being spacious, easy of access, and well sheltered with excellent holding ground and convenient depth of water.

Trade is carried on by regular lines of steamers running to Japan, Shanghai, and Vladivostock. The exports consist chiefly of agricultural and mining products, rice, beans, cattle, dried fish, gold-dust, whale-flesh and skins. Imports consist chiefly of cotton and silk manufactured goods, cotton wadding, metals, and kerosene oil. About 40 per cent. of the imports are cotton goods. The business is mainly in Japanese hands.

FUSAN

Ш 🐲 Fu-san

Fusan (or Pusan, as it is called by the native population) is the chief port of Kyong-sang-do, the south-eastern province of Chosen, and lies in lat. 35 deg. 6 min. 6 sec. N. and long. 129 deg. 3 min. 2 sec. E. It was opened to Japanese trade in 1876 and to Western nations in 1883. The native town has a population of about 33,000 inhabitants. The Japanese quarter is situated a little distance from the native town, opposite the island of Cholyongdo (Deer Island). It is under the control of the Prefect appointed by the Government-General at Chosen. The population of Fusan at the end of 1922 was about 76,000, of whom 34,000 were Japanese. The Seoul-Fusan Railway and a daily service of steamers to Japan have combined to make Fusan a great centre of activity, and the volume of trade passing through the port has greatly increased in recent years. Many public improvements are being carried out, including the enlargement of the waterworks, the laying out of new roads, etc. Fusan was connected with Japan by a submarine telegraph cable in November, 1883.

There are few European firms in the port; business is carried on principally by the Japanese.

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MASAMPO

浦山馬

Masampo was opened to foreign trade on the 1st May, 1899. It has a native population of roughly 35,000, and the Japanese inhabitants number approximately 3,000. The climate is very mild. The harbour is good and in summer it serves as an excellent sea-bathing place. The Masampo branch of the Seoul-Fusan railway besides several lines of small steamers connect with the port of Fusan, and the superior accommodation of the latter port greatly interferes with the commercial expansion of Masampo.

MOKPO

捕木 Mok-po

Mokpo, which, like Chinnampo, was opened to foreign trade on the 1st October, 1897, in pursuance of a resolution of the Council of State, is a seaport in the province of Cholla and has an excellent harbour capable of providing anchorage accommodation for thirty or forty vessels of large tonnage. Cholla is a great rice-growing district and has the reputation of being the wealthiest province in the country, and Mokpo lies at the mouth of a river which drains nearly the whole province. Mokpo has undergone a great transformation since it was opened. In 1897 it consisted of a few native huts surrounded by paddy fields and mud flats. The houses now number upwards of 3,50¢ and the population exceeds 17,900, including about 20 Europeans. A sea-wall has been built and a bund road over a mile in length has been made.

CHINNAMPO

浦南 甑 Chin-nam-po

This port was opened to foreign trade on the 1st October, 1897, in pursuance of a resolution passed by the Council of State. The port is situated on the north bank of the Taitong inlet, about twenty miles from its mouth, in the extreme south-west of the province of Pyeng-yang. It is some forty miles distant by water from Ping-yang, the third city in the peninsula, has a population of 23,000, and is a place of considerable commercial activity. The railroad traffic between Ping-yang and Chinnampo was started in October, 1910, the distance being 35 miles. The province is rich in agricultural and mineral wealth, the latter being now developed by foreign enterprise.

The business of the port is increasing year by year, the rich hinterland holding out good prospects for the future. The business community is entirely composed of Japanese and Chinese. The Japanese population numbers about 7,000.

The principal articles of export are rice, beans, wheat, maize, cow-hides and timber. Of imports, cotton and silk piece goods, matches, kerosene, porcelain, iron and hardware deserve mention. The harbour of Chinnampo affords safe accommodation for a great number of vessels of the deepest draught and the largest-tonnage.

KUNSAN

Kunsan, one of the ports opened to foreign trade on the 1st May, 1899, is situated at the mouth of the Yong Dang River, which runs for many miles, forming the boundary line between the two provinces of Cholla-do and Chung-Chong-do, on the West Coast of Corea, and lies about halfway between Chemulpo and Mokpo. The two provinces referred to are so noted for their abundant supply of agricultural produce that they are called the magazines of the peninsula. The principal articles of export are rice, wheat, beans, different kinds of medicines, ox-hides, grasscloth, paper, bamboo articles, fans (both open and folding), screens and mats, bêche de mer, dried awabi, with various kinds of fish and seaweed. Among import goods, shirtings, lawns, cotton yarn, matches, kerosene oil, etc., had already found their way to the port prior to its opening for distribution to different markets. Rice is largely exported from Kunsan, and Japanese farmers have been attracted in considerable numbers to this neighbourhood.

SONG-JIN

城 津

This port (Joshin) is situated on the north-eastern coast of Chosen (Corea), in the province of North Ham-kyong, about 250 nautical miles from Wonsan and 125 nautical miles from Vladivostock. It was opened to foreign trade on the 1st May, 1899. The harbour is ice-free. The anchorage is not spacious, though very easy of access, and vessels drawing 10 feet or so can lie within a quarter of a mile from the shore. Improved jetty accommodation has encouraged the visits of vessels to the port. It is becoming an important place of call for all steamers engaged in the coastal trade, and a regular service has been opened between the port and Tsuruga. There is a railway connecting with Hoilyong, a town on the northern frontier, and a small line to the capital of the province. The exports chiefly consist of beans, cowhides, hemp cloth and bêche de mer, whilst cotton goods, kerosene oil, ironware and matches form the principal items of imports.

China—by a revolution, the origin and progress of which will be found described in the following pages—decided in 1912 to adopt the Republican form of government. Sun Yat Sen, the Republican leader who was appointed first President of the Republic by the Provisional Government set up at Nanking, resigned the Presiden cy in favour of Yuan Shih-kai on receiving from him satisfactory assurances regarding his political views in support of the Republic. Yuan Shih-kai was unanimously elected, and Sun Yat-sen retired from politics to devote his energies to economic projects, and especially to the development of a scheme for covering the country with a network of railways. Yuan Shi-kai continued to serve as "Provisional President" until October 10th, 1913, when, the two Houses of Parliament having in the meantime been set up, he was duly inaugurated.

The Boards of Government or Ministries remain, with some few changes, as they The Boards of Government or Ministries remain, with some few changes, as they were reconstituted in 1906, when the first steps were taken towards constitutional government and a reform of the official system. They are as follows:—(1) The Wai Chao Pu, Ministry of Foreign Affairs: (2) Nei Wu Pu, Ministry of the Interior; (3) Lu Chuen Pu, Ministry of War; (4) Hai Chuen Pu, Ministry of the Navy; (5) Chiao Yu Pu, Ministry of Education; (6) Sze Fa Pu, Ministry of Justice; (7) Nung Shang Pu, Ministry of Agriculture and Commerce; (8) Chiao Tung Pu, Ministry of Communications; (9) Tsai Cheng Pu, Ministry of Finance. Provincial Councils were established in October, 1909, and a National Assembly came into existence on October 3rd, 1910. Its duties were purely consultative, the actual government remaining in the hands of the officials. The intention had been to grant a full Parliament of two chambers in 1917, the intervening years being devoted to preparations for the change; but, in response to repeated memorials from the Provincial Councils, supported finally by a unanimous vote of the National Assembly, the period was shortened by four years. The full Parliament came into existence in 1913, being inaugurated on April 8th. The Senate consisted of 274 members and the House of Representatives of 596. Both Chambers were dominated by an ultra-Republican majority, which showed an attitude of hostility to the President from the outset. The President did not attend the inauguration of the Parliament, because (so it was reported) it had been intimated on behalf of the predominant party that he would be welcomed only as a spectator, and the Chambers went so far in their discourtesy as to refuse to allow his Chief Secretary to read to the House a Message congratulating the Parliament upon its inauguration. After spending two or three months in framing rules for the Parliament, the members by a majority voted themselves a yearly salary of \$4,000 each. The proceedings of both Houses during 1913 were distinguished by violent attacks on the policy of the President and his Cabinet, and by the languid interest shown in the serious business of the legislature. Very frequently one House or the other was unable to sit because a green members had not put in a present the distinct that the sit because a green members had not put in a present the distinct that the sit because a green members had not put in a present the distinct that the sit because a green members had not put in a present the distinct that the sit because a green members had not put in a present the distinct that the sit because the sit because the sit is unable to sit because a quorum of members had not put in an appearance. Hostility towards the President found further expression in a new revolution, which broke out in the province of Kiangsi and extended southward to Kwangtung, involving some fighting at Shanghai, Nanking and a few other points in the Yangtsze Valley, the avowed purpose of the revolution being to organise an expedition "to punish Yuan Shih-kai." Within a couple of months this movement was effectually suppressed by the Central Government, and the leading spirits of the revolution fled the country. Among the refugees was Dr. Sun Yat-sen. Thereupon the President and his Cabinet showed a greater determination to secure more effective control over the provinces. The first thing to be done was to confirm the President in his office, and Parliament, evidently impressed by the confidence the country had shown in him during the late troubles, elected him President of the Republic for the next five years, and Li Yuan-hung, who since the first Revolution had remained in command of the troops at Wuchang, was elected Vice-President. Hardly a month had elapsed since his election before the President startled the country by the issue of a mandate ordering the expulsion from Parliament of all members who had been identified with the Kuomingtang, the political party which had promoted the abortive revolution. This order was instantly obeyed, and the result of it was that Parliament was unable to sit for the remainder of the

year, as without some of these members it was impossible to form a quorum in either House. Altogether 313 members were expelled, and the party was suppressed as a seditious organisation throughout the country. Notwithstanding these drastic measures the President continued to proclaim his faith in the future of China under a Republican form of government. His views were aptly summed up in his own phrase: "The nurse must not provide the infant with food only fit for adults." Thus it was that China became for a period of two years an autocracy under the guise of a Republic. A State Council, consisting of 70 members, replaced the suppressed Parliament. It was supposed to act as an advisory, administrative and legislative organ until the formation of the new Parliament under the Constitutional Compact, but its chief function was to give a veneer of legality to the policy of the President All it did was to endorse his every action, even to the mad Monarchy Movement.

The sudden death of Yuan Shih-kai and the collapse of the ill-starred attempt to restore the monarchical form of Government revived Republicanism. Li Yuan-hung, on the death of Yuan Shih-kai, quietly became President. He was officially confirmed in the appointment by a re-assembly of the first Parliament. The Cabinet was soon afterwards approved by Parliament, and a constitution was drafted which was disliked by the Premier and the military chiefs by reason of the fact that it placed all authority in the hands of Parliament. This led to a rupture which resulted in Li Yuan-hung being compelled to dissolve Parliament at the instigation of the militarists. Then followed, in 1916, Chang Hsun's mad attempt to restore the Manchu Dynasty. He was over-thrown by Marshal Tuan Chi-jui after which Feng Kuo-chang, the Vice-President assumed the Presidency as Li Yuan-hung declined to complete his term. The second election of President took place in October, 1918, when Hsu Shih-chang was unanimously chosen. He retired in June, 1922, and Li Yuan-hung was induced to return as acting President by promises of support for his programme of reform from the Tuchuns. Twelve months later, however, he fled from Peking owing to pressure exerted by the militarists. He was succeeded by Marshal Tsao Kun, who was elected in October 5th, 1923, by a Parliament, the members of which were openly bribed to vote for him. He was driven out of the Presidential chair in November, 1923, on the collapse of Wu Pei-fu's forces, owing to the defection of Feng Yu-hsiang, who utilised his troops to seize the capital instead of marching to Jehol to outflank the forces of Chang Tso-lin. Tuan Chi-jui was then invited by most of the leading military and civil leaders to become the Provisional Chief Executive and accepted.

FINANCE

The conditions associated with national finance in China were never more discreditable than now. Progress towards an ordered system had been very marked until the outbreak of the anti-monarchical revolution, and then chaos set in, due, of course, to the multiple demands for money with which to pay the troops and to keep certain provinces loyal. The revolted provinces utilised their local revenue for military purposes, and Peking, further crippled by the Group Banks withholding the surpluses from the Salt Revenue, sought financial assistance from America, experiencing the deep recruitable of a refusal at the last recommendation of the recommendation of the recommendation of the refusal at the recommendation of the refusal at the recommendation of the recommend ing, however, the deep mortification of a refusal at the last moment. Attempts to raise loans in other quarters also failed. Confusion became worse confounded when, in May, 1916, the Government issued an order forbidding the Bank of China and the Bank of Communications to make specie payment against their own notes. Such an injunction for a day or two paralysed the trade and commerce of the entire country, but, fortunately, the branches of these banks in the big cities decided to ignore the order and resumed payment. China thus presented the unique spectacle of provincial branches of the two national banks carrying on business in defiance of the Government. Truly a Gilbertian situation. It was explained that the chief concern of the authorities was to retain a silver reserve with which to pay the troops and so prevent mutinies and looting, but whatever the motive which prompted the so-called moratorium, there can be no question as to its harmful effect upon the national credit. The Government, however, managed to carry on the administration, and, in October, 1916, sanctioned the payment of silver by the Bank of China, with the result that the value of the Bank of Communications notes rose in one day from 79 to 91, but declined again to 87 in consequence of the run on the Bank of China for silver payments. The year 1917 was little better than its predecessor. Government was hard pressed for money, its difficulties being increased by Chang Hsun's attempt to restore the Manchu dynasty and by the Southern revolt. Several large and many small loans were obtained from Japanese sources, but the year 1918 proved even more discreditable in the matter of national

finance than 1917. To finance the futile war against the South the Government borrowed money from Japanese sources with a recklessness that scandalised all people interested in this country, especially as the proceeds were dissipated among the selfish Tuchuns and their followers. National assets were pledged with the prodigality of those who give away what is not their's. During 1918 alone over 150,000,000 yen was borrowed. As W. W. Willoughby remarks in his authoritative "Foreign Rights and Interests in China," it is practically impossible to estimate the total obligations, both government and provincial, of China to Japan, but the following table has been compiled from reliable data and is believed to be the nearest to accuracy in existence. It takes the place of the table that was used in the 1921-1922 Directory:

A .- Japanese Loans to Central Government

	Amount estimated	Amount
From Japan:— f	rom reliable sources	Outstanding
	in 1919	(June, 1921)
1.—Tai-hei Co., Ammunition Bills		83,153.03
2Mitsui Bussan Kaisha, Ammunition Bills		1,188,416.75
3Mitsui Bu an Kaisha, Nanking Governmen	t.	1,100,110110
Loan ss.	. 1.505.250.61	1,505,250,61
Loan ss	. Tls. 1,100,177,40 Y	en 2,457,134,78
The state of the s	(@	Yen $1 = 0.80)
5Yokohama Specie Bank, Student Abroad, Loan		100,000,00
6	100,000.00	100,000.00
6.— 7.—Sino-Janese Industrial Co., Hankow Pape	r	, , , , , , , , , , , , , , , , , , , ,
WIII LOUI	2,000,000,00	2,000,000.00
8.—Japanese Bank Group, Flood Relief Loan	. 5,000,000.00	5,000,000.00
9.—Mitsui Bussan Kaisha, Printing Bureau Loan	2,000,000.00	2,000,000,00
10.—Shosen Bank, Students Abroad Loan	. 150,000.00	150,000.00
		150,000.00
12.— " " " " " " " " " " " " " " " " " " "		200,000.00
	(10 050 010 KO)	
13.—Tai-hei Co., 1st Ammunition Loan	3 860 000 00 1	18,716,421.00
14 M 11 -1 O - 0 1 A - 11 T -	(19 500 (99) (0)	70 00F 100 00
14.—Tai-hei Co, 2nd Ammunition Loan	" 1 8,500,000,00	13,365,126.00
15. – Koa Co., Loan	5,000,000.00	1,350,000.00
16.—Japanese Group Bank Loan, 1st Advance	5,000,000.00	
17.— 2nd	10.000.000.00	_
70	10,000,000.00	
19.—Mine and Forest Loan	30,000,000.00	30,000,000.00
20.—Kuhara Co., Advance	300,000.00	
21.—Tai-hei Co., Ammunition Treasury Bills		Yen 869,291.46
22.—Taiwan Bank Education Loan		100,000.00
23.—Mitubishi Bank Loan 24.—East Asia Commercial Co. Loan (Toa Tsush	–	30,000.00
24.—East Asia Commercial Co. Loan (Toa Tsush	10	
K graha)		200,000.00
25.—Wu-ling Damage Bills (Takebayashi)	Szechuen	Taels 26,225.12
25.—Wu-ling Damage Bills (Takebayashi)	—	Yen 50,000.00
27.—Sino-Japanese Industrial Co., Loan Interest an	d	
Advance	••	1,200,000.00
28. – Okura Co., Treasury Bills		1,459,341.60
29.—Tai-hei Co. Loan, Treasury Bills	—	91,449.37
30.—Mitsubishi Co., Ammunition Bills		466,999.90
31.—Japanese Industrial Bank Advance		4,541,640.00
32.—Yokohama Specie Bank, Educational Loan		600,000.00
33.—Sino-Japanese Industrial Co., Spinning Mil	ls	
Loan		3,000,000.00
34.—East Asia Industrial Co. Loan (Toa Kogyo Kaish	a) —	3,000,000.00
35.—War Participation Loan		20,000,000.00
36.—Chosen Bank, Participation Loan Interest		1,600,000.00
37.—Exchange Bank of China, Advance		3,847,500.00
38.—Exchange Bank of China, Loan	-	800,000.00

Japanese Railway Loan	8	
		Amount Outstand-
Name of Railway:— Amou		
2.—Yokohama Specie Bank Loan to Ministry of	en 320,000.00	Yen 106,666.68
Communications	10,000,000.00	10,000,000.00
3.—Ssupingchieh-Changchiatun	5,000,000.00	5,000,000.00
4.— ,, Short Term 5.—Ssupingchieh-Taonan, Short Term	1,600,000.00	1,600,000.00
5.—Ssupingenien-Taonan, Short term	12,500,000.00	12,500,000.00
6.—Kirin-Changehun	6,500,000.00	6,500,000.00
7.—Kirin-Huining 8.—Tsinan-Shunteh and Kaomi-Hsuchow	10,000,000.00	10,000,000.00 20,000,000.00
9.— Manchuria and Mongolia Lines	20,000,000.00	20,000,000.00
10.—Telegraph Loan	15,000,000.00	15,000,000.00
Total Amount Out	tstanding	Yen 100,706,666.68
B.—Provincial Government L	oans	
(Some of the following loans may have B-I. Canton Government:-	e been repaid)	
1.—Two loans	Yen 1,600,	000
2.—Loan to Hsunanshih (*)	90,	000
3 " " " " " " " " " " " " " " " " " " "	\$ 40,	000
3. – " " "	Yen 1,300.	000
5. — Mining Loan of 1918(*)	5,000,	000
6.—Okura Company Loan of 1918 (*)	2,000,	000
7.—Loan of 1916 8.—Taiwan Bank Loan of 1917	600,	000
8.—Taiwan Bank Loan of 1917	Mex. \$ 3,000,	000
9— ", ", 1918	Yen 800,	000
71 Taiwan Bank Canton Talankana Fashana Tara	1,500,	000
to Canton Branch of Bank of China (1918) 12.—Japanese Syndicate, Cement Factory Loan (1918)	Mex. \$ 500,	
	Approximat	eYen 19,784,000
B-II. Fengtien Province:—	Von 9.000.0	000
1.—Loan of January, 1918 (*)	3,000,0)OO
3.—Loan of 1916 for Relief of Chinese Banks	2,000,0	000
B—III. Fukien Province:—		Yen 7,000,000
1.—Loan to Chenhsuanpuchengshih (*)	Yen 125,0	000
2 ,, , (*)	Mex. \$ 125,0	000
9	filla EO (000
4.—Three Loans to Fukien Bank(*)	Mex. \$ 200,0	000
5.—Loan of January, 1918(*)	Yen 1,000,0	000
Total	Approximate	
B-IV. Hupeh Province:-	**	
1.—Yokohama Specie Bank Loan of June, 1918 (*)		
2.—Loan to Hankow Mint	2,000,0	000
3.—Loan to Provincial Banks of Hupeh and Hunan, 2,000,000; Half share (1913)	1,000,0	000
		Yen 4,000,000
B-V. Hunan Province:-		1011 4,000,000
1.—Loan to Provincial Banks of Hupeh and Hunan,		
2,000,000; Half share (1913)	Yen 1,000,0	000
2.—Loan of January, 1918, to Tan Hao-ming, secured	,,-	
on Shuikoushan Iron Mines (*)	2,000,0	000
Total		Yen 3,000,000
10001		3,000,000

002	OHIIVII.	
	B-VI. Shantung Province:— Amount Borrowed	Amount
_	D-VI. Shantang Hovince.— Amount Dollowed	Amount
1	-Loan of September, 1918 (*)	0 Outstanding
2	-Loan of 1916) (Jan., 1922.)
	Total	Yen 3,000,000
	B-VII. Chihli Province:-	
1	- Military Loan of January, 1918, from Mitsui Bussan	
	Kaisha (*)	
2	-Chosen Bank Loan of May, 1918 (*) 1.000,000	
3	-Spinning Mill Loan for Flood Sufferers (Jan. 1918) 1 000 000	
4	-Chihli Grand Canal Loan, Japanese share Gold \$ 2,500,000	
	Total Approximate	Van 8 000 000
	B-VIII. Yunnan Province:	1611 0,000,000
1	-Loan of July, 1918, secured on Kochiu Tin Mine (*)	3,000,000
	B—IX. Kiangsi Province:—	
1	-Loan of 1919 secured on Yukan Iron Mine	3,000,000
	B-X. Shensi Province:-	7
3	-Chosen Bank Loan of June, 1918 (*) Yen 3,000,000	
9_	Okura Company Loan of 1918	
2	- Okura Company Hoan of 1916	
		**
	Total	Yen 4,000,000
	B-XI. Szechwan Province:—	
1	-Loan for the Construction of a Light Railway (*)	Yen 2,000,000
	R X 11 Anhwai Province :-	
1 -	-Taochung Iron Mine Loan (*)	Ven 250 000
1.	B-XIII. Shansi Province:—	1 cm 200,000
,	() () T (I JOIO (*)	V 1 000 000
1	-Okura Company Loan of June, 1918 (*)	ren 1,000,000
	Note:—Loans followed by the sign (*) are from Japanese sources of in are comparatively more reliable than those without the sign,	formation, and
	C.—Private Company Loans:—	
7 -	-Nanchang-Kiukiang Railway Company (1917)	Yen 2,000,000
2.	(1918)/*)	7,500,000
3-	Hankow Electric Hydraulic Company (1917) (*)	2,500,000
4 -	-An-cheng Railway Company (*)	200,000
5 -	-An-cheng Railway Company (*)Puling Electric Light Company of Kaifeng, Honan (*)	150,000
6 -	-Kwangming Electric Light Company of Ichang, Hupeh (*)	100,000
7 -	-Kaiming Electric Light Company of Nanchang, Kiangsi (*)	300,000
9	-Wuchang Electric Light Company (*)	300,000
0	Wuchang Electric Light Company (*)Hengchow Electric Light Company (*)	80,000
10	-Electric Light Companies of Chekiang Province (*)	250,000
71	-Height and Light Company(*)	
10	-Hsiangtan Electric Light Company(*)	150,000
12,-	-Wuchang Telephone Company (*)	931,000
1.0,	Peking Telephone Company (September, 1918) Shanghai-Chapei Hydraulic Electric Co., from	5,000,000
14.	Shanghai Wantaa Floatnia Light Company from *\	Tls. 200,000
10.	-Shanghai-Nantao Electric Light Company, from *)(*) -Foochow Electric Company (*)	Tls. 235,000
		Mex. \$ 70,000
17		Yen 200,000
10.	Swatow Placture Company (*)	Mex. \$ 150,000
19	- Swatow Electric Company (*) - North Manchuria Electric Company Shares (*)	200,000
20	Manahuria Industrial Company Shares (*)	300,000
	- Manchuria Industrial Company Shares (*)	750,000
22	- Manchuria-Tienkuo Railway Loan (*)	Yer. 2,500,000
23	-Wuta, Tunghwei, Wutung and other Companies under same	00.000.000
0.4	management	20,000,000
24 -	- nanyeuping fron, Coar and Mining Co. Loans (approximate total)	34,000,000

Loans to Hanyehping Colliery Company:

- 1	2.4	Jan 100 10 11 0	erego.	pony	Control g	onepaneg .	
1901, Nov	Industri	al Bank a	t 6 p	er cer	nt		\$3,000,000
1905, June-	Yokohan	na Specie	Ban	kat 7	per cent		1,500,000
1905, Nov	"	,,	23		11		500,000
1907, Sept. —	, ,,	99	73	at 7	per cent.		830,158
1907, Nov	21	11	31		"		612,730
1907, Nov	. 19	"	"		"		614,395
1908, Mar	199	"	"	at 6	per cent.		6,000,000
1912, Feb.—	"	"	"	at 7	per cent.	***************************************	3,000,000
1912, Feb.—	"	22	22		per cent.	Hk.	
1912, Nov.—	11	"	71		per cent.	***************************************	\$500,000
1912, Dec	"	"	93		per cent.	***************************************	Y.2,500,000
1913, Dec.—	F11 21 TD	"	, "	at 7	per cent.	•••••	\$6,000,000
1913, DecN	Aitsui Bi	issan Kai	sha	• • • • • • • • • • • • • • • • • • • •		•••••	\$765,707
1914, June	77	11					88,400
1915, Feb.—	"	"		•••••	•••••		150,000
1915, Feb	311." · TO	" 77	,			•••••	150,000
1913, July	Mitsui B	ussan Kai	sna			• • • • • • • • • • • • • • • • • • • •	100,000
1913, Nov	**	91				***************************************	500,000
1903, Feb.—	111	19		• • • • • • • • • • • • • • • • • • • •		***************************************	1,000,000

Towards the close of 1918 the Powers agreed that no further advances should be made to China until a settlement between North and South had been completed. The observance of this undertaking has rendered administration since extremely difficult. Innumerable private sources were approached for financial accommodation with unsatisfactory results. National bonds were hawked about until they depreciated lower than previous below-par quotations. Redemption of the 4th year Domestic Loan should have been commenced in 1918, but was not commenced till 1919. Likewise the principal of the Premium Bonds should have been returned, but was not. The feature of 1919 was the announcement that America, Britain, France and Japan would form a new Consortium. Associated with this proposition was a plan for the unification of China's railways. Japan, at first, disapproved of both schemes, but in 1920 changed her attitude. It is now the stated policy of the Powers to withhold "political" loans from China but to help her in any constructive projects she wishes to initiate. As yet, however, China has not recognised the Consortium, and the joint note from the British, American, French, and Japanese Legations at Peking, enclosing the Consortium dossier and dated September 28th, 1920, still remains unanswered.

China's foreign debts are in various currencies and, owing to fluctuation of exchange and the paucity of statistical information in Peking, considerable difficulty is experienced in arriving at an accurate figure of China's national indebtedness. The generally-accepted estimate is \$1,500,000,000, although some authorities put it as high as \$2.000,000,000. The Ministry of Finance reckon it on the basis of \$4 per capita, which, taking China's population at 400,000,000, would make the National Debt \$1,600,000,000. The following statement is as accurate as any, and represents the result of the examination of many returns:—

1.	General Foreign Loans	\$268,978,252
2.	Foreign Railway Loans	334,802,631
3.	Foreign Indemnities	482,841,744
4.	Internal Long Term Loans	275,226,738
5.	Internal Short Term Loans	69,101,978
6.	Treasury Notes, etc	18,640,000

\$1,449,592,343

This chapter on finance would be incomplete without a reference to the preposterous currency reform promulgated in August, 1918, which contemplated the establishment of a gold currency with the Yuan or dollar as basis. A gold note issue was to follow, the reserve for which was to be furnished by Japanese notes held in the banks. All this was to be accomplished by the decree promulgating the scheme. Naturally, the Group Banks protested, and the scheme was dropped.

Budget Statements in China have yet to become the precise documents that they are in other countries. During the autumn of 1919 Parliament framed a Budget

which showed a deficit of \$120,000,000. To meet this it was proposed to reduce military expenditure by \$20,000,000 and to introduce reforms in the collection of taxes which would yield another \$20,000,000. For the balance a loan was to be raised. corruption that has marked Peking finance for the last few years was demonstrated in the spring of 1922, when Tung Kang, then acting Minister of Justice, published the conclusions of a Loan Commission which had been appointed by the Government and of which he was chairman. As the result of these disclosures, Mr. Tung was appointed Minister of Finance, but, there being no money in the exchequer, he was as unsuccessful as his predecessors. Hence, another commission was formed, known as the Commission for the Study of Financial Problems, over which Dr. Wellington Koo presided, for the discussion of ways and means whereby a fundamental re-organisation of China's finances could be effected.

To date the most complete statement of China's financial position is contained in the report by Dr. Lo Wen-kan prepared at the end of 1922. According to that report, which accompanied the Twelfth year Budget, the domestic loans as they stood in September, 1922, were \$208,400,000 with security, and \$249,000,000 without security; while the foreign loans amounted to \$1,029,000,000 secured and \$240,000,000 unsecured,

making a total of \$1,726,400,000.

Honan 30,831,909

The Chinese people have money, and if they can be made to have confidence in the promise of their rulers, ready cash to any amount, and even to the extent of paying off

the national debt of China at one time, might be forthcoming.

The Maritime Customs and the Salt Gabelle are the only two sources of revenue for which exact figures are so far a vailable. The Customs receipts for 1925 amounted in round numbers to Hk. Tls. 70,725,667, as compared with Hk. Tls. 69,595,131 in 1924, Hk. Tls. 63,504,251 for 1923, and Hk. Tls. 59,359,194 for 1922, the highest on record up to that time. In his requirement that the first of the that time. In his review of the trade for 1925 the Statistical Secretary of the Chinese Maritime Customs writes: "The Shanghai incidents of the 30th May, with their counterblast in the South, bade fair to paralyse trade; but the strike and boycott movements were soon restricted to certain centres only, and what could not be shipped or imported through Shanghai or Canton found its way in many cases through neighbouring ports or through other large scaports, such as Tientsin. Exception being made for the southern and, principally, the West River ports, the Shanghai incidents were but a temporary set-back to trade in general."

AREA AND POPULATION

China proper, extending over 1,335,841 square miles, is divided into eighteen provinces. Considerable trouble and care were taken in 1919 by the Postal Administration to obtain an estimate of the population of China. Recourse was had to the assistance of the provincial officials, which in most cases was willingly accorded. Below are given the results obtained. These, while they cannot be regarded as accurate, may be taken as a close approximation to actual figures. The footnote will show the limitations that have so far been imposed to a full record of the outlying districts:—

Province. Anhui Chekiang Chihli Fukien Hunan Hupeh Kiangsi Kiangsu Kwangsi	. 36,680 . 11,630 . 46,332 . 83,398 . 14,84 . 69,498 . 38,610	Province. sqi Kwangtung. sqi Shantung. Szechuen. Yunnan. Shansi Shensi Kansu Honan Kweichow	Area, uare miles 100,000 55,984 218,533 146,718 81,853 75,290 125,433 07,954 67,180
Peking District	Population 4,014,619 30,172,092	Total	
Shansi	11,080,827	Kiangsu	

Shanghai 5,550,200

535

Populs		Population
Shensi 9,465	5,558 Anhui	19,832,665
Kansu 5,927	7,997 Chekiang	
Sinkiang 2,519		
Manchuria 13,701		
Shantung 30,803		
Szechuen 49,782		
Hupeh 27,167		

TOTAL: 427,679,214

Not included in the above (no data available):-

(a.) 1 Hsien and Mongolia in Peking District.

(b.) 3 Hsien in Manchuria District.

(c.) Tibet.

The total number of foreigners in China was given in 1925 as 336,841. Of these, 218,351 were Japanese, 79,785 Russian, 15,247 British, 9,844 Americans, 3,050 Germans, 3,739 Portuguese, and 2,576 French. The total of Japanese residents has risen by over fifty per cent. since 1915. The Russians have increased by 300 per cent. in five years, but their numbers show a small reduction in 1925 as compared with 1924 (1924: 85,766). The Chinese Maritime Customs Returns for 1925 showed the number of commercial firms to be 7,743 as compared with 7,286 in 1924. Japan headed the list with 4,708, followed by Russia with 932, the United Kingdom with 718, America with 482, France with 176, Germany with 318, Portugal with 174, Italy with 46, Denmark with 45, Holland with 35, Switzerland with 25, Belgium with 25, Norway with 16, Spain with 16, and Sweden with 6; but, as the British Commercial Attaché has remarked, much depends on the definition and status of a commercial firm.

The principal dependencies of China have been Mongolia, with an area of 1,288,035 square miles, and some 2,000,000 people; and Manchuria, with an area of 362,000 square miles, and an estimated population of 13,700,000. Outer Mongolia in 1912 asserted her independence of Chinese sovereignty, and obtained the formal recognition of Russia, but under the Russo-Chinese Treaty concluded in 1915 the suzerainty of China was recognised and the autonomy of Outer Mongolia agreed to Towards the end of 1019 Outer Mongolia netitioned to return to the agreed to. Towards the end of 1919 Outer Mongolia petitioned to return to the authority of Peking. The petition was granted, and the several treaties with Russia Conditions in Outer Mongolia, however, have been by no means were abrogated. stabilised by the ostensible return of Mongolia to China's fold. The invasion of Baron Ungern von Sternberg with an anti-Bolshevik army in February, 1921, caused the intervention of Soviet Russia, whose troops, having dislodged Ungern's men, entered into possession of Urga, the capital of Mongolia, and the Territory stretching up to the Russian frontier. Inner Mongolia has been formed into three special administrative districts, viz., Jehol, Chahar and Suiyuan. Manchuria has in recent years been steadily and rapidly colonised by Chinese, who greatly outnumber the Manchus in their own land. Tibet—which is also practically a dependency of China and whose actual status is still an outstanding question between Great Britain and China—has an area of 643,734 square miles and a population of over 6,000,000. Down to 1910 it was ruled by the Dalai Lama, but subject to the Government of Peking, which maintains a Resident at Lhassa. In consequence, however, of the Dalai Lama's refusal to comply with the demands of Peking, a Chinese military expedition was dispatched to Lhassa, and he fled to India, where he remained for over a year. Meanwhile, the great revolution broke out in China. The Tibetans seized the opportunity to proclaim their independence, and again a military expedition was sent to Tibet, but more conciliatory methods had to be adopted. The Chinese troops were withdrawn and the Dalai Lama returned to the Tibetan Capital. The tripartite conference at Simla in 1914 to determine the status of Tibet and delimit the boundaries ended in failure, no agreement being arrived at. The Dalai Lama visited Peking in 1921 and was received in audience by President Hsu Shih-chang.

TRADE AND INDUSTRY

The ports open to trade are:—Newchwang, Chinwantao, Tientsin, Chefoo, Woosung, Shanghai, Soochow, Chinkiang, Nanking, Wuhu, Kiukiang, Hankow, Yochow, Changsha, Shasi, Ichang, Chungking, Hangchow, Ningpo, Wenchow, Santu, Foochow, Amoy,

Swatow, Canton, Samshui, Wuchow, Kongmoon, Nanning, Kiungchow, Pakhoi and Chengteh. Lungchow, Mengtsz, Szemao and Tengyueh, on the frontiers of Tonkin and Burmah, are stations under the cognisance of the Foreign Customs. Mukden, Antung and Tatiengkow and other inland places in Manchuria, Kweihuichang, Kalgan, Dolonor, Chihfeng, Taonanfu, Hulutao, and Lungkow have also been declared open to foreign trade. The import trade, exclusive of the Colony of Hongkong, centres chiefly at Shanghai, Tientsin, Hankow and Canton, while the bulk of the exports pass through the ports of Shanghai and Canton. The annual value of the trade of China coming under the supervision of the Imperial Maritime Customs was as follows:

Net Imports from	Net Exports to	Total of
Foreign Countries.	Foreign Countries.	Foreign trade.
1924Hk. Tls. 1,018,210,677	Hk. Tls. 771,784,468	Hk. Tls. 1,789,995,145
1925, 947,864,944	,, 776,352,937	,, 1,724,217,881

The Direction of China's Foreign Trade

The following was the net value of commodities imported direct from and exported direct to foreign countries in 1925. These figures do not include the trade carried on with neighbouring countries in Chinese junks, which does not come within the control of the Foreign Customs, but include Hk. Tls. 17,225,649 re-exports to foreign countries:—

countries.			
	Imports	Exports	Totals
Japan (including Formosa)Hk. Tls.	299,755,611	186,337,037	486,092,648
Hongkong " U.S. of America (including Hawaii) "	176,311,082	114,714,974	291,026,056
U.S. of America (including Hawaii) ,,	142,513,422	143,235,936	285,749,358
Great Britain,	93,137,777	47,643,185	140,780,962
France	12,438,967	66,077,303	78,516,270
British India,	48,809,844	12,776,700	61,586,544
Russia, Pacific Ports,	8,557,442	47,433,732	55,991,174
Germany,	32,510,643	16,427,493	48,938,136
Dutch Indies	37,376,792	10,117,253	47,494,045
Korea,	10,033,051	34,781,874	44,814,925
Singapore, Straits, etc,	9,480,650	23,785,624	33,266,274
Turkey, Persia, Egypt, Aden, etc ,,	2,592,776	20,584,348	23,177,124
French Indo-China,	15,808,515	6,940,390	22,748,905
Netherlands,	11,075,242	10,754,556	21,829,798
Italy,	6,075,798	9,902,898	15,978,696
Siam,	10,550,065	4,798,546	15,348,611
Belgium	10,785,987	3,905,179	14,691,166
Macao	8,284,710	4,068,385	12,353,095
Philippine Islands ,,,	5,381,408	4,714,439	10,095,847
Canada,	7,210,870	1,265,643	8,476,513
Russia and Siberia by Land Frontier ",	4,823,590	174,434	4,998,024
Norway,	3,408,360	33,937	3,442,297
Norway	142,197	2,987,919	3,130,116
Sweden,	2,391,840	534,499	2,926,339
Australia, New Zealand, etc	1,913,535	631,119	2,544,654
Switzerland	2,198,825	33,159	2,231,984
Mexico & Cent. America (incl. Panama) "	816,424	264,624	1,081,048
Denmark	365,878	607,774	973,652
Russia, European Ports,	73,615	332,263	405,878
South America	70,293	238,453	308,746
South Africa (including Mauritius) ,,	11,881	158,253	170,134
Austria and Hungary	85,524	21,656	107,180
Donnie		44,856	44,856
Poland "	37,913	44,000	37,913
Vinland "	35,836	-0.77	35,836
Dungia Ameri Danta	10,415	21,285	31,700
Turambura	8,437	21,200	8,437
Dontman	3,341	3,211	6,552
Canalagalagalaga	2,037	0,211	2,037
Czechosłovakia,	2,001		2,001

Value of Trade

The total foreign trade of China in merchandise (i.e., treasure excluded) in 1925 was valued at Hk. Tls. 1,724,217,881, which represents a decrease of Hk. Tls. 65,777,264 when compared with the preceding year's value (Hk. Tls. 1,789,905,145), but exceeds the 1923 figure by Hk. Tls. 47,897,578. The decrease in the 1925 figure, when compared with that for 1924, was due entirely to imports. The value of net imports. i.e., gross imports less re exports of foreign produce to foreign countries, was estimated at Hk. Tls. 947,864,944 for 1925, as compared with Hk. Tls. 1,018,210,677 in 1924, a decrease of Hk. Tls. 70,345,733. The aggregate value of Chinese produce exported abroad, on the other hand, advanced from IIk, Tls. 771,784,468 in 1924 to Hk. Tls. 776,352,937 in 1925, an increase of Hk. Tls. 4,568,469. If the two values, net imports and Chinese exports, are compared, the result is an adverse balance in China's foreign trade of 171.5 million Haikwan taels, which can be compared with the unfavourable balances of 246 million taels in 1924 and 170 million taels in 1923. In discussing values, however, writes the Statistical Secretary of the Maritime Customs, one should remember that they are affected by exchange fluctuations, cost of production, financial and political complications and producing centres, and other external factors, and it will not be difficult to realize in contrast that the contrast of the state of the contrast difficult to realise, in consequence, that they can give but an approximate idea of the volume of trade within any given period. They are, on the other hand, a fair indication of the importance of the commercial transactions which have been effected, and, in this respect, the values quoted above show that during 1925 the amount expended by China in purchasing foreign goods exceeds by some 171.5 millon tacls the amount she has collected on the sale abroad of her own produce.

Imports Direct from Foreign Countries [In thousands of Haikwan taels (000 omitted).]

[III Modadido Of Parit wall ducio	(000 01111000	,,	
	1923	1924	1925
	Hk. Tls.	Hk. Tls.	Hk, Tls.
Cotton goods*	177,960	192,399	196,102
Wool and Cotton unions and woollen goods t	27,634	28,979	23,317
Metals and minerals	47,547	70,055	43,160
Chemicals	14,243	15,406	16,473
Dyes and pigments	25,773	38,377	22,809
Kerosene oil, liquid fuel, and lubricating oil	62,838	63,478	70,805
Timber	11,442	18,966	12,192
	,		

The Direction of China's Foreign Trade

† Exclusive of sheep's wool.

* Exclusive of raw cotton.

[In thousands of Haikwan taels (000 omitted).] Net Imports Exports 1923 1924 1925 1923 1924 1925 Hk. Tls. Hk. Tls. Hk. Tls. Hk. Tls. Country Hk. Tls. Hk, Tls. Hongkong 243,100 238,355 172,789 175,796 173,163 114,715 6,223 7,689 8,272 4,068 Macao 3,968 5,087 Singapore, Straits, etc. 23,786 8,656 8,916 9,016 17,928 19,617Dutch Indies 13,429 20,496 36,808 8,085 9,317 10,117 British India 55,036 38,739 48,737 11,436 12,777 12,329 47,643 Great Britain 119,307 125,292 92,458 43,207 50,251 Germany 32,319 38,539 32,146 15,949 16,427 11,915 10,948 Netherlands 3,891 20,440 8,511 13,501 10,755 Belgium 10,864 18,267 10,757 3,420 3,905 2,753 France 7,435 10,424 12,314 39,578 45,096 66,077 6,236 3,705 6,039 9,468 8,948 9,903 Russia and Siberia 7,626 11,844 8,612 34,092 46,359 47,962 9,539 9,443 8,467 30,281 30,855 34,782 Japan (incl. Formosa) 205,219 296,246 229,791 198,517 201,176 186,337 Canada..... 1,266 10,325 15,552 7,1772,001 1,107 U.S. of America (including Hawaii) 147,989 186,387 138,663 100,755 143,236 126,804 Other Countries 38,740 35,033 45,184 35,747 42,597 27,684 Total 923,403 1,018,211 947,865 771,784 776,353 752,917

The total carrying trade, foreign and coastwise, in 1925 was divided amongst the different flags as under:—

Eı	tries and			37-1	Percent	ages
C	learances	Tonnage		Values	Tonnage	Trade
Chinese	88,844	33,002,936	Tls.	1,191,520,310	25.74	29.19
British	36,937	42,942,484	**	1,148,894,719	33 50	28.14
Japanese	27,261	35,081,116	**	1,107,536,831	27.36	27.13
American	5,608	5,859,851	- 22	216,747,506	4.57	5.31
French	1,915	2,008,834	11.	119,934,161	1.22	2.94
German	604	2,486,057	12	66,218,316	1.94	1.62
Russian	223	279,287	11	61,847,315	0.55	1.21
Norwegian	1,937	2,422,556	**	60,410,177	1.89	1.48
Dutch	547	1,844,326	**	52,474,522	1.44	1.29
Italian	1,418	699,837	91	29,802,131	0.22	0.73
Danish	192	556,592	117	10,260,390	0.43	0.25
Portuguese	1,825	629,426	"	7,291,181	0.49	0-18
Swedish	172	189,071	- 14	4,639,365	0.12	0-11
Chilian	202	128,904	11	3,805,699	0.10	0.09
Brazilian	21	23,499	21	470,561	0.03	0.01
Spanish	28	28,964	99	251,166	0.05	0.01
Polish	9	17,919	59	246,591	0 01	0.01
Non-Treaty Powers	3	966	176	23,823	(too 8	mall)
Total	167,746	128,202,625	,,	4,082,374,764	100.00	100.00

Mr. L. de Luca, Statistical Secretary of the Chinese Customs, in his annual report on the Trade of China says, inter alia:—

"In reviewing the trade of China during the year 1925, one is struck once more by the tenacity and preseverance of farmers, merchants, and manufacturers in following their pursuits under the most discouraging circumstances. Although the Customs revenue collection should not be taken as an indicator of the volume of business tranactions accomplished during any one year, it is certainly very fair evidence of the amount of cargo which has left or entered the country. Business may have been dull, profits may have been small, and losses even may have been incurred, so that results appear to be out of proportion with the revenue collected during 1925; but the reasons for the despression are to be looked for elsewhere than in the actual amount of goods which have passed through the Chinese Maritime Customs and on which duty has been collected. Political unrest, piracy and brigandage, different kinds of local taxations, high cost of living and, at times, high cost production, as well as keen competition in certain articles, have all contributed to reduce profits, to which must be added, in many instances, the impossibility to dispose of imported stocks to up-country buyers. But, from the point of view of revenue collection, the year under review cannot be said to have been unsatisfactory. It is true that the increase on the 1924 collection was only some Hk. Tls. 275,000, but even so small an increase, in the face of all the obstacles to trade which arose during the year, is very encouraging and augurs well for the future. It shows that trade may have been hampered but was not discouraged; that at every possible opportunity it gathered a fresh impulse; that if an outlet to the sea was closed to a certain produce it succeeded in finding its way out by some means or other; and that even if up-country dealers in foreign goods followed a hand-to-mouth policy, still they kept themseves supplied with goods and never allowed stocks to run out altogether."

Value in Silver and Sterling of the Foreign Trade of China, 1892 to 1925:-

1 11 11 11 11 11 11 11 11 11 11 11 11 1									
Year	Average Exchange.			Impo	rts.	Exports.			
			d.	Hk. Tls.	£	Hk. Tls.	£		
1892	*	4	4	140,298,086	30,544,061	102,583,525	22,333,288		
1893		3	11:	149,928,703	29,517,212	116,632,311	22,961,986		
1894		3	2	163,897,525	26,206,530	128,104,522	20,483,379		
1895		. 3	3]	172,853,145	28,268,688	143,293,211	23,434,411		
1896		. 3	4	209,106,866	34,851,143	131,081,421	21,846,903		
1897			112	204,554,227	30,470,055	163,501,358	24,354,889		
1898		2	10	217,761,975	31,416,701	159,037,149	22,944,422		
1899			O	280,907,296	42,282,402	195,784,832	29,469,696		

Imports. Exports.		
Exports. Hk. Tls. \pounds		
£		
24,677,621		
25,139,243		
27,843,605		
34,326,424		
38,916,838		
36,888,053		
50,700,286		
47,116,943		
54,321,457		
99,940,188		
128,430,019		
199,756,313		
183,928,963		
118,841,915		
122,792,237		
130,976,259		
142,947,825		
135,859,262		
27473707313		

It will be observed in this table that an increase in silver values does not always mean an increase in trade when measured in sterling.

HISTORICAL

The year 1900 will ever be memorable in the history of China for the "Boxer" rising. Details of this great social and political upheaval may be found in preceding volumes of this Directory. The object of the rising, which was confined to the North, was the extermination of foreign native Christians and people known to be associated with foreigners. The Legation Quarter at Peking was besieged for two months by the Boxer rabble and the Imperial troops, the occupants being reduced to the verge of starvation. Troops were poured into China by all the European Powers, America and Japan, and it was not before 20,000 foreign troops had fought their way to the capital that the siege was raised. Over 250 Europeans were murdered during the rising, and it was estimated that over 10,000 natives perished, most of them being Christians or the kinsmen of Christians.

In November, 1908, occurred the death of the Emperor Kwang Hsu, followed a day later by the death of the Empress Dowager Tzu Hsi. This news was unexpected, and there was consequently much suspicion for a time regarding the cause of the dual demise. The public were soon satisfied, however, that the deaths were due to perfectly natural causes. Dying childless, the late Emperor Kwang Hsu, acting in obedience to "the benign mandate" of the Empress Dowager Tzu Hsi, designated as he lay dying a son of Prince Ch'un, his brother, as his successor to the Throne. At the time of his accession the new sovereign was barely three years of age, and Prince Ch'un was appointed to act as Regent during the Sovereign's minority. The events of the past ten years had convinced Tzu Hsi, who had been the virtual ruler since 1895, that the salvation of the country lay in a complete reformation of the Government. Accordingly, from being a reactionary of the worst type, she changed to an ardent advocate of reform. She promised the nation constitutional government and took steps to initiate the change. In her valedictory address she directed that the occupant of the Throne should fulfil the promises she had made, and the opening of the new reign was marked by a succession of Reform Edicts giving promise of the fulfilment, at last, of the long-cherished hopes for the country's regeneration. Scarcely two years had passed, however, before the country was swept by a revolution vastly different in its purpose from the abortive Boxer rising just eleven years previously. It developed as it by

magic although, for many years, there had been reform propaganda in China. 1895 the Empress Dowager, alarmed by the Emperor Kwang-Hsu's reform proclivities, usurped the Throne, made the Emperor virtually a prisoner in his palace, had many of the leading reformers executed, and put a high price on the heads of all who had escaped out of the country. But notwithstanding the most rigorous measures which were enforced to suppress the movement, the propaganda was secretly and successfully continued. If hitherto there had been any hesitancy on the part of the Reformers to adopt the abolition of the Manchu monarchy as a plank in their platform, it was now overcome, and a revolutionary campaign was organised in earnest. An upheaval was expected at the time of the infant Emperor's accession to the Throne, and extensive military preparations were made to cope with it. Nothing happened, however. The organisers of the Reformation were not quite ready to attempt the coup de main they contemplated, and it is a fact that when at length the Revolution began, in October, 1911, it broke out prematurely. It started at Wuchang instead of at Canton, which had been regarded as the most likely storm centre; earlier in the year indications of grave discontent had appeared in Canton; the Tartar-General was shot dead in the streets of the city in April, and in the same month a body of reformers, assisted by discontented soldiery, attacked the Viceroy's yamen. His Excellency, however, escaped by a back way, and the insurrection was quelled, largely through the instrumentality of Admiral Li, who consequently got into bad odour among the revolutionaries, with the result that in August an attempt was made on his life. A bomb was thrown at him; three persons were killed and the Admiral was severely wounded. On October 24th the new Tartar-General was blown to pieces as he landed at Canton to take up his new command. Earlier in the month there had been a dynamite to take up his new command. Earlier in the month there had been a dynamite explosion in the Russian Concession at Hankow, and investigation revealed the existence of an alarming revolutionary plot, which the Viceroy took prompt measures to frustrate. This was the signal for the rising. Some of the troops mutinied, and the Viceroy, as well as the General in command, fled for their lives from Wuchang. General Li Yuan-hung, who had been second in command of the Imperial troops, with great reluctance and under threat of instant death if he persisted in refusing, put himself at the head of the revolutionary army, which rapidly grew into many thousands. Hanyang with its arsenal and the native city of Hankow were quickly gained by the revolutionists without serious resistance, and before the end of the month Li Yuan-hung informed the Foreign Consuls that he had become President of the Republic of Hunge. The revolution spread rapidly throughout the Yangtsze of the Republic of Hupeh. The revolution spread rapidly throughout the Yangtsze Valley, and extended southwards as well as westwards to Tibet. Consternation reigned in Government circles in Peking. The Minister of War, General Yin Chang, himself made preparations for an advance on Hankow, to re-take the cities of which the revolutionary troops had so easily possessed themselves. Meanwhile news was constantly arriving of the success of the Revolutionary movement in the provinces. Within six weeks four-teen out of the eighteen provinces of China had declared their independence of Manchu Ediots streamed from the Throne yielding every demand in the Revolutionary prorule. Edicts streamed from the Throne yielding every demand in the Revolutionary programme short of the abolition of the monarchy. In its desperation the Court turned to Yuan Shih kai, "the one strong man of China," who had been driven into retirement two years previously for reasons which are familiar to everyone acquainted with the history of the Reform movement in China. Yuan showed no eagerness to take the position of Generalissimo and Viceroy of Hupeh, but, after a month's consideration, went to Peking, presumably satisfied that all the authority and help he required to deal with the situation would be given to the operations. By Imperial Edict he was appointed Premier. Yuan asked for this appointment to be endorsed by the National Assembly, and this was done unanimously. Meanwhile the advance on Hankow had been begun, and on October 29th General Yin Chang reported that the native city of Hankow had been taken by the Imperial army. The Imperialist Commander-in-chief deemed it necessary to the success of his plans that the entire city should be destroyed by fire, and consequently some 700,000 persons were rendered homeless. After desperate fighting also at Marking before it possibility that the There was severe fighting also at Nanking before it capitulated to the Revolutionaries, and became the seat of the Republican Government. After the Imperialist success at Hankow there were overtures for peace, and negotiations were opened at Shanghai on December 18th between Wu Ting Fang, as the representative of the Revolutionaries, and Tang Shao-yi, as the envoy of the Imperial Government; but the conference came to an end almost as soon as it opened, because on behalf of the Revolutionaries the abolition of the monarchy was insisted upon as the basis of negotiation. This was firmly opposed by Yuan Shih-kai, but on December 28th the Throne CHINA .541

announced that it was prepared to leave the question of the future constitution of China to the decision of a national convention. That was the position at the end of the year. Meanwhile Prince Chun had resigned the regency, and by Imperial Decrees the monarchy had been made a limited monarchy on British lines. The Republican convention had elected Sun Yat Sen as President of the Republican Military Government, and upon his installation at Nanking on January 1st, 1912, he appointed a Ministry and issued an appeal to the Powers to recognise the Republican Government. Terms of abdication were offered to the Court at Peking, and Yuan Shih-kai was invited to assume the position of Provisional President of the Republic. After many Palace conferences a Decree of abdication was issued by the infant Emperor, as having been respectfully received from her Imperial Majesty the Empress Dowager Lung Yu. The terms of abdication provided that the Emperor may retain the title of Emperor of Ta Ching and shall be treated in accordance with the etiquette which would govern relations with a foreign monarch on Chinese soil. An which would govern relations with a foreign monarch on Chinese soil. An annuity of four million taels is payable to him, and His Majesty was permitted to continue in occupation of the Palaces in the Forbidden City until the Summer Palace should be ready for him. The nation undertook to maintain the tombs of the Imperial dead. In due course Dr. Sun Yat-sen resigned the Presidency in favour of Yuan Shih-kai, who was practically unanimously appointed by the National Assembly at Nanking. It was expected of him that he would journey to Nanking to be installed: but after much discussion this ceremony was performed in Peking. The ambition of the Republicans was to make Nanking the capital of China, but there was much opposition to the proposal, and Peking continued to be the seat of government. Early in 1913 the National Assembly gave place to a Parliament of two Houses, and after the abortive second revolution, against what was regarded as dictatorship by Yuan Shih-kai, the "provisional" Government was brought to an end by Parliament duly electing Yuan Shih-kai as President of the Republic for a period of five years, with General Li Yuan-hung as Vice-President. The year 1913 closed with Parliament suspended, owing to a mandate by the President cancelling the seats of over 300 members for treasonable conspiracy, and, pending a new election, an "Administrative Conference, representative of the whole of the provinces, was formed to consider a number of legislative projects including a revision of the law.

This was succeeded in 1914 by the creation of the Tsan Cheng-Yuan or State Council composed of men of official and administrative experience, mostly, of course, of the old school. The year was notable for the operations of a notorious robber chief, known as the White Wolf, who commanded a large following, and for months terrorised almost the whole of mid-China. The marauding band traversed several Provinces, plundered cities and laid waste whole districts. The chief defied all the efforts of the Military for quite a long time, but was ultimately killed and his followers dispersed. This was not the only misfortune in that year, for floods greater than had been known in China for fifty years devastated Kwangtung and took a heavy toll of life. Similar disasters occurred in the North, causing many deaths and much damage to property. Though not actively participating in the European War, China suffered very severely in consequence of the outbreak of hostilities. Not only was her foreign trade dislocated, but the money markets of Europe, from which she expected to draw supplies necessary for administration and for the development of the country, were closed to her; while a portion of her territory was overrun by the Japanese in the course of their military operations against Tsingtao, the last-mentioned factor interfering considerably with local trade. Troubles with the Mongols added to the difficulties of the Government, and a mutiny of the Chinese soldiery at Kalgan caused some anxiety for a time. Fortunately, these disturbances were only of a temporary or a local character.

The year 1915 will be memorable in China for the Japanese ultimatum following the non-acceptance by China of the "Twenty-one Demands" presented by the Tokyo Government. China had, of course, to bow to force majeure and the 7th of May was to be remembered as a day of National Humiliation. These demands not only embraced long-outstanding questions from the Japanese point of view but fresh claims in respect of the German expulsion from Shantung and others based upon expanding Japanese interests in Fukien and in the Yangtsze Valley.

An unexpected development of the Revolution was manifested about the middle of the year when an organisation known as the Chou An Huei was formed for the purpose of discussing the form of government best adapted to this country. While claiming only academic interest in the discussion of the question, the Chou An Hui

was unmistakably in favour of a reversion to monarchy, and the fact that it was allowed to continue its propaganda certainly lent verisimilitude to the belief that the President was not wholly opposed to the objects for which it stood.

Curiously enough, the Monarchical movement had, or seemed to have, its inception in a memorandum written by Professor Goodnow, constitutional advisor to the President, in which he discussed the relative merits of a Republic or a Monarchy as applied to conditions in China. This document was utilised in support of the Monarchical movement with some show of reason, although this result may not have been anticipated by the Professor when he prepared it. Petitions followed from high officials and certain public bodies throughout the Provinces, and these, viewed as important expressions of public opinion, were presented to the State Council, which decided that these could only be dealt with by a properly-elected organ such as the Citizens' Convention. The elections for this body took place in October, and resulted in a unanimous vote in favour of inviting Yuan Shih-kai to ascend the Dragon throne of China. After exhibiting some reluctance Yuan consented to accede to the urgent appeals which were addressed to him on the subject. The Coronation ceremony, however, was postponed in deference to a suggestion from Japan and the other Allied Powers that no step should be taken which might give rise to disturbance in China, though the Government declared its ability to cope with any disorderly elements.

The insurrection which broke out in Yunnan towards the end of 1915 quickly spread to the adjoining provinces, and this led in time to the formation of a confederation headquarters at Canton. Even though the coronation was postponed and later the monarchical movement was cancelled, these concessions failed to satisfy the Revolutionists. Lack of money afflicted both parties, but chiefly the Southerners, who, otherwise, might have achieved greater success. By April and May a deadlock had been reached. However, the tension was relieved when on June 5th, 1916, Yuan Shihkai died in his palace, a broken-hearted man. Peace was restored by Li Yuan-hung becoming President and assuring the resumption of republican institutions. Though the Revolution ceased with dramatic suddenness on the death of Yuan Shih-kai, fighting did not end in Kwangtung till several months later, rival generals contending for Canton and the power which its possession conferred in negotiating with the Central Government.

Parliament, which was reconstituted in August, failed to accomplish anything. Its policy was obstructive rather than constructive. It declined to approve of two nominations for Minister of Foreign Affairs, actions similar to those which forced Yuan Shih-kai to suppress the National Assembly. The election of Vice-President was debated for some time, and, finally, Feng Kuo-chang was elected.

The struggle between Parliament and Premier continued in 1917 and even the advent of the veteran Wu Ting-fang as Minister for Foreign Affairs failed to have any soothing effect. Against the most strenuous opposition, the Government, however, made progress in its policy of acting with America against German submarinism, and on February 9th a Note was dispatched to the Berlin Government protesting against the measures proclaimed on 1st February by that Government. Needless to say, the reply was of the usual evasive character and did not touch the points at issue. Not till some weeks later did China finally break off diplomatic relations with Germany, a step which involved a lively dispute between the President and the Premier Tuan Chi-jui. The former was inclined to object to too precipitate action by the Cabinet and it was even said that he insisted upon his constitutional rights to declare war and make peace. As the result of the disagreement Tuan Chi-jui immediately left the capital for Tientsin and remained there for two days, during which the President evidently discovered that he had made a mistake and dispatched influential delegates to persuade the Premier to Having secured certain guarantees, Tuan did return, and a conference of conciliation took place when differences were settled, for the time at least. On March 10th the Cabinet appeared before both Houses of Parliament and, after prolonged discussion, each voted its support to the Government, and on March 14th diplomatic relations were definitely broken off, passports being handed at noon to the German Minister. Some bargaining between China and the Entente followed, the Chinese Government undertaking only the supply of primary material and assistance in respect of labour, though later there was a desire manifested, especially on the part of Tuan Chi-jui, to send troops to the Western front.

As the year advanced events moved very rapidly. The bitterness between Premier and Parliament became intensified. The former was accused of acting unconstitutionally in respect of the rupture with Germany and several members of his Cabinet

resigned. Meanwhile Parliament had drafted a constitution which did not commend itself to conservative opinion outside and, in particular, military opinion. Tuan Chi-jui endeavoured to carry on with a reduced cabinet but a crisis was precipitated when President Li Yuan-hung felt bold enough to dismiss the Premier, his assistant in this courageous course being Wu Ting-fang, who countersigned the mandate. Wang Shihcheng was temporarily appointed Prime Minister.

At this stage the Northern Tuchuns took a hand in the political game, and their assembling in conference in Tientsin was rightly regarded as a threat to Parliament. President Li Yuan-hung found it impossible to induce a suitable man to undertake the responsibity of forming a Cabinet.

Now came a curious development. Chang Hsun, who had held a dominating position with his pigtailed warriors astride the Tsinpu Railway, was for some extraordinary combination of reasons invited to assume the unnatural role of mediator. He appeared willing enough to undertake this duty, but he declined to move till the President issued a mandate inviting him to come to Peking and act in the aforementioned capacity. In due course he set out for the capital, accompanied by some five thousand of his hairy warriors, but breaking his journey at Tientsin he had a consultation with the military leaders assembled at that your Li Chingshi the newly tion with the military leaders assembled at that port. Li Ching-shi, the newly appointed Premier, travelled with Chang Hsun to Peking. Prior to the arrival of the mediator the President had shown much vacillation, to one declaring that he would not dissolve Parliament, and to another hinting that he might have recourse to this drastic step in order to save the country. Peking, too, was in a state of consternation over the arrival of Chang Hsun's warriors, whose harbaric reputation was kept in the liveliest recollection by the peace-loving citizens. For a time the President was torn between two opinions, and even his advisers did not afford him the consolation that he sought, for while Dr. Morrison, the British Adviser, pleaded with him for the maintenance of constitutionalism and the preservation of Parliament, Dr. Ariga, the Japanese Adviser, argued that as Parliament had been illegally constituted there was legal basis for the President to dissolve it, since it had not justified its existence. However, Chang Hsun forced a decision. He presented what was virtually an ultimatum to the President, embracing the retention of the President the dissolution of Parliament the establishment of a responsible Parliament. President, the dissolution of Parliament, the establishment of a responsible Parliament, the dissolution of Provincial assemblies, etc. He declared that unless these demands were acceded to be would not be responsible for what would happen. Dr. Wu Ting - fang and other constitutionalists endeavoured to resist the pressure being brought to bear upon the President, but without avail, and on June 13th, as demanded by Chang Hsun, the mandate was issued dissolving Parliament—a mandate, by the way, which Wu Ting-fang refused to counter-sign. As was to be expected, the Southern Provinces were not slow in indicating their disapproval of the President's weak action, and denunciations came from Yunnan, Kwangtung, Kwangsi, and Szechuan. At one time it looked as if the Southern Provinces would initiate military action and the Northern Tuchuns prepared for resistance. For the next two or three weeks matters were in a state of drift, but a dramatic climax was reached on July 1st, when the people of China were electrified to learn that in the early hours of that morning the young Manchu Emperor had been enthroned at the behest of the all-powerful Chang Hsun. Imperial edicts countersigned by Chang Hsun were issued in the name of the Emperor proclaiming the re-establishment of the dynasty, the appoint-ment of Councillors and Ministers, promising the remission of taxes, etc., etc. His high-handed action roused the alarm of all the other military leaders and, in fact for a time united the nation. Tuan Chi-jui immediately placed himself at the head of the military movement against Chang Hsun, and within a few days troops from all directions were marching upon Peking. The Dictator's forces made a feeble attempt to resist the advance from Tientsin and retired in disorder upon the Temple of Heaven. Though surrounded, Chang Hsun declined to surrender. All attempts to compromise failed and on the morning of 12th July the farcical battle of Peking was fought. The total military casualities were estimated at about forty, but, of course, the number of civilians killed or injured was greater. Chang Hsun escaped from the Imperial city in a motor car and found an asylum in the Dutch Legation, where he remained interned as a political refugee for more than a year, being then pardoned.

Tuan Chi-jui, hailed as the saviour of the country, reorganised the Government, which once more became republican in name and pledged to republican institutions, thus depriving his opponents of their stock argument that he was anti-republican. President Li, after his many mistakes, resigned from the Presidency, and, in due course,

Vice-President Feng Kuo-chang came from Nanking and assumed office as acting President. When it became known that the Government declined to reconvoke Parliament, the Kuomingtang leaders moved to Canton and formed a so-called parliament, which formally declared war on Germany. In November, the Tuchuns of Kiangsi, Kiangsi and Hupeh memorialised the President in favour of the reconvocation of Parliament and a settlement with the South. As these leaders were under the control of Feng Kuo-chang himself it became obvious that the President was intriguing against the Premier, who promptly resigned, then reconsidered his decision at the request of the President, and resigned again, this time finally. The President found that it was not easy to obtain a successor, but ultimately Wang Shih-cheng was induced to become Premier and to form a Cabinet. Feng Kuo-chang's ideas on the subject of compromise with the South did not commend themselves to the Northern Tuchuns, who took the bit between their teeth and declared that they would carry on the war themselves, a course which compelled the President to identify himself with them and to make their action official.

The year 1917 was also noteworthy for the disastrous floods which devastated huge areas in the north of China and caused widespread misery and distress. In Chihli alone three million people were in receipt of relief. Another important event was the decision of the Powers to sanction the revision of China's import tariff, the details of which were negotiated by commissioners representing the Entente, neutral countries and China, and completed the following year.

1918 opened with an abortive attempt by President Feng Kuo-chang to bring about peace by mandate. He ordered the cessation of hostilities. Unfortunately, the Southerners did not accept the olive branch, and by the spring had advanced their armies almost to Hankow and had obtained control also of Szechuan. Tuan Chi-jui was brought back to the Premiership, money was borrowed extravagantly and recklessly, and the campaign against the South was resumed with such vigour that Yochow and Changsha were recovered and the Government troops reached almost to the borders of Kwangtung. Then the rot set in. For several reasons the offensive was not maintained. Perhaps the real explanation was the intriguing of the President with the South. Whatever the actual cause, there was little or no fighting during the summer. The great heat was the official excuse. Then Feng Yu-hsiang, a northern commander, perturbed the military authorities in Peking by his independent attitude on the Yangtsze. Having been stripped of his honours, he repented and proceeded to the "front" to achieve merit. Soon afterwards Wu Pei-fu, General Tsao Kun's lieutenant, developed into a pacifist. He memorialised the Government in favour of peace. He was repudiated by his superior, but it was felt that he had the support of President Feng Kuo-chang. Matters drifted for some months until the assembly of Parliament—called the "Tuchuns'" or "Bogus" Parliament—in Peking in August, and two months later this body practically unanimously elected Hsu Shih-chang President, than whom it was believed no one was better suited to reunite the country. His labours, however, towards reconcilation did not prove to be very successful, although foreign advice assisted the President. inasmuch as it alarmed the northern Tuchuns, who looked at one time as if they were again going to take charge of affairs. The Peking Government and the Canton Military Government agreed to meet in conference, in Shanghai, to arrange a basis for peace. 1919 is the history of the failure of this conf

During 1918 a Bolshevik threat emanated from Siberia, but it was met by Allied intervention. Japan furnished a considerable proportion of the troops and found it necessary to take military measures in Manchuria which were not altogether pleasing to China.

A very serious famine, involving some thirty million people in suffering occurred in the North—principally in the provinces of Honan Shantung, and Chihli—in 1920 owing to drought and the consequent failure of the crops. For the relief of the distress thus caused, a surtax of ten per cent. on Customs Import duties was agreed to by the Powers for the period of twelve months and this took effect in 1921. This famine also brought into existence international famine relief committees who initiated constructive schemes for the relief of the sufferers. Much good work in connection with conservancy was done by this means. The American Red Cross was also active. Its report dated June 30th, 1921, shewed that under its auspices 985 miles of road had been laid out and 648 miles completed. Most of these organisations maintained their work throughout 1921, when China was visited by floods.

Upon the overthrow of the Kwangsi party by the Cantonese party in Kwangtung towards the end of 1920, the President issued a mandate proclaiming the restoration of peace and the unification of the country. This mandate, however, was repudiated by Sun Yat-sen, Wu Ting-fang and other leaders of the Constitutional party, who proceeded to Canton, where they re-established the Military Government and in the early part of 1921, Dr. Sun was elected by his followers at Canton "President of China," although at that time his authority did not extend beyond the province of Kwangtung. Later in the year a successful expedition was launched against General Lok Wing-ting—formerly the chief commander of the military forces supporting the Constitutionalist cause in South China—and his followers, who were obliged to relinquish their hold on Kwangsi. Encouraged by this Dr. Sun, towards the end of the year initiated a compaign for the conquest of the North. This much advertised "punitive," expedition, however, beyond embroiling Kiangsi in internecine warfare during the summer of 1922, never got within a thousand miles of Peking. Dr. Sun gradually declined in influence, and in 1922 his relations with his principal lieutenant General Chen Chiung-ming, the Military Governor of Kwangtung Province, steadily cooled until the latter, exasperated by Sun Yat-sen's follies (his military agreement with Chang Tso-lin being the most noteworthy) turned on him and caused his flight from Canton in a British warship (H.M.S. Moorhen) in June, 1922. General Chen's ascendancy, however, was short-lived. With the aid of Kwangsi and Yunnanese forces, Sun Yat-sen regained control of the Province in the Spring of 1923, and forced his former lieutenant to withdraw to his native city of Weichow, whence, however, he was unable to dislodge him. From time to time, reports were circulated that the city had been taken but these proved to be false, and towards the end of the year Chen's troops were threatening Canton. In the meantime Sun's régime had become unpopular with all classes in Canton owing to the conscription both of labour and of wealth to meet its military needs. In December an Allied Naval force assembled in the Canton River in consequence of a threat by Dr. Sun to seize the Customs revenue of Kwangtung so that it should not be used to finance Northern operations against him. This difficulty solved itself by the announcement made by the Inspector-General of Customs that there was no surplus revenue to Dr. Sun remained in control of Canton until October, 1924, when the Merchants Volunteers' revolt against extortionate taxation and confiscation led to a serious armed conflict in the streets of the City and to the destruction by fire of a large portion of the business section in the western suburb of Saikwan, as described at greater length in the Canton section of this volume. The war between Wu Pei-fu and Chang Tso-lin in the north provided Sun with a welcome pretext for leaving a region where he was beset by constantly increasing embarrassments.

Important political changes took place in the North during 1920, the Chihli forces, under Chang Tso-lin, marching on Peking and, after some fighting putting to flight the leaders of the Anfu party who were directing the Government. This step was followed by the reconstruction of the Cabinet. Hostilities took place throughout 1921 in the upper Yangtsze region, arising out of a provincial independence movement in the province of Hunan that extended to the province of Hupeh. A Northern force, under General Wu Pei-fu, was despatched to Hupeh and drove out the invaders whose territory, in turn, was threatened, unless they abandoned their attitude of revolt. In the warfare much damage was done to foreign property at Ichang, and it was necessary for foreign warships to intervene actively for its protection. During the winter months of 1921-1922 there was much political trouble in Peking, both the Manchurian Tuchun, General Chang Tso-lin, and Wu Pei-fu dictating to the Government what it should do. Affairs worked up to a crisis when Liang Shih-yi was made Premier on Christmas Day, 1921, and Wu Pei-fu became exceedingly wrathful with the new Administration. Chang Tso-lin replied to Wu Pei-fu's threats against Peking by moving his troops inside the Great Wall and distributing them along the Peking-Mukden Railway and for a short distance down the Tientsin-Pukow Railway. The climax occurred on April 28th, 1922. The rival forces collided in the neighbourhood of Machang, on the Tientsin-Pukow line, and instantly hostilities commenced on a hundred-mile front which stretched from Machang to Changsintien, 18 miles below Peking. The fighting only lasted a week, Wu Pei-fu's men routing the Fengtien troops completely. Chang Tso-lin afterwards made a stand in the vicinity of Shan-hai-kwan, but finally retired with the remnant of his army in his Manchurian fastnesses and succeeded in regaining his influence over the Three Eastern Provinces.

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The war had the effect of changing the political outlook completely. The return to Constitutionalism was heralded. Hsu Shih-chang retired from the Presidency on June 11th, 1922, and Li Yuan-hung was persuaded the following day to become acting President, on receiving definite assurances from the military powers that they would support his demands for "sweeping reforms" in the Chinese Army. These reforms included the disbandment of superfluous troops and "an absolute about the following day to be constituted by the control of the country of the Tuchunate system" as the "key to a thorough organisation of the country's finances." A great effort was made to secure the return to Peking of all the M.Ps. who were dismissed in 1917 and a date was fixed—August 1st—for the reconvocation of Parliament. The President soon had occasion to complain that the war lords had totally ignored their pledges to himself and the country. Twice, at least, he declared publicly that he would not submit to their dictation, which manifested itself over the publicly that he would not submit to their dictation, which manifested itself over the appointment of provincial officials and brought about the resignation of two Cabinets as a protest. Yet, despite his brave words, Li Yuan Hung submitted. Finally, in June, 1923, he fled from Peking to the British Concession at Tientsn, though still claiming to be President. For some months after that the Cabinet continued the administration, until on October 5th Marshal Tsao Kun was elected Chief Executive by an overwhelming majority of the Electoral College, the necessary quorum being obtained, it is said, by bribery. At the same time the New Constitution was completed and approved. Its provisions will be found in the Treaty Section of this volume, In September, 1924, a war broke out between the provinces of Chekiang and Kiangsu, which led to the long-impending conflict between Wu Pei-fu and Chang Tso-lin, who which led to the long-impending conflict between Wu Pei-fu and Chang Tso-lin, who entered the lists for the ostensible purpose of supporting the claims of their respective partisans. A very sanguinary battle was fought at Shanhaikwan in which the forces of Wu Pei-fu were badly defeated owing to the defection of Feng Yu-hsiang. "the Christian General," who commanded a large portion of Wu's army, which had been assigned to prevent Chang's march on the capital by way of Jehol. of proceeding to Jehol, Feng waited until Wu had left Peking for the front and then turned back and seized the capital, without resistance, announcing that his action was taken in concert with Chang Tso-lin and a number of other military and civil leaders and was dictated by a desire to end the war. Chang Tso-lin speedily pushed on to Tientsin and easily became master of the situation in that vicinity. The Cabinet at Peking immediately resigned en bloc and Feng appointed another to take its place. Within a few days of this change he evicted the Manchu ex-Emperor from the Summer Palace, took possession, of the whole of the Forbidden City, and repudiated the Abdication agreement. This action, however, was strongly condemned by Tuan Chi-jui, who had been designated as the provisional Chief Executive of Change Tool in the Change tive at the invitation of Chang Tso-lin with the approval of the majority of the governing classes of China, including Wu Pei-fu and Sun Yat-sen, pending the establishment of a new form of constitutional government. The restrictions placed upon the ex-Emperor's movements being withdrawn, he sought and obtained sanctuary in the Japanese Legation.

China unsuccessfully appealed to the Paris Conference in 1919 to restore to her Kiaochow and Germany's other rights in Shantung, claimed by Japan under the Sino-Japanese Treaty of 1915. By way of protest, the Chinese delegates refused to sign the Peace Treaty with Germany, and a boycott of Japanese goods was organised by the students in China. The appeal was renewed in 1921 at the Washington Conference, the outcome of which was the Shantung Treaty whereby the former German-leased Territory of Kiaochow was restored to China. Other points in the treaty, which is of a comprehensive description, are: Japan undertook to transfer to China all public properties, including land, buildings, works or establishments, in Kiaochow, whether formerly possessed by the German authorities or purchased or constructed by Japan, with certain exceptions; Japan undertook to withdraw her troops on the Tsingtao-Tsinan Railway; Japan undertook to transfer to China the Tsingtao-Tsinan Railway and its branches, "together with all other properties appurtenant thereto," on receiving payment from China; Japan undertook to transfer the mines at Tsechwan, Fangtze, and Chinlingchen to a company in which the capital would be shared in equal proportions by Japanese and Chinese. The Shantung Commission, to give effect to these provisions, was convened at the conclusion of the Washington Conference. It met at the Ministry of Foreign Affairs, Peking, Dr. C. T. Wang being the chairman of the Chinese Commissioners, and Mr. Yukio Obata, the Minister of Japan to China, being the chairman of the Japanese Commissioners. A settlement was reached early in December, the terms of which will be found in the Treaty section of this volume.

Other results of the Washington Conference which have a special bearing on China were the Nine-Power Treaty, the Chinese Tariff Treaty, and the resolution regarding the withdrawal of foreign Postal agencies in China.

The Nine-Power Treaty, signed by the United States, Belgium, the British Empire, China, France, Italy, Japan, the Netherlands, and Portugal, was intended to give effect to "a policy designed to stabilise conditions in the Far East, to safeguard the rights and interests of China, and to promote intercourse between China and the other Powers upon the basis of equality of opportunity." Briefly, the covenant seeks to end for all time the pursuit by interested Powers of "spheres of influence" and reaffirms the Hay principle of the Open Door and equal opportunity for the trade and commerce of the world in China. China, on her part, agreed not to alienate any part of her Territory to any foreign Power. A clause to which the Chinese attach much significance is that which provides for the registration and consequent publicity of all treaties and agreements between China and the other Powers and all contracts and agreements between China and private individuals and corporations of foreign countries.

The Tariff Treaty was the result of a resolution passed by the Powers participating in the Washington Conference authorising the revision of China's import tariff, "so that the rates shall be equivalent to 5 per cent. effective, as provided for in the several commercial Treaties to which China is a party." Certain concessions were also made by the Powers with the object of helping China to meet the conditions contained in international agreements, notably the Mackay Treaty between Great Britain and China, concluded in 1902, providing for the abolition of interior imposts known under the generic name of likin. These concessions were a 2½ per cent. surtax and an extra 2½ per cent. on such luxuries "as can bear a greater increase without unduly impeding trade."

All foreign Postal Agencies in China have been withdrawn on the understanding that an efficient Chinese postal service is maintained and that the Chinese Government do not contemplate any change in the present Postal Administration so far as the status of the foreign co-Director-General is concerned. This arrangement came into force on January 1st, 1923. All the British Postal Agencies were closed and withdrawn by December 1st, 1922.

The history of China during the past two years has centred in Canton and only a few words are necessary to bring this general historical review up-to-date. During the past two years the country has been in a state of disorder unparalleled in its previous history. In the South the ascendancy of the Kuomintang Party was signalised by the declaration of an anti-imperialist and anti-British boycott which was not terminated until October, 1926. In the North there has been constant warring between the military leaders. No Government has been functioning in Peking. In July, 1925, a Nationalist Government was formed in Canton and in 1926 an expedition to the North was organised in order "to unify" the Country and to bring it under Nationalist control. This expedition met with remarkable success. The forces of Wu Pei-fu were defeated and towards the close of the year the Wuhan cities were captured and Wuchang declared the new capital of the Nationalist Party. Threatened by a mob, urged to excesses by Bolshevist agitators, the British in order to avoid bloodshed withdrew from the Hankow concession and left it in control of a Nationalist committee of administration. At the time of going to press negotiations are proceeding with the Nationalist leaders and naval forces are being concentrated on the Yangtsze to protect foreign interests.

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Vice-President—(Vacant)

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Minister of Foreign Affairs—Ku Wei-chün

Minister of Interior-Tang Erh-ho

Minister of Communications—Chang Chih-t'an Minister of Finance—P'an Fu

Minister of Agriculture and Commerce—Yang Wen-k'ai Minister of Justice—Lo Wen-kan Minister of the Navy—Tu Hsi Kuei Minister of War—Chiang Yen-hang Minister of Education—Fen K'o-ch'eng

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Bureau of Audit

Adviser-M. Padoux (French) Do. -M. Konovaloff (Russian)

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Police

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BRAZIL-Peking Envoy Extraordinary and Minister Plenipotentiary --

Czechoslovakia-2, Hsien Djao Kia Loo, Peking; Teleph. 4757 (East) Minister Plenipotentiary—K. Halla

門衙差欽國丹大

Ta-tan-ko-ch'in-ch'ai-ya-men DENMARK-Legation Street, Peking

署公差欽國法大

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餌 健 槱 大

Ta Tê-kuo-kung-shih-kuan

·Germany—14, Legation Street, Peking; Telephs. 922 and 4559 (East.); Tel. Ad: Diplogerma

Minister Plenipotentiary-H.E. Dr.

Councillor of Embassy—Baron W. Schoen

Councillor of Legation — Martin

Fischer

Secretary of Legation, Chinese Secretary-G. Kuhlborn

Secretary of Legation-Dr. H. Bidder

Attaché—Dr. K. G. Pfleiderer Chief-Chancellor-P. Scharffenberg Chancellor—Joh. Haussler (absent)

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署公差欽國英大

Ta Ying-kuo Ch'in-ch'ai Kung-shu

GREAT BRITAIN-North of Legation St., Peking: Telephs. 654, 835 and 1151 (East); Tel. Ad: Britain

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Envoy Extraordinary and Minister Plenipotenty.—O. Ewerlöf (Tokyo) Councillor, Chargé d'Affaires-Baron C. Leijonhufvud

Union Soviet Socialist Republics, Soviet Embassy-Peking; Tel. Ad: Polpred Charge d'Affaires-A. S. Tchernykh

景公業飲圖美大

Ta Mei-kuo Ch'in-ch'ai Kung-shii

UNITED STATES OF AMERICA—Peking; Teleph. 919 (Tung-chü); Tel. Ad: Amlegation

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PEKING

天順 Shun-tien

The present capital of China was formerly the Northern capital only, as its name-denotes, but it has long been really the metropolis of the Middle Kingdom. Peking is situated on a sandy plain 13 miles S. W. of the Pei-ho river, and about 110 miles from its mouth, in latitude 39 deg. 54 min. N. and longitude 116 deg. 27 min. E., or nearly on the parallel of Naples. A canal connects the city with the Pei-ho. Peking is illadapted by situation to be the capital of a vast Empire, nor is it in a position to become a great manufacturing or industrial centre. The products of all parts of China naturally find their way to the seat of Government, but it gives little save bullion in return.

From Dr. Dennys' description of Peking we quote the following brief historical sketch:—"The city formerly existing on the site of the southern portion of Peking was the capital of the Kingdom of Yan. About 222 B.C., this kingdom was overthrown by the Chin dynasty and the seat of Government was removed elsewhere. Taken from the Chins by the Khaitans about 936 A.D., it was some two years afterwards made the southern capital of that people. The Kin dynasty, subduing the Khaitans, in their turn took possession of the capital, calling it the 'Western Residence.' About A.D. 1151, the fourth sovereign of the Kins transferred the Court thither, and named it the Central Residence. In 1215, it was captured by Genghis Khan. In 1264 Kublai Khan fixed his residence there, giving it the title of Chung-tu or Central Residence, the people at large generally calling it Shun vien-fu. In 1267 A.D., the city was transferred 3 ii (one mile) to the North of its then site, and it was then called Tatu—the 'Great Residence.' The old portion became what is now known as the 'Chinese city, and the terms 'Northern' and 'Southern' city, or more commonly nei-cheng (within the wall) and wai-cheng (without the wall), came into use. The native Emperors who succeeded the Mongol dynasty did not, however, continue to make Peking the seat of Government. The Court was shortly afterwards removed to Nanking, which was considered the chief city of the Empire until, in 1421, Yung Lo, the third Emperor of the Ming dynasty, again held his Court at Peking, since which date it has remained the capital of China."

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The present city of Peking is divided into two portions, the Northern or Tartar city and the Southern or Chinese. The former has been encreached upon by the Chinese, and the purely Manchu section of the capital is very limited indeed. The southern city is exclusively occupied by Chinese. The general shape of Peking may be roughly represented by a square placed upon an oblong, the former standing for the Tartar and the latter for the Chinese city. The whole of the capital is, of course, walled. The walls of the Tartar city are the strongest. They average 50 feet in height and 40 feet in width, and are buttressed at intervals of about sixty yards. The parapets are loop-holed and crenelated. They are faced on both sides with brick, the space between being filled with earth and concrete. Each of the gateways is surmounted by a three-storied pagoda. The walls of the Chinese city are about 30 feet in height, 25 feet thick at the base, and 15 feet wide on the terre plein. The total circumference of the walls round the two cities slightly exceeds 20 miles.

The Tartar city consists of three enclosures, one within the other, each surrounded by its own wall. The innermost, called Kin-ching or Forbidden City, contains the Imperial Palace and its surrounding buildings (partly destroyed by fire in 1923); the second is occupied by the several offices appertaining to the Government and by private residences of officials; while the outer consists of dwelling-houses, with shops in the chief avenues.

There is little direct foreign trade with Peking, but it is growing. In August, 1884, the city was brought into direct telegraphic communication with the rest of the world, by an overland line to Tientsin vid Tungchow. The Ministry of Communications has now its own wireless installation. The year 1899 witnessed two other innovations, which would have been regarded as impossible ten years previously, viz., the erection of large two-storied buildings on prominent sites for the Austrian Legation and the Hongkong and Shanghai Bank. These were breaks with immemorial tradition that the feng-shui must resent elevation in houses other than those of the immortal gods and the Son of Heaven. The railway line to Tientsin was opened in 1897. A further link between the two places was forged in 1922 by means of a wireless telephone system, the plant for which was installed for the Chinese Government by the China Electric Co.

Peking, though it suffered indescribably from the depredations of the Boxers, the Imperial troops, the awful ruffianism of Tung-fuh-shiang's barbarians from Kansu, to say nothing of the subsequent attentions of the Allied troops, is at present more attractive as an object of travel than before, for the simple reason that the city was cleansed by the foreign Powers, and many places of antiquarian, artistic or historic interest are now accessible if the visitor sets about his object with due attention to national susceptibilities. Unfortunately, in Peking, as elsewhere in China, the monuments of the past are neglected, except perhaps those in the Forbidden City, and are fast crumbling into ruins.

During 1902 the fortification of the Legation quarter was completed, the railway termini brought to the Ch'ien Men in the Chinese city, and the reconstruction of the various Legations was begun. These were slowly brought to completion, and extensive barracks connected with each for the accommodation of the Legation Guards. As most Chinese buildings in this section were removed the Legation quarter presents the appearance of a European settlement of about half a square mile in extent. There are several large stores, which sell all kinds of foreign goods. The Peking Club is much larger and more convenient than it was before; there is a Catholic Church for the Legation Guards, and several hospitals-Rockefeller Foundation (a handsome and splendidly equipped institution, the opening of which marked an epoch in the history of Peking), Dojin (Japanese, completed in 1917), Central, German, St. Michael's and the Methodist Episcopal John L. Hopkins Memorial-which are provided with accommodation for both Chinese and European patients. There are many foreign banks, the most important of which are the Hongkong and Shanghai Banking Corporation, Russo-Asiatic Bank, Banque de l'Indo-Chine, Banque Belge Pour l'Etranger, International Banking Corporation, Sino-Italian Bank, Chartered Bank of India, Australia and China, and Yokohama Specie Bank. There are also numerous Chinese banks—headed by the official Bank of China and Bank of Communications—the progress of which on modern lines is one of the signs of the times. Banking enterprises of both Chinese and Sino-Chinese capitalisation are springing up with mushroom-like rapidity. Most of the native banks are members of the Peking Bankers Association, which was formed in July, 1919, and whose handsome "Association Building" was completed in December,

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1920. In addition to a number of smaller hotels, there are two large splendidly-equipped hotels—the Hotel des Wagons-Lits and the Hotel de Pekin. The latter is a magnificent structure capable of accommodating 1,000 guests.

The streets of Peking are macadamized, and two electric light companies have been organized which will furnish light wherever wanted in the city. Outside the Legation quarter there are many foreign buildings, the number of which is growing yearly, changing to some extent the appearance of the business localities adjacent to the Glacis.

Though Peking preserves its Oriental aspect, and retains most of its old-world features, it cannot truthfully be said that the city is falling into decay. Undoubtedly the city walls show the ravages of time, and the monuments of the past betray a lack of attention, but in the city itself there are unmistakable signs of change and of progress. There has been a remarkable impetus to building. Western ideas of comfort are given expression to in the new Chinese residences, which, however, retain the external features of Chinese architecture. Electric light is almost universal, water is being laid on to an increasing number of houses, the main roads are kept in a fair state of repair, sanitation is not entirely disregarded, and in innumerable ways a fair state of repair, sanitation is not entirely disregarded, and in innumerable ways there are indications of a fairly healthy vitality. The communal feeling as expressed in Western countries by municipalities and local governments has not yet developed to any great extent among the Chinese, but, in its absence in Peking, the Ministry of Interior and its subsidiary organ, Direction Generale des Travaux de Ville de Pekin, perform duties in this connection. The Minister of Interior acts as director of municipal activity, and has under him a staff of departmental secretaries, whose work includes the supervision of the registration of houses, taxation, keeping of records at a. In 1921, the Chinese in Paking displayed an unwrented interest in the records, etc. In 1921 the Chinese in Peking displayed an unwonted interest in the affairs of the municipality. This has found expression in the organisation of a selfgovernment association, the central idea being the supersession of governmental control of the city by a municipal council, composed of representative citizens. The chief divisions of municipal work undertaken by the municipal department in the Ministry of Interior are roads and buildings, drainage and surveying; while the police, in addition to their ordinary duties, make themselves responsible for street lighting, public health, registration of births and deaths, fire-brigade, and markets. A large national hospital of modern design and equipment was completed in 1918. It is supported by private subscription.

Since the revolution many changes, which would have been unthinkable under the Manchu régime, have taken place. In addition to opening all available gates, the authorities have constructed several new streets at considerable cost, and are giving better access to certain localities which were formerly badly served. The Imperial City Wall is now pierced in over a dozen places, and three new thoroughfares have been opened, viz., the Nan Ch'ih Tzu, the Nan Fu K'ou, and the Fu Yu Chieh, the last-mentioned providing a well-made road alongside the western wall of the Imperial City. Peking has a population of 1,375,634 (figures of the Ministry of the Interior.)

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TIENTSIN

浊 天 Tien-tsin

Tientsin-or the Ford of Heaven, according to the Chinese meaning of its namemay now well be called the commercial capital of North China. Situated at the junction of the Grand Canal and the Pei Ho in Lat. 39 deg. 4 min. N., Long. 117 deg. 4 min. E. (approx.), it is some 80 miles distant from Peking by road and somewhat further by river. Railway connection with the capital was established in 1897. A road between the two places, 94 miles long, was completed towards the end of 1922, and communication was further facilitated by the inauguration of a wireless telephone service on March 7th of that year. The expeditions of the Allies in 1858-61 greatly enhanced the importance of the city, as it then proved to be the military key of the capital and an excellent base. It was here on June 26th, 1858, that Lord Eigin signed the treaty which was to conclude the war, but which unhappily led to its prolongation. The famous temple in which the treaty was signed, about a mile distant from the West gate, was destroyed by British shells in July, 1900.

Tientsin owes its early importance to its location at the northern terminus of the Grand Canal, and its later development is mainly due to the opening up of North China to foreign trade, to improved railway communications with the Interior, and to the deepening of the Bar and the Hai Ho by the Hai Ho Conservancy Board. Before the advent of steamers, however, Tientsin had become a flourishing centre for junk traffic, and when the tribute rice no longer followed the Grand Canal route-owing to the shoaling of this ancient and celebrated waterway-it was sent to Tientsin in sea-going junks until comparatively recent years. It may be mentioned here that

a Commission, composed of Chinese and foreign engineers, has been established to draw up plans for the improvement of the Grand Canal, and hopes are entertained that this waterway will ultimately be restored to something like its former usefulness. While it is improbable that it will ever again be used for through traffic from the Yangtsze it will doubtless serve a very useful purpose as a means of communication between many busy trading centres in this Province and Tientsin. The natural expansion of trade to be expected from Tientsin's unique position as the distributing centre of North China has been arrested from time to time by the defective communications with the sea; both the Hai Ho and the Taku Bar have stood in the way of development and limited the carrying trade of the port to light-draught coasting steamers.

Early in September, 1917, the Hunho was in flood, and, finally, the Grand Canal burst its banks a few miles west of Tientsin, carrying away the main line of the Tientsin-Pukow Railway, which resulted in the Concessions being flooded before much warning of the impending danger could be given. The Municipal authorities of the various Concessions dealt with the problem in a prompt and public-spirited manner, and it was ultimately decided to enclose the submerged Concessions with a dyke and pump out the flood waters therefrom. The lengths of the various dykes in miles were approximately as follows:—Chinese (ex-German) 0.47; British, 1.40; French and British, 0.87; French, 0.32; Japanese, 2.27; total, 5.33 miles. Powerful pumps were then erected, and the whole undertaking for the British and French Concessions was successfully and expeditiously completed in a fortnight. It took longer to clear the Japanese Concession, however, where the water was from 7 to 10 feet deep in places. It is estimated that over 15,000 square miles of the most populous part of the Chihli province between Paotingfu and Tientsin were flooded, and it has been calculated that crops to the value of \$100,000,000 were utterly lost, and that 80,000 groups of dwellings, ranging from hamlets to large villages, were destroyed.

In 1924 unprecedentedly heavy rains in the hinterland caused a very severe flood in the district between Paotingfu, Peking and Tientsin, though fortunately both these latter towns escaped.

The question of conserving the waterways of the Chihli province, with a view to preventing a recurrence of the disasters experienced in the past and safeguarding the trade and snipping interests of Tientsin, has occupied attention for some years past, and various conservancy engineers have individually issued reports on the subject; but no co-ordinated scheme on broad lines and acceptable to all interests has so far been adopted. The interests which the successful conservation of the waterways of the province would serve are of immense importance—the inhabitants of the plains would secure immunity from floods, and agriculture would be promoted by improved methods of irrigation; communications would cease to suffer periodical interruption, and the vast trade of North China would be safeguarded and fostered; while the immediate welfare of Tientsin would be protected and the navigability of the Haiho improved.

Turning to the civil administration of the city, it is well known that during the long satrapy of Li the trade and importance of the city developed exceedingly. Li, by the vigour of his rule, soon quelled the rowdyism for which the Tientsinese were notorious throughout the empire, and, as he made the city his chief residence and the centre of his many experiments in military and naval education, it came to be regarded as the focus of the new learning and national reform. The foreign affairs of China were practically directed from Tientsin during the two decades 1874-94.

The city will ever be infamous to Europeans from the massacre of the French Sisters of Mercy and other foreigners on June 21st, 1870, in which the most appalling brutality was exhibited; as usual, the political agitators who instigated the riot got off. The Roman Catholic Cathedral, which was destroyed on that occasion, was rebuilt, and the new building was consecrated in 1897, only again to fall a victim to Boxer fury in 1900. The building occupied a commanding site on the river bank. All the missions and many of the foreign hongs had agencies in the city prior to the debâcle of 1900.

The population is reputed to be close upon 2,000,000, but there is no reliable statistical evidence to justify those figures. The city walls were quadrate and extended about 4,000 feet in the direction of each cardinal point; during the year

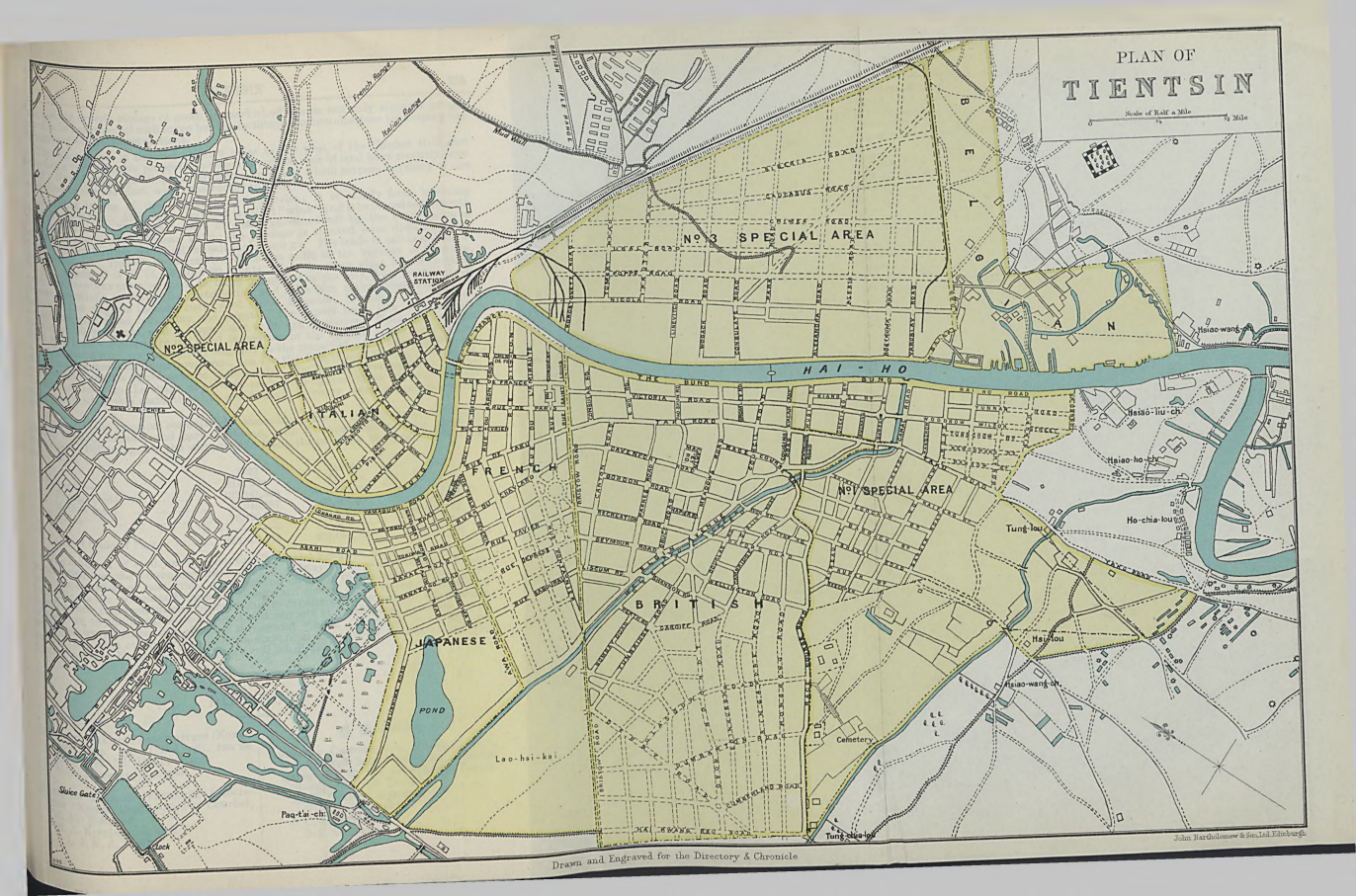
1901 they were entirely demolished and replaced by fine open boulevards under the orders of the Foreign Military Provisional Government. This body has further bunded the whole of the Hai Ho (Pei-ho) and effected numberless other urban improvements. The advent of foreigners has caused a great increase in the value of real estate all over Tientsin, and, as new industries are introduced every year, the tendency is still upward.

Li Hung-chang authorised Mr. Tong King-seng to sink a coal shaft at Tong Shan (60 miles N.E. of Tientsin) in the 'seventies; this was done and proved the precursor of a railway, which was later extended to Shanhaikwan for military purposes, and from thence round the Gulf of Liautung to Kinchow; 1900 saw this line pushed on to Newchwang. In 1897 the line to Peking was opened, and proved such a success that the line had to be doubled in 1898-9. A side station for the Tientsin City was opened in 1904, and in 1905 the station was built of white sandstone bricks made at Huangsue by an Italian called Marzoli, who had opened a brick factory on a large scale. From Feng-tai, about 7 miles from the capital, the trans-continental line to Hankow branches off. Th.s line was completed and opened to traffic in November, 1905. In 1900 the violence of the Boxers was chiefly directed against the railways, all of which were more or less destroyed, but under British, French, and Russian military administration they were afterwards all restored to their former efficiency. As usual, the railway has brought all sorts of foreseen and unforeseen contingencies with it. Farmers up near Shanhaikwan are supplying fruit and vegetables to Tientsin. An enormous trade in pea-nuts (with Canton) has been created. Coal has come extensively into Chinese household use: the foreign residents are developing a first-rate watering place at Pei-tai-ho on the Gulf of Pe-chi-li, and all the various industries of the city have been stimulated. Brick buildings are springing up in all directions and the depressing-looking adobe (mud) huts are diminishing.

Foreigners formerly lived in three concessions—British, French, and German—which fringed the river below the city and covered an area of less than 500 acres. The Japanese took up a concession in accordance with the terms of the Treaty of Shimonoseki. They filled in land, laid out new streets and built a large number of houses in foreign style. During 1901 Russia, Belgium, Italy, and Austro-Hungary all appropriated large areas on the left bank of the Hai-ho as future Settlements, while the existing concessions extended their boundaries very considerably. These developments have thrown all present and future landing facilities for direct sea-going traffic into foreign hands. The concessions have excellent and well-lighted roads, with an electric tramway system. The British Municipality has a handsome Town Hall, completed in 1889; adjoining there is a well-kept public garden, opened in the year of Jubilee and styled Victoria Park. An excellent recreation ground of 10 acres has been developed, in which tennis-courts, etc., have been laid out. The various British areas—known as the British Concession, British Extension, and the Extra-Mural Area—have been amalgamated to form one Municipal Area under a Council elected on a broad franchise. New land regulations have come into force, and it is stipulated therein that the new Council consist of nine members, of whom five shall be British subjects. Candidates must be nominated by two electors and all electors are eligible to serve on the Council. The minimum qualification for a foreign voter is the payment of Tls. 20 per annum in respect of land-tax or the occupation of premises of an assessed value of Tls. 480 per annum, and for Chinese the payment of Tls. 240 per annum in respect of land-tax or the occupation of premises of an assessed value of Tls. 480 per annum, and for Chinese the payment of Tls. 3,000 per annum—the discrimination between foreign and Chinese electors being intended to prevent the possibility of the foreign vote being completely swamped in an area set

Upon the entry of China into the Great War in 1917 the Chinese Authorities took over the German and Austrian Concessions on the 16th March of that year. In the autumn of 1920 the local Chinese authorities assumed charge of Russian Consular functions and the policing of the Russian Concession, leaving the Municipal Council, however, to continue to function in minor municipal affairs.

A feature of Tientsin which arrests the attention of visitors is the open-air storage of cargo on the British and French Bunds, which have thus become in effect a "general godown." A great deal of confusion and congestion formerly existed from this practice, but the British Municipality has since elaborated an excellent scheme whereby the Bund is divided into numbered steamer-sections and storage-spaces, and the roadway is now kept clear of cargo. The result has more than justified expecta-



tions, and the orderly storage of goods in marked-off spaces not only allows a proper control to be kept over all such cargo but has facilitated communications by keeping the carriage-way clear of obstructions.

The Racecourse is situated about 3 miles to the west of the Gordon Hall and comprises a very valuable property to which about 350 mow of land have recently been added. New betting buildings of reinforced concrete, which surpass anything of the description in the Far East, were constructed in 1921.

Distilling is one of the largest local industries; it is chiefly from kowliang (sorghum) or millet. Although a spirit, it is called "wine," and is exported to the south in large quantities. The manufacture of coarse unrefined salt by the evaporation of sea water is also carried on near Taku; the produce is stacked some distance down river at the first cutting, where all the salt junks now go. The trade in salt is a Government monopoly. There are a number of cotton mills in the vicinity of Tientsin. The yarn produced is of 14, 16, and 20 counts. Carpets, shoes, glass, coarse earthenware, and fireworks are also made in large quantities in the city, but Tientsin is at present essentially a centre for distribution and collection rather than for manufacture. The exports include coal, wool (from Kokonor, Kansuh, etc.), bristles, straw braid, goat skins, furs, wine, and carpets. The export trade is a creation only some 15 or 20 years old, and is largely due to foreign initiative. Wool cleaning and braid and bristle sorting are the chief industries in the foreign hongs except those of the Russians, who are exclusively engaged in the transit of tea. The imports are of the usual miscellaneous nature: arms, tea for the Desert and Siberia, mineral oil, matches, and needles figure next to piece-goods. The fine arts are unknown to the Tientsinese except in the shape of cleverly-made mud-figures; these are painted and make really admirable statuettes, but are difficult to carry away, being remarkably brittle.

Tientsin is the principal sea outlet for the entire trade of the provinces of Chihli, Shansi, Shensi, Kansuh, and part of Honan, with a population not far short of 100,000,000. Following are the comparative trade statistics for the years 1923, 1924 and 1925:—

Imports:-					1923 Hk. Tls.	1924 Hk. Tls.	1925 Hk. Tls.
Foreign (net)				***	102,341,339	103,260,453	107,709,088
Native (net)	444	***	***	STATE.	49,646,387	60,868,408	80,057,725
Exports	***	***	***	***	86,420,212	87,566,738	99,937,953
Value of trade of	Por	t	***		238,407,938	251,695,599	287,704,766

The outbreak of civil war between the Chihli and Fengtien factions in the latter part of 1924 and the subsequent dislocation of railway traffic which continued long after the cessation of hostilities, was a severe handicap to the trade of the port. Gradually, as the victorious Fengtien troops gained control of the railways emanating from Tientsin trade conditions improved only to experience a set-back in the summer of 1925 due to the disturbed conditions and boycott of British and Japanese goods instigated by students and strikers throughout China. Tientsin, however, has suffered less than other parts of the country from the general disorders and the fighting between North and South which still continues.

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TAKU

浩 大 Ta-ku

This village is situated at the mouth of the Pei-ho, on the southern bank of the river about 36 miles from Tientsin by water. The surrounding country is so flat and uninteresting that it is difficult for a stranger to detect the entrance to the river. Beyond the mouth of the river a large mud bank, clearly visible at low tide, stretches out to sea for some miles. It is through this bank and about 44 miles from the real mouth of the river that the bar extends with a width of 150 feet.

There are no clearly defined anchorages but steamers arriving off the bar at low tide must anchor outside the bar while steamers from Tientsin proceeding to sea may anchor anywhere in the river clear of the shipping channel.

The village of Taku is of inconsiderable size and contains few shops and no buildings of interest. About a mile below the village in a direct line lie the Old Southern and Central Fort, while on the northern bank of the river lies the Northern Fort. All are completely demolished and now present the appearance of mounds of earth, though periodical whitewashing of the surface facing seaward makes them serve a useful modern purpose—an aid to navigation. The only foreign residents are the employees of the Customs, the Taku Tug and Lighter Co., and The Pilot Corporation, situated a short distance below Taku. The railway from the neighbouring town of Tangku, on the Northern Bank of the river, to Tientsin was completed in 1888.

Between the signal-station and Messrs. Butterfield & Swire wharf on the northern bank is situated "Cockle Village" so called because of the comparatively large industry for the boiling and drying of shellfish such as cockles, crabs, clams, etc., that is carried

TAKU 609.

on there. When dried, these shellfish are exported by steamer to Shanghai and Canton principally, whence they are sent inland for consumption. This is Taku's greatest asset, as the country round about for some distance is covered with salt-pans and salt heaps, which render the country unfit for cultivation.

The lights and aids to navigation are under the control of the Maritime Customs, and the tide-gauges are under the control of the Hai Ho Conservancy. An up-to-date signal station was completed in 1920 to use 8' symbols by day and electric light by night whereby depths in the bar-channel are recorded from 8 feet up to 25 feet. A new suction-dredger and hopper, self-contained, is constantly being employed on the Bar Until the floods occurred steamers drawing 20 feet of water were able to negotiate Bar Channel, and projects were on foot for still further increasing the depth. This channel has been much improved during the last few years, but, as it will never be entirely successful owing to the set of the current, a scheme is in the making for opening a new channel in the south-westerly direction.

Taku is memorable on account of the engagements that have taken place between its forts and the British and French naval forces. The first attack was made on the 20th May, 1858, by the British squadron under Sir Michael Seymour, when the forts were passed and Lord Elgin proceeded to Tientsin, where on the 26th June he signed the famous Treaty of Tientsin. The second attack, which was fatally unsuccessful, was made by the British forces in June, 1859. The third took place on the 21st August 1860, when the forts were attacked from the land side and captured, the booms placed across the river destroyed, and the British ships sailed triumphantly up to Tientsin.

Taku and Tongku as naval bases have been very prominent in the history of China. In May, 1900, as the Boxer sedition came to a head, the European Powers assembled at Taku Bar, the greatest naval armament ever seen in the Eastern hemisphere. Sir Edward Seymour, K.c.B., as Senior Naval Officer, was in command. The Admirals were called upon to protect the Legations in Peking and the foreign Settlements of Tientsin, and in the second week of June naval landing parties were sent ashore by the six European Powers, the United States and Japan. Russia, however, sent to Port Arthur for troops and landed very few sailors.

During the week, June 10th to 16th, the general situation in Chihli became critical in the extreme, and it was a fine point to determine whether the Taku Forts commanding the entrance of the Peiho should be seized. It will probably be a contentious question to the end of time if the ultimatum sent in by the Allied Admirals to the Commander on Saturday, June 16th, to hand over the Forts before next morning, precipitated the crisis in Tientsin and Peking or not. The official people in general held that it did; lay observers affirm that it made no difference, that the Imperial Government now captured by the Reactionaries was fully committed to the Boxer movement, and that the non-capture of the Forts would have involved the destruction of every foreigner and native Christian in North China. The admirals had to decide this fine point and, with the exception of the American officer, they took the line of men of action. After a council of war they sent in the ultimatum that they would open fire at daybreak next day if the Forts were not surrendered. Mr. Johnson, of the Taku Tug and Lighter Company and a Chinese scholar, carrying his life in his hand, delivered the ultimatum. His services were never recognized by the British Authorities. The Commander referred the matter to Tientsin, and was ordered not only to resist but to take the initiative. He did so by opening fire on the six gunboats lying in the Tongku reaches of the Peiho, about 2,000 yards in a bee-line above the forts (three miles by river). There is much general misapprehension about this brilliant feat of war. The allied Fleet had nothing in the world to do with it, lying as it was 12 miles distant with a shallow 12-foot bar between it and the forts. The entire weight of the business fell no six little cockle-shells of gunboats the British Algerine, French Lion, German Iltis, and the Russian Bobr, Gelek and Korietz—and two landing parties of British and Japanese numbering about 300 each. The residents of Taku village found refuge in the U.S. Monocacy, which, after getting a shell through her bows, steamed up the river out of range. Many refugees fleeing from Tientsin were on the merchant steamers at the wharves, and were under fire for some hours. The firing was somewhat wild during the darkness, but when dawn appeared, at 3.45, the gunboats, led at first by the Algerine and afterwards by the Iltis, steamed down the river and took up a position close under the N.-W. Fort. A single well-timed shell would have utterly destroyed any one of the six vessels, but Chinese gunnery was once more at fault. The naval guns soon mastered the heavy and modern weapons on the Forts, and before 5 a.m. the two landing parties had rushed the North-West Fort, and then proceeded along the causeway to the

large North Fort at the river mouth. This was also escaladed and its great guns turnep against the two fortifications on the South side of the river at close range. The whoel affair was finished before 6 a.m.—a large number of Chinese dead testifying to the accuracy of the Allies' fire. Four Chinese torpedo-boat destroyers were captured with conspicuous bravery by the British torpedo-boat destroyers Whiting and Fame and distributed amongst the Allies. The demolition of the Forts was effected during 1901-2.

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PEI-TAI-HO AND CHINWANGTAO

Peitaiho continues to expand. There are now five associations, namely, Rocky Point Association, East Cliff Association, Temple Bay Association, Lighthouse Point Association, and the Kung I Hui. An endeavour is being made to arrive at some kind of co-operation between these various sections, whose interests are common. The first desideratum is a Sanitary Department serving the whole district comprised in the term "Peitaiho Beach." The next necessity is to form some general advisory committee, obviating the necessity of so many diverse forms of control. Voluntary service will have to be replaced by expert advisers, and how to meet this expenditure is a matter for consultation between the four associations and the Kung I Hui. The Kung I Hui is a body of Chinese gentlemen mostly with large local interests: it is registered in the Ministry of Communications as a definite working organisation and

has a legal and, to a certain extent, judicial status. It has expended large sums of money in making excellent roads, lined with trees, and intends to throw the whole of the Lotus Hills open as a public park.

Chinwangtao owes its existence as a seaport to the Chinese Engineering and Mining Company, Ltd. (now amalgamated with the Lanchow Mining Company under the title of The Kailan Mining Administration). It serves primarily as port of shipment for Kaiping coal. It is situated on the western coast of the Gulf of Liau Tung and is distant about 10 miles W.S.W. of Shanhaikwan. The breakwater and pier forming the harbour are so constructed that vessels may lie alongside at any state of the tide and in all weathers, discharging from or loading directly into railway cars, so that there is the minimum of handling and loss by breakage.

Accommodation for steamers is shown in the following table:—

At Breakwater-	Length	Depth at L.W.O.S.T.
Berth No.	in Feet	in Feet
3	320	23
4	320	27.5
5	3 80	29.5
6	380	30
At Pier-	420	30.1
1	380	18.6
2	350	20.2

Very complete arrangements have been made to insure rapid loading of coal at all times. Over 13,500 tons have actually been loaded on one day. For handling general cargo an equipment of locomotive cranes has been installed. Single lifts up to 7 tons can be dealt with. For heavier weights special arrangements can be made.

The harbour and the large coal storage yards are exceptionally well lighted by electricity, and work proceeds by night a swell as by day throughout the year.

Good fresh water from the Tongho River may be obtained from hydrants on the Breakwater and Pier.

The Port of Chinwangtao is accessible throughout the year. As a trade distributing centre, its position as an open port on the main line of the Peking-Mukden Railway gives it a great advantage.

As a seaside health resort Chinwangtao is almost without rival in China. It is easily accessible, has a dry and bracing climate, offers safe bathing from a sandy beach, has good golf links, and is situated amidst magnificent mountain scenery, while a hotel under experienced management and numerous summer bungalows afford the visitor every comfort.

The Administration owns large areas of land in the vicinity of the port. A good harbour, good water, electric light, and cheap coal offer exceptional inducements for industrial enterprises, and it is expected that there will be a great development in this direction in the near future.

The Yao Hua Mechanical Glass Company have erected a glass factory at Chinwangtao. The establishment, which covers about 110 mou of land, is one of the largest of its kind in existence. The capital of the Company is \$1,500,000 plus \$600,000 debentures.

The great increase of trade year by year has induced the Chinese Maritime Customs to erect a fine Customs house at Chinwangtao, with a deputy commissioner in charge, and to open a Hai Kwan Bank for the convenience of local consignees. The total value of the trade for 1925 was Hk. Tls. 16,981,051, as compared with Hk. Tls. 17,663,651 in 1924, Hk. Tls. 20,467,972 in 1923, Hk. Tls. 16,265,506 in 1922, Hk. Tls. 22,447,055 in 1921, and Hk. Tls. 17,180,516 in 1920.

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NEWCHWANG

4 Niu-chwang | Wing-kow

Newchwang, in latitude 40 deg. 40 min. 38 sec. N., longitude 122 deg. 15 min. 30 sec. E., was opened to foreign trade in May, 1864, and was for more than 40 years the only Treaty port in Manchuria. Manchuria comprises the three Provinces of Fengtien, Kirin and Heilungchiang, and is commonly called by the Chinese the "Tung San Sheng," or the Three Eastern Provinces. Newchwang is situated in the most southern of these three provinces—Fengtien, also known as Sheng Ching—and lies about 13 miles from the mouth of the Liao River, which empties into the Gulf of Liaotung, a continuation of the Gulf of Pechili. The proper name of the port is Yingkow, and not Newchwang, which is situated 90 li (30 miles) further up the river. The old town of Newchwang was designated by Treaty to be opened to trade, but the first foreigners, finding Yingkow more conveniently situated and more adapted in every respect for the purposes of trade, quietly installed themselves there and got over the difficulty by the simple process of changing the name of Yingkow into that of Newchwang!

The country in the immediate vicinity of the port is flat and unpicturesque in the extreme, and the town itself has nothing in the way of attractions for the traveller. The climate, from the foreigner's point of view, is one of the best in China, the summers being comparatively cool, while the winters are cold and bracing. The hottest summer temperature rarely exceeds 90° (Fahr.), but cold blasts from the North pull down the "mercury" in winter months often to 6° and 10° below zero (Fahr.). The river is generally frozen over for three months of the year, but navigation is practically suspended for four months, from December to the following March. Formerly Newchwang was shut off from the rest of the world during winter, but the advent of railways has changed all this. The Government Railways of North China, through their branch line from Koupangtzu, maintain daily communication with Tientsin, Peking and Mukden; and the South Manchurian Railway, through its branch line from Tashihchiao, maintains daily communication with Dairen, Port Arthur, Mukden, Tiehling and Changchun. At the last-named place the Chinese Eastern Railway connects for Harbin and Europe by the Trans-Siberian Railway.

The value of the trade of the port during the year 1925 was Hk. Tls. 78,890,212, as compared with Hk. Tls. 55,278,087 in 1924, and Hk. Tls. 71,589,985 in 1923. An impetus was given to local trade in 1921-22 by the commercial depression produced in Dairen by the adoption of the Japanese gold standard in the leased territory of Kwantung and strong opposition on the part of the Chinese merchants in Manchuria. Until a few years back Newchwang had the monopoly of the trade of Manchuria, but now she has powerful competitors in Harbin in the north and Dairen in the south. In spite of the competition, she is holding her own, owing partly to the cheaper rates on waterborne produce from the hinterland, and partly to the reluctance of the Chinese merchants to leave an old-established business centre with all its vested interests. As the result of a deputation sent to Tokyo in 1919, freight rates on the South Manchurian Railway were revised in such a manner that Newchwang is no longer so heavily handicapped as it was in its competition with Dairen. "Perhaps the best proof of the certainty of Newchwang's future"—said the Commissioner of Customs in his report dated March, 1920—"can be found in recent Japanese developments here; land purchases of nearly Yen 2,000,000 are said to have been made, and companies have been floated with an aggregate capital of over Yen 3,000,000 for the exploitation of banking, steamship and godown, and land and building interests. Newchwang's gain will not be Dairen's loss, for the development of Manchuria and Siberia promises to be so great and rapid that within 10 years it is probable that more railways and more ports will be required to deal with the immense surplus of produce."

The chief articles of export are agricultural products—beans, millet, maize, etc., and their by-products—beancake, bean oil and samshu, with a fair amount of bristles, ginseng, native medicines, wild and refuse silk and skins and furs thrown in. There are six new steam bean mills which have an aggregate output of 9,800 cakes a day. Another article of export has lately arisen in Fushun coal, and the South Manchurian Railway, finding the cost of laying down the coal at Newchwang is cheaper than at Dairen, is developing the export trade from Newchwang. The Anshan Steel Works were expected to become an important addition to local industry, but up to the present they have not realised the hopes of their promoters. The mining zone covers about 10 square miles, and borings have proved the existence of 100,000,000 tons of ore with a purity of from 40 to 60 per cent.

The greater part of the export trade here is with Japan and the southern Chinese ports, but some direct shipments of beans and beancake have been made to Europe. Details of a scheme for the improvement of the Upper Reaches of the Liao River and the deepening of the Bar at its mouth were under consideration for over two years, and a preliminary agreement—embodying regulations for the financing and operation of the scheme—signed in July, 1911, by the Consular Body and Taotai, was for some time afterwards the subject of negotiations between the Diplomatic Body at Peking and the Chinese Central and Provincial Authorities. The scheme was eventually ratified in the course of 1914, and Conservancy works were begun in 1915. The patch of 13,000 feet having a depth of only 6 feet at low water ordinary springs, which existed in 1913, has been very considerably reduced as the result of the construction of training walls. With the aid of a powerful suction dredger at work on the bar, in conjunction with the training walls, it is hoped to obtain a depth of 26 feet across the bar at ordinary high water, and thus make the port of Newchwang accessible to ocean shipping. The new Quarantine Hospital was opened on July 10th, 1920.

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In addition to Mukden, the Treaties made with China in 1903 by the United States and Japan secured the opening of Antung and Tatungkow in Manchuria. By an additional agreement made between China and Japan in December, 1905, the following inland places in Manchuria were opened to trade on the dates specified:—September 10th, 1906, Tieh-ling, Tung-chiang-tzu and Fakumen; on October 8th, Hsin-min Fu; on December 17th, Manchuli, Harbin, Ch'ang-ch'un (K'uan-ch'eng-tzu) and Kirin; on December 19th, Tsitsihar (Pu-k'uei), the capital of the northern province of Hei-lung-chiang; and on June 28th, 1907, the remaining seven places—Feng-huang-ch'eng (T'ing) Liao-yang, Ninguta, Hun-ch'un, Sansing, Hailar and Aigun—were declared open as a preliminary step prior to the adoption of special settlement regulations. Only at Harbin and Antung are Foreign Consulates, other than Japanese, established.

MUKDEN

陽 播 Shên-yang, formerly 天 奉 Fêng-t'ien

(Mukden is the Manchu name)

Mukden, formerly the capital of Manchuria, is now the capital of the province of Feng-t'ien X 1. It was the ancient seat of the late dynasty of China. Though nominally opened to international residence and trade by the Commercial Treaties concluded by the United States and Japan with China in 1903, it was not really opened until 1906, for in the Russo-Japanese war the city became one of the strongholds of the Russian forces, from which, however, they were eventually driven by the advancing Japanese army after one of the most decisive battles of modern times. When peace was concluded and the troops were withdrawn the trade possibilities of the province began to receive increased attention. The principal trade of Mukden has been in grain, such as beans and millet; there is, also, a considerable trade in skins, furs and bristles. The chief imports are Japanese and European textile hardware, cigarettees, sugar and kerosene oil. The British Cigarette Co. and the Asia Tobacco Co. have opened cigarette factories in the International Settlement, and there is a successful cotton-mill, with a capital of \$2,500,000, subscribed partly from official funds and partly by private individuals. Minerals and metals are mined and smelted in the neighbourhood of Mukden. An increase in the area under beet cultivation is

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reported, but these crops suffered badly in 1923, and the working of the local Sugar Refining Company was curtailed in consequence. Rice-farming, also, is on the increase, there being some 10,000 acres under cultivation in the Mukden and Sinmin districts. The requirements of the local cotton mill have given an impetus to the growing of cotton in the Liaoyang and Chinhsien districts. The Government Arsenal, which is still being extended, is the largest in China. It is situated east of the city and covers over a square mile of ground.

Mukden is situated in slightly undulating country a few miles north of the Hunho, a tributary of the river Liao, about 110 miles north-east of the port of Newchwang, and has stations on the Chinese Government Railway and the South Manchuria Railway 13 miles to the west of the city. The city stands four square, each side being 2 334 li long, but it is not absolutely north and south. It is doubly walled. The outer wall, which is circular and built of mud, encloses the suburbs and is 13 miles in circumference; the inner town, which is a mile square, is protected by a stone wall 35 feet high and 15 feet wide on the top, pierced by eight gates, two on each side, which formerly had high towers above them, but only the one over the "Little West Gate" now remains. A smaller wall encloses the ancient palace, which stands in the centre of the inner city, like the palace at Peking. There are four main streets, which cross east and west, north and south, from gate to gate. Mukden has four railway stations. Adjoining the station of the South Manchuria Railway is the large Japanese Concession, or Railway Area, which was taken over from the Russians after the war. The total area of this Settlement is about 1,500 acres. Between the mud wall and the Japanese Concession is the Settlement set aside for the foreign residential and business quarter. Most of the big yamen and Government buildings were erected in 1908. Throughout the city a great deal of building has been going on during recent years and the main roads have been macadamized. In 1920 new houses were built by the Standard Oil Co., the British-American Tobacco Co., and the Banque Industrielle de Chine. Actually miles of new houses—good-looking red-brick structures—are springing up, and the Railway Settlement is fast being linked up with the Chinese business quarter. Work is in progress on buildings for a north-eastern University on a site to the south-east of the Imperial North Tomb. At two points of junction of three main streets, and therefore not quite in the middle of the city, are placed two towers called the Bell Tower and the Drum Tower, respectively. The street between these towers is the principal business street of Mukden, and in it are situated all the most important shops and banks. The whole of the main streets were reconstructed and re-metalled during 1907-08. The streets and many shops are lighted by electricity, the use of which has spread with remarkable rapidity. The Mukden Electric Light Works recently completed the installation of a new 2,500 k.w. plant, which practically doubled its capacity and is now contemplating further additions. On December 1st, 1920, a long-distance Japanese telephone service was inaugurated between Mukden and Antung. According to the contemplating by the resulting the statement of the resulting th cording to the census taken by the police in 1920, the Chinese population was returned as 219,750. It is now (1926) estimated at 300,000. There are about 12,000 Japanese in the city, suburbs and Japanese Settlement and some 1,250 other foreigners, mostly Russians.

In August, 1923, a Chinese Municipal Office was inaugurated to control municipal affairs in Mukden city and suburbs (excluding the mart Settlement area, which continues under the control of the Land Office); its functions comprise upkeep and lighting of roads, issue of building and other permits, collection of various taxes and fees, and the management of primary schools. With improved roads, motor traffic is on the increase, there being 97 cars now registered in Mukden.

Nurhachu, the founder of the Manchu dynasty, established himself at Mukden in 1625, and his tomb (the Tungling, Eastern tomb), about seven miles east of the city, is an object of great interest. The great mound and funeral hall are enclosed within a high wall pierced by one large gateway which holds three arched portals, and the avenue of approach is spanned by two lofty stone arches elaborately sculptured. Two massive couchant lions guard the portal. Nurhachu's son is buried at the Peiling (Northern tomb), about four miles to the north of the city. The tomb is similar in arrangement to the Tungling. There are many other objects of Manchu historical interest in the town and its vicinity. Accommodation for foreign visitors is at present somewhat limited. There are, however, two fairly good hotels in the Japanese Settlement—the Yamato Hotel, run by the South Manchuria Railway Company; and the Miyako Hotel.

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HARBIN

Harbin, the junction of the railways from Irkutsk to Vladivostock, and from Harbin to Kwangchengtze, where the latter joins the Japanese line to Dalny, has been made the seat of the Chinese Maritime Customs House to control the railway traffic by means of sub-stations at Manchuria Station on the western frontier and Suifenho (Pogranitor suo-stations at Manchuria Station on the western frontier and Suifenho (Pogranitchnaia) on the eastern frontier. Its situation on the railway is within comparatively
easy land communication with large grain-producing districts as yet but sparsely
populated and far from being fully cultivated, though development is increasing. It
is on the banks of a river navigable for large but shallow-draught steamers, and is in
direct and uninterrupted communication for six months during the year with the
fertile land about Petuna S.W. and of Sansing N.E.; also with vast districts watered
by the Amur river and those on the banks of the less important Ussuri River, near
Habarovsk. Possessing advantages such as these Harbin promises eventually to Habarovsk. Possessing advantages such as these, Harbin promises eventually to become one of the greatest trading centres of China when the present disturbances in the surrounding country cease. The country around is a bean-growing country North Manchuria being also essentially a wheat country, it follows that the flour industry at Harbin is a flourishing one, though less than formerly owing to restrictions on import into the Priamur. There is a sugar factory at Ashiho on the railway, 26 miles east of Harbin. The timber trade has recently shown marked development. The net value of the trade of the district, as shown by the Maritime Customs returns, was Hk. Tls. 52,794,245 in 1925, as compared with Hk. Tls. 53,301,960 in 1924, Hk. Tls. 39,276,918 in 1923, Hk. Tls. 45,377,930 in 1922, Hk. Tls. 45,210,453 in 1921, and IIk. Tls. 25,989,216 in 1920. The New Harbin Municipality has put into active operation the long-devised plans for improving the town, including excellent cemented pavements and improved macadamised roads. Drainage has received considerable attention. The telephone system is automatic, and excellent, and managed by a special department of the Chinese Eastern Railway. The population of Harbin with Fuchiatien is given as 211,237. The Pinchiang villages contain 74,147 people, according to a recent census. Fuchiatien has 89,017 inhabitants according to the same census. The palatial building of the Hongkong and Shanghai Bank is evidence of the importance attached by the Bank to its Harbin branch. Private enterprise and the Chinese Eastern Railway have done a good deal in the direction of town improvement. The tramways are expected to be in working order in 1927.

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CHANGCHUN

Ch'ang-ch'un or Kwanchengtze

This town is at the junction of the South Manchuria (Japanese), Chinese Eastern (Russian), and Kirin-Changchun (Chinese) Railways. It comprises a Japanese railway town, foreign settlement, native town, and Russian railway town in the heart of a large and fertile agricultural district. It enjoys a growing importance and prosperity and is termed "the key of Manchuria." The enormous quantity of staple products grown in the vast plain around is all marketed at, or distributed through, this town. Changchun is divided into four parts, commonly called the New Town, the Old Town, Sanfouti and the Russian Quarter. The New Town has been developed by the South Manchuria Railway Company and possesses macadamised roads, wide streets and many open spaces and gardens. The Old Town lies to the south of the New Town. Sanfouti, lies between the New Town and the Old Town and is being laid out by the Chinese authorities as a commercial quarter. The Russian quarter in the northernmost part of Changchun is mostly used as the residential quarter of the Russian military railway officials and employés.

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KIRIN

林 吉 Ch'i-lin

(Kirin is the Manchu name of the city.)

Kirin, the capital of the province of the same name on the Sungari river, is 80 miles from Changchun, with which it is connected by railway. It is one of the most prosperous towns in Manchuria, and, having been rebuilt after a disastrous fire in 1911, possesses many fine buildings. It is the distributing centre for the inexhaustible supplies of timber from the neighbouring regions.

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LUNGCHINGTSUN

村井龍 Lung chingtsun

Lungchingtsun (Dragon Well Village), situated lat. 42 deg. 46 min. N. and long. 129 deg. 25 min. E., is one of the trade marts opened on 1st January, 1910, under the Chientao Agreement of 4th September, 1909. The mart has a population of about 15,000 inhabitants, composed of about 11,000 Koreans, 3,000 Chinese, and 1,000 Japanese. Situated in a fertile plain, its main exports are: beans, millet and timber. There are promising mining possibilities (coal, copper, silver, and gold) waiting development. The trade—by light railway to Kainei—is with Korea and Japan. The principal imports are cotton piece goods, sugar, Japanese sundries, paper, kerosene oil, metals, fishery products. The value of the trade coming under the cognisance of the Customs in 1925 was Hk. Tls. 3,933,790, as compared with Hk. Tls. 4,647,450 in 1924, Hk. Tls. 5,025,060 in 1923, Hk. Tls. 3,359,493 in 1922, and Hk. Tls. 3,056,037 in 1921. Telephone and telegraph lines, in addition to the Chinese telegraph and telephone lines, connect Lungchingtsun with the neighbouring marts of Yenki, Towtaokow and Hunchun. A handsome new building for the Bank of Chosen was completed in 1923, and a particularly fine new Japanese Consulate-General in 1925.

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Acting Assist. Tidesurveyor—C. Love

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Takeuchi
Chancellors—S. Saito, T. Osakabe, T.
Oya and T. Tsuchiya
Police Supt.—K. Suyematsu

HUNCHUN

春 琿

Hunchun is derived from Manchu, meaning frontier, and is situated in lat. 24 deg. 25 min. 5 sec. N., long. 130 deg. 22 min. 10 sec. E. of Greenwich, on the right bank of the Hung Ch'i Ho, some 35 li from the Chino-Russian frontier and about 90 li distant from Novokiewsk. In 1714 a detachment of soldiers came here from Ninguta, and this may be regarded as the beginning of Hunchun, which was to be opened to trade, by treaty with Japan (Manchurian Convention), in 1905, but the Customs staff did not arrive before December, 1909. The surrounding districts are fairly fertile, and the mining possibilities (coal, gold, and copper) may, when taken in hand, prove of considerable value. The trade—by carts or mules—is with Korea and Japan. The Russian frontier is now closed to trade. The net value of the trade in 1925 was Hk. Tls. 1,690,636, as compared with Hk. Tls. 1,603,651 in 1924, Hk. Tls. 1,581,568 in 1923, Hk. Tls. 1,517,131 in 1922, and Hk. Tls. 1,446,866 in 1921. The town (earthen walled) has a population of about 8,000 odd of whom 360 are Japanese and 900 Koreans. The main exports are beans, millet and timber; and the main imports: cotton piece goods, kerosene oil, fishery products, spirits of wine, sugar and matches. Towards the end of 1921 an electric light plant was installed in the town by a Chinese concern.

A motor-car company was formed to assure a regular service between Hunchun and Keigen in Korea, and there are now two motor-cars running from Hunchun to the Tumen river bank.

With better roads, improved means of communication and greater security from brigands the trade of these districts will, no doubt, expand considerably.

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Assistant—G. M. Landon (in charge)

Examiners—J. E. Jenkins and G. Ohta

Japanese Consulate
Consul-General—Y. Suzuki (at Lungchingtsun)
Vice-Consul—S. Tanaka
Secretary—S. Takenaka
Interpreter—J. Hayashi
Chief of Police—S. Tanaka

PORT ARTHUR

順 黛 Lu-shun (Ryojun)

Port Arthur, at the point of the "Regent's Sword," or Liaotung Peninsula, was formerly China's chief naval arsenal, but was captured by the Japanese in the war with China in 1894, and its defences and military works were destroyed. In 1898, when Russia obtained a lease of Port Arthur and Talienwan, she fortified the former, making it into a great naval and military stronghold.

By the time the war between Russia and Japan broke out, an anchorage for battleships had been provided at great cost in the western harbour, and the hills surrounding the harbour had been so strongly fortified that Port Arthur had come to be regarded as an impregnable fortress. In May, 1904, Port Arthur was besieged by the Japanese forces, under General Nogi, and capitulated on January 1st, 1905, after repeated conflicts of a most sanguinary character.

Port Arthur (called by the Japanese Ryojun) is now the headquarters of the Kwantung Army and a centre of civil administration in the Kwantung Leased Territory. The town is divided into two parts, the old and the new. The old or east part is a business town existing from the Chinese régime, and the Ryojun Coast Guard, Manchuria Dockyard Co., Red Cross hospital, captured arms museum, the fortress commander's office, local civil government office, and the high and district courts are located there. The new or west part was a poor village when the Russians entered into occupation. They erected there many fine buildings, among them being the present Kwantung Government Office, the Middle School and Higher School for Girls, Engineering University and the Yamato Hotel, etc. As a memorial to the Japanese soldiers who fell in the assault of Port Arthur, on Monument Hill (called Hakugi-Yoku-san), which commands the harbour, a high tower was erected at the suggestion of Admiral Togo and General Nogi. The climate is bracing, and though the winter from December to February is cold the harbour is free from ice. March, April and May are lovely months, as the surrounding hills and fields are covered with verdure and flowers. June, July and August constitute the wet season and are rather warm, though not so warm as other cities in Manchuria, as the sea-breezes temper the heat. The rain is not sufficient to inconvenience travellers much, and in fact Port Arthur at this time of year attracts many visitors, who enjoy the sea-bathing under the famous Golden Hill, on which a number of foreign houses have been built by the South Manchuria Railway Co., and may be rented. September, October and November form a perfect autumn with mild climate, and there are abundant supplies of fresh fruit and fish. On July 1st, 1910, the Western Harbour was thrown open to the ships of all nations with a view to fostering international trade.

There is a branch line of the South Manchurian Railway, and through the junction station (Ch'ou Shui) several trains run daily between Port Arthur and Dairen. The journey occupies only one hour and a half by train. Drainge and waterworks have been constructed and the place is well lighted with electric light. The population of the town according to recent returns is 16,280, including 8,837 Japanese (exclusive of military officers and men) and 7,424 Chinese.

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T. Okochi, director

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Major-General W. Saito, chief of staff

RYOJUN FORTRESS Lieut.-General Kinoshita, commander of Port Arthur Fortifications

> RIOJUN COAST DEFENCE FLEET Commander H. Kitaoka

ANTUNG

東 安 An-tung

The treaty port of Antung was opened to international trade by the Commercial Treaty between the United States and China in 1903, but, owing to the outbreak of the Russo-Japanese war, it was not till the Spring of the year 1907 that the Chinese Maritime Customs was established here. Antung is situated on the right or Chinese bank of the Yalu River, 23 miles from its mouth. The Chinese native town has a population of some 84,000 during the winter, which is swelled to perhaps twice that number during the busy months when the port is open. The floating Chinese population are chiefly emigrants from Shantung. There is also a Japanese population of some 11,600 occupying a settlement with an area of about a square mile, which is surrounded by a rament and a most to know out the summer floads and is laid with good roads. Most of the part and a moat to keep out the summer floods, and is laid with good roads. Most of the Japanese carry on business in a small way, and very little is done in their settlement. The river is closed to navigation by ice from about the end of November to the end of March. The staple exports of Antung are timber, wild raw sill, wild silk cocoons, beancake and bean products; oil and flour are largely imported. New buildings are going up on all sides both for dwelling and industrial purposes. The Yalu battlefield is some 10 miles further up the river and a splendid panorama of the surrounding country embracing a fine stretch of the Yalu, may be obtained from the summit of Tiger Hill, which was the position occupied by the Russians before the battle. Wulungpei, 14 miles distant from Antung, is a favourite resort on account of its hot springs. Antung is connected by railway with Mukden. The splendid steel bridge, 3,097 feet long and consisting of 12 spans, including a swivel-span, over the Yalu, from Antung to New Wiju (on the Korean side), connecting the South Manchurian Railway with the Chosen (Korean) Railways, was opened to traffic on 1st November, 1911, having taken three summers to erect, no work being possible during the winter. The river at Antung is navigable for steamers drawing 12 feet of water when the tides are favourable, but the channel is a constantly shifting one and erosion and silting often interfere agricultantly with position. often interfere seriously with navigation. Attempts to dredge the channel in the years 1913 and 1914 were not successful and were discontinued. With a view to better control of navigation, fresh charts and future conservancy operations, a survey was started by the Hydrographic Bureau of the Japanese Navy in the spring of 1921, and subsequently undertaken on a larger scale by the Marine Department of the Chinese Maritime Customs during the summer and autumn. In September, 1922, the survey was completed and soundings were taken from the sea to Antung. There are several small Japanese steamers plying between Antung, Chefoo and Dairen, and as trade with Tientsin has developed considerably a regular and frequent service with that port is carried on by larger vessels of from 700 to 1,200 tons. The larger ships in the China Coast trade anchor at Santaolangtou, six miles down river, and there are other anchorages at Wentzuchien, 14 miles down river, and at Tatungkow.

The value of the trade of the port in 1925 was Hk. Tls. 85,252,694, as compared with Hk. Tls. 65,649,259 in 1924, Hk. Tls. 87,186,033 in 1923, Hk. Tls. 70,961,277 in 1922, and Hk. Tls. 63,359,464 in 1921. A large part of railway shipments simply pass through Antung en route to places farther north in Manchuria, find an outlet abroad from the interior.

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DAIREN

Dairen (Dalny), the Southern terminus of the South Manchuria Railway, is a commercial port in the Southern corner of the Liaotung Peninsula, Lat. 38° 55′ 44″ N. and Long. 121° 37′ 7″ E. When Russia leased the place in 1898 it was only a small village. With remarkable push and energy the Russians laid out and built up, in less than three-years, one of the finest towns in the Far East, with cathedrals and mansions, parks and roads, wharves and warehouses. Almost at the outset of the war in 1904 the town was occupied by the Japanese Army and served as the principal base of supply. The health of the locality is exceptionally good. The highest temperature registered in summer is 30° C. (86°F.), and the cold winter season is short and invigorating.

The harbour works, which were planned and partially completed by the Russians are designed on a fairly extensive scale. They comprise the first and second whart, the "A" and "B" wharf, the north breakwater, the north-west breakwater, and the eastbreakwater. The third wharf was constructed by the South Manchuria Railway Co., which also completed the other works. The combined length of the breakwaters is 14,605 feet, and they are 3 or 5 feet above the highest tide. The deep water area inside the breakwater is 768 acres. The entrance being very open, viz., 1,200 feet wide, the harbour is accessible to vessels of deep draught at any time of day or state of tide. The total sea-frontage of the first, second and third wharves is 13,393 feet. The wharves are lighted by electricity and are furnished with extensive closed sheds measuring 391 sq. m., and railway sidings, together with every up-to-date appliance for the handling of cargo. At the east end of the shore, an oil pier, 1,132 feet long with 30 feet or water, has been constructed for the purpose of discharging inflammable goods and bean oil in bulk. The Railway Co.'s wharf building was completed in October 1990, and the officer of the Pailway when the Water was completed. in October, 1920, and the offices of the Railway wharf, Kwantung Government Marine Bureau, Water Police station, Customs Examination office, etc., were moved into this new six-storied structure. The warehouse area was 152 acres in 1924. On the island of Sanshantao, at the entrance to Dairen Bay, stands a lighthouse, and two other lighthouses have been erected at the northern extremity of the east breakwater and at the eastern extremity of the north breakwater, respectively. On the signal tower of the former position and on the island of Sanshantao have also been fixed foghorns. A wireless telegraph station is established at Takushan, near the entrance of the Bay. A new wireless telegraph station of 35 kw. power at Liushutun was completed in 1922. There is a granite dry dock 430 feet long and 51 feet wide at entrance, with extensive repair shops attached, leased and managed by the Manchuria Dock Yard Co., Ltd. A marine quarantine station, built at a cost of Yen 430,000, was opened in November, 1913. It is scientifically designed and equipped on the latest and most approved lines with accommodation for both foreign and Chinese passengers.

An electric tramway, with a length of 37 miles, runs along the principal streets and out by the suburban line to Shahokou (where the South Manchuria Railway workshops are established, over four miles westward from Dairen), and extends two miles farther to Hoshigaura (Star Beach), the finest watering place in Manchuria. There is an excellent hotel here, managed by the South Manchuria Railway Company, and also a number of bungalows which may be hired by visitors. Another suburban line runs to Rokotan, a famous summer resort commanding glorious scenery. A motor-car road, runs to Star Beach, and a tract of land along this, measuring about 85 acres, has been levelled and laid out. The construction of a new road, 21 miles in length, connecting Dairen and Port Arthur was commenced in 1921 on three sections simultaneously, and was completed in July, 1924.

The town of Dairen, which has been expanding rapidly owing to business-prosperity and increase of population, is lighted by electricity and gas and has ampletelephone facilities. The electric power-house, when completed in 1911, had a capacity of 4,500 kilowatts. This was increased in 1921 to 6,750 kws., and a second house with 5,000 kws. power was added in June, 1923, the total now being 11,750 kws. The town has macadamized lined roads with rows of shady trees, and is well equipped with waterworks, drainage and sewage systems. With the growth of trade, more

particularly in Manchurian beans, a number of influential business houses, Japanese, Chinese and foreign, have established themselves at the port. The foreign and Japanese communities in April, 1909, organized and opened the Dairen Club. A Gun Club, Golf Club, and Marine Association are among the other institutions of the port. Of places for public amusement, the so-called Electric Park, designed on an up-to-date plan and containing all devices for recreation, forms the chief attraction. The Chinese quarter, situated on the western fringe of the city, has also grown considerably. There is a Railway Hospital affording accommodation for 200 patients. The Railway Co. have a new five-storeyed reinforced concrete, fire-proof hospital, equipped with every modern appliance. Another hospital has recently been constructed on a large scale, accommodating over 500 patients, and is one of the finest and most up-to-date hospitals in the Far East.

A direct steamship service is maintained twice a week by the South Manchuria Railway Company between Dairen and Shanghai, one outward bound steamer and one homeward bound steamer calling at Tsingtao each week, by which means communication is obtained between Shanghai and the trans-Siberian route to Europe. Regular and "half-regular" steamship services are maintained to and from all the important ports of Japan, U.S.A., China and Chosen (Korea). Shanghai can be reached in 42 hours, Chemulpo in 24 hours, and Moji and Nagasaki in about 50 hours.

In 1925 the net value of the trade of Dairen was Hk. Tls. 273,709,962, as compared with Hk. Tls. 240,672,562 in 1924, Hk. Tls. 230,549,253 in 1923, Hk. Tls. 220,010,135 in 1922, and Hk. Tls. 210,431,265 in 1921. According to the latest returns (1924), the Japanese population of the town and suburbs was 63,988 persons and the Korean 578 persons. Chinese numbered 179,867 and other nationals totalled 415.

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CHEFOO

學之 Chi-fu 喜烟 Yen-tai

Chefoo, in the Province of Shantung, is the name used by foreigners to denote this Treaty Port; the Chinese name of the place is Yentai, and Chefoo proper is on the opposite side of the harbour. Chefoo is situated in latitude 37° 33′ 20″ N. and longitude 121° 25′ 02″ E. The port was opened to foreign trade in 1863. In 1876 the Chefoo Convention was concluded at Chefoo by the late Sir Thomas Wade and the former Viceroy of Chihli, Li Hung-chang. The number of foreigners on the books of the various Consulates is about 400, but more than half of them—missionaries—live inland. Chefoo has no Settlement or Concessions, but a recognized Foreign Quarter, which is well kept and has good clean roads, and is well lighted. An International Committee consisting of six foreigners and six Chinese looks after the interests of the Foreign Quarter and derives the revenue at its disposal from voluntary contributions by residents. There is a good club. The races take place towards the end of September. There are two good hotels and several excellent boarding-houses, all of which are full of visitors from July to the end of September. The climate is bracing. The winter, which is severe, lasts from the beginning of December to the end of March; April, May and June are lovely months and not hot: July and August are hot and rainy months; and September, October and November form a most perfect autumn, with warm days, cool winds and cold nights. Strong northerly gales are experienced in the late autumn and through the winter, and the roadstead gives but an uncomfortable, though safe, anchorage for steamers. In 1909 nearly two months were lost to trade through stress of weather. The Netherlands Harbour Works Co. started the construction of a breakwater in 1915. Further harbour improvement works were completed in 1921, the new breakwater, mole and quay being formally inaugurated on September 14th

CHEFOO 641

The breakwater is 2,600 feet long, the height from the base of the foundation mound to the top of the parapet is 51½ feet, and the width of the base of the foundation mound ranges from 117 feet to 133 feet. A railway track has been laid over the mole. In September, 1921, great damage was done to the Bund along the east beach by a storm of unusual violence accompanied by spring tides.

It was always intended that the Chefoo-Huanghsien-Weihsien railway should proceed pari passu with the breakwater. The outbreak of war, however, brought negotiations to a standstill. Another pressing need in Chefoo is a good water supply. The Chefoo-Weihsien motor road was opened to traffic in 1923 and, although very unsatisfactorily metalled, is nevertheless very popular.

An enterprise was established a few years ago by a wine company of substantial standing; the soil of the locality lends itself to such an industry. Chefoo is noted for its large and increasing fruit-growing industry, supplying Shanghai, Vladivostock, Kobe and other Eastern ports with foreign fruits, which grow well with care and attention in that part of Shantung—the native fruit-growers having received foreign instruction—so that which was at first a hobby is now a paying industry. Other very important industries are the manufacture of foreign silk larges which in the hands of foreign are promise to assume silk and hand-made silk laces, which in the hands of foreigners promise to assume large proportions. Silk thread and silk twist are largely made and exported from here to France and America. Chefoo uses a large percentage of the cocoons from Korea and Manchuria that come to China. There is a large trade in hair-net making. English firms send out the hair, which is sent into the interior of the province and made into nets by children. Chefoo was connected in 1900 by telegraph cables with Tientsin, Port Arthur, Weihaiwei, Tsingtao and Shanghai.

The net value of the trade of the port for 1925 was Hk. Tls. 33,448,204, as compared with Hk. Tls. 32,115,044 in 1924, Hk. Tls. 44,524,148 in 1923, Hk. Tls. 45,416,429 in 1922, and Hk. Tls. 55,575,867 in 1921.

Chefoo is two days' journey from Shanghai, and communication is maintained by the Indo-China Steam Navigation Co., the China Merchants' S. N. Co., and the China Chefoo is an important port of call for large numbers of regular line Navigation Co. and tramp steamers, being in the line of communication between Indian, South China, Japanese, Korean and Manchurian ports and the ports in the north. During the season from March to December as many as 20 to 30 steamers per day often enter and clear the port. The port supplies Vladivostock and Siberia with upwards of 100,000 coolies annually; the coolies leave for Vladivostock during the spring months, and those returning reach Chefoo in the latter part of the year. This movement of coolies furnishes business for numbers of steamers.

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LUNGKOW

口 龍

Lungkow, a sub-station under the Chefoo Customs Commissioner, was declared a trading port in November, 1914, but was not formally opened until 1st November, 1915. It is about 60 miles due west of Chefoo, on the west coast of the Shantung promontory. It lies about 100 miles south-west of the Japanese port, Dairen, and is the nearest port to the rich Manchurian provinces. Newchwang and Tientsin are each about 200 miles distant from Lungkow.

The port is well sheltered by the Chimatao Peninsula, and is the most northern one in China proper open to the sea throughout the year, though the Harbour is sometimes partly frozen over, greatly handicapping the movements of the clumsy cargo boats. This generally happens in January. The harbour of Lungkow (Dragon's Mouth) is seven miles wide at the entrance, and has a sand bar which forms a breakwater for five miles across the opening. The inner harbour has a low-water mark of from 11 to 14 feet and storms seldom disturb the shipping inside. It is not to be expected that the Chinese Government will, for many years at least, undertake extensive harbour improvements at Lungkow; but, as it is, the inner harbour has accommodation for a great deal of shipping and, as its bottom is of clay, not sand, a considerable increase in the depth of water available is expected to be brought about

by dredging operations. Until such time as recognition of its favourable geographical situation forces the bestowal of increased communications, together with harbour improvements similar to those at Chefoo, any increase of trade will be slow and must come from an increase in exports and a gradual elevation of the scale of living with an attendant increase ir imports. A handsome new reinforced concrete pier at the New Settlement has been completed, but has never been used and the roads leading to it have been allowed to deteriorate in consequence. During 1924 development of the town northwards was planned with some success by the end of the year. There is a godown near the pier for the storage of cargo. An electric light works, long anticipated, is now a fact, but it will be some time before its sharehlders can expect a dividend owing to the high level of its essential expenses.

The town of Lungkow has a population of 8,183. It is estimated that within a radius of about five miles of Lungkow there is a population of 65,000. A level stretch of country behind Lungkow, thickly populated and very fertile, gives promise of the port some day assuming considerable importance. The proposed Chefoo-Weihsien Itailway would connect Lungkow with both Chefoo and Weihsien, thus with north and central Shantung. It is thought that the Weihsien-Lungkow-Chefoo motor highway, now completed, may be converted into a railway in the near future and this idea is responsible for the present building activity. In the meantime, this new road brings more trade to the port, although closed to traffic in wet weather, the rainy season being July and August. The road, however is now managed by a merchant company, as a result of which branch lines are opening up and the transport of mails and cargo has commenced to an appreciable extent. The value of land rose rapidly in the early part of 1924 but has since fallen very considerably in the old town. Two-storey houses are becoming a common feature. The beach and isthmus of Lungkow are of a loose drifting sand, which, in stormy weather, coupled with dust from the numerous coal supply depots on all sides, mar what otherwise might easily become a seaside resort for those whose work is in the near neighbourhood. The climate is cooler than that of Chefoo.

The opening of this port to foreign trade was due to overtures made to the Chinese Government by Japan. There is a large passenger trade between Shantung Province and Manchuria. Between 10,000 and 50,000 Shantung natives migrate to Manchuria each year for the summer crops, returning again in the autumn or early winter. At present the bulk of this traffic goes from Chefoo and Tsingtao. As Dairen is about 120 miles from Lungkow, it will be possible to divert much of this passenger traffic to Lungkow, where Japanese steamers will probably be prepared to take it at a lower rate to Dairen than would be possible from Chefoo or Tsingtao, especially if a railway were constructed connecting Lungkow with Weihsien.

The trade of the port coming under the cognisance of the Chinese Maritime Customs amounted to Hk. Tls. 7,512,349 in 1925, as compared with Hk. Tls. 6,409,616 in 1924, Hk. Tls. 7,206,989 in 1923, and Hk. Tls. 5,961,426 in 1922. The principal staple of the port is vermicelli, the local brand being, in the estimation of Chinese consumers, supreme in quality. The export of this commodity has risen from 31,017 piculs in 1917 to 165,794 piculs in 1925. A small factory for making isinglass from seaweed, another for making glass-ware from imported broken glass, started operations in 1921, a third now exists for preparing bean oil, and a factory for making a fluted tile from red earth has been doing a good trade for some time.

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WEIHAIWEI

衛海 威 Weihaiwei

Weihaiwei is situated on the south side of the Gulf of Pechili near the extremity of the Shantung Promontory, and about 115 miles distant from Port Arthur on the north-west and the same from the port of Kiaochau on the south-west. Formerly a strongly-fortified Chinese naval station, it was captured by the Japanese on 30th January, 1895, and was held by them pending the payment of the indemnity, which was finally liquidated in 1898. Before the evacuation by the Japanese an agreement was arrived at between Great Britain and China that the former should take over the territory on lease from the latter, and, accordingly, on the 24th May, 1898, the British flag was formally hoisted, the Commissioners representing their respective countries at the ceremony being Consul Hopkins, of Chefoo, and Captain King-Hall, of H.M.S. Narcissus, for Great Britain, and Taotai Yen and Captain Lin, of the Chinese war vessel Foochi, for China. Weihaiwei was leased to Great Britain "for so long a period as Port Arthur shall remain in the occupation of Russia," and was regarded by the British Government as a sanatorium for the British squadron on the China station. At the Washington Conference in 1921 Great Britain offered to return the territory to China, and during the latter part of 1922 an Anglo-Chinese Commission met to deal with the questions arising out of this. These questions included arrangements for the use of the port by the British Fleet as a summer station, provisions for the safety of foreign residents, and the representation of foreign residents in the administration of the territory. In the latter part of 1923, the conditions under which H.B.M. Government were prepared to hand back the territory to China were published, but up to the end of 1924 agreement had not been reached.

The leased territory, which lies in latitude 37 deg. 30 min. N., longitude 122 deg. 10 min. E., comprises the Island of Liu Kung, all the islands in the Bay of Weihaiwei, and a belt of land 10 English miles wide along the entire coastline, and consists of ranges of rugged mountains and rocky hills up to 1,500 feet high, dividing the plains into valleys and river beds. The island of Liu Kung, once barren and nearly treeless but now verdant and picturesque as the result of a system of afforestation inaugurated in 1910, is formed by a backbone of hills rising to some 500 feet. The hillsides on the mainland, of which Port Edward is the chief port, are either barren rock or planted with dwarf pine and scrub oak trees. The valleys are mostly undulating country full of gullies and mountain river-beds; the scrub are all torrential and choke up the valleys with sand and debris from the hills. During three-quarters of the year these river-beds are dry. All the hills are terraced for cultivation as far as possible. The total area of the leased territory is about 285 square miles.

The strata of the mountains are metamorphic, consisting of beds of quartzite, gneiss, crystalline, and limestone, cut across by dykes of volcanic rock and granite. Gold is found in the territory and has been worked by the Chinese, and silver, tin, lead, and iron are said to exist. Good building-stone and a rich non-hydraulic limestone are found. The territory contains some 330 villages, and the population, as shown by the census taken in 1921, is 154,416. There are four small market towns, where fairs are held every five days.

The Chinese inhabitants are either fishermen or farmers, and are a peaceful, law-abiding folk. The chief export trade is in salt fish, salt and saltpetre, ground-nuts, ground-nut oil, sasson, silk and silk hosiery. The import trade chiefly consists of timber, firewood, and maize from Manchuria, paper, crockery, sugar, tobacco, kerosene oil, cotton yarn, piece goods, liquid indigo, synthetic dyes, flour, grains and

wines (Chinese).

The Government of Weihaiwei up to the time of writing is administered by a Commissioner appointed under the Weihaiwei Order-in-Council of the 24th July, 1901. Under this Order the Commissioner is empowered to make Ordinances for the administration of the territory. The village communities are administered through their headmen in accordance with Chinese laws and usages. All purely civil matters are left as much as possible to the village headmen.

Weihaiwei is now a fairly regular port of call for many China coasting steamers sailing northwards from Shanghai, and there is a regular weekly service subsidised by Government to run all the year, carrying mails and passengers between Shanghai and Weihaiwei. This enables the public to reach Weihaiwei via Shanghai at any time of the year. The harbour is well lighted by two lighthouses at the eastern and western entrances. The climate of Weihaiwei is exceptionally good, and the winter, though cold, is dry and braccing. A European school has been eastablished for many years to which have from either treatment. established for many years to which boys from other treaty ports, Hongkong, etc., are sent. A land and building society, formed in Shanghai, has erected several commodious European bungalows. There is a large hotel on the mainland capable of accommodating over 100 people, and also a hotel on the Island with accommodation for 50 to 60 people. Both on the mainland and on the island good roads have been made round the coast by the local Government for the convenience of foreigners, and there are recreation and parade grounds in both places. In addition to the leased territory there is a zone of influence over which Great Britain holds certain rights. It comprises that portion of the province of Shantung lying East of the meridian 12.40 extending over an area of 1,500 square miles.

The native city of Weihaiwei (which lies on the mainland opposite the island of Liu Kung) is a walled town of about 2,000 inhabitants. By the provisions of the Weihaiwei Convention of 1898 this town remained under the jurisdiction of the Chinese authorities. The town is a poor one, and the greater portion of the enclosed area is not built on, but cultivated for vegetables. A Chinese sub-district deputy magistrate resides in the city of Weihaiwei.

No Customs duties of any kind have been collected at Weihaiwei during the British régime.

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TSINGTAO (KIAOCHAU)

Kiáu-chau 州膠

Tsingtao, situated at the entrance to Kiaochau Bay in Shantung, was occupied by a . German squadron on November 14th, 1897, in consequence of the murder of two German missionaries, and Germany obtained from China a lease of the territory for the term of 99 years. When the great war in Europe broke out in 1914, Japan, under the terms of her treaty of alliance with Great Britain, intervened because the peace of the Far East was menaced by the German occupation of Kiaochau, inasmuch as the Colony constituted a naval base for operations in the East against the shipping and territories of the countries with whom Germany was at war. Shortly after the outbreak of the war Japan advised Germany to disarm all her armed vessels in Chinese and Japanese waters, and to hand Kiaochau over to Japan with a view to its eventual restoration to China. Germany returned no reply to this communication. Consequently, on August 23rd, Japan declared war against Germany, and took measures at once, in co-operation with the British, to blockade and invest the German territory of Kiaochau. The bombardment of the place by land and sea began on September 27th, and the garrison capitulated on November 7th after all the forts had been taken by a final night attack, in which the South Wales Borderers co-operated with the Japanese. H.M.S. Triumph and the destroyers Unit and Kennett assisted in the payal operations. However, the second of 5,000 the destroyers Usk and Kennett assisted in the naval operations. Upwards of 5,000 prisoners were taken and conveyed to Japan for internment until the end of the war.

By the Sino-Japanese Treaty of 1915, China engaged herself to recognise all matters that might be agreed upon between the Japanese Government and the German Government respecting the disposition of all the rights, interests and concessions, which, in virtue of treaties or otherwise, Germany possessed vis-à-vis China in relation to the province of Shantung. This instrument was recognised at the time by Great Britain and France. At the Conference of the Allies at Paris, the Chinese delegates contended that any rights which Germany possessed should revert to their Government, in accordance with Japan's original undertaking, especially as, since that undertaking was given, China had become one of the Allies. As they failed to obtain satisfaction, they declined to sign the Peace Treaty with Germany, which provided that Germany's rights in Shantung should be transferred to Japan. The matter came before the Washington Conference in 1921, and the result was the Shantung Treaty, under which it was provided that the territory should be restored to

China. A Sino-Japanese Commission was subsequently appointed to give effect to the provisions of the Treaty, and this body met in 1922 and arranged terms which are set forth in the Treaty section of this volume.

While Kiaochau was in German occupation, the special attention of the Administration was devoted to agricultural, commercial and mining development in the Protectorate and Shantung. The local administration consisted of a Council, composed of all the heads of the several administrative departments under the personal supervision of the Governor and four members chosen from the civil population and appointed for two years. The Protectorate developed to an unlooked-for extent under this system of administration, which enabled all the vital questions at issue, such as legal rights, landed properties, land-tax assessment, school and church matters, to be satisfactorily settled. The object of the Administration in dealing with the land question was to secure for every settler the lasting possession of his plot, thereby opposing unhealthy land speculation. Tsingtao, on the 2nd September, 1898, was declared a free port. The harbour had all the advantages of a Treaty port, and as a free port especially recommended itself as an emporium, since the merchant could there store, free of duty, his wares from abroad or his raw materials brought from the interior of China. The Chinese import duties were at first levied only on goods brought to Tsingtao by sea, when they were transported beyond the borders of the Protectorate into Chinese territory. The Chinese export duties were at first levied only on goods brought from the interior of China, when they were shipped from the German Protectorate to any other place. But in 1906 a new Convention came into force whereby Tsingtao ceased to be a free port, and the Imperial Maritime Customs began to collect duties there as at all the other Treaty ports of China. But the Convention stipulated that 20 % of the money so collected at Tsingtao should be paid to the Imperial German Government. The Commissioner of Customs in his report for 1906 commented on the arrangement as follows:—"The principal object of the arrangement, which, moreover, afforded the opportunity of a political rapprochement and material concessions for mutual benefit on both sides, was the creation and promotion of trade and commerce between the Pachtgeliet and the Chinese hinterland. The results of the first epoch have conclusively proved the wisdom of this novel arrangement. Under it trade developed beyond expectation and rose from a value of Taels 2,000,000 in 1899 to Tls. 22,000,000 in 1905, and Tsingtao, the former dilapidated fishing village, grew into a handsome city with a flourishing mercantile community and a considerable number of manufacturing establishments, giving promise of good profits and further development. Its success emboldened the merchants, foreign and Chinese, to ask for, and the Government to agree to, going a step further and arranging for the limitation of the free area, which formerly comprised the whole *Pachtgebiet*, to the harbour, on much the same lines as the German free ports Hamburg and Bremen. The chief advantage of this step lies in the removal of Customs control from the railway stations to the free area, and the consequent freedom of goods and passengers to pass in and out, from and to the hinterland, without hindrance or control of any kind-a traffic simplification from which a considerable increase in trade was expected." The new arrangement inspired confidence in the stability and future of the port and attracted artisans, traders, and wealthy Chinese firms, which last, hitherto dealing with Chefoo, had until now kept aloof from the place. The total value of trade increased from Haikwan Taels 30,700,000 in 1906 to Haikwan Taels 39,700,000 in 1909, and reached a total of Hk. Tls. 56,330,321 for the year 1912, or an increase of 20% over the previous year, notwithstanding the disadvantageous conditions for trade caused by the revolutionary troubles in China. The trade of the port for 1925 amounted to Hk. Tls. 126,258,906, as compared with Hk. Tls. 132,206,858 in 1924, Hk. Tls. 107,460,257 in 1923, Hk. Tls. 97,590,928 in 1922, and Hk. Tls. 81,962,027 in 1921.

The Bay of Kiaochau is an extensive inlet two miles north-west of Cape Jaeschke. The entrance is not more than 1\frac{3}{4} miles across, the east side being a low promontory with rocky shores, with the new town of Tsingtao ("green island," from a small grassy island close to the land) about two miles from the point of the peninsula. On the west side of the entrance is another promontory with hills rising to about 600 feet. The shore here is rocky, and dangerous on the west side, but on the east side is a good stretch of sandy beach. The bay is so large that the land at the head can only just be seen from the entrance (about 15 to 20 miles away), and the water gradually gets shallower as the north side of the bay is approached. The old Chinese Kiaochau city stands at the north-west corner of the bay about 5 miles from the sea. At Tsingtao there are two anchorages for big ships; the larger and better one is round the point of

the east promontory, on the north side, and the other, smaller one, on the south side. A new mole was opened on March 6th, 1904, which accommodates five vessels with berths. A second mole was opened a few months later, and a third for kerosene ships was subsequently constructed. They have direct connection with the railway. About 20 ships can be berthed simultaneously in the harbour.

The hills, in former days merely bare rocks of granite and porphyry, are now clad in fresh green owing to an extensive scheme of afforestation, which was decided upon in the early days of the colony. The soil of the valleys between the ranges and the plain country on the north-east is alluvial and very fertile, and is carefully cultivated. Wheat, barley, beans, millet, maize, and many other grains in smaller quantities are grown. The foreign residential quarter at Tsingtao has been well laid out, and there are some good foreign hotels. The first sod of the Shantung Railway was cut by Prince Henry of Prussia in October, 1899, and the line to Tsinanfu was opened on the 1st June, 1904. It has done a prosperous business from the day it was opened.

The coal mines have shown good progress. Hungshan coal enjoys an ever-increasing demand for bunker coal. Thanks to favourable conditions, such as the abundance of labour and material near at hand, the atmospheric temperature specially suited for the industry, the absence of labour unrest and the rise of the tariff rates, the prospects of the cotton spinning industry at this port are very bright.

The development of the town of Tsingtao has made considerable progress; the town is lit by electricity, houses have sprung up in all directions, and a system of water supply (extended in 1922) and sewerage has added much to the hygienic conditions of the place. The dry dock commenced operations in October, 1905, and important new harbour works were completed a few years ago. The dock employed 56 Europeans and an average of 1,400 Chinese workmen. Over 100 acres of the north-eastern area near the Great Harbour were reclaimed in 1919-20 and roads have been laid out on it.

The wireless installation at the Signal Berg, originally built by the Germans, was removed by the Japanese naval authorities in June, 1921, but a powerful new wireless station has been established by the Japanese military authorities at Taisichen. It is available to the public for "urgent" telegrams.

For the European community the Government maintained a reformed modern grammar school, open to boys and girls alike. In addition to the State school there was a girls' boarding and day school carried on by Franciscan Nuns. There were also a number of village schools in which in a five-years' course of instruction the pupils could obtain an elementary knowledge of Chinese, arithmetic, physical and political geography, natural science and German. For secondary instruction in European and Chinese sciences there was the German-Chinese High School, opened on October 25th, 1901. A thoroughly equipped observatory was opened in January, 1912, with funds supplied by the Union of German Navy Leagues abroad. A Boys' Middle school, built at a cost of Yen 228,000, now stands where the Germans had erected an aero-shed on the western slope of the Yamen Forts.

The temperate climate and the excellent beach have brought Tsingtao into prominence as a summer resort.

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TSINAN

Tsinan (or Chinan, as it is sometimes written), the capital of the province of Shantung, has the distinction of being the first city in the Chinese Empire in which a Foreign Commercial Settlement was voluntarily opened by the Government of China. The date of its inauguration was January 10th, 1906. The city of Tsinan lies at the foot of a range of hills (Lat. 36° 50' N; Long. 117° É), and has a gradual slope from south to north. Situated in the south-west suburb are magnificent springs giving forth many tons of water per minute, and the streams from these natural fountains flow through the city to a lake situated on the north side. This abundance of water tends to make Tsinan one of the cleanest as well as one of the healthiest cities in the Republic. The population is computed to number about 300,000, about one-twentieth of whom profess the Mohammedan faith. In an address delivered on the occasion of the inauguration of the Foreign Settlement, the Governor of Shantung described Tsinan as occupying a pivotal position with respect to northern and southern China and as being on the main route from Kaifeng Fu to the Yellow Sea. "An immense development," he declared, "must, therefore, await this Settlement, and though it may never equal the largest commercial centres of Europe and America, yet it may well hope to enter into rivalry with them." Quite a considerable number of foreigners and foreign institutions have already established themselves in the Settlement, and during the last few years several large and imposing buildings have been erected. The chief of these are the British Consulate-General, the Japanese Consulate-General, Japanese hospital and the Chinese Post Office. Residential buildings are also rapidly being constructed. There is quite a boom in the building of small houses which are occupied by Chinese and numbers of Japanese (about 1,600 in 1924). In addition to these, large buildings have been erected in the south suburb of the city for the Shantung Christian University, recently incorporated by charter from the Canadian Government. The Tientsin-Pukow Railway Co. has acquired a large piece of ground in the Settlement, and has built offices and dwelling-houses for members of the staff thereon.

With the introduction of the use of machinery Tsinan is becoming more important as an industrial city. There are now about 40 industrial establishments which can claim to be, more or less, modern factories:—9 flour mills, 2 match factories, 1 cotton mill, several hair net factories, sugar, paper, iron and brass goods, soap, dye, leather,

needles, cement, wine, cloth, etc., factories.

Tsinan is connected by rail with Tsingtao (Kiaochau), distant 280 miles, Tientsin 200 miles, and with Pukow on the Yangtsze. It is also connected by canal and river with Yang Chiao Kou, on the Gulf of Chihli, distant 146 miles, whence there are occasional steamers to Chefoo. Tsinan stands five miles south of the Huang-ho or Yellow River, and in spite of some difficulties of navigation there is a considerable junk traffic between its river port of Lo-kou and the Grand Canal, which enters the river 80 miles higher up. This trade is almost, if not quite, entirely with the south, to Chining-chou and beyond, since the canal from the Huangho northward to Lin-ching-chou has been unnavigable for several years. The high road from Tsinan to the north crosses the Huang-ho by ferry at Chi-ho Hsien, distant 16 miles. Since the opening of the bridge over the Yellow River at Lokow through communication has been established on the Tsin Pu Railway from Tientsin to Pukow via Tsinan.

Tsinan is now in the occupation of Fengtien forces (1st Fengtien Army), under Chang Tsung Ch'ang, who fills the posts of both Tupan and Civil Governor of Shantung. There has been an arsenal since 1874, north of the town, near Lok'ou on the Yellow River. There is also a military college. The whole city is now lighted by electricity. Great activity has recently been evinced in building colleges and schools, and among the interesting institutions of the town the Tsinan Institute, situated in, and connected with, the Shantung Christian University is a remarkable and very interesting establishment that should not be overlooked. The sacred mountain of China, T'ai Shan (5,100ft.), is distant some 35 miles (60 by road) to the south. Küfu, the birthplace and the tomb of Confucius, and the residence of the Confucian duke, are about 100 miles away in the same direction. The control of the Settlement is vested in a Bureau whose members are appointed by the Governor of the province.

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SHANGHAI

海 上 Shang-hai

Although situate nearly midway between Hongkong and Tientsin, Shanghai was the most northerly of the "Five Ports" opened to foreign trade under the provisions of the British Treaty of Nanking, and for many years constituted the northern limit of the external trade of China. It lies in the alluvial peninsula formed between the main mouth of the Yangtsze River and Hangchow Bay, in the extreme south-east of the province of Kiangsu, in latitude 31° 15' N. and longitude 121° 29' east of Greenwich, and at the junction of the Hwangpu River with the Woosung, the latter now reduced to the dimensions of an ordinary tidal creek, and known to foreign residents as the Soochow Creek. The Foreign Settlement is situated some twelve miles above the junction of the Hwangpu with the most southern arm of the Yangtze. At this junction is situated the town of Woosung, which some years ago the Chinese Government formally converted into a separate port open to foreign commerce. Except as a place of call for the large steamers, which now carry on the rapidly growing trans-Pacific trade of Northern China, and as a place of anchorage for the larger craft while waiting for favourable tides or weather, this convenience is not much availed of, owing mainly to the constricted and exposed nature of the anchorage ground available within the entrance of the Hwangpu. In 1919 Woosung was connected with Shanghai by a motor road 30 feet wide, and in the same year the Woosung Electric Lighting Company commenced its service. The project, however, for transforming Woosung into an important industrial centre makes slow progress. Two cotton mills have been erected there—one of them run by electricity—and land has been acquired in their vicinity for the building of a large sugar refinery. The value of land rose enormously in 1920 and, owing to the influx of population since the establishment of the new mills, house accommodation has become scarce and rents have gone up in consequence. As a river the Hwangpu is of comparatively recent origin scarcely dating beyond the thirteenth century, before which it was merely an unimportant canal. Lower Kiangsu forms an immense plain, the gift of the Yangtsze, and is still growing at the rate of approximately two square miles per annum; a few isolated hills, formerly constituting islands in the sea, alone rise from this plain, the nearest of which, the Fung-hwang-shan, consisting of some six detached summits, none exceeding 250 feet in altitude, and distant from fifteen to twenty miles, are visible from the higher buildings of Shanghai.

FLORA AND FAUNA

This Kiangsu plain has been called the Garden of China, and the population is perhaps denser than in any other portion of the Empire of equal extent. Estimates vary, owing to the absence of any statistical sense in the Chinese as a people, but by foreigners the population is usually accepted as from eight hundred to a thousand per square mile. The soil, consisting entirely of alluvia carried down by the Yangtsze, is fairly fertile, and, the land being easily irrigated owing to the numerous waterways which traverse it in every direction, heavy crops of the various staples are grown. Owing to the latitude and the fact that the rainfall is pretty well distributed through the year, two crops per annum are regularly produced, and these are of markedly different types; the spring crop, gathered in May or June, being similar to that of the northern temperate regions elsewhere, while the autumn crop, gathered in September and October, is distinctly tropical or sub-tropical. The spring crops consist of wheat, two or three distinct varieties of barley, rape, and leguminous plants of various descriptions, beans and lucerne predominating. The latter are frequently ploughed into the land without gathering to make manure for the more valuable summer products. The summer crops consist mainly of cotton and rice; the cultivation of the former having of late years, owing to the growing demand for use at home, and for export to western and northern provinces, as well as to Japan,—where the cotton spinning and weaving industries have for some years past taken a firm holdconsiderably increased, accompanied by a similar decrease in the acreage under rice

cultivation. This decrease is, however, to a certain extent counterbalanced by an increase in the production of winter wheat, partly owing to an enlarged acreage, but probably more to improved cultivation, stimulated by the introduction of steam flour-mills. Besides these staple crops there are grown during the summer peas and beans of several descriptions, oil bearing crops such as sesamum, and such domestic products as cabbages, carrots, melons, cucumbers, brinjals, etc. Although Shanghai is immediately adjacent to the great silk producing region of China, so great is the demand on the soil for other purposes that a comparatively small area is under mulberry cultivation. The large supersession of rice cultivation in favour of dry crops, such as cotton and oil plants, has certainly had an ameliorating effect on the climate in summer, and has much reduced the liability of European residents to malarious complaints, which now are, as a rule, of extremely mild types.

Although the growth of forest and fruit trees is heavily handicapped by the small depth at which permanent subsoil water is always to be found, Shanghai produces several varieties of fruits belonging to temperate regions. Mainly this is due to the long and late spring, which continues till well into June. Cherries of small size and poor flavour are common about the beginning of May, fair strawberries are now also to be had towards the latter half of the same month, and are succeeded by the eriobotrya, known locally as the bibo. As the summer proceeds plums, nectarines, apricots, etc., of various varieties, enter the market, to be succeeded by fair peaches and grapes. None of these fruits, however, attain perfection, partly owing to the nature of the soil and the absence of proper sub-soil drainage, but chiefly to the want of skill and the absence of knowledge of the most elementary principles of fruit culture on the part of the native growers. Persimmons, apples, pears, walnuts, grapes, and other more northerly fruits are largely imported from the north, and more recently from Japan, or the west coast of America. Oranges of various descriptions and pumeloes come from the more southern coast ports, from Wenchow to Canton; while from the Philippines and Indo-China come the varied fruit products of the tropics, Of trees, willows take the first place, but are followed by at least two species of elm. the salisburia (maiden hair tree), pines, yews, bamboos, oaks and chestnuts, etc. Flowering trees, such as the magnolia in three or more species, the melia, paulownia, wistaria and later gardenia and lagerstromia and many more lend variety in their various seasons to the landscape, while up to the latter end of June the ordinary cultivated flowers of Europe grow well and abundantly. In winter, too, orchids and the finer tropical plants grow well under glass, and both publicly and privately considerable attention is paid to horticulture, the public parks and gardens having within the last few years increased both in number and area, as well as in being attended to regularly by trained botanical experts. The native flowers most in evidence are the chrysanthemum and peony, though roses are largely cultivated for their scent.

Owing to the thickness of the population the native mammalian fauna has been almost exterminated, being practically confined to a single species of small deer, the hydropotes inermis, the badger, and one or two of the stoat family. The avi-fauna is, however, extensive, pheasants and partridges being still fairly abundant in certain localities, while during the cold season snipe, duck, teal and other species of wild fowl are plentiful about the numerous marshes and river channels. The other birds are nearly identical with the palearctic fauna of Europe. Reptiles are little in evidence, the most noteworthy being a small species of alligator not exceeding six feet long. This animal is a resident of the lower Yangtsze, especially about Wuhu, but young individuals have been occasionally found in the marshes of the Hwangpu opposite Shanghai. No single work of commanding authority has yet been published on the Natural History of the Kiangnan Provinces, and the works of the principal explorers, the late Robert Swinhoe, F.L.S., and Père Heud, S.J., have to be searched for in the proceedings of various learned societies. A work specially interesting to sportsmen, "With Gun and Boat in the Yangtze Valley," by the late H. T. Wade, published in 1895, gives much varied and useful information on the subject.

THE MAKING OF THE PORT

That portion of the Hwangpu river opposite the original British Settlement, now known as the Central District, was, according to a doubtful tradition, formerly a canal, cut by an officer bearing the name of Hwang, to open a communication with a lake opposite the town of T'sipao, some seven miles above the native city, but it now constitutes the principal drainage channel from the upper country. This was formerly accomplished by the ancient Woosung, now in its turn reduced to the dimensions of a

creek, which, however, still forms the main water approach to Soochow. The Hwangpu was at the time of the opening of the port some 2,000 feet across at low water opposite the Settlements, but is now reduced owing to silt and to the embankment of both shores to form wharves. As this narrowing of the stream has been accompanied by an improved training of the banks the actual decrease in width of the navigable channel is of no great importance. A similar optimistic view could not, however, be taken of the changes in the reaches of the river between Shanghai and Woosung, where the deterioration of the navigable channel was progressive after the opening of the port in 1843. When first frequented by foreign shipping an extensive widening of the channel was found immediately inside Woosung, and this led to a shallowing of the stream; presently an island commenced to grow up in this shallow part, which divided the stream into two channels and, at the same time, deflected the current towards the right bank, with consequent erosion on that side. The result of these causes was that both channels were blocked by bars, impassable at low water to all but the most shallow-draught river boats, and the large occan-going steamers could only enter the river at high-water springs. At other periods goods intended to be landed at Shanghai had to be conveyed some thirteen miles in lighters. The enforced detention of the vessels as well as the cost of lighterage were heavy charges on the commerce of the port.

The unsatisfactory condition of the lower river was a constant cause of complaint to the Government from about 1850, when the deterioration of the channel commenced to assume alarming proportions, and dredging was urged by the foreign Governments having the largest interest in the commerce of the port. Unfortunately in this, as in many other things concerning the good of the port, the reactionary authorities at the Capital were able to shelter themselves behind the representatives of the Powers less interested in commerce, and, as by traditional arrangements, numbers alone count in such affairs, Peking was always able to evade its responsibilities. The late Imperial Government, largely guided by statesmen of whom Li Hung Chang was a characteristic type, looked upon the Bar at Woosung as a powerful aid in their policy of exclusion, and refused to do anything towards the improvement of the navigation, or deliberately took measures which they knew would prove ineffective. The foreign merchants, assisted by the Municipality, took steps to have the lower river surveyed and reported on by competent foreign hydraulic engineers. After the defeat of the anti-foreign party in 1900, and the capture, by foreign troops, of Peking, these reports were accepted, and a River Authority on the model of that formed for the port of London, wherein local as well as Imperial interests were represented, was agreed on by all parties, and it was hoped that the difficulties, entirely political, of the case had been surmounted and that work would be immediately commenced. It is not necessary here to go into details, but the same retarding influences were still at work. A reactionary viceroy of the Kiangnan provinces was the tool chosen; he offered to undertake the work of controlling the Provinces was the tool chosen, he differed to undertake the work of controlling the river under the advice of a foreign engineer, over the appointment of whom the foreign Powers were to have a veto; and, ever ready with China to accept the promise for the deed, the foreign representatives, apparently impressed by the engagement that the viceroy should undertake the whole of the financial burden, instead of its being shared by the beneficiaries as in the accepted scheme, agreed to the new proposition. The result was that Mr. de Rijke, the gentleman formerly consulted by the mercentile computation of Sharehai an angion of standing who had a superior of the standing who had a by the mercantile community of Shanghai, an engineer of standing who had carried out several important works in connection with the Japanese Government, was appointed Engineer-in-Chief by the Chinese Government in June, 1906, under a Board consisting of the Shanghai Taotai and the Commissioner of Customs. The two main obstructions in the river were the Outer Bar, in the mouth, and the Inner Bar, a little farther up river. Through the first a channel was scoured by building a concave jetty, starting from the left shore across to deep water. To evade the second obstruction, the channel was diverted from the east side to the west of Gough Island by fascine dams and dredging. The dredging workamounted to about 8,000,000 cubic yards. In September, 1909, all the shipping was transferred to the new channel, then 18 feet deep at low water. and 600 feet broad. Communication with the sea was not interrupted for a single day. During 1910, work was carried out sparingly, funds being exhausted and the estimates exceeded, until at the end of that year Mr. de Rijke left for home, and the greater part of the staff was dismissed, hardly half of the work having been completed.

In December, 1910, with the approval of the Diplomatic Body in Peking, Mr. H. von Heidenstam, c.e. and Captain in the Royal Swedish Corps of Engineers, was appointed Engineer-in-Chief. He prepared a detailed "Project for the Continued



Whangpoo Regulation" with plans and estimates for a period of ten years involving a total outlay of six million Taels, which was approved by all concerned but could not be started owing to lack of funds. A practical scheme for the carrying out of Mr. von Heidenstam's project was ultimately evolved by the Shanghai Chamber of Commerce. was based on the levying of 3 per cent. Conservancy tax on all Customs duties and 1½ per mille of value on duty-free imported or exported goods, the administration to be carried on by a Board consisting of the Shanghai Commissioner for Foreign Affairs, the Commissioner of Customs and the Harbour Master. After lengthy negotiations during 1911 and 1912, this scheme, with some minor amendments, was approved by the Government in April, 1912. The scheme was put into operation on May 15th, 1912, according to Mr. von Heidenstam's project. A new parallel jetty on the eastern side of the former Outer Bar, training-works in the Upper River, and the dredging of some 7,000,000 cubic yards, mostly at convexes and in the Astrea Channel, have been executed. The former Outer and Inner Bars, where only 16 and 14 feet of water were available in 1907, have thus been eliminated, and the shallowest reach in the whole river is now over 24 feet deep over a width of 600 feet in the narrowest places. 1915 and 1916 the narrow reach at the Chinese City at Nantao was widened by dredging, and a new bund, which is later to be lined with pontoons and godowns, was created for the Chinese City. Towards the end of 1916 the Board acquired the first installation of its own dredging plant, consisting of one powerful bucket dredger, one pumping plant for pumping dredged material from the barges into reclaimings ashore, and several sets of tugs and barges to form the necessary transport fleet. A second similar unit was acquired in 1923, and two large grab-dredgers and a small bucket-dredger have been added. Many riparian reclamations have been, and are being, executed by the Board for frontagers. Detailed hydrographic observations of the river are made continuously and an investigation of the Yangtsze estuary has been carried out. The income of the Board through the new tax amounted to some 944,000 taels during 1923, and the work is now proceeding satisfactorily. At the end of 1921, Mr. von Heidenstam's project, started in 1912, had been practically completed, at a cost of about five million Taels, as against the estimate of six millions. The second ten-year work programme mentioned below was then adopted and includes an effort by dredging to obtain still greater depths in the navigable channel.

Mr. von Heidenstam and two eminent consulting hydraulic engineers, at home in a report entitled "The Future Development of the Shanghai Harbour," dated April, 1918, and addressed to the Board, strongly urged an investigation of the possibilities of developing Shanghai as a first-class port for deep-draught steamers. The Consultative Board and the various Chambers of Commerce gave their whole-hearted support to the proposal of these engineers, and a full and complete investigation of the technical factors of further developing Shanghai as a first-class port was carried out by the Board during 1919-1921. The programme included the investigation of all possible solutions and the submission of the results to an International Committee of Harbour Experts. Several reports on physical and engineering data were issued by the Conservancy Board, including a statistical survey ("The Port of Shanghai") and many valuable reports on the hydrology of the Yangtsze estuary and Hangchow Bay, as well as a series of maps of the approaches to the Port. Several schemes for the development of the harbour were also drawn up and presented to the conference of the Harbour Experts.

The Committee, which met at Shanghai in October, 1921, arrived at a definite conclusion and submitted a report to the Whangpoo Conservancy Board containing their final recommendation for the future development of the Shanghai Harbour both with regard to navigational accommodation and terminal facilities. They advised that the approaches to Shanghai through the South Channel of the Yangtsze should be deepened by dredging so as to accommodate within a few years ships with a draft of 33 feet. Furthermore, they recommended that public quays and moorings should be provided with a commercial dock on the left bank of the Whangpoo as near Shanghai as practicable, and mail steamer accommodation near the mouth of the river, also on the left bank. The Committee recommended the expansion of the present Board into a Harbour Board with more extended powers in order to carry out the proposed works and to administrate the port as a whole. The recommendations of the Committee, with some amendments, were forwarded in 1922 to the authorities concerned, with the approval of all the Foreign Chambers of Commerce and Councils.

While the development on a large scale of Shanghai Harbour is still the subject of discussion, a temporary work-programme for the further improvement of the Whangpoo was made by Mr. von Heidenstam in 1921 and adopted in 1922, pending the decision

as to the larger scheme referred to above. The Whangpoo will accordingly be improved so as to have a navigational channel with 30 ft. depth at lowest low-water and 36-40 ft. at high water.

Under the control of the Coast-Lighting department of the Maritime Customs, and out of the tonnage dues provided in the original treaties with China, the approaches from the sea to Shanghai are now well lighted and buoyed, and the dangers of the continually shifting banks and shoals well guarded against. Lighthouses have been erected, served by powerful lights, at West Volcano, Shaweishan, North Saddle, Bonham and Steep Islands, Pehyu-shan, Gutzlaff and Woosung. and there are two lightships in the entrance of the River Yangtsze. In this respect the interests of the shipping frequenting the port have been well considered, and the entire installation takes a high rank amongst similar undertakings elsewhere. The same department has also inaugurated a system of buoys and lighting on the Yangtsze as far as Hankow, six hundred miles above Woosung, suited to present requirements. The northern mouth of the "South Branch" of the Yangtsze, which serves as the main passage for coasting steamers from Shanghai to the northern ports, has also been carefully surveyed and buoyed and lighted by the same authority.

HISTORY

The origin of the name "Shanghai," which literally means "Upper Sea," has been much debated, but probably like Kaoch'ang, "High Reeds," and Kiangwan, "River Bend," names still existing in the neighbourhood, was merely the vernacular title given to the place when still an island at the mouth of the Yangtsze. It does not appear in history till the time of the Mongol Empire. We find at various periods, from after Han downwards, that K'wenshan, Changshu, Kiating, etc., were constituted into separate hsiens, and that in the year 1292 Shanghai was likewise erected into a separate district and placed under Sungkiang-fu, which itself had only fifteen years previously been divided from Kiahsing-fu, now in the province of Chekiang. Prior to that it had been made a Customs' station on account of its favourable position for trade, but its growth had been slow, and for centuries the chief trade of the lower district had been concentrated at the mouth of the Liu-ho, now an insignificant creek which, passing T'aitsang, joins the Yangtsze some twenty-five miles above Woosung.

With the silting up of the Liu-ho and its eventual extinction as a navigable channel, largely brought about apparently by the opening of the Hwangpu before alluded to, Shanghai became the principal shipping port of this region: and such it had been for some centuries when it was visited in 1832 by Mr. H. H. Lindsay, head of the late firm of Lindsay & Co., accompanied by the Rev. Chas. Gutzlaff, in the Lord Amherst, with a view to opening up trade, and from that time begins its modern history. Mr. Lindsay in his report of the visit says that he counted upwards of four hundred junks passing inwards every day for seven days, and found the place possessed commodious wharves and large warehouses. Three years later it was visited by Dr. Medhurst, who confirmed the account given by Mr. Lindsay. On the 13th June, 1842, a British fleet under Vice-Admiral Sir William Parker, and a military force of 4,000 men under Sir Hugh Gough, captured the Woosung forts, which mounted 175 guns, and took the hsien (district) city of Paoshan. On the 19th, after a slight resistance, the force gained possession of Shanghai, the officials and a large proportion of the inhabitants having fied the previous evening, although great preparations had been made for the defence, 409 pieces of cannon being taken possession of by the British. The people, however, rapidly returned and business was resumed. The same force afterwards captured Chapoo and Chinkiang, after which the fleet, having blockaded the Imperial Canal and anchored opposite to Nanking, the treaty of Nanking was signed, and the ports of Swatow, Amoy, Foochow, Ningpo, and Shanghai were opened to trade. The city was evacuated on the 23rd June. The walls, three and a half miles in circuit with seven gates, were erected at the time of the Japanese invasion, in the latter part of the sixteenth century.

The ground selected by Captain Balfour, the first British Consul, for a Settlement for his nationals lies about half a mile north of the city walls, between the Yangkingpang and Soochow creeks, and extends backward from the river to what was till recently a ditch connecting the two, afterwards called the Defence Creek, thus forming what may be termed an island a mile square. This creek has now been culverted and made into a broad roadway. The port was formally declared open to trade on the 17th November, 1843. Some years were occupied in draining and laying out the ground, which was mostly a marsh with numerous ponds and creeks. The foreigners in the meantime-

lived at Namtao, a suburb between the city and the river, the British Consulate being in the city. In two years a few houses were built in the Settlement, and by 1849 most foreigners had taken up their residence in it. By that time twenty-five firms were established, and the foreign residents numbered a hundred, including seven ladies. In that year an English Church was built, and on 21st November the foundation of the Roman Catholic Cathedral at Tungkadoo was laid. The French were, in 1849, granted the ground between the city walls and the British Settlement on the same terms; and, in exchange for help rendered in driving out the rebels who had seized the city in 1853, got a grant of the land extending for about a mile to the south between the city walls and the river. They have since, by purchase, extended the bounds of the Concession westward to the "Ningpo Joss House," a mile from the river. Negotiations were instituted for an extension of the Concession to Sicawei, a village chiefly occupied by the Jesuits and their converts, situated at the end of the French Municipal Road and five miles from the French Bund, but in this the French were only partially successful, a small extension as far as the Old Cemetery being granted them in 1899. In the later fifties the Americans rented land immediately north of Soochow Creek, in the district called Hongkew, so that the ground now occupied by foreigners extends for nearly eight miles on the left bank of the river. Including the creeks there are now fifteen miles of the Settlement with water frontage.

By the land assessment made in 1907 on land in the Central District the assessment was on an area of 2,224 \pm mow, Tls. 77,205,106. This showed an increase of $156_{\overline{a}}$ per cent. over the value in 1902 of Tls. 30,086,586. The Northern District, area 2,127 mow, was assessed at Tls. 23,146,844, increase of Tls. 13,432,310, or 138 $\frac{1}{4}$ per cent. on that of 1902; the Eastern District, 5,753 mow, at Tls. 24,306,233, an increase of 93; per cent., and the Western (foreign residential) District, 5,538 mow, at Tls. 26,389,074, against Tls. 8,081,572 at the previous quinquennial period, an increase of 226th per cent., a total on 15,643 mow of Tls. 151,047,257, against Tls. 60,423,773 on 13,126 mow in 1902, equal to 150 per cent. for the whole Settlement (exclusive of the French). The assessment of the British and Hongkew divisions, respectively, was in 1880 Tls. 6,118,265 and Tls. 1,945,325, total Tls. 8,063,590; in 1890 Tls. 12,397,810 and Tls. 5,110,145, total Tls. 17,507,955. The totals in 1907 were thus nearly twenty times those of 1880 and over eight and a half times those of 1890. The assessment for 1924 was-for the Central District, Tls. 108,350,800; Northern District, Tls. 38,596,300; Eastern, Tls. 53,501,900; Western, Tls. 37,779,400, on which—after deducting rebates on ground occupied by churches, cemeteries, and municipal properties amounting to Tls. 9,657,900—a tax of 7/10ths of one per cent. was levied, estimated to yield, net, Tls. 1,600,000. One piece of land in the Nanking Road, assessed in 1867 at Tls. 4,000 per mow, the then basis of assessment on the best Bund lots, in 1899 at Tls. 13,000, and in 1903 at Tls. 27,500, was sold later for Tls. 85,000 per mow. During the land boom in 1991 a piece of layd near the Bund cold for the high feature of Tls. 200,000 per mow. in 1921 a piece of land near the Bund sold for the high figure of Tls. 300,000 per mow, which, at the exchange of the day on which the deal was closed, represented approximately £300,000 per acre.

The total number of foreign houses in the four divisions of the General Concession on 31st December, 1923, was 4,021 assessed at Tls. 11,851,174, against 3,119 assessed at Tls. 4,809,155, and 2,472 assessed at Tls. 3,235,311, on the corresponding dates in 1910 and 1905. On 64,979 native houses the assessment was \$16,260,090 against 52,008 assessed at \$8,332,449 in 1910, and 45,328 assessed at \$6,830,461 in 1905. In addition, six per cent. (half rate) is now collected on 1,267 foreign houses assessed at Tls. 1,350,718 and 2,165 native houses assessed at \$192,196 outside the Settlement limits, but supplied with water by the Shanghai Waterworks Co., with electricity, or with telephones. For 1923 the land of the French Concession was valued for assessment at Tls. 40,000,000; the rental assessment of foreign houses at Tls. 1,316,500, and of native houses at Tls. 2,541,650. The British and French Settlements, exclusive of the extensions acquired in 1899 and 1901, are now all built over, and the vacant spaces in Hongkew are being rapidly covered. The Captain-Superintendent of Police in a late report said that nearly the whole area "may be described as densely populated: how crowded few residents can have any conception." Many of the best foreign houses, both in the Settlements and outside roads, are now occupied by Chinese retired officials and merchants.

A greatly enlarged boundary for the Settlement was granted in 1901. The area within Municipal limits is now 8* square miles, or 5,584 acres, with a population of 152 per acre. There are in the whole Settlement and outside roads (exclusive of the French) nearly 6000 occupied European houses, and approximately 70,000 occupied Chinese houses. There are 140 miles of roads and 637,562 feet of footways, and considerable additions, in the extension, are planned. It is of interest to note that in

the International Settlement Shanghai Tls. 4,344,197 have been spent upon the purchase of land for road widenings and extensions during the past 23 years. According to the records of the French Municipal Council there were in the French Settlement 1,666 foreign houses and 18,903 Chinese houses in 1923 as compared with 532 and 10,506 respectively in 1918. The Japanese Treaty of 1896 gave that Power the right to a separate Settlement at Shanghai, but although it is estimated that 12,000 Japanese are now residing in Shanghai no definite claim has yet been made for such an area. A proposed extension northward to include the Paoshan district, necessitated by the difficulties of policing the boundaries, has received the unanimous support of the rate-payers and the Consular body, and is being pressed on the Chinese authorities. Most of the land at Pootung, on the opposite bank of the river, is now also rented by foreigners, but natives have recently been considerable purchasers of landed property within the Settlements. All ground belongs nominally to the Republic of China, but is rented in perpetuity, a tax of fifteen hundred copper cash, equal to less than two taels per mow, being paid to the Government annually. The Settlement land was bought from the original proprietors at about \$50 per mow, which was at least twice its then value. Six mow equal one acre.

As a port for foreign trade Shanghai grew but gradually until it gained a great impetus by the opening in 1861 of the Yangtsze and northern ports, secured by the Treaty of Tientsin, and a further increase by the opening up of Japan. In March, 1848, owing to an assault on some missionaries near Shanghai, Mr. Alcock, the British Consul, blockaded the port and stopped the passage outwards of eleven hundred grain junks. This drastic measure, by which grain for the North was cut off brought the authorities to their senses, and after sending a man-of-war to Nanking the matter was arranged. The first event of importance since the advent of foreigners was the taking of the native city on 7th September, 1853, by the Triad rebels, who held it for seventeen months, although repeatedly besieged and attacked by the Imperialists. This caused a large number of refugees to seek shelter within the foreign Settlements, and the price of land rose very considerably. At that time a Volunteer force was formed among the foreign residents, under the command of Captain (afterwards Sir Thomas) Wade, which did really good service. The battle of "Muddy Flat" was fought on 4th April, 1854, when the Volunteers in conjunction with the Naval forces, consisting in all of 300 men with one field piece, drove the Imperialists, numbering 10,000 men, from the neighbourhood of the Settlements and burned their camps. Two of the Volunteers and one-American were killed, and ten men wounded. Owing to the occupation of the city the authorities were powerless to collect the duties, which for a short time were not paid and it was, in consequence, agreed in July, 1854, between the Taotai and the three Consuls (British, French, and American) that they should be collected under foreign control. This was found to work so much to the advantage of the Chinese Government that the system was, subsequently to the Treaty of Tientsin, extended to all the open ports. The Foreign Inspectorate of Customs was established in 1861, the headquarters of which were for some years, and, according to the original regulations, ought still to be, at Shanghai. In 1861 the Taipings approached Shanghai, occupied the buildings of the Jesuits at Sicawei, and threatened the city and settlements. The capture of Soochow on 25th May, 1860, had driven a large number of the inhabitants of that city and the surrounding districts to Shanghai for protection, so that the native population increased rapidly. It was variously estimated at from four hundred thousand to a million, but the smaller number is probably nearer the truth. By 1861 provisions had increased in price to four times what they had been some years previously. Efforts were made to keep the rebels at a distance from Shanghai; and attachment of British Royal Marines and an Indian Previously and the well-as and a state of the rebels at a distance from Shanghai; and attachment of British Royal Marines and an Indian Previously and a surround the well-as and a surround the well-as and a surround the well-as a surround the surround the well-as a surround the sur detachment of British Royal Marines and an Indian Regiment garrisoned the walls, while the gates on the side towards the French Settlement were guarded by French Marines. In August, 1861, the city was attacked, and the suburbs between the city walls and river were in consequence destroyed by the French, the rebels being ultimately driven back. In December the rebels to the number of one hundred thousand again threatened the Settlements. The approaches were barricaded and the Defence Creek constructed and fortified at an average of feath for thousand the Defence Creek constructed and fortified at an expense of forty-five thousand taels. Before the close of 1862 the rebels had been driven by the British Forces beyond aradius of thirty miles around Shanghai. So immensely did the price of land rise that it is stated ground which had originally cost foreigners fifty pounds per acre was sold for ten thousand pounds. At this time the old Race Course and Cricket Ground, situated within the British Settlement, was sold at such a profit that after the shareholders had been repaid the original cost there was a balance of some forty-fivethousand taels, which the owners generously devoted to the foundation of a fund for

the use of the public, to be applied to the purposes of recreation only. Unfortunately thirty thousand taels of this amount were lent by the treasurer on his own responsibility to the Club, in which institution he was a shareholder. As the shareholders were never able to repay this loan out of the profits on the Club, the building and furniture were taken over in 1869 by the trustees on behalf of the Recreation Fund, to which the building still belongs. This fund has proved very useful in rendering assistance to some other public institutions, besides having purchased all the ground in the interior of the Race Course, which is now leased by the Municipality and, with the exception of the steeplechase course at training seasons only, set aside as a Public Recreation Ground, by which name it is known. More recently steps were taken by the Municipality, in conjunction with the trustees of the fund, to acquire, in connection with the new Rifle Range adjoining the Hongkew Settlement, an additional park for public recreation. This, which covers some fifty or sixty acres, has been laid out, and is fully available for public use, relieving the congestion of the ground in the interior of the Race Course where, during summer on a Saturday afternoon, one may see in progress at the same time half a dozen cricket matches, baseball, polo, golf and several tennis matches. The swimming bath in the Hongkew Ground was opened in 1907.

At the time the local native Authorities were severely pressed they availed themselves of the services of an American adventurer named Ward, who raised a band partly composed of deserters from foreign ships and rowdies of all nations, who had congregated at Shanghai, with whose help he drilled a regiment of natives. This force, notwithstanding its unpromising commencement, attained under Ward a conforce, notwithstanding its unpromising commencement, attained under Ward a considerable amount of efficiency, and did good and useful service. This was acknowledged in a manner unusual, where foreigners are concerned, by the Chinese authorities, who after his death reared in the city of Sungkiangfu a temple to his memory, where services are still maintained. After Ward was killed the force passed under the command of another American of the name of Burgevine, who proved unfaithful to his flag and subsequently transferred his services to the Taiping rebels. The Imperial Authorities found it impossible to control these raw and undisciplined levies, and at their earnest request Admiral Sir James Hope consented to the appointment of Major, afterwards General, Gordon, R.E., to the command. Having by him been made amenable to discipling this force now rendered the greatest service in the suppression of the able to discipline, this force now rendered the greatest service in the suppression of the rebellion; indeed, it is generally believed that the Taipings would never have been overcome but for the assistance of "The Ever-Victorious Army," as this hastily-raised band was named. Amongst other services they regained possession of the important city of Soochow on 27th November, 1863, which virtually ended the rebellion. There is, however, much room for doubt as to the wisdom of foreigners aiding in its suppression, many of those best capable of judging being of opinion that the civilization of the Empire would have had a much better chance of progressing had the decaying dynasty been then overthrown. Certainly European nations, merely in exchange for the promise of neutrality, might have made almost any terms with the Taiping rebels. A monument in memory of the fallen officers of this regiment stood for many years at the north end of the Bund and was afterwards transferred to the Public Gardens. From 1860 to 1867 one British and two Indian Regiments and a battery of British Artillery were stationed at Shanghai.

Since that time there have been few historical events worthy of record in a brief sketch. On Christmas Eve, 1870, the British Consulate was burned down and most of the records completely lost. In May, 1874, a riot occurred in the French Settlement, owing to the intention of the Municipal Council to make a road through an old graveyard belonging to the Ningpo Guild. One or two Europeans were severely injured, and eight natives lost their lives. A considerable amount of foreign-owned property was destroyed. An extensive fire in the French Concession in August, 1879, destroyed 221 houses; the loss was estimated at Tls. 1,500,000. The foreign Settlements celebrated their jubilee on 17th and 18th November, 1893, when, it is estimated, 500,000-strangers visited Shanghai. A medal was struck in commemoration of the occasion. In 1894 a fire outside the native city along the river bank having cleared away a great and noisome collection of huts and hovels, advantage was taken of this clearing by the native Authorities to make a broad Bund on the model of the Foreign Settlement roads. This Bund extends from the south corner of the French Bund, along the river some three and a half miles, to the Arsenal at Kao Chang Miao. It was formally declared open by the Taotai in October, 1897. A Council was formed to supervise this Bund and attend to other native municipal matters; its offices are situated in the

It controls a special force of Bureau for Foreign Affairs, in the Bubbling Well Road. police composed of Sikhs and Chinese. A riot occurred on 5th and 6th April, 1897, in consequence of an increase in the wheelbarrow tax. It was suppressed by the Volunteers and sailors from the men-of-war in port, without loss of life. The Consuls and Municipal Council having submitted to the dictation of the Wheelbarrow Guild, an indignation public meeting was held on the 7th April, the largest meeting ever held in the Settlements up to that date. At this meeting the action of the Authorities was so strongly condemned that the Council resigned. A new Council was elected and the tax enforced, the French Municipal Council increasing their tax in like proportion. Another riot took place on 16th and 17th July, 1898, owing to the Authorities of the French Settlement having decided to remove the "Ningpo Joss House." The French Volunteers were called out and a force landed from men-of-war, which measures speedily suppressed the riot, fitteen natives being reported killed and many wounded. In 1900, Great Britain, France, Germany, and Japan landed troops at Shanghai for the protection of the Settlements, the presence of the troops being deemed necessary owing to the threatening aspect of the natives at the time operations were being conducted in the north in consequence of the Boxer rising. They remained as a garrison until December, 1902, when they were withdrawn. In December, 1905, differences arose between the local Chinese and British officials regarding the jurisdiction of the British Assessor of the Mixed Court, leading to a situation that called for the intervention of an armed foreign force. Inflammatory placards were posted throughout the native city and in the Settlement itself urging a general strike for the purpose of asserting so-called Chinese rights, and on the 18th December serious rioting occurred in the streets, when several foreigners were subjected to rough usage at the hands of the mob. Determined attacks were made on the Hongkew and Louza police stations. The latter station was set on fire and partially wrecked. Encouraged by this success the rioters directed their incendiary efforts to the annexe of the Hotel Metropole. Their designs were happily frustrated by a force of bluejackets and volunteers who arrived on the scene, but it was not before shots had been fired and a few of the rioters killed that the mob dispersed. Nanking Road also the police found it necessary to fire on the mob with ball cartridge, two rounds of blank cartridges having failed to overawe them. In addition to the Volunteers, the Municipal police, European and Sikh, who appeared on the streets armed with rifles and fixed bayonets, upwards of 3,000 bluejackets were landed from warships of various nationalities for the protection of the Settlement. The men behaved with great moderation, but speedily convinced the rioters that their conduct was ill-advised. The Viceroy himself came to Shanghai to settle the dispute, and the Mixed Court, after being closed for a fortnight, was re-opened with Mr. Twyman, the British Assessor (whose dismissal the Taotai had demanded), still on the Bench. The Corps Diplomatique at Peking somewhat unfortunately yielded to the demand of the Chinese officials, and this prevented any satisfactory conclusion being arrived at, both parties, the Municipality and the Chinese Magistrates, being unsatisfied. Shanghai in August, 1913, was the scene of some fighting in connection with the abortive rebellion against Yuan Shih-kai. A large force of revolutionaries made several determined attempts to capture the arsenal, but did not succeed. There was fighting, also, in the immediate district nominally over possession of Shanghai during the summer of 1924 between Kiangsu and The Volunteers of the Settlement were mobilised, but no attack was made on the Settlement. On May 30th, 1925, there was rioting outside the Louza Police Station and the Police were forced to fire upon the crowd. There were a number of casualties, and a general strike of the Chinese followed with unrest, engineered largely by Bolshevik and anti-foreign influences, in many parts of China. Throughout 1926 the unrest continued and there were many labour troubles but general trade proceeded with little interruption. At the beginning of 1927, however, more serious trouble was feared owing to the occurrences at Hankow and the approach of the Nationalist forces, and the Powers therefore agreed to garrison the Settlement with a force of 4,000 men. These troops were being sent to China as this Directory was going to press.

POPULATION

The Foreign population increased rapidly up to 1865, but declined considerably during the next ten years. The census of 1865 gave the number of foreign residents in the three Settlements as 2,757, army and navy (British) 1,851, shipping 981, a total of 5,589. In 1870, the total in the Anglo-American Settlement was 1,666; in 1876, 1,673; in 1880, 2,197; in 1885, 3,673; in 1890, 3,821; in 1895, 4,684; in 1900, 7,396; in 1905, 11,497. By the census of 15th October, 1910, there were in both Settlements a total of 15,012 foreigners; 1,356 in the British Settlement (now called Central District),

8,658 in Hongkew (now Northern and Eastern Districts), 3,522 in Western District, Outside Roads and Pootung; and 1,476 in the French Settlement—an increase of 21'74 per cent. during the latter five years, against 45 per cent. during the previous five. When the census was taken in October, 1915, the number of foreigners in the two Settlements had grown to 20,924—18,519 in the International Settlement and 2,405 in the French Settlement. According to the census taken on October 16th, 1920 (exclusive of the French Settlement and the outside roads under the control of the French Consul), the foreign population numbered 23,307, compared with 18,519 in 1915 and 13,536 in 1910. The proportion of the principal nationalities represented was as follows, the figures at the time of the 1915 census being given within parenthesis:—Japanese 10,215 (7,169); British, 5,341 (4,822); American, 2,264 (1,307); Portuguese, 1,301 (1,323); Russian, 1,266 (361); French, 316 (244); German, 280 (1,155); Spanish, 186 (181); Danish, 175 (145); Italian, 171 (114); Indians, 954 (1,009). This showed that the Japanese had trebled in number since 1910. The estimated foreign population in 1923 was 26,200, exclusive of Russian refugees. The foreign population in the French Settlement in 1920 was 3,560 and the native 166,667. Among the different nationalities represented in the foreign population were the following:—British, 1,044; American, 549; French, 530; Japanese, 306; Russian, 210; German, 9.

According to a list prepared by the Commissioner of Customs the number of foreign firms in Shanghai in 1923 was 1,695 as compared with 1,764 in 1920 and 628 in 1914. These totals were made up as under:—

									1914	1920	1923
American						•••			71	216	165
Austrian	• • •	• • • •					•••	• • • •	13	_	_
Belgian							•••	•••	3	10	10
British	• • •								202	265	228
Danish									6	11	15
Dutch									10	11	15
French									33	55	63
German									102		70
Italian	•••								22	15	18
Japanese									117	1,125	1,047
Norwegia				•••		•••	•••		9	12	14
Russian	•••	•••	• • • •	•••	•••	•••	•••	•••	40	44	50

Although the Chinese have no right of residence within the Foreign Settlement, and indeed were not recognised by the original Land Regulations, some twenty thousand sought refuge within the boundaries from the rebels in 1854, and when the city was besieged by the Taipings in 1860 there were, it is said, at least five hundred thousand natives within the Settlements. As they found some amenities from "squeezing" when under the protection of foreigners, and foreigners themselves being able to obtain a much higher rental for their land and finding native house property a very profitable investment, no opposition was made to their residence. In 1870 there were in the three Settlements 75,047; in 1880, 107,812; in 1890, 168,129; in 1900, 240,995; in 1910, 602,475; and in 1920, 930,068. The Chinese population working in the Settlements, however, must be much greater than the total given, as there are many more thousands who sleep outside the limits. Taking into consideration the thickly populated surrounding Chinese territory with its added thousands that cannot be even approximated, the daytime population of the port, it is thought, must be well toward 1,500,000. This rapid increase has occurred notwithstanding that rents have risen from thirty to sixty and in some cases even to one hundred per cent. and that provisions and cost of living generally both of natives and foreigners have increased. The population of the native city is estimated by the Inspectorate of Customs at one million. The large congregation of nearly a million natives in the Settlements and outlying roads, eight and two-thirds square miles, is kept in admirable order by a police force of 255 Europeans (264 is the authorised number), 704 Sikhs (including 174 for gaol duty), 40 Japanese and 1,546 natives. There are 81 European, 240 Tonkinese, and 488 Chinese police for the French Settlement. As the natives have to be tried by their own authorities, and bribery and obstruction have to be contended against, and there is a want of the facilities found elsewhere, the difficulties of organizing and efficiently working such a small force are considerable.

CLIMATE

The climate of Shanghai is generally allowed to be fairly healthy. The highest recorded number of deaths from cholera among foreigners was 32 in 1890. Of these, 11 were amongst residents. With the exception of the year 1912, when there were 14 cases, the average number of cases amongst foreigners has been slightly over three per annum during the last twenty years. The average number of deaths of foreign residents from small-pox during the last twenty years has been 15 per annum. Amongst the foreign population the general death rate was 15.4 per thousand in 1915, 14 in 1916, 20.7 in 1917, 16.5 in 1918 (including Japanese), 20.6 in 1919, 15.2 in 1920, 18.2 in 1921, 19.3 in 1922 and 17.2 in 1923. These rates compare favourably with those of many large towns in Europe and America. The thermometer ranges from 25 deg. to 103 deg. F., the mean of ten years having been 59'19 deg., the average being 41'13, 64'99, 77'91 and 52.49 for first, second, third and fourth quarters, respectively. Shanghai approaches nearest to Rome in mean temperature, while the winter temperatures of London and Shanghai are almost identical. In October and November there is generally dry, clear, and delightful weather, equal to that found in any part of the world; but when the winter has fairly set in the north-east winds are extremely cold and biting. On January 17th, 1878, the river was frozen over at Woosung. The heat during July and August is sometimes excessive, but generally lasts only a few days at a time. In late years very severe gales have become more frequent. On 27th and 28th July, 1915, a typhoon of extraordinary violence visited the district doing much damage. The mean of the barometer is from 29'769 in the third to 30'245 inches in the first quarter. The annual average of rainy days in Shanghai during eight years was 124; 55 wet days occurred in winter, and 69 in summer; the annual rainfall averages 49'57 inches, about 15 in winter and 30'2 in summer. The mean degree of humidity is from 78'6 in the winter to 82'6 in the summer mo

DESCRIPTION

The streets of the British and French Settlements all run north and south and east and west, mostly for the whole length of both, crossing each other at right angles. They were when first laid out twenty-two feet wide, but have since at very great expense been mostly made much wider. In spite of this, however, and the more stringent regulations, the traffic problem is becoming increasingly acute. Under the new Regulations power to compel the sale of land required for public purposes has been secured. Notwithstanding the soft nature of the soil the roads are kept in remarkably good order, despite the heavy motor traffic. With the introduction of trams the whole track of the Maloo, one mile in length, was laid with Jarrah hardwood blocks, and the section of Nanking Road between Kiangse Road and the Bund was paved with the same material. Owing to the nature of the ground, expensive piling or concrete foundations are necessary before any building over one storey in height can be erected, and all stone has to be brought from a long distance. The Soochow Creek, between the British Settlement and Hongkew, is now crossed by nine bridges, seven of which are adapted for carriage traffic.

Many foreign houses, surrounded by gardens, have been erected near the outside roads, especially on the Bubbling Well, Sicawei, and Sinza Roads, which are the main outlets from the Settlement, and from which most of the other roads branch off. These roads are planted with trees on both sides, forming fine avenues of five to six miles in length. Building activity of late years may be described as remarkable and unparalleled in the history of the port.

Institutions

Among the institutions of the place may be mentioned the Shanghai Volunteer Corps, composed of members of all nationalities. On the declaration of war by China on Germany and Austria-Hungary, the companies drawn from the subjects of those countries were disbanded. Originally formed in 1861, the Volunteer Force gradually went to decay, until the fear of attack after the massacre at Tientsin in 1870 caused its revival with considerable vigour. It again dwindled in numbers, but a re-organisation under the late Major Holliday proved successful, and in 1900, during the Boxer crisis, the membership of 300 was more than trebled and included a Naval Company, since disbanded. A separate Company of Volunteers, under the order of the French Consul-General, was formed in May, 1897. The Fire Brigade consisted until 1919 of 42 foreign volunteers under chief officer M. W.

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Pett, with a paid departmental engineer, and a staff of 187 native assistants, and was pronounced to be one of the most efficient volunteer brigades in the world. In 1919, however, owing to a misunderstanding, the volunteer members tendered their resigna-tions, which were accepted, and as from April the Brigade became a purely professional organisation. Owing to the increased number of fires an independent brigade for the French Settlement was formed in April, 1908. Stimulated by these examples, no doubt, the Shanghai native city fire-brigade was reorganised in 1920. The Settlements are well provided with hospitals.

TRADE AND COMMERCE

Shanghai is the great emporium for the trade of the Yangtsze and Northern and Corean ports, and to some extent for Japan. The total import and export trade of 1868 amounted to sixty-five million taels. It steadily increased each year until 1881, when it reached Hk. Tls. 141,921,357, but afterwards showed a great decline, the total for 1884 having been twenty per cent. less than that for 1881. There was, however, a rapid recovery up to 1905. The gross trade, import and export, for the last ten years, as returned by the Customs Statistical Department, is given below:—

_					
1915 Hk.	Tls. 549,379,765 at	Ex. 1.41	Mex. \$774,625,468	at Ex.	2s. 7\d., £ 71,247,688
1916 ,,	571,245,672	,, 1.54	,, \$879,718,335		3s. $3\frac{1}{16}$ d., £ 94,761,326
1917 ,,	580,232,838	,, 1.63	,, \$945,779,526	>>	4s. 3†3d., £125,263,808
1918 ,,	627,094,382	,, 1.61	,, \$1,009,621,955		5s. 3 4.d., £165,755,416
1919 ,,	768,006,155	,, 1.68	,, \$1.290,250,340		6s. 4d., £243,201,949
1920 ,,	840,969,438	,, 1.58	,, \$1,328,731.712		6s. 94d., £285,579,205
1921 ,,	927,477,660	,, 1.50	,, \$1,391,216,490	**	3s. 11 7 d., £183,321,756
1922 ,,	989,715,490	,, 1.49	,. \$1,484,573,235		3s. 9d., £185,571,654
1923 ,,	1,105,117,246	,, 1.51	,, \$1,668,727,041		3s. 5\(\frac{1}{2}\)d., \(\pm\)192,244,354
1924 ,,	1,183,543,359	,, 1.53	,, \$1,810,821,339	22	3s. 7 13 d., £331,512,344

The Import trade in Foreign Goods for 1925 was as follows:--

From Foreign Countries and Hongkong Hk. Tls. 431,887,836 ... *** From Chinese Ports 4,781,875 • • • ...

Hk. Tls. 436,669,711

The gross value of the trade of the port in 1925 was Hk. Tls. 1,181,077,647.

Shanghai is not only the largest trade emporium but also the most important manufacturing centre in China. The port contributed 37.16 per cent. of the total Customs revenue collected in 1925, as compared with 39.58 per cent. in 1924.

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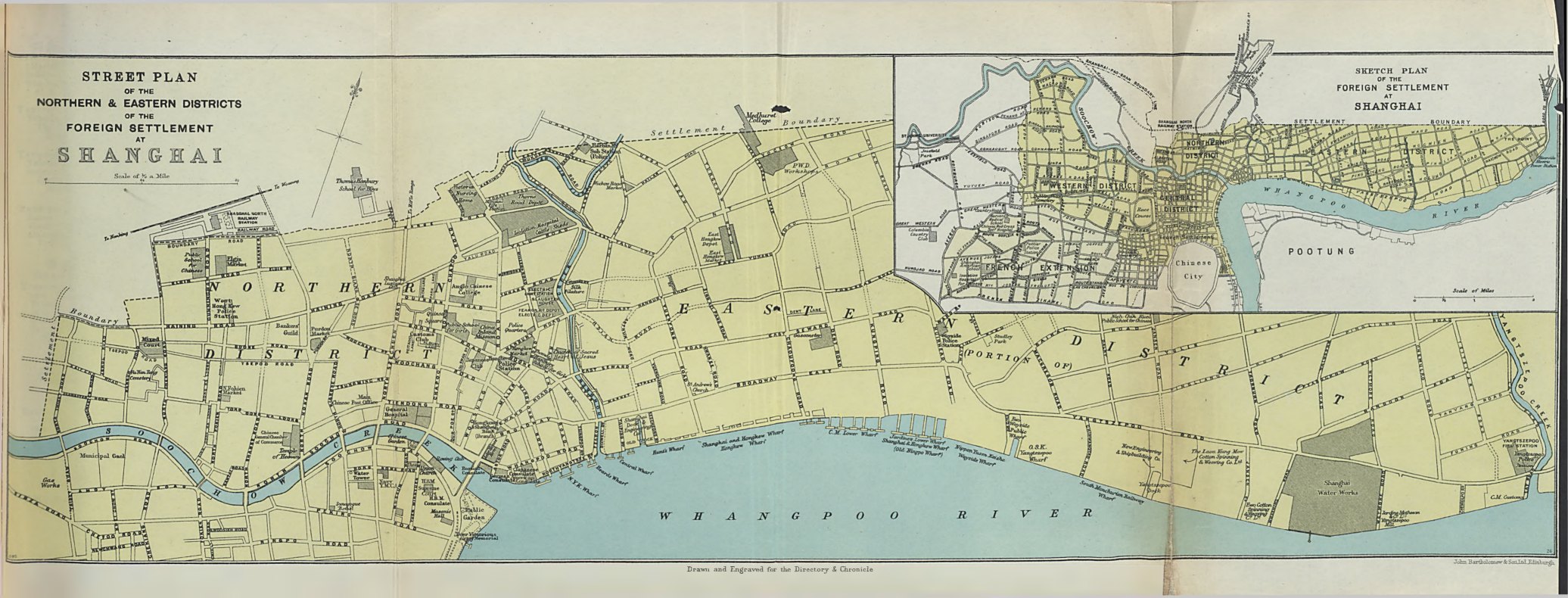
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州 蓝 Sú-chau

Soochow, the capital of the province of Kiangsu, lies about 80 miles west by water and 54 by rail and a little north of Shanghai, with which it is connected by excellent inland water-ways. The Shanghai-Nanking Railway supplies still better connection. The city is a rectangle, its length from north to south being three and a half miles and its width from east to west two and a half, the total circumference being about 10 miles. It lies not far from the eastern shore of the great Taihu lake. Past its walls runs the southern section of the Grand Canal, which joins Hangchow to Chinkiang; and in every direction spread creeks or canals, affording easy communication with the numerous towns in the surrounding country. It is an important manufacturing centre, with a population of nearly 500,000. Its two chief manufactures are satins and silk embroideries of various kinds. In addition, it sends out silk goods, linen and cotton fabrics, paper, lacquerware, and articles in iron, ivory, wood, horn, and glass, and rape seed. Since the opening of the port, manufactures on foreign principles have been introduced, and there are now three silk filatures, one cotton mill, one match factory, one cardboard factory, and a brick and tile factory. There is one electric light company.

Before the Taiping rebellion Soochow shared with Hangchow the reputation of being the finest city in China, but it was almost entirely destroyed by the rebels, who captured it on 25th May, 1860. Its recovery by Major (afterwards General) Gordon on 27th Nov., 1863, was the first effective blow to the rebellion. Since that disastrous period it has recovered itself greatly and is once more populous and flourishing, though it has not yet attained to its former pitch of prosperity. It was declared open to foreign trade on the 26th September, 1896, under the provisions of the Japanese Treaty. The Foreign Settlement is under the southern wall of the city, just across the Canal, and is a strip of land about 1 mile long and a quarter of a mile broad. The Government has made a good carriage road along the Canal bank extending the whole length of the settlement and as far as the railway station, a distance of five and a half miles. The care of roads has been entrusted to a Municipal Council, founded in September, 1920. A new Y.M.C.A. building was opened in December, 1921. The Chinese and European school dates back to 1900. The gross value of the trade of the port passing through the Maritime Customs in 1925 was Hk. Tls. 18,902,189, as compared with Hk. Tls. 15,853,304 in 1924, Hk. Tls. 22,723,326 in 1923, and Hk. Tls. 26,364,207 in 1922. But this represents only a portion of the total trade of the port, a quantity of which does not come under the jurisdiction of the Customs.

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CHINKIANG

Chin-kiáng 介 錠

The port of Chinkiang, which was opened to trade by the Treaty of Tientsin, is situated on the south bank of the Yangtsze, about 150 miles from its mouth, and near the entrances of the southern and northern sections of the Grand Canal. This position gave it formerly great importance, and it was at one time believed that the port must eventually become a serious rival to Shanghai. But the neglect of the port must eventually become a serious rival to Shanghai. But the neglect of the inland waterways, and especially of the Grand Canal, which is closed to steam traffic for some months during each year, either because the water is too shallow or because it has risen so much that the wash from launches would injure the embankments, is causing the trade to be gradually diverted to Hankow and Tsingtao. Now that the Tientsin-Pukow Railway is completed more of the trade is being diverted to Nanking. A railway from Kwachow, at the mouth of the Grand Canal on the north bank of the river, along the Canal to Tsingkiangp'u, is projected and may do something to save the situation, but there are 14 tax barriers along this route, and it remains to be seen whether this railway, if built, will not have the same difficulty with the likin officials as is now experienced by the Shanghai-Nanking Railway. The north bank opposite the Concession is being eroded rapidly, and a spit from the island of Chêng Jên Chou, to the west of the Concession, is extending rapidly north, south and east. Indeed, the steady deterioration of the extending rapidly north, south and east. Indeed, the steady deterioration of the harbour is rapidly threatening the existence of Chinkiang as a shipping port. Owing to this cause, it has been necessary to remove the last of the hulks which used to lie off the British Bund, and river steamers trading with the port are seriously inconvenienced both as regards passengers and cargo. The entrance to the southern section of the Grand Canal has become, in the words of the Harbour Master, "nothing but an evil-smelling drain." The silting up of the harbour has caused great difficulties to the British Municipal Council in regard to the water supply, and piping 1,500 yards long has had to be laid to deep water on the north side of the spit.

Chinkiang is one of the pleasantest ports on the river. It is now within a few hours' railway journey of Shanghai, which enables ice and other necessaries to be delivered promptly, while the Shanghai morning paper is received the same afternoon. The surrounding country is very pretty, and there is fair shooting, wild pig being plentiful within a few miles of the Concession. An electric light installation was set up by the Municipal Council in 1914 for the service of the Concession. The power used

for generating electricity at the same time pumps water into a water-tower, which supplies the Concession. The deterioration of the water owing to the silting up of the harbour caused increasing anxiety amongst the foreign residents for some years, but a Candy dechlorinating filter, capable of supplying 6,000 gallons of filtered water an hour, has been working satisfactorily since August, 1921. Long-distance telephones were installed towards the end of 1920 and there is now connection from Chinkiang with Shiherhwei, 45 li; Yangchow, 60 li; Siennümiao, 72 li; Shaopo, 80 li; and Kaoyu, 147 li. It is reported that there will soon be through service to Tsingkiangpu, 377 li. The Chinkiang-Tangshan section of the automobile road between Chinkiang and Nanking was completed during 1922, and through traffic is now possible between this town and Nanking. Further, the Yangchow-Chiahsingchiao section (some 10 miles) of the Kuachow-Tsingkiangpu automobile road was completed in December, 1922. With future extension of motor-lorry transport, it is thought, the neglected conservancy of the water communications—Grand Canal and other—in these parts may be stimulated and ultimately revivified.

The population of the Native City is estimated at about 150,000. To the west of the Concession is a handsome temple adorned with a pagoda standing on a conspicuous elevation, and known as Golden Island. It is interesting to record that in the time of Marco Polo this hill was on the north bank of the river. In 1842 it was an island near the middle of the river, and the British fleet anchored where the railway station now stands.

The net value of the trade of the port for 1925 was Hk. Tls. 28,019,835, as compared with Hk. Tls. 27,763,738 in 1924, and Hk. Tls. 23,162,873 in 1923. The revenue for 1925 amounted to Hk. Tls. 604,068, the largest on record for the last 13 years. There are no local industries of importance, and the trade of the port is with the districts to the north of the river. The Commissioner of Customs in a recent trade report expressed the opinion that it is proable that the port will gradually sink into insignificance and decay.

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NANKING

蜜 江 Kiáng-ning

The city owes its present name, "Southern capital," to having been many times the capital of the Empire, the last occasion being in the Ming dynasty at the commencement of the 15th century. Nanking is also known as Kiang Ning Fu, being the chief city of the prefecture of Kiang Ning, and the seat of government for the provinces grouped under the designation of Kiang Nan. In official documents it is not considered proper to call the city Nanking, since the Government at Peking acknowledges but one capital. Besides Kiang Ning Fu, an elegant Chinese name commonly used is Kin Ling or "golden mound." From the 5th or 6th century B.C. to the present there has been a walled city at this place. Nanking was specified in the French Treaty of 1858 as one of the Yangtze ports to be opened to trade, but it was not formally opened until May, 1899. In July, NANKING

1915, Pukow, the southern terminus of the Tientsin-Pukow Railway (lying across the river from Nanking), was opened to foreign trade as a branch office of the Nanking Customs.

Nanking is situated on the south bank of the Yangtsze, 45 miles beyond Chinkiang and 193 by rail or 215 by water from Shanghai. From the river little can be seen of it except the long line of lofty grey brick walls which encircle it. The walls have an elevation varying from 40 to 90 feet, are from 20 to 40 feet in thickness, and 22 miles in circumference. They enclose a vast area, a large portion of which is wilderness or uncultivated land. The busiest portion lies towards the south and west, and is several miles from the banks of the river. Whatever of architectural beauty or importance belonged to Nanking perished or was reduced to a ruinous condition at or before its occupation by the Taiping rebels. The world-famous Porcelain Tower, the most beautiful pagoda in China, was completely destroyed during this period of its history, and now nothing remains of the structure that was once the glory of Nanking. It stood outside the walls on the south side of the city. The celebrated mausoleum of the Emperor Hung Wu, founder of the Ming dynasty (who died in 1398), with other tombs and monuments, known as the Ming Tombs, are just outside the eastern walls. There are many other interesting ruins in or near the city, including the remains of Hung Wu's Palace. Nanking was first brought into notice among Europeans in 1842, in which year the first British Treaty with China was signed here. During the Taiping rebellion no place suffered more. It was first taken by assault by the Taipings on the 19th March, 1853, and after sustaining a prolonged siege was recaptured by the Imperial forces on the 19th July, 1864, a fatal blow to the rebels.

Although Nanking has recovered to a small extent from the prostration which attended its ill-treatment during the Taiping rebellion, it has never yet attianed any commercial importance, but both coal and iron mines are known to exist in the neighbourhood and must eventually be worked, in which case Nanking will probably become a great manufacturing centre. "A new and brilliant era," a Commissioner of the Chinese Maritime Customs has written, "should dawn upon the port of Nanking, on account of its excellent position as a terminus for the railways which will bring down the interpretation of the railways which will bring down and the interpretation of the railways which will bring down the interpretation of the railways which will be in the railways which will be compared to the railway the immense mineral and other wealth of the provinces of Anhwei, Honan, and Shansi. The distance from either Honan or Shansi is about the same to Nanking as to Hankow, and the engineering difficulties of a railway down to the river opposite Nanking are no greater than those of a line to Hankow. The great advantage, then, which should secure to Nanking its position as the outlet for these rich provinces is the fact of its being so much nearer the sea than Hankow and accessible to the deepestdraught ocean vessels at all seasons of the year. It is, therefore, only natural that a line should have been projected from the mineral fields of Shansi to the village of Pukow, on the other side of the river to Nanking. Work has commenced on a third line to run from Nanking to Changsha, to be known as the Ning-hsiang Railway, connecting up with the Shanghai-Nanking Railway at the Nanking end and with the Canton-Hankow Railway at the other end. Yet another line, from the mineral district of Hsin-yang in Honan, through Anhwei, with its terminus at Pukow, is also in contemplation. These three lines should revolutionise the commercial conditions at Nanking." The line from Shanghai to Nanking does not seem to have given the impetus to commercial life anticipated. Trains are running daily from Shanghai to Nanking, and a short line has been completed connecting Hsiakwan, the port of Nanking, with the southern part of the city, a distance of six to eight miles. Work was commenced on the southern section of the Tientsin-Pukow line in January, 1909. The total length of the southern section of this line is 236½ miles, which was completed in 1912.

The Naval College, a large pile of buildings, was opened in 1890. It was closed during the Revolution, but has since been re-opened. The Nanking University was founded in 1888 by the Central China Mission of the Methodist Episcopal Church, and is now an imposing and well-appointed school, with a large roll of scholars. In December, 1923, a large quadrangle of the National South-Eastern University was destroyed by fire, the damage being estimated at \$300,000. The library, containing 3,000 English and 30,000 Chinese books, was almost a total loss. The Arsenal and Powder Mills, for many years in the charge of foreigners, are now entrusted to native direction. They are situated just outside the South Gate. A macadamized road has been built from the steamer landing clear through the city to the Tung-Tsi Gate in the south wall, a distance of eight miles, and many similar roads in other parts of the city have been added during the last few years, so that it is now possible to go "almost anywhere" in carriages. The carriages and jinrickshas which have been introduced are much appreciated

by the people.

British and American Consulates were opened in 1900, and since then a Japanese Consulate has also been established. The net value of the trade of the port in 1925 was Hk. Tls. 38,141,503, as compared with Hk. Tls. 37,003,682 in 1924, Hk. Tls. 37,178,222 in 1923, and Hk. Tls. 40,993,544 in 1922. A grand industrial exhibition—the first of its kind in China—was held in 1910, the principal buildings being devoted to liberal arts, foreign exhibits, agriculture, fine arts, education, Chinese exhibits from foreign countries, a model hospital and an arsenal. A second industrial exhibition was held in October, 1921, containing over 10,000 exhibits classified in 10 departments. The most remarkable exhibits were those displayed in the Agricultural and Forestry Section. It was a graphic demonstration and at the same time an object-lesson to the Chinese visitors of the results that can be obtained when farming and afforestation are conducted on scientific lines. In another section the great variety of well-imitated foreign articles marked the growing desire of the Chinese for the development of modern industrialism in their country. The local authorities, realising the far-reaching educational value of such an institution to both producers and consumers, decided to transform it into a permanent Industrial Museum.

Nanking was the scene of much fighting in the revolutionary campaign during October and November, 1911. The whole city was occupied by the revolutionaries in the early days of December, the Tartar City was sacked and burnt, and Nanking became the seat of the Provisional Government with Dr. Sun Yat-sen as President. Here the Republican Constitution was drawn up and promulgated, and the Revolutionary leaders sought to make Nanking the capital of the Republic. In July, 1913, a military outbreak occurred which rapidly developed into an armed rebellion against the Central Government, and from the 15th August until the 1st September the city, until it capitulated to the Government troops, was under a severe bombardment. All of Hsia-kuan was burnt, and Nanking was looted. The population of Nanking and its suburbs is estimated to be over 400,000.

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WUHU

湖 雄 Wu-hu

This port (the name of which signifies "grass and lakes," i.e., swamps) wasopened to foreign trade, by the Chefoo Convention, on the 1st April, 1877. It is situated on the Yangtsze, in the province of An-hwei, and is a "half-way" port between Chinkiang and Kiukiang, though nearer to the former. It has the appearance of a thriving and busy town, and is admirably located for trade. This is mainly owing to the excellence of its water communication with the interior. A large canal, with a depth of five to six feet of water in the winter and 10 to 12 feet in the summer, connects the port with the important city of Ning-kuoh-fu, in southern An-hwei 50 miles distant. Another canal runs inland for over eight miles in a south-westerly direction to Taiping-hsien, an extensive tea district. This canal, which is only navigable in the summer, passes through Nan-ling and King-hsien, where the cultivation of silk is carried on, and may some day be of importance. The silk districts of Nan-ling and King-hsien are situated within 50 miles of Wuhu. Besides the canals leading to Ning-kuoh-fu and Taiping-hsien, there are two others communicating with Su-an and Tung-pó.

It will be seen from the above enumeration of the facilities for water carriage from Wuhu that it is calculated to prove an emporium for commerce. The value of the trade of the port for the year 1925 was Hk. Tls. 63,225,860, as compared with Hk. Tls. 37,797,626 in 1924, Hk. Tls. 30,550,011 in 1923, Hk. Tls. 25,339,261 in 1922, and Hk. Tls. 32,992,971 in 1921. Coal may some day become a considerable article of export from Wuhu, both native and foreign capital having been directed to the great coal-fields of the province. The China Merchants' Steam Navigation Company are interested in several coal districts and have expended large sums in the opening of their mining property; the output has thus far been small, owing to the lack of proper machinery and management. The Chin Kang Company, a wealthy native syndicate, have a Government permit to open mines in several districts and have been prospecting with a view to developing their property in the near future. A number of smaller companies are operating at present with the sanction of the above Corporation, to whom they pay a royalty. Two companies representing foreign capital—the Yangtsze Land and Investment Company, Limited, and the I Li Coal and Mining Company, Limited—have purchased a number of the most valuable mining properties in the immediate neighbourhood of Wuhu. The Yū Fan Iron Mining Company completed a mountain railway, about five miles long, from their mines to the river bank at Tikang, a small port 30 miles up river from Wuhu, in 1918.

Wuhu is the distributing centre for most of the rice harvested in Anhwei province, and merchants from Canton, Swatow, Ningpo and Chefoo are established here to obtain supplies for their home markets. There is a large trade in timber, but that, like all other trades, is in the hands of the Chinese. There is a steam flour mill, a soap factory and a brick and tile manufactory. The soap does not sell well. The preservation of egg yolk and albumen is an industry which was started in 1897, and has been carried on with several changes of proprietorship. The Yu Chung Ti I Spinning and Weaving Joint Stock Co., Ltd., a factory owned and managed by local Chinese, with 10,000 spindles started operations in December, 1919. The Ta Ch'ang Match Factory, a Chinese concern with an equipment capable of manufacturing 2,000-gross of matches a day, began operations in March, 1921.

The town is fairly well built, with rather broader streets than most Chinese cities possess, and is tolerably paved. The tract of land selected 30 years ago for the Foreign Settlement was definitely ceded in 1906, and sites were allotted to the Anhwei Railway Company and to various shipping companies, each lot having a river frontage of 600 to 1,100 feet. In 1914 the Ministry of Communications took over the Anhwei Railway Company with its entire assets and liabilities. Bunding operations have progressed satisfactorily, and the place has taken on a decided air of prosperity. The roads in the Foreign Settlement are well laid out, forming a good promenade for

798 WUHU

those who care to avail themselves of walking exercise. Four large godowns have been built by Messrs. Butterfield & Swire on their ground in the New Settlement for storing rice, and Messrs. Jardine, Matheson & Co., Ltd., have also acquired property in the vicinity. On the plots of ground acquired by the Asiatic Petroleum and the Standard Oil Companies below I-Chi-Shan, a hill which forms the lower boundary of the Foreign Settlement, the former company has erected oil godowns and the latter, also, has established premises. New Customs buildings on the foreshore near the Foreign Settlement were completed and occupied in 1919. Nevertheless, the Foreign Settlement is still waste land for the most part. The Trade Report for 1912 alluded to the need there was of broadening its road connections with the business centre of the town and of constructing a wide bund along the port's river front. There is no immediate prospect (wrote the Commissioner of Customs in 1920) of expanding to serviceable dimensions the connecting roads that now exist, bounded on both sides as they are by shops and dwelling-houses for a great part of their length. A bund road along the foreshore would appear to be not only a more feasible proposition, but one, also, that offers far greater advantages to both trade and shipping. A scheme for the levy of wharfage dues to pay the cost of constructing such a bund was elaborated in 1915 and has since been approved by the mercantile classes, whose business must be taxed to finance it. It is strenuously opposed, however, by influential proprietors of timber-yards occupying a large section of foreshore on the proposed bund line, and it cannot be carried into effect until these yards are removed to another locality. Similar opposition delayed for many years the cession of the Foreign Settlement area. The local officials, under instructions from the Government, are looking for the best way to meet the difficulty. The solution of the same problem, in so far as it concerned the Foreign Settlement, gives good

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KIUKIANG

The Kiu-kiang

Kiukiang is situated on the river Yangtsze near the outlet of the Poyang Lake, and is a prefectural city of the province of Kiang-si. It is distant about 142 geographical miles from Hankow and 454 miles from Shanghai, Kiukiang, before the Rebellion, was a busy and populous city; but it was occupied by the Taiping rebels in 1833, and before it was given up to the Imperial troops was almost entirely destroyed. When the Foreign Settlement was established there, however, the population soon returned, and has continued to increase rapidly: it is now estimated at 60,000.

The city is built close to the river, along the banks of which the walls run for some 500 yards. Their circumference is about five miles, but a portion of the space enclosed is still unoccupied. The city contains no feature of interest. There are several large lakes to the north and west of it, and it is backed by a noble range of hills a few miles distant, amongst which is Kuling, some 3,600 feet high, the well-known summer resort, and the existence of which, within 2½ hours' of the port, gives Kiukiang a high position among the Treaty Ports. The foreign Settlement lies to the west of the city and is neatly laid out. It possesses a small bund lined with trees, a club, and a Roman Catholic cathedral. The filling-in of the public land at Pinhingchow is now completed.

Roads and innumerable houses are being rapidly constructed, and thus a new residenbeing. During 1921 a system of drainage of approved foreign style was initiated. Pinhingchow now comprises either in or adjacent to it the following prominent buildings: the railway station and godowns, the electric-light power-house, the Yū Sung Match Factory, the Kiuhsing Spinning and Wcaving Company's factory, a large four-storied hotel, and the Kiukiang Customs Lights Repair Yard.

The idea which led to the opening of Kiukiang was, no doubt, its situation as regards communication by water with the districts where tea is produced. But the hopes entertained respecting the port have never been wholly realised, Hankow having become the market for black teas. The general trade of the port, however, has increased considerably in recent years, a large development of inland steam navigation in the Poyang Lake contributing to this result. Its now completed connection by rail with the provincial capital, Nanchang, may further improve matters. The net value of the trade of the port for the year 1925 was Hk. Tls. 56,693,279, as compared with Hk. Tls. 64,616,143 in 1924, and Hk. Tls. 61,114,130 in 1923. Kiukiang is the port whence the ware made at the far-famed porcelain factories at Kin-te-chen is shipped. The specimens sent to the Paris Exhibition in 1900 secured a silver medal in competition with European porcelain. Rice, beans and peas, hemp, indigo, paper, melon and sesamum seeds, and tobacco leaf are also important exports.

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HANKOW

Han-kau

Hankow, as its name implies, is located at the mouth of the Han River—the-longest tributary of the Yangtsze—in latitude 30 deg. 32 min. N., and longitude 114 deg. 19 min. E. Its central position, standing as it does like a half-way house between North and South China, has led to its being called the "Chicago of China."

HANKOW

formerly regarded merely as a suburb of Hanyang, which it immediately adjoins, but it has since far outstripped the older city in commerce, wealth and influence. It is, of course, the principal port on the Yangtsze, which drains about 750,000 square miles of territory and waters a hinterland with a population of close upon 200,000,000 people. Thus situated and environed, it is natural to expect that it will ultimately become the chief emporium in central China. Hankow is 600 miles distant from Shanghai, and, in normal times there are over 40 steamers, with excellent passenger accommodation on the Shanghai-Hankow run; 10 steamers on the Hankow-Ichang

run; and 5 steamers on the Hankow-Changsha run.

Attention was first drawn to Hankow as a place of trade by Huc, the French missionary. Captain Blakiston, in his work "The Yangtsze," gives the following correct description of the place and its surroundings:—"Hankow is situated just where an irregular range of semi-detached low hills crosses a particularly level country on both sides of the main river in an east and west direction. Stationed on Pagoda Hill, Hanyang, a spectator looks down on almost as much water as land even when the rivers are low. At his feet sweeps the magnificent Yangtsze, nearly a mile in width; from the west and skirting the northern edge of the range of hills already mentioned comes the river Han, narrow and canal-like, to add its quota, and serving as one of the highways of the country; and to the north-west and north is an extensive treeless flat, so little elevated above the river that the scattered hamlets which dot its surface are, without exception, raised on mounds, probably artificial works of a now distant age. A stream or two traverse its farther part and flow into the main river. Carrying his eye to the right bank of the Yangtsze one sees enormous lakes and lagoons both to the north-west

and south-east sides of the hills beyond the provincial city."

The port was opened to foreign trade in 1861, and was visited by Mr. (afterwards Sir) Robert Hart in that year in connection with opening a branch of the Imperial Customs. The British and other Bunds have many imposing buildings on the waterfront. There is a five-storey building of the International Banking Corporation on the British Bund, extensive godowns, etc., belonging to Mess'rs. Butterfield & Swire and the Asiatic Petroleum Company have also constructed large premises on the lot immediately to the north of the Commissioner's house. The latter was dismantled in 1924, and the oldest landmark on the British Bund has thus been removed. The British Bund, indeed, was rapidly becoming the banking and business centre of the Concessions, and was ceasing to be a quarter for private residence. In many respects the Hankow bund is the finest in the East, and in point of length is probably unsurpassed. The new Custom House was completed at the close of the year 1922, and is located in an imposing position at the Southern end of the British Bund—admittedly the finest site in Hankow—and the building is in every respect worthy of the site. The fact that it was re-constructed on such extensive lines may be taken as an index, states the Commissioner of Customs in his Annual Report for 1922, of the confidence reposed in the future development and prosperity of Hankow as the foremost trade centre of Mid-China.

The Bund affords a very fine and pleasant promenade, and has an imposing appearance from the river. There are a large Roman Catholic and small Protestant and Greek churches, the last-named a rather handsome structure built by the Russian Several brick-tea factories owned by Russians are located in the Settlement, all of which were closed early in the War and have not been re-orened. France Russia and Japan since 1895 acquired concessions along the river front. The British concession was extended, but the Russian concession was taken over by the local authorities on November 1st, 1920, and placed under the control of the Chinese chief of police of Hankow. The French, Japanese and British had Municipal Councils. Thus while there was formerly a bund of only half a mile in length in front of the British concession, there is now a continuous line of concessions extending in all over two miles of river frontage. The China Merchants' Steam Navigation Company, having completed their new and extensive bunding, started to build handsome new offices for themselves in 1919, and these were completed in December, 1920. Messrs. Butterfield & Swire have a four-storey reinforced concrete godown on the site of their old office. Messrs. Jardine, Matheson & Co., Ltd., put up a very fine modern four-storey reinforced concrete godown, on the site of the buildings destroyed by fire in 1917, the total measurement of the building being approximately 74,772 square feet. The English Church was re-built, and consecrated in May, 1904. A new Union Church was built in 1916-17 in the French Concession, and opened in April, 1917. The new British school building was occupied at the end of the summer holidays in 1920 and is a vast improvement on the former accommodation.

HANKOW 803

The native city of Hankow was burnt by the Imperialist army in October, 1911, and a population of about 800,000 were thereby rendered homeless. At the end of 1914 it was estimated that fully 80 per cent. of the burnt area had been reconstructed, though unfortunately on the old lines, all the laudable plans for modernising the city having fallen through, owing to difficulties in obtaining the necessary funds. During 1919 large tracts of land in the back of the native city were reclaimed and several new roads were constructed. A scheme for the development of a Greater Hankow was started with the backing of the Government.

Cotton cloth mills established by the Viceroy Chang Chih-tung commenced running in 1892, and the ironworks at Hanyang have developed into a large and important enterprise employing about 4,500 men. Hangyang iron has been placed on the American market at a price which enabled it to hold its own against the Steel Trust product.

The local manufacturing industries include, besides the Government ironworks and arsenals, cotton and silk weaving and there are tanneries, flour mills, bean oil mills, paper mills and many others.

The Nanyang Brothers Tobacco Company have a large tobacco factory. The Yangtsze Engineering Works have blast-furnace at Seven Mile Creek. The Government Mining Bureau of Hupch formally opened the new and valuable iron mines at Siang-peishan, near Hwangshilıkang, on September 3rd, 1920. These mines rival the wellknown Tayeh mines and form the security for the note issue of the Hupch Provincial Bank. The Sui Hua Match Factory is the largest match factory in Central China and its products have, to a great extent, taken the place of the Japan matches which formerly held the market in this neighbourhood. A large foreign style modern hospital for Chinese, built by subscription, was completed in June, 1920, in the native city.

Antimony, lead and zinc ores are crushed by machinery on the Wuchang side and exported. A large business is done by albumen factories. Several miles below the Foreign Concessions the Shell Transport Company, Ltd., of London, have oil tanks for storing bulk oil, to be tinned on the premises. Two tanks have a capacity of 2,500 tons of oil each. During the low-water season small tank-steamers bring the oil from Shanghai. The Royal Dutch Petroleum Company, Langkat, also has an installation. The Standard Oil Co. had three large tanks erected at the end of 1904. Each installation added another tank in 1906.

The question of conserving the Yangtsze and deepening the various so-called crossings" to enable ocean-going steamers to visit Hankow during the winter or low-water season has often been modted. Mr. Maze, the Commissioner of Customs, wrote as follows on the subject in the course of a review of the trade of the Yangtsze Valley for the year 1921:—"The first official, but indirect, recognition of the important and far-reaching question of the conservancy of the Yangtsze with a view to improving navigational facilities on a general scale may be said to have been made by the Whangpoo Conservancy Board. In order to obtain full knowledge of the approach channels to the port of Shanghai a general investigation of the condition of the entire estuary was made by the Board in 1914-17. Later, the Board undertook the Shanghai Harbour investigation, which has been recently concluded by the conference of experts in Shanghai, in November, 1921, and in the report issued the question of how the approaches to Shanghai through the estuary of the Yangtsze should be improved is dealt with. The activities of this Board, however, have been necessarily of a local character and restricted to schemes directly connected with the shipping interests of Shanghai itself. The larger question of the Yangtsze conservancy as a whole has hitherto been left in abeyance, but has come into prominence of late through the medium of the British Chamber of Commerce in Shanghai, and at a recent conference there the matter was discussed at some length, as is well known, and a resolution was passed suggesting that a technical commission should be appointed to make a preliminary study of the whole question with a view to formulating general proposals in connection with the ultimate appointment of a Yangtsze Conservancy Board. The extensive silting at Chinkiang, moreover, has been the subject of further representations during the past few years from public bodies urging the necessity of adopting measures to save the waterfront, etc., at that important centre, and while largely a local question immediately concerning the port of Chinkiang, it is, nevertheless, connected to some extent with the general regimen of the river as a whole. But notwithstanding the magnitude of the trade, shipping, and revenue interests involved, the possibility of facilitating business by improving the communications and rendering navigable for deep draught steamers at all seasons of the year a considerable part of the waterway draining some 750,000 square

miles of territory, with a population approaching 180 millions, nothing of a tangible nature has hitherto been done to tackle the question seriously, and, indeed, until the last few years it has aroused little or no public interest."

Tea was formerly one of the staple exports, but the war effectively stopped the Russian branch of the trade. The net value of the trade of the port according to Custom's statistics for the year 1925 was Hk. Tls. 288,761,077, as compared with Hk. Tls. 282,450,395 for 1924, Hk. Tls. 239,745,451 for 1923, Hk. Tls. 206,105,905 for 1922, and Hk. Tls. 173,546,774 for 1921.

The Hankow Race Club and Recreation Ground was incorporated in 1904, and developed in a remarkable way. The property of the Club is extensive enough to embrace a racecourse, an 18-hole golf course, football and cricket field, swimming pool, and, in fact, every branch of sport indulged in by the members. Apart from this club, which is chiefly devoted to sport, there are the Hankow Club, the Russian Club and the French Club, which have splendid libraries, billiard rooms, bowling alleys, etc. The Hankow Golf Club was instituted in 1878 and is certainly the oldest club in the port. There is also a Chinese Race Club and an International Race Club with courses as good as any in China.

The success of the northern expedition of the Canton Government and the capture of the Wuhan cities and the establishment of the Nationalist headquarters at Wuchang late in 1926, altered the position entirely from the point of view of foreign trade. Just before this Directory was going to press a mob, aroused by agitators, stormed the British concession and, in order to avoid bloodshed, the unarmed British marines who were defending the place were ordered to withdraw and British women and children were evacuated. All British business firms closed down for a time and the Nationalist Government took possession with a Committee of Administration. Negotiations were proceeding between the British authorities and the Nationalists at the end of January, 1927.

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YOCHOW

Yochow, with a population of 15,000 to 20,000, is situated in latitude 29° 26′ 29″ N. and longitude 113° 11′ 6″ E. (Greenwich), at the outlet of the Tungting Lake. Past it ebbs and flows practically the whole of the trade of Hunan, which, however, adds nothing to the prosperity of the place, as it simply passes by after having paid its inward and outward taxes. The city is the gateway of the province and nothing more. British, American, Japanese and Chinese firms maintain regular communication with Changteh, Yiyang and Chinshih, the trade centre of western Hunan. The opening of Changsha took away much of Yochow's transit trade; the Hankow-Canton Railway has, however, so far progressed towards completion that trains are running between Changsha and Wuchang (Hankow): the line is quite close to the city of Yochow, and the place may, in the near future, experience better times if the hope of permanent peace can only be realised.

The province of Hunan used to be to foreign commerce what Tibet has been to the explorer—a Forbidden Land—and it is relatively few years ago that foreigners were stoned out of Yochow. In 1904, the people were described as showing a "friendly attitude" to all foreigners, which attitude is now well maintained.

The province is rich in many forms of wealth, though the inhabitants say it consists of "three parts mountain, six water, and one arable soil." One of the main staples is rice, of which nearly a million piculs are sent out of the province to Hupeh and Kueichow in an average year. The Hunan tea sent to Hankow amounts to about 600,000 half-chests a year. The timber passing down from Changteh is valued officially at six million taels a year, and is probably worth more. It is largely soft wood—merely poles. In the opinion of old residents the volume seems to be decreasing, as the rafts are, generally speaking, of smaller dimensions than in former years. This is only natural when the constant drain and the existing disregard of the rules of afforestation in China are considered.

There is also a large production of cotton. The mountain districts contain extensive fields of coal, both anthracite and bituminous; iron, also, is known to exist. Sulphur, antimony, nickel, and other minerals are even now exported, and great possibilities

YOCHOW

of development are undoubtedly to be found. Tungsten ore was lately added to the list of exports, but it is now largely shipped from Changsha rather than from Yochow.

Steam launches and steamers run through from Hankow to Changsha with cargo and passengers, under river passes; and from Yochow to inland places under Inland Steam Navigation Rules—principally to Changteh, Yiyang and Chinshih. The business is increasing, more particularly with the last-named place. The Canton-Hankow Railway has endeavoured to maintain regular daily train service, but the conduct of the military has been a great hindrance.

The city of Yochow is perched on a bluff in a very picturesque way. Its site is, however, not adapted for a transit trade, and it offers no shelter for small craft. The port has, therefore, been opened at Chengling, five miles to the north and only a mile from the Yangtsze, where a small creek provides the needed shelter for cargo-boats, though the steamer anchorage is bad, being fully exposed to the frequent northerly gales, while the bottom affords bad holding ground. Here the Chinese Government has set aside a place for a cosmopolitan settlement, for which they themselves provide roads, police, etc.; the site contains level ground for business purposes, well raised, but not too high above flood limits, while higher ground gives good and healthy sites for foreign houses. Work on the formation of the settlement and bunding operations were commenced in 1900, and a Custom-house and quarters have been built. After the rebellion in the Yangtsze Valley in 1913 a garrison of Northern troops was permanently stationed in Yochow, but on several occasions since the beginning of 1918 the city has changed hands and suffered very severely in the process. The pillaging by the Northern troops when they retreated before the Southern forces (Hunanese) in June, 1920, reduced the people to such extremity, and plunged them into such despondency, that they have neither the means nor the heart to attempt the rehabilitation of the place. Yochow is described by the Customs Commissioner as "doubtless the most healthful town in the Yangtsze Valley." In 1900, really the first open year of the port, the net value of the trade was Tls. 143,827. In 1903 it amounted to Tls. 3,473,241, but in 1905 the value was Tls. 490,058 only, and in 1910 the returns showed a net value of Tls. 1,941,869 as compared with Tls. 3,015,913 in 1909. The noticeable decline since 1904 was the result of the opening of Changsha as a Treaty Port. In the meantime, however, the trade of the province has increased enormously, and its distribution between the ports of Changsha and Yochow is determined principally by the state of the river. The net value of Yochow's share of the trade in 1925 was Hk. Tls. 22,615,345, as compared with Hk. Tls. 22,917,989 in 1924, and Hk. Tls. 26,963,658 in 1923. The Chinese Maritime Customs revenue for the year 1925—Hk. Tls. 218,700—shows an increase over the figure for the preceding year of Hk. Tls. 17,718.

A noteworthy feature of 1907 was the connection of Changteh by steamer during the high-water season—June to October—the resulting trade being valued at Tls. 617,000. Connection with Changteh is now maintained practically throughout the year by steamers of the river type, tugs and lighters. Buoys and lights were established in 1907 to mark the channel across the lake. The difficulties and risks of this route are considerable, and it is probable that it will be found advisable to adopt the somewhat longer route vid Lulintan, though, on account of the sharp bends of the River Yuan in its lower reaches, specially adapted steamers will probably have to be used. The question of making Changteh an "open port" was considered in 1906 and again taken up in the spring of 1915, and Chinese officials visited the place to enquire into the conditions, but it still remains open only to vessels under I.W.S.N. rules. The principal products exported from Changteh through Yochow are native cloth, ramie, wood oil, vegetable tallow, lotus nuts, broad beans and hides.

The Standard Oil Company of New York has recently established an oil installation at a point about 2 miles below the Settlement. It has erected two tanks and contemplates erecting four more. The first oil tanker direct from California arrived here during the high water season. This installation will be the centre of distribution for the upper Yangtze and the Lake Ports, such as Changteh, Yiyang and Tsingshih.

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SHASI

市沙 Sha-si

Shasi (the "market on the sands") is one of the ports opened to foreign trade under the Japanese Treaty of 1895, the official declaration of the opening being dated the 1st October, 1896. The port is about 85 miles below Ichang and is situated at the crossing point of two most important routes of commerce in Central China. namely, from east to west and from north to south and vice versa. It is reclaimed from the river and the sea by a magnificent system of dykes and canals, and is "a monument of ancient commerce, and a witness to native perseverance and engineering skill." The district suffers periodically from the flooding of the Yangtsze. In July, 1908, the river rose to 30 ft. 9 inches, and caused the destruction of all the earlier summer crops; in 1917 it rose to the record height of 31 ft. 9 ins., again, on July 21st, 1919, it rose to 31 ft. 6 ins., and on July 16th, 1921, it reached the record height of 33 ft. 4 ins., which was 5 ft. 4 ins. above the level of the Bund. The general commerce of the port has increased yearly since the Revolution, despite the adverse influence of the civil war during the past five or six years. The population, which is steadily increasing, was estimated at 190,500 by the District Magistrate of the Kiangling-hsien at the end of 1925. The floating population, of which no account is kept, may be estimated at 10,000 more. A considerable amount of washing for gold is done between Shasi and Hosueh, chiefly on the Tukkechow. Formerly Shasi was an important distributing centre, but the opening of Ichang to foreign trade diverted much of the traffic to the last-named port. It was hoped that when Shasi itself was opened it would regain its importance as a point of distribution, but the experience now gained shows that

SHASI

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the development is likely to be slow. On the 9th and 10th May, 1898, a serious anti-foreign riot occurred at Shasi. The Customs Office and the residence of the Com-missioner, the Customs boats, the premises of the China Merchants' Company and their hulk, the office of the Foreign Board, the Japanese Consulate, the premises occupied by the native agents of Messrs. Butterfield & Swire and Messrs. Jardine, Mathematical Company and the property of the company and the company Matheson & Co., and a number of newly-erected Chinese houses were burnt by the mobs, kerosene oil being used to feed the conflagration, and the foreign residents were driven out of the port, narrowly escaping with their lives. The Custom-house was re-opened on the 1st July of the same year. In August, 1898, an area 3,800 Chinese feet in length, by 800 to 1,200 in breadth, lying along the riverside below the town, was assigned to Japan as a Japanese Concession. The foreign commerce is mostly in Japanese hands. The British Consulate was withdrawn in January, 1899, British interests being placed under the care of the Consulat Ichang. Calling steamers anchor in the river, which is very swift during the summer, and discharge and load at pontoons, but some bunding work, commenced in December, 1904, and finished in April, 1905, provided berths for three hulks, with jetties. Unfortunately, in 1908 this bund for over two-thirds of its length went bodily into the river owing to the action of the water coming from inland carrying away sand from beneath the stone work. The net value of the trade of the port coming under the cognizance of the Foreign Customs was Hk. Tls. 31,087,376 in 1925, as compared with Hk. Tls. 23,626,554 in 1924, Hk. Tls. 19,771,790 in 1923, Hk. Tls. 11,193,503 in 1922, and Hk. Tls. 7,780,037 in 1921. The bulk of the carrying trade is, however, carried on by junks, which do not come under the control of the Foreign Customs. In December, 1913, a contract was entered into between the Chinese Government and the British firm of Pauling & Co. for the construction of a railway from a point apposite Shasi to Singuisian the received of the construction of a railway from a point apposite Shasi to Singuisian the received of the construction of a railway from a point apposite Shasi to Singuisian the received of the construction of a railway from a point apposite Shasi to Singuisian the received of the construction of a railway from a point apposite Shasi to Singuisian the received of the construction of the constr truction of a railway from a point opposite Shasi to Singyifu in the province of Kweichow vid Changteh and Kweiyang, with a branch from Changteh to Changsha. Good progress was made in the survey of this projected railway until the outbreak of the European war and consequent necessity for a temporary cessation of operations led to the recall of the engineers. It is reported that so many lakes and morasses lie in the direct survey of the Shasi-Changteh section that a detour to the west, through more productive country, may be necessary. The P'u Chao Electric Light Co. suspended business in August, 1921. A telephone service was introduced in March, 1921. A motor service between Shasi-Hsiangyang was started in 1924. Several subsidiary lines are in process of construction.

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CHANGSHA

沙 县 Chang-sha

Changsha (or "Long-sands," as the Chinese words may be translated) is the capital city of the province of Hunan. It stands on the right bank of the Siang river, which flows into the Tungting lake, and is about 100 miles south of the opening of the lake into the Yangtsze at the north-eastern corner of the province. It is in lat. 28.10 N. and long. 113.01 E.

The name first occurs about B.C. 220 as that of the 36th and last of the commanderies into which the First Emperor divided the land after conquering it. It was used as the name of one of the kingdoms for about 100 years (B.C. 202-101) during the Han dynasty. Its greatest mark in history was its successful resistance to the 90 days' siege by the Taiping rebels in 1852 by methods which, afterwards employed elsewhere, led to the final defeat of the rebels by Tseng Kuo-ian, the greatest of all Chinese statesmen in the nineteenth century.

Changsha was opened as a treaty port by the China-Japan treaty of 1903. The Custom House was established on July 1st, 1904; a Japanese Consulate followed in November, and a British Consulate the next year. Since then, America and Germany have also sent representatives.

The main line between Canton and Wuchang passes outside the east wall of the city (the river lying on the west). Two passenger trains run daily between Changsha and Wuchang. The line towards Canton is open as far as Liling (about 40 miles from Changsha), a section which was originally part of the special line built between the Pinghsiang collieries (situated just over the Kiangsi border) and the Siang river at Chuchow. Construction on the railway to the south has been in abeyance since 1919, and it is difficult to forecast when there will be a recommencement.

The surrounding country is hilly and picturesque, especially on the west bank of the river, where the Yoluhshan rises some 600 ft. high. This hill, called "Yo Foothills," connected by its name with the great Nan-yo or "Southern Peak," is not actually connected with the Peak in its physical geography, though the Buddhist monastery on its slope is within the Nan-yo diocese. Near the top ridge is a replica of the famous Yu Tablet, which purports to be a monument raised by the Great Yü, in the third millennium B.C., in commemoration of his having redeemed the flooded lands of those days. The original stands on the most southern ridge of the "Southern Peak," which is a range of hills 20 miles long. The original is, however, a shameless fraud which cannot be dated earlier than the twelfth century A.D. The whole story of anyone in those very early days having any knowledge of the country as far south as Hunan is baseless legend and not historically authenticated fact. The hill, however, retains

some sanctity from the legend and has a Confucian college at its base, a Buddhist temple in the centre of the slope, and a Taoist shrine on its ridge—hence the name of the "Hill of the Three Religions." The College boasts the possession of some very fine Chou dynasty bronzes and also some autograph writings of the celebrated scholar, Chu Hsi, who was connected with the college in the twelfth century. Near the Buddhist monastery, the trees are exceptionally tall and large. The whole slope here is wellwooded, and in the spring (when the azaleas are in flower) or autumn (when the leaves are of all tints) the scenery is of great beauty. From the balcony of the Taoist temple a commanding view of the southern stretches of the Siang on one side, and on the other a bird's-eye view of the whole city of Changsha and of the intervening island are obtainable.

One of the finest buildings inside the city is a memorial temple to Tseng Kuo-fan. In the beautiful gardens of this temple there is now established a High School and College for girls, the Principal of which, Miss Tseng, who holds the London degree of B.Sc., is the great grand-daughter of the distinguished statesman himself. There is a second memorial temple to Tso Tsung-t'ang, one of the most famous lieutenants of Tseng Kuo-fan. There is also a temple on one of the western streets to Chia I, the most celebrated scholar of his day, who died in Changsha, B C. 165. In the temple is a marble settee which is alleged to have been used by Chia I.

Outside the city there is a very fine hospital, which was erected at a cost of \$185,000 by a former Yale graduate for the use of the Hunan-Yale Medical College. The direction of the hospital is in the hands of a board, composed equally of representatives of the Hunan gentry and the Yale Mission. The Yale School and College buildings are in the immediate neighbourhood. These are all outside the north gate. Outside the south gate are the famed antimony works of the Huachang Company, which has branch offices in the Woolworth Building, New York. There are two electric-lighting companies.

On the island are to be found the British Consulate and the residences of the indoor Customs and Post Office staffs and of the managers of the Standard Oil, Asiatic Petroleum, British-American Tobacco Companies, Butterfield & Swire and many other mercantile firms.

Motors run daily to Siangtan, a large town 30 miles to the south of Changsha The two cities are also connected by telephone. The motor-road is being extended on the south-west towards Paoking, an important city situated almost in the centre of the province and itself the centre of important iron and coal fields. Paoking has water communication with the outside world, but only by means of a river proverbially difficult of navigation because of the innumerable rapids which obstruct its course. This new extension of the road was commenced with a contribution of gold \$200,000 from the American Red Cross, in relief of the grievous famine which befel the province through the drought, which was prolonged throughout the summer of 1921 and caused the death by starvation of thousands of the people of the districts to the west of Paoking. The new road will not only open up a district of immense importance in itself, but it will be a much-needed means of transporting grain to that part of the province which, being unable to support itself by its own crops, is always most affected in seasons of scarcity.

The volume of trade passing through the Changsha Custom House for the year 1925 was Hk. Tls. 32,801,262, as compared with Hk. Tls. 37,594,654 in 1924, Hk. Tls. 33,063,924 in 1923, and Hk. Tls. 29,884,566 in 1922.

The export of coal and coke is becoming an important feature in the trade of the district. The coke, which is said to be of excellent quality, is used almost exclusively by the Hanyang Iron Works; the coal is finding an extending market for bunker use. The colliery is under excellent management, and the supply is said to be almost limitless.

With its fertile plains, mountains seamed with mineral wealth and clothed with timber, there would seem to be a brilliant future before this province. Until, however, modern machinery is applied, railway communication extended, and capital introduced, no great expansion can be anticipated. The climate of Changsha is excellent; there is no great heat, the summer is short, and there is no malaria, the mosquito which propagates the malaria germ not existing here. When the railway is open the scenery traversed will make this journey the most popular in China.

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ICHANG

昌宜 I-Chang

Ichang is one of the four ports opened to foreign trade on the 1st April, 1877, in accordance with Clause 1, Section 3, of the Chefoo Convention. It is situated in lat. 30° 43.4′ N., long. 111° 12.8′ E., on the north bank of the river Yangtsze, about 363 miles above Hankow, and some five miles below the entrance to the great Ichang Gorge, or just about 1,000 miles from the coast. The navigation of the river to this port is comparatively easy for vessels of light draught and has in recent years been rendered easier by the labours of the Customs River Department, which has marked every crossing and established numerous aids to navigation. The anchorage is off the left bank, opposite the foreign residences, and is good, except in freshets, when the anchors should be sighted every two or three days. The port is the centre of a hilly country, the productions of which are rice in the valleys, cotton on the higher grounds, winter wheat, barley, and also the tungtzu trees, from which the ordinary wood oil is obtained by pressing the nuts gathered from the trees. In the sheltered valleys, amongst the mountain ranges west of the city, oranges, lemons, pomeloes, pears, plums, and a very superior quality of persimmons are grown, and find a ready market in the city and at Shasi. The importance of Ichang is chiefly that of an emporium for goods in transit to and from Chungking. Most of the cargo for the latter port is landed here and transferred to steamers or chartered junks. In the same way cargo brought down in steamers or chartered junks from Chungking and intended for the lower river and coast ports, is transhipped here on steamers, which make regular voyages to and from Hankow. During the year 1925 the which make regular voyages to and from Hankow. During the year 1925 the steamers plying between Ichang and Chungking consisted of the Chichuen, Chilai, Chinan, Chiping, Chiyung, Iling, Iping, Lighter No. 89, Lighter No. 90, Meichuen, Meiren, Meiran, under the American flag; the Anlan, Chuantung, Fuhwo, Kiating, Kiawo, Kingwo, Shukwang, Shutung, Tienkwang, Wanhsien, Wanliu and Wantung, under the British flag; the Fooklai, Fooklung, Fookyuen, Hsin Shutung, Kiangking, Kikin, Shuhun, Tingyuan, Yungan and Yungfung, under the French flag; the Changtah, Changyuin, Fuhhsing, Ichang, Kyaho, Pingfu, Pinghuo, Shuhuo, Tailai and Yukiang, under the Italian flag; the Iyang Maru, Tehyang Maru and Yunyang Maru, under the Japanese flag; the Fookhuen, Kingshakiang, Shunan, Yangtsekiang and Yungning, under the Swedish flag; and the Shunlee, under the Chinese flag. Steam navigation is now practicable for the larger vessels from the middle of April to the end of November and for the smaller vessels throughout the year. The rates for end of November and for the smaller vessels throughout the year. The rates for foreign passengers vary considerably by the different vessels, but all are much higher than on the lower Yangtsze. In view of the enhanced traffic, aids to navigation and rules of the road through the gorges have become urgent, and have been for some years undertaken by the Government, with two River Inspectors functioning between Chungking and Ichang. The upward voyage to Chungking now takes four days, and the return trip about two days. The survey of the railway to Chengtu has been completed, but construction has been delayed. There has never been a census of the native population, but it is computed to be about 60,000.

The net value of the trade of the port in 1925 was Hk. Tls. 12,809,132, as compared with Hk. Tls. 17,655,451 in 1924, and Hk. Tls. 7,837,160 in 1923. The place was looted by soldiers on November 30th, 1920, and a similar and more serious outrage was suffered on June 4th, 1921. For 23 days in September, 1921, also, Ichang was the scene of a battle between Southern and Northern forces. As if this were not enough, on July 16th the Yangtsze, rising to 51 ft. 7 in., burst through the dyke protecting the eastern suburb, submerging that section, with heavy damage to property.

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CHUNGKING

L 重 Chung-king

The city of Chungking, situated in lat. 29 deg. 33 min. 56 sec. N., long. 106 deg. 30 min. E., may well be described as not only the commercial capital of Szechuen but of the whole of Western China. The foreign import trade centres here, and is then distributed by a smaller class of trading junks up the various rivers of the province. All exports—yellow silk, white wax, hides, wool, hemp, feathers, bristles, rhubarb, musk, and the large assortment of Chinese medicines—are received, assorted, repacked and shipped to Ichang, Hankow, and Shasi, consignments to the last-named port being transhipped there into smaller junks and forwarded to the southern provinces, via the Tung Ting lake.

The city occupies the end of a high and rocky bluff forming a peninsula, at the junction of the river Kia-ling with the Yangtsze, 1,400 miles from the mouth of the latter. The principal streets of the city, in which are many fine shops, are on the side of the Yangtsze. The city is surrounded by a crenelated stone wall in good repair, which is some five miles in circumference, pierced with nine gates. This wall was built in 1761, replacing an older one. Chungking is now electrically lighted, a native company

with an authorised capital of \$300,000 having been formed for that purpose. The climate of Chungking is depressing, the summer being hot and damp, the winters raw and chilly, with thick fogs from November to March. Spring and Autumn can indeed hardly be said to exist. The ordinary rise of the river is about 75 feet; on 6th August, 1898, it rose to 101 ft., on 11th August, 1905, to 108 ft., on 22nd July, 1920, to 95 ft. 2 in., and on 14th July, 1921, to 100 ft. In 1908 it only attained a height of 52 feet 4 inches. According to a Chinese report, the river rose 120 feet in 1878. On the left bank of the Kialing and facing Chungking, extending below the junction of the two rivers, is the walled city of Kiang-Peh-ting, formerly within the district of Li Min Fu, but now incorporated in Chungking Fu. These two cities and the large villages in their immediate neighbourhood are estimated to contain a population of about 700,000.

The port was declared open to foreign trade in 1891, since which date a large trade has been done both in imports and exports, carried in foreign chartered junks. The net value of the trade in 1925 was Hk. Tls. 65,706,036, as compard with Hk. Tls. 65,775,402 in 1924, Hk. Tls. 60,892,937 in 1923, Hk. Tls. 60,179,809 in 1922, and Hk. Tls. 52,115,511 in 1921. Trade, since the revolution, has been affected by brigandage in the interior and civil war. Bands of robbers haunt the roads throughout the province, especially in the mountainous regions, and merchants fear to transport cargo. A rising, started in 1904 by a man who said he was commissioned by Heaven to wipe out the missionaries, was ruthlessly suppressed. One church was burned and a few converts were killed, and then "the Chinese officials caused shell to be fired into the mobuntil all (several hundred) were killed!" A local police force has been created.

The Yangtsze is navigable for steamers from Ichang, not only to Chungking, but as far as Sui-fu, where the Min river joins the Yangtsze, and during high water in summer the Min river is also navigable as far as Kiating. By the Japanese Treaty of 1894, the right of steam navigation to Chungking was secured, and in the spring of 1898 the voyage was successfully accomplished by Mr. A. Little, with the small steamer Leechuen, which, however, being of limited power, had to be tracked up the rapids in the same way as junks. On 6th May, 1900, the two light-draught British gunboats Woodcock and Woodlark arrived from Ichang, having left that port on 5th April. The return journey occupied 25 steaming hours. On 12th June, the Yangtze Trading Company's steamer, the Pioneer, commenced her maiden voyage and arrived at Chungking on 20th June. This steamer was afterwards purchased by the British Government. Freight rates by junk have enormously increased in recent years. The s.s. Loongmow, of about 1,000 tons gross tonnage, specially built for the Ichang-Chungking run, made her appearance in June, 1920, and on more than one occasion, steaming by daylight only, has completed in less than six days the round trip to Ichang. With the present accurate surveying of the Upper Yangtsze and the aids to navigation which have been installed, as well as the measures which are now being taken to organise a reliable pilotage service, the voyage from Ichang to this port by steamer is no longer the gambling proposition which it formerly used to be considered. It is now possible with suitable craft and the exercise of sufficient discrimination in the selection of crew and pilots for steamers to navigate the Upper River for eight months of the year. Fifty-four steamers and motor vessels ply above Ichang.

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HANGCHOW

州杭 Háng-chau

Hangchow, the capital of the province of Chekiang, is situated 120 miles southwest of Shanghai, and 110 miles south of Soochow, adjacent to the Chien-tang River (the Green River of Robert Fortune's famous journeys to the neighbouring tea districts), at the apex of a bay which is too shallow for the navigation of steamers. The mouth of the river is, moreover, visited by a bore, or tidal wave, which further endangers navigation. The highest bores occur in autumn during the three days after the middle of the eighth moon, and Haining is the best place for observing this famous phenomenon, which is formed by the north-east trade wind heaping up the water of the Pacific on the China coast and causing enormous tides. Hangchow Bay is shaped like a funnel, and the mass of water rushing up, more and more concentrated as it advances, is suddenly confronted by the current of the river. The constriction and opposition, acting in concert, bank up the rising water. Gathering momentum and speed with the immense pressure of the ocean behind it, thus forcing its volume into the ever-narrowing waterway, the bore occasionally attains, at a favourable springtide, a height of as much as 15 feet as it rushes, with a roar like thunder, along the sea-wall on the northern shore of the Bay, at a rate sometimes reaching 12 miles an hour.

Before the Taiping rebellion Hangchow shared with Soochow the reputation of being one of the finest cities in the Empire on account of its wealth and splendour, but it was almost destroyed by the rebels. Since then it has recovered to a considerable degree, and is once more populous and flourishing, though it has not yet regained its former pitch of prosperity. Historically, Hangchow is perhaps the most interesting city in the Republic. The earliest reference to it in the annals dates back to B.C. 2198. The great Shih huang-ti visited the place in B.C. 210, and the kings of the Wu-Yüeh dynasty made it their capital. It was, however, under the Sung dynasties (circa A.D. 960-1200) that Hangchow became most famous as a capital. Marco Polo spent considerable time in the city, and, to this day, his image may be seen in the famous and picturesque Ling-yin Buddhist Monastery. Hangchow is indeed a great centre of Buddhism, and its temples include some of the most remarkable in China. The famous Yo Wang Temple, on the West Lake, which perpetuates the name of a revered Chinese patriot in the 12th century, has been reconstructed under the auspices of the Military Governor, who has been successful in raising large sums to meet the expenditure involved.

Hangchow was declared open to foreign trade on the 26th September, 1896, in accordance with the terms of the Japanese Treaty. The population is estimated at 600,000. As a manufacturing centre Hangchow takes place even before Soochow. Its great trades are silk-weaving—including several kinds of crape and gauze—the production of fans of all kinds, the manufacture of scissors, and the making of thin tinfoil, which, when pasted to a backing of coarse native paper, forms the ingots of imitation silver that are burnt in such immense quantities by the Chinese. In addition, it sends out thread, string, colours, drugs, lacquer, and many other articles in small quantities. Coarse paper is manufactured in great quantity. The communication by water with Shanghai is particularly good, and might be much improved with very little trouble by a small amount of dredging at Shihmen, on the Grand Canal, 20 miles from Hangchow. Ningpo, about 120 miles distant, can also be reached by boat from Hangchow with several transhipments, but it is quicker to go vid Shanghai. Steam launches ply regularly to and from Shanghai and Soochow, with passenger boats in tow, making the trip in from 18 to 24 hours. Launches ply daily to Huchow and other places en route; also on Ch'ien T'ang river there are daily launches to Fuyang, Tunglu, Linpu, etc.,—a service that started in 1912. Hardly any cargo is carried by the latter between Hangchow and Soochow. These launches go vid Huchow and Nanzin, and a service is also maintained between Keeling, Soochow and several inland places. The Hangchow-Shanghai companies formed a combination some years ago and have a monopoly of the trade. Attempts made by outsiders to come in have always failed after a few trips. The railway, however, is proving a serious rival, and the rapid and up-to-date service provided is an increasing attraction to all classes of passengers. The station adjacent to the Foreign Settlement is known as Konzenchiao, for which passengers change at Hangchow city or Kenshanmen stations.

One of the sights of Hangchow is the beautiful Western Lake, dotted with islets crowned with shrines and memorial temples. Several of the islands are connected by causeways. The general picturesque effect is heightened by temples, pagodas, and similar monuments judiciously placed in effective spots; while the slopes of the hills bordering the lake on the west are bright with azaleas, honeysuckle, and peach-blossom at various seasons of the year; and clusters of bamboos, several kinds of conifers, tallow and camphor trees, and maple, in rich profusion, all enhance the grandeur of the scene. Foreign-style houses and villas are also springing up along the lake shore, and a motor scenic road around the lake has been completed as far as Linying temple. The western wall of the city has been pulled down to some extent, and a broad lake shore promenade, about two miles in length, with spacious gardens has been constructed. Indeed, the whole of this district has been laid out with a series of imposing tree-bordered thoroughfares, all of great length and width, comparable with the principal streets of any large city in the world. In this area the buildings are chiefly foreign-style, many of the Government offices and other premises being well constructed and of impressive size. Several hotels, in semi-foreign-style, have been opened, including one near the City Railway Station and others near the Public Garden on the Lake, besides one with western accommodation on the lake-shore near the Imperial Island. A fine Y.M.C.A. building was completed early in 1920. The excursions around Hangchow are numerous and extraordinarily picturesque; and any person who can allow a month for the trip should not fail to explore the rapids of the Ch'ien-t'ang River as far as the Anhwei border. The green crystalline water and constant alternation of gorges and park-like rolling country, the lofty heights, heavily afforested right down to the sandy banks with every variety of conifer, camphor tree, scrub oak, maple, tallow tree, bamboo, etc.,

The site selected for the Foreign Settlement extends for half a mile along the east bank of the Grand Canal; it covers over half a square mile and is four miles from the nearest point of the city wall. The Japanese Settlement adjoins it on the north and is

about the same size. The Custom-house and Commissioner's and Assistants' residences are built on the Customs Lot, and there is also a Chinese Police Station in a modern building. The Hangchow Electric Light Company has erected outside the Ken Shan Men a large installation for the supply of current to the suburbs.

The commodities chiefly dealt in are tin, kerosene oil, soap, sugar, prepared tobacco, varnish, paper fans, silk piece-goods, raw silk and tea. The principal articles of export are tea, silk, cotton yarn and samshoo. The tea comes from Anhwei and Pingsuey, near Shaohsing, and from the neighbourhood of Hangchow, where the valuable Lungching tea is grown. The products of the Ting Hsin Cotton Mill suffice to supply the needs not only of the immediate neighbourhood but a growing market at places south of Shanghai. Some 2,000 hands are employed at the factory, which has about 20,000 spindles running. There is another mill producing cotton yarn at Siaoshan with a capacity of 15,000 spindles, and these two mills between them have successfully ousted the imported article. The net value of the trade of the port (recorded by the Maritime Customs) in 1925 was Hk. Tls. 23,072,311, as compared with Hk. Tls. 22,561,560 in 1924.

Some three or four miles south-west of Hangehow city lies the rising little town of Zakow, situated upon the Ch'ien-t'ang River at the railway head. The Standard Oil Company, the Asiatic Petroleum Co., and several missionary establishments (including a large College) have their headquarters here. For residential purposes the hilly sites in the vicinity, overlooking the broad estuary and open to the sea breezes, afford far more sanitary locations than the low-lying malarial Settlement 10 miles away. Halfway between Hangehow and Shanghai is Kashing, where the Grand Canal

Halfway between Hangchow and Shanghai is Kashing, where the Grand Canal joins the Whangpoo River on which Shanghai is situated. Kashing is a Customs Station under Hangchow and was first opened in 1898 for collecting duties on foreign opium, owing to the fiscal arrangements being against the collection at Hangchow. It has a completely equipped Custom-house, but has not yet acquired the full status of a Treaty Port.

A railway from the Settlement to the further end of Hangchow City near the Ch'ien T'ang river was completed in September, 1907. It was built solely by Chinese and with Chinese capital. There is now railway connection with Shanghai vid Kashing. Twenty-eight miles north of Hangchow is situated the well-known summer resort of Mokanshan. It can be reached from Shanghai by way of the railway and a motor-launch service in ten hours. There are now over 500 houses on the slope of a hill about 2,250 feet high. The scenery is magnificent and the views are very grand. Bamboo forests cover the mountain and afford shade to all the roads, and clear mountain springs abound. Chairs and coolies for baggage are always available, and are under contract with the Mokanshan Association. Houses more or less completely furnished can be rented at Tls. 100 to 350 per season (four months). The Shanghai Municipality has purchased two houses as a sanatorium for its employes, and a competent nurse is in charge. The difference in temperature from the plain amounts to 10°F, in the day and 15°F, at night.

Save for the prevalence of malaria—which, however, is not of a virulent type—the climate of Hangchow is fairly salubrious. July and August are hot, the spring months are wet and raw, but the autumn is delightful, and the winter is cold and bracing. The minimum temperature recorded within the period 1912-1921 was 15.5° Fahrenheit in January, 1916, and the maximum was 104° F. in August, 1917. The mean maximum for this period was 82.8° F., the mean minimum 43.6° F., and the mean 62.4° F. Snow usually falls a few times during three months of the year. The temperate and subtropical zones meet in the neighbourhood, and the flora is consequently rich and varied, some 50 per cent. of the species being tropical or subtropical plants, while the remainder are mostly Eastern, Central or North China species. The fauna is less rich except in the case of insect life, which is very abundant. The number and variety of the fishes inhabiting the net-work of canals are surprisingly large. In conclusion, it may be interesting to note that this neighbourhood is the most northerly recorded habitat of the cobra.

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NINGPO

Ning-po

Ningpo is situated on the river Yung, in the province of Chekiang, in lat. 29 deg. 55 min. N., and long. 121 deg. 22 min. E. It was one of the five ports thrown open to foreigners in 1842. Foreigners had, however, visited Ningpo at an early date. Portuguese traded there in 1522; a number of them settled in the place in that and succeeding years, and there was every prospect of a rising and successful settlement soon being established. But the lawless acts of the Portuguese soon attracted the attention of the Government, and in 1542 the Governor of Chekiang ordered the settlement to be destroyed and the population to be exterminated. A large force of Chinese troops soon besieged the place, destroying it entirely, and out of a population of 1,200 Portuguese 800 were massacred. No further attempt at trade with this port was made till towards the close of the 17th century, when the East India Company established a factory at the island of Chusan, some 40 miles from Ningpo. The attempt to found a trade mart there, however, proved unsatisfactory, and the factory was abandoned after a few years' trial. The port was deserted by foreigners for many years after 838 NINGPO

that. When hostilities broke out between Great Britain and China in 1839, the fleet moved north from Canton, and on the 13th October, 1841, occupied Ningpo, and an English garrison was stationed there for some time. In March, 1842, an attempt was made by the Chinese to re-take the city, but the British artillery repulsed them with great slaughter. Ningpo was evacuated on May 7th, and, on the proclamation of peace in the following August, the port was thrown open to foreign trade.

Ningpo is built on a plain which stretches away to a considerable distance on either side. The walls of the city enclose a space of some five miles in circumference. They are built of brick, and are about 25 feet high, 15 feet wide at the summit, and 22 at the base. Access is obtained to the town by six gates. A large moat commences at the north gate and runs along the foot of the wall for about three miles on the landward side, until it stops at what is called the Bridge Gate. The main street runs from east to west. Several of the streets are spanned by arches erected in memory of distinguished natives. Ningpo has been celebrated as possessing the fourth library of Chinese works, in point of numbers, which existed in the empire. It was owned by a family who resided near the south gate. The site occupied by the foreign residences is on the north bank of the river. The population of Ningpo is estimated at 255,000. The city will eventually be connected with Shanghai and Hangchow by rail, but at present the line is completed only as far as Pakuan, east of Shaohsing.

There are a cotton mill, a match factory, an electric light company, and a local telephone company. The tea trade has fallen off owing to a deviation of the Foochow teas, which formerly passed through Ningpo but are now forwarded to Shanghai via Hangchow. The net value of the trade of the port in 1925 was Hk. Tls. 46,946,041, as compared with Hk. Tls. 44,876,694 in 1924, Hk. Tls. 41,619,357 in 1923, Hk. Tls. 37,468,611

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WENCHOW

州温 Wan-chau

Wênchow, one of the five ports opened to foreign trade by the Chefoo Convention, is the chief town in the department of Wenchow, occupying the south-east corner of Chekiang province. The city is situated on the south bank of the river Ou, about 20 miles from its mouth, in lat. 28 deg. 1 min. 30 sec. N., long. 120 deg. 38 min. 45 sec. E. The site is a well cultivated plain, bounded on all sides by lofty hills. The walls are said to have been first erected during the fourth century, and they have been enlarged and re-built at various times since. They are formed of stone, diagonally laid at the foundation, and partly also of brick, and measure about four miles in circumference. The streets are wider, straighter, and cleaner than those of most Chinese cities. are, generally speaking, well paved with brick or stone and kept in careful repair by the householders. Many of them run side by side with small waterways, which in their turn communicate with navigable canals intersecting the whole city. There are numerous large numeries and temples in Wenchow. The Custom House, outside the North Gate, various Yamens, other public offices and the Foundling Hospital, are also among the chief buildings. The last-named institution, built in 1748, contains 100 apartments. The Roman Catholic Missionaries have a spacious and imposing church in the western part of the city. The English Methodist Mission has a church capable of seating about 1,000 people. In 1903 this Mission erected a fine college at a cost of \$20,000, containing sleeping accommodation for over 100 students, and teaching accommodation for more than 200. Early in 1906 an extensive and substantially constructed Hospital was also completed by the Mission at a further outlay of fully \$20,000. The building consists of a central block and two wings after the style of Hunt's Block, Guy's Hospital, and can accommodate about 200 patients. Among the objects of greatest interest and curiosity are two pagodas situated on Conquest Island, abreast of the city. They are both of great antiquity, and the temples between them were for some time the retreat of Ti Ping, the last Emperor of the Sung dynasty, when seeking to escape from the Mongols under Kublai Khan. His Majesty Ti Ping has left behind him autographs preserved to this day in one of the temples. A few members of the Customs staff occupy foreign-built houses on the island. The estimated population of the city with its suburbs is 202,328 (figures furnished by District Magistrate). There were Boxer troubles in the Pingyang district, several Christians being murdered, in 1900, and all the mis-sionaries left Wenchow, where, however, the officials were able to maintain order. During the summer months some of the foreign residents repair to the Northern Hills (大田山), across the river where several bungalows have been built.

There is no forcign settlement at Wenchow, and the foreign residents are a mere handful, consisting almost entirely of officials and missionaries. There is a considerable native export trade in tea, bitter oranges, tobacco, timber, charcoal, bamboos and kittysols, but manufactures do not flourish, though some excellent floor-matting is produced by a local factory. The firms engaged in the timber trade are located in the west suburb, where are also the timber yards. Immense quantities of timber and bamboos are kept on hand. The net value of the trade of the port coming under the cognizance of the Maritime Customs for 1925 was Hk. Tls. 9,166,874, as compared with Hk. Tls. 9,016,579 in 1924, and Hk. Tls. 8,366,202 in 1923.

During August and September of 1912 two abnormal freshets occurred in the Wenchow river, causing immense destruction of life and property. In the upper reaches of the main river the water rose 60 feet above normal level, washing away villages and carrying away houses bodily. Some 30,000 people are reported to have been drowned in the Yungchia, Chingtien, Ch'uchow and Juian magistracies. Such a calamity was unprecedented within the memory of the oldest inhabitant. Two particularly severe typhoons in the summer of 1920 caused enormous damage in the neighbourhood. Haimen, a neighbouring city, about 85 miles by sea north-east of Wenchow, was partially destroyed on July 15th by a tidal wave with great loss of life; while in the Nanchi

River valley, opposite Wenchow, an equally large loss of life was reported in the second typhoon between September 4th and 6th. In September, 1922, a most violent typhoon again caused great devastation in town and country, as well as along the river.

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SANTUAO

Santuao was voluntarily opened to foreign trade by the Chinese Government on the 8th May, 1899. The port includes the whole of the magnificent Santu Inlet, which is situated some 70 miles north of Foochow. The foreign settlement is on the island of Santu in the centre of the inlet. The harbour is certainly one of the finest on the China coast: the approaches to it are well-defined, and vessels of the largest size may enter at any time, regardless of the state of tide. H.M.S. Waterwitch surveyed the whole of the inlet in 1899, and an Admiralty chart has been published. A telegraph cable was successfully laid from the mainland to the Settlement in July, 1905, and communication established with all China ports. A new cable connecting the telegraph office at Santuao with the mainland was laid in May, 1921, and the inconvenience caused by receiving and dispatching all messages from the other side of the harbour, which had been experienced for four years previously, was thus removed.

The port of Santuao serves important tea districts. Much of the tea exported from Foochow to Europe is first shipped from Santuao; and there is a growing demand in North China for certain varieties grown in the neighbourhood. No building operations worth mentioning have been undertaken at the port, and no modern methods have as yet been introduced in the manufacture of the principal local products—paper and pottery, though excellent raw material is close at hand, especially extensive deposits of kaolin capable of yielding far superior pottery than is now brought on the market from this district. The iron mines in the districts of Kutien, Fuan, and Siapu, where the deposits were reported in 1918 to be of a promising nature, have not yet been properly exploited, and so far no smelting works at Santuao, as then anticipated, have been erected, so that a regular trade in this valuable mineral does not yet exist here. The chief towns of the district are Funing, Fu-an, Ningte, and Shouning. There is a prosperous and increasing junk-trade, and regular steamship communication with the provincial capital. The net value of the trade of the port for 1925, was Hk. Tls. 2,991,164 while that coming under the control of the Native Customs amounted to Hk. Tls. 3,605,068.

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FOOCHOW

州 福 Fuh-chau

Foochow (or Fuh-chau-fu) is the capital of the Fukien province. It is situated in lat. 26 deg. 20 min. 24 sec. N., and long. 119 deg. 20 min. E. The city is built on a plain on the northern side of the river Min, and is distant about thirty-four miles from the sea, and nine miles from Pagoda Island, where foreign vessels anchor.

The attention of foreigners was early attracted to Foochow as a likely place where commercial intercourse could be profitably carried on in the shipment of Bahea Tea, which is grown largely in the locality. Before the port was opened, this article used to be carried overland to Canton for shipment, a journey which was both long and difficult. The East India Company, as early as 1830, made representations in favour of the opening of the port, but nothing definite was done till the conclusion of the Treaty of Nanking in 1842. The early years of intercourse with the natives were anything but what was anticipated. The navigation of the river was difficult, there was no market for imports, and several attacks by the populace rendered the port an undesirable place of residence for some time. It was not until some ten years after the port had been opened that there was much done in the export of tea from the interior, but after that the quantity shipped increased largely, and Foochow became one of the principal tea ports in China. Since 1880, however, when the tea trade of the port reached its highest figure, the prosperity of the place has been on the wane. A valuable trade has dwindled to the most meagre dimensions, and thousands of acres must have gone out of cultivation.

The city is built around three hills, and the circuit of the walled portion is between six and seven miles in length. The walls are about thirty feet high and twelve feet wide at the top. The streets were narrow and filthy, but during recent years remarkable improvements have been carried out, shop fronts have been set back, street stalls done away with, the old paving stones have been utilised to make drains and the roads have been macadamised. A fairly wide and well made road has been constructed from the Long Bridge to the city, trees have been planted on either side; and the Electric Company are responsible for the excellent lighting. This Company have also established a powerful ice-making plant with a view to supplying the large fleet of fishing junks operating in local waters.

The Long Bridge has been repaved, the stone steps on either end have been taken away, and now it is possible to ride in jinrickshas from the Nantai Island into the

city. A large number of rickshas and a fair number of carriages are employed; the roads, however, are not sufficiently wide to allow of the introduction of motors.

The climate of Foochow is mild and delightful for about nine months of the year, but in the summer it is rather trying, the range of the thermometer then being from 74 deg. Fahr. to 98 deg.

The scenery surrounding Foochow is very beautiful. In sailing up the Min river from the sea vessels have to leave the wide stream and enter what is called the Kimpai Pass, which is barely half-a-mile across, and, enclosed as it is by bold, rocky walls, it presents a very striking appearance. The Pass of Min-ngan is narrower, and with its towering cliffs. surmounted by fortifications and cultivated terraces, is extremely picturesque, and has been compared to some of the scenes on the Rhine. The Yung Fu, a tributary of the Min, also affords some charming scenery, the hills rising very abruptly from the river bank. The Min Monastery, the Moon Temple, and the Kushan Monastery, all occupying most romantic and beautiful sites, are fine specimens of Chinese religious edifices, and are much resorted to by visitors. Game abounds in all the ravines and mountains in the vicinity of Foochow, while tigers and panthers are common in the more remote hills, and some of these beasts have been killed within ten miles of the city.

Foreign vessels are compelled to anchor at Pagoda Island, owing to the shallowness of the river. A river-training scheme is making good progress for improving the navigational approaches of Nantai Harbour (i.e., the harbour of Foochow proper). The aim in view is the elimination of lighterage at Pagoda Anchorage for all cargo that can be brought into the port in coastwise steamers. An incidental benefit will be the reclamation of great tracts of sandbanks and their ultimate recovery for cultivation. The limits of the port of Foochow extend from the City Bridge to the Kimpai Pass. The Mamoi Arsenal, near Pagoda Anchorage, is an extensive Government establishment, where several good-sized gunboats have been built, but it now stands practically idle. The Arsenal was bombarded by the French on one 23rd-24th August, 1884, and reduced to partial ruin, but was restored. The establishment was later reorganised, and was for some years administered by French experts. There is a dock in connection with the Arsenal on Losing Island. The dock is over 300 ft. long and has very powerful pumps and a good steel caisson. The Fukien Christian University, the latest addition to the educational establishments of the port, moved into its new quarters, just below Kushan Point, at the end of 1921. The site comprises some 50 acres of hill and plain. The object of the University is to provide cheaper education for Chinese on Western lines and in more congenial surroundings than are to be had abroad. In June, 1900, the port was visited by the most disastrous floods known there in living memory; the river, rising through heavy rains, overflowed and deluged the country, sweeping away villages and causing immense havoc and loss of life. The population of Foochow is estimated at 650,000.

The net value of the trade of the port coming under the cognisance of the Foreign Customs in 1925 was Hk. Tls. 32,983,033, as compared with Hk. Tls. 35,907,840 in 1924, Hk. Tls. 38,250,901 in 1923 and Hk. Tls. 30,107,988 in 1922.

KULIANG

A refuge from the heat of summer at Foochow can be gained by a four hours chair ride to the top of Kuliang, i.e., "Drum Pass," which is a mountain resort situated about nine miles east of Foochow. The thermometer indicates an average of 10 degrees cooler on the mountain than it is in Foochow; the nights are always cool and blankets a necessity for comfort. Dr. Rennie was the first to build a house of foreign design at Kuliang in 1886. Now there are upwards of one-hundred such houses, and every summer between four and five-hundred persons, chiefly missionaries, are in residence on the mountain. According to the Admiralty Chart, Kuliang reaches a height of 2,900 feet. Nearly five miles of stone-paved roads about three feet in width have been made under the supervision of a Public Improvement Committee, appointed by the residents, the necessary funds being provided by voluntary contribution. The greatest charm of Kuliang is the mountain walks, and there are many interesting places within easy walking distance. A Chinese Post Office and a Telegraph Office are opened at Kuliang every year from the middle of June to the middle of September, and daily mails

connection with Foochow is maintained. There are many private tennis courts and seven public courts on the mountain, also a swimming pool, as well as mountain streams where swimming can be enjoyed. Sharp Peak, also, affords a seaside and bathing resort which is much appreciated by Foochow residents. The American missions and the Anglican Mission each have sanatoria there. It is also the place of landing of the E. E., A. & C. Telegraph Co.'s cables.

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AMOY

門 I Hiá-mun

Amoy was one of the five ports open to foreign trade before the ratification of the Treaty of Tientsin. It is situated upon the island of Haimun, at the mouth of the Pe-Chi or Dragon River, in lat. 24 deg. 40 min. N. and long. 118 deg. E. It was the scene of trade with Western nations at a very early date. The Portuguese went there in 1544, but, in consequence of their cruelty towards the natives, the Chinese authorities forcibly expelled them and burned thirteen of their vessels. The English had commercial dealings there up to 1730, when the Chinese Government issued an edict prohibiting trade with foreigners at all ports except Canton. They made an exception

as regards Spanish ships, which were allowed to trade at Amoy.

In describing Amoy, Dr. Williams says:—"The island upon which Amoy is built is about forty miles in circumference, and contains scores of large villages (now 136) besides the city. The scenery within the bay is picturesque, caused partly by the numerous islands which define it, surmounted by pagodas or temples, and partly by the high barren hills behind the city. There is an outer and an inner city, as one approaches it seaward, divided by a high ridge of rocky hills having a fortified wall running along the top. A paved road connects the two. The entire circuit of the City and suburbs is about eight miles, containing a population of 300,000, while that of the island is estimated at 100,000 more. The harbour is one of the best on the coast; there is good holding ground in the outer harbour, and vessels can anchor in the inner, within a short distance of the beach, and be perfectly secure; the tide rises and falls from fourteen to sixteen feet. The western side of the harbour, here from six hundred and seventy-five to eight hundred and forty yards wide, is formed by the island of Kulangsu. It is a picturesque little spot. Eastward of Amoy is the island of Quemoy or Kinmun (Golden Harbour), presenting a striking contrast in the low foreground on its south shore to the high land on Amoy." The population of the city is now estimated at 96,000.

Amoy ranks as a third-class city. It is considered, even for China, to be very dirty, and its inhabitants are unusually squalid in their habits. There are several places of interest to foreigners in the vicinity, and excursions can be made to Changchow-fu, the chief city of the department of that name, and situated about 35 miles from Amoy. The island of Kulangsu ["Drum Wave Island," from a hollow rock in which the incoming tide causes a booming sound] is about a third of a mile from Amoy, and the residences of nearly all the foreigners are to be found there, although most of the foreign business is transacted on the Amoy side. It is a remarkably pretty island. It was handed over by China as an International Settlement on the 1st May, 1903. In the opinion of the then Commissioner of Customs, Kulangsu bids fair to become one of the most charming little republics on the coast of China. The value of land on the island of Kulangsu has advanced 100 per cent. compared with the prices ruling a decade ago. Hotel accommodation is satisfactory, and an electric lighting plant was installed in 1913. There is a good club in the Settlement, adjoining which is the cricket ground. A neat little Anglican Church has been erected. A Japanese Settlement was marked out in 1899, and a fair number of Japanese, officials and others, reside there.

In 1922, the ratepayers of the International Settlement of Kulangsu recommended that an Advisory Committee of Chinese residents should be elected by the Chinese residents in the Settlement to assist and advise the members of the Municipal Council in all matters in which Chinese ratepayers were concerned. This recommendation was approved by the foreign and Chinese authorities and adopted by the Chinese ratepayers, and the Chinese Advisory Committee was duly elected. The Council and Advisory Committee have met and discussed matters on several occasions, and the new system promises to prove advantageous to all concerned.

There is a slipway at Amoy, formerly owned and managed by foreigners but since sold to the Chinese Government. The Standard Oil Co. of New York have erected oil tanks at Sung-Su on the mainland, close to the site of the new station

AMOY 851

of the Amoy-Changchow railway. There are kerosene oil tanks, and a can factory capable of turning out 4,000 tins a day, the property of the Asiatic Petroleum Company, on Amoy Island. In June, 1921, the proposal to reconstruct a pier between the hulk of Messrs. Butterfield & Swire and the shore aroused opposition on the part of the Amoy public. The matter having been referred to Peking, no further trouble was experienced. In the late autumn, however, the recommencement of the work resulted in a boycott being declared against the steamers of the firm. A settlement was reached and the boycott was withdrawn in March, 1922. The foreign residents number about 280.

Frequent and regular steamer communication is maintained with Hongkong, Swatow, Foochow, Formosa and Shanghai, and steamers run direct to the Straits Settlements and Manila. There has always been a comparatively good trade done at Amoy, and notwithstanding that the tea trade, for which it was long famous, has now practically disappeared, it is significant that the shipping tonnage employed by the port has quintupled since the decade 1864-73, and almost trebled since the decade 1874-Until the shortage of shipping caused by the European war the tonnage figures for many years topped the million mark. In former times, before the glory of Amoy had departed, the staple export was Tea—the local product as well as the superior blends brought over from Formosa—but, largely owing to the deterioration of the local product and the indifference of the grower to the changing conditions of the foreign market, locally-grown tea has long since ceased to be exported, and the Customs Commissioner made a fairly safe prophecy that it only required the development of Keelung harbour to cause the total disappearance of the foreign tea merchant from Amoy. Before the Japanese obtained possession of Formosa the Formosan teas were "settled" and warehoused in Amoy, whence they were shipped to the foreign markets. Now no Formosan tea is "settled" in Amoy, and with Keelung still unimproved to any considerable extent quite 50 per cent. of the Formosan product is being shipped direct to America from Kee-The foreign tea merchant at Amoy has practically lost his occupation, and we are witnessing the fulfilment of the prediction that "the row of quaint, rambling, old hongs on the Amoy side, and many picturesque residences on Kulangsu will be offering for the occupation of the wealthy returned emigrant or the missionary school." A University has been established at Amoy in a fine range of buildings with ample playing grounds, funds for the purpose having been provided by a native of the district who made his fortune in British Malaya; and thanks to the civic patriotism of another native of the district who amassed great wealth in Java, a contract was signed in 1922 with the Kellogg Switchboard and Supply Co. for the installation of a complete new telephone system. Bunding, drainage, jetties, roads, recreation grounds and similar public works, still await the advent of the energetic and public-spirited citizen, though reclamation work (filling in without bunding) was started in 1922 to the north of the city and the Amoy Dock. The net value of the trade of the port coming under the cognisance of the Foreign Customs in 1925 was Hk. Tls. 31,088,712, as compared with Hk. Tls. 30,946,688 in 1924, Hk. Tls. 29,663,925 in 1923, Hk. Tls. 30,849,503 in 1922, and Hk. Tls. 30,970,060 in 1921.

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SWATOW

M Shan-tau

Swatow, which was first thrown open to foreigners by the Treaty of Tientsin, is situated at the mouth of the river Han, near the eastern border of the Kwangtung province, in lat. 23 deg. 20 min. 43 sec. N., and long. 116 deg. 39 min. 3. sec. E. It is the shipping port for the city of Cha'o-chow-fu (officially re-named Cha'o-an-hisen by the Republic), the seat of the local government, 25 miles inland, and San-Ho-Pa, forty miles farther up the river.

Swatow is built on the northern bank of the Han, which forms part of an alluvial plain through which the branches of the river flow. The shore on the opposite side is bold and striking, the hills stretching away to the coast and forming what is known to sea-going people as the "Cape of Good Hope." Pagoda Hill rises at the opposite side; and in a direct line from this lies the large island of Namoa.

The first foreign trading depôt in this locality was inaugurated at Namoa, where the opium vessels used to anchor, but it was subsequently removed to Double Island, which is situated just inside the river and is four miles from Swatow. Foreigners here made themselves notorious in the early years of the settlement by the kidnapping of coolies, and so strong was the feeling shown against them by the natives that no foreigner was safe far from Double Island, while they were strictly forbidden to enter Swatow, and it was not until 1861 that they could do so. In 1862 the lease of a piece of land was applied for and granted to the British Government on the north bank of the river about a mile from Swatow, but so strong were the demonstrations of the populace against it that the matter fell through. Foreign residences, however, commenced to spring up here and there, and many of them are consequently somewhat scattered, though the majority are in or near the town of Swatow. The yearly increasing traffic of the port led to much overcrowding on the narrow strip of land on which it is built, and since February, 1877, no less than 211 acres have been reclaimed from the sea, the greater part of which is now covered with shops and houses. Construction Bureau has been established for the avowed purpose of building a bund 80 feet in width from the Native Custom House on the west to the old fort on the east, the normal line determined by the Customs Marine Department's Surveyor in 1917 being taken as the outer limit. The funds required to meet the cost of construction will be derived from the sale of unreclaimed foreshore lots contained within the bund and of property to which no valid title is held; also from the taxation of land unreclaimed at the time of the bureau's establishment. The bureau, moreover, reserves the right to construct an electric tramway on the bund and to erect wharves. Up to the present ts chief activities have been confined to a survey of the locality and to the sale of oreshore lots. Street widening operations were begun in January, 1922, but were ubsequently interrupted for lack of funds and, though work was resumed in 1923, the project is not likely to be completed for some years.

The climate of Swatow is reputed to be very salubrious. The town, however, hassuffered from typhoons on many occasions. Many thousands of lives were lost and
very extensive damage to shipping and property was caused by one of these terrible
storms which, accompanied by a tidal wave, struck the port on the night of August 2nd,
1922. Seismic disturbances, also, have frequently been felt here. The most serious
was that on February 13th, 1918, when, it is computed, over 2,000 people were killed
and several thousand injured, while the damage to property was immense. The native
population of Swatow is estimated at about 200,000 inhabitants.

A Chinese syndicate, with a capital of \$3,000,000, obtained the necessary sanction for the construction of a railway from Swatow to Ch'ao-chou-fu, and work was commenced on the line in 1904. The line, which is 28½ miles in length, was opened to traffic on November 25th, 1906. The contractors were Japanese, who supplied all material, the rails and engines coming from America and the carriages from Japan. The construction of the line has brought about a great inflation of land values.

Swatow has an electric light plant of its own, and on account of the cheap price at which the current is supplied this method of lighting is finding favour with the Chinese, and, to some extent, replacing the use of kerosene lamps. A new waterworks was completed early in 1914, the reservoir being at Kia-kun, about eight miles inland. In the middle of 1919 a telephone service was introduced.

The foreign trade of Swatow has never been large. Tea and sugar were formerly the principal exports, but the tea trade here, as in other China ports, has to a very large extent passed away. Increased attention is being given to the cultivation of vegetables, fruit, indigo and tobacco leaf. It is thought probable that in the near future minerals will assume increased importance in the export trade of this port, as prospecting discloses more of the latent wealth of the district. The net value of the trade of the port coming under the cognisance of the Foreign Customs for 1925 was Hk. Tls. 71,505,772, as compared with Hk. Tls. 85,677,489 in 1924, Hk. Tls. 41,839,257 in 1923, Hk. Tls. 74,065,906 in 1922, and Hk. Tls. 82,121,489 in 1921.

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州唐 Kwang-chau

Canton is situated on the Chu-kiang or Pearl River, in latitude 23 deg. 7 min. 10 sec. N., and longitude 113 deg. 14 min. 30 sec. E., and is the capital of the province of Kwangtung. It is sometimes called the City of Rams and the City of Genii, both of which names are derived from ancient legends. Canton is a foreign perversion of Kwangtung, its real name. One of the first cities in China, it is also the seat of government for the province.

Owing to its favoured situation, Canton became at an early date the Chinese port to which the traffic of European countries was first attracted. The Portuguese found their way thither in 1516, and Arab navigators had been making regular voyages between Canton and the ports of Western Asia as early as the tenth century. The Dutch appeared on the scene about a hundred years later than the Portuguese, and these in their turn were supplanted by the English. The latter, towards the close of the seventeenth century, founded the very profitable trade which was conducted for nearly one hundred and fifty years by the Agents of the East India Company, who established a factory there in 1684, which was afterwards celebrated throughout the world. From 1684 the export of tea to England increased rapidly. The Company's monopoly terminated in 1834. In 1839 Great Britain was led to a declaration of war with China in consequence of the oppression to which foreigners were subjected by the native authorities, and Canton was menaced with capture in 1841. A pecuniary ransom was, however, received in lieu of the occupation of the city, and hostilities were for the time being suspended. The lesson, unfortunately, was without effect, and the arrogance of the Chinese authorities continued unabated. The British campaign in Central China ensued, and the result was the signature of the Treaty of Nanking (August 29th, 1842), by which what was called the Co-Hong monopoly at Canton was abolished and four additional ports were thrown open to foreign trade. Nevertheless, the provisions of the Treaty continued to be ignored in the City of Rams, and foreigners were still denied admittance within its walls. The result of protracted annoyances and insults was that in October, 1856, Sir Michael Seymour, with the fleet, again opened hostilities, and some two months later a mob in retaliation pillaged and burned all the foreign residences. In December, 1857, Sir Charles Straubenzee, in command of an expedition which had been specially despatched from England, attacked the city, and it was taken on the 29th of that month. The French also sent out an expedition, and the city was occupied by the Allied Forces until October, 1861, a period of nearly four years

The city proper extends to a breadth of about two miles, is about six miles in circumference, and was formerly enclosed by walls 43 ft. thick at the base and from twenty-five to forty feet high. The desire for reform and improvement on modern lines is shown by the demolition in recent years of the old city wall and utilisation of the site for a motor road, from 80 ft. to 100 ft. wide, and six miles long, along which tramway lines are to be laid. This work was carried out by the Municipal Council, which

CANTON 863

was established in November, 1918. Since January, 1921, a continuous service of omnibuses with trailers has been running between the Canton-Kowloon Railway Station and the Tai Ping gate west. Numerous buildings of an improved type have been erected, notably the new premises of the Sun Co., a building of nine stories, on the Bund. Canton has now a park, situated in the heart of the city. The suburbs spread along the river for nearly five miles. The entire circuit, including the suburbs, is nearly 10 miles. What is now called the New City was formerly known as the Southern Suburb. The Western Suburb stretches for miles along the river. There were 16 gates giving admission into the city, besides two water gates. Canton contains great attractions for foreign visitors in its numerous temples, pagodas, etc., and in the many curio shops to be found there. As a specimen of Chinese architecture, the Chiu Chow Club is well worthy of inspection, and the Examination Hall, the City of the Dead, the Execution Ground, the Gaols, the Arsenal, an ancient Water Clock, the Mohammedan Mosque and the fine ancestral temple of the Chan family are among other show places. The French Mission have a large and handsome Gothic cathedral, with two lofty towers surmounted by spires, in the city. The structure is built entirely of dressed granite. A Mint, constructed by the late Viceroy Chang Chih-tung, near the East Gate, and furnished with a very complete plant, commenced work in 1889, and now issues silver dollars and subsidiary coins, as well as copper cents. The buildings cover a large area. On the opposite side of the river the Honam Temple and Monastery form the principal attractions, and in the same neighbourhood the firing, sorting and sifting of tea, the preserving of ginger, and the packing of rattans, cassia, etc., may be seen. The founding of bells and the dyeing of paper and cotton fabrics are two of the chief industries of Fatshan, some 10 miles from Canton. There are large glass-works at Fatei, and paper-mills-these with up-to-date European machinery-near the village of Impo. At Shekwan, seven miles from Fatshan, are extensive potteries. Much has been done during the past few years to develop home industries. New factories have sprung up like mushrooms. At Honam an up-to-date cotton-spinning factory, equipped with modern machinery, has been erected by a local company with a capital of \$5,000,000. Canton has now five large factories and several hundred workshops for producing hosiery and underwear. A rubber vulcanising factory, founded by some returned Singapore Chinese in 1921, turns out rubber tyres, rain coats, and shoe soles. Locally-made matches are exported as far as the Straits Settlements, nearly twenty factories being engaged in this industry. The population of Canton has been estimated at 2,500,000 by the Customs authorities. The total number of foreign residents registered at the Canton Consulates exceeds 2,000.

When the foreign merchants returned to Canton to establish trade after the capture of the city by the English at the close of 1857, they found the factory and the buildings along the river in ruins. Recourse for accommodation was consequently had to warehouses on the Honam side of the river. Considerable discussion subsequently took place as to the selection of a site for a permanent British settlement, and it was eventually determined that an extensive mud flat known as Shameen should be filled in and appropriated. In 1859 an artificial island was created there, a canal constructed between the northern side of the site and the city, and solid and extensive embankments of masonry built. It took about two years to complete this undertaking, and cost \$325,000. Of this sum four-fifths were defrayed by the British, and one-fifth by the French Government, to whom a portion of the reclaimed land was given. Up to 1889 most of the French concession remained unutilised, but in that year a number of lots were sold and are now built upon. The French also received a grant of the old site of the Viceroy's Yamen, on which the Catholic Cathedral now stands. Shameen is pleasingly laid out with gardens and tennis courts, and the roads are shaded with well-grown trees. Christ Church (Church of England) stands at the western end and close to it are situated the Masonic Hall, Boat House and Club. Handsome new premises, costing half-a-million dollars, for the Hongkong and Shanghai Banking Corporation were opened in Central Avenue on October 29th, 1921. There is a Roman Catholic church on the French Concession. The Settlement contains good hotel accommodation. During an anti-foreign riot on the 10th September, 1883, 16 houses and the Concordia Theatre on the Settlement were burned by the mob.

In consequence of the decline in the importance of Canton as a place of trade, caused principally by the opening of some of the northern ports, many of the merchants by whom lots were purchased there in 1861, at enormous prices, withdrew from Canton altogether. For many years the trade transacted there by foreigners was, limited, but since 1900 an appreciable increase has been noticeable. The trade of the

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port coming under the cognisance of the Foreign Customs during the past ten years is shown by the following net figures:—Hk. Tls. 201,720,711 in 1925; Hk. Tls. 201,566,440 in 1924; Hk. Tls. 219,203,728 in 1923; Hk. Tls. 197,287,935 in 1922; Hk. Tls. 165,232,378 in 1921; Hk. Tls. 140,814,317 in 1920; Hk. Tls. 147,953,136 in 1919; Hk. Tls. 103,226,078 in 1918; Hk. Tls. 102,844,940 in 1917; Hk. Tls. 109,081,638 in 1916; and Hk. Tls. 103,817,195 in 1915.

The chief causes of the decrease of some 18 millions of taels in the trade of 1924 and 1925 as compared with 1923 were the political unrest, the additional tax exactions levied in all directions, the resultant strikes and the tension between the local merchants and the Government.

Ample means of communication exist between Canton and Hongkong, a distance of 112 miles by railway and about 95 miles by water. Foreign steamers and a large number of native craft ply daily between the two ports. There is daily steam communication with Macao and regular connection with Wuchow and West River ports, and with Shanghai, Newchwang, and Kwangchauwan. The steam-launch traffic under the Inland Steam Navigation Regulations has proved a great success, though since rules were enforced in December, 1901, compelling all Chipasse launches to undergo inspection at the hands of an engineer appointed by the nese launches to undergo inspection at the hands of an engineer appointed by the Customs before obtaining licences to ply, the number of launches is not so large as previously. There is a safe and commodious anchorage within 150 yards of the river wall at Shameen. Canton was connected by telegraph (an overland line) with Kowloon in 1883, and another overland line was completed from Canton to Lungchau-fu, on the Kwangsi and Tonkin frontier, in June, 1884. An agreement was entered into with the South China Wireless Co., a British concern, in the latter part of 1923, for the installation of a powerful wireless station, to give a continuous commercial service with Hongkong and Shanghai and communication with Peking, Japan, the Straits Settlements, etc. The electric light and the telephone system have been introduced into a portion of the city. Through railway communication between Canton and Kowloon was established in October, 1911. The British section of the line extends from Kowloon Point to Lowu, a distance of 22 miles. The Chinese section, which has its terminus at Taishatow (East Gate), is 89 miles in length. A connection with the Canton-Hankow Railway has long been contemplated. The survey by an American syndicate of a railway route to connect Canton with Hankow was made in 1899. Work upon the branch line from Canton to Samshui (about 30 miles) commenced in December, 1902, and a length of 10 miles of the Canton with Hankow was proposed in December, 1902, and a length of 10 miles of the Canton with Hankow was proposed in December, 1902, and a length of 10 miles of the Canton with Hankow was proposed in December, 1902, and a length of 10 miles of the Canton when the Lord was proposed to the canton was proposed to the cant miles, as far as Fatshan, was opened on November 15, 1903. The line was extended to Samshui the following year. The completion of the railway to Samshui brought the West River ports within easy distance of Canton, it being now possible to reach Wuchow, in Kwangsi, in less than 24 hours. That the advantages of rapid communication are appreciated may be gathered from the fact that about 3,000,000 of passengers a year are carried on this short line. There is very little freight traffic. Work on the grand trunk line was started at both ends by the American concessionaires, and a section, about 12 miles long, from Canton northward to Ko Tong Hü, was rapidly approaching completion when in October, 1904, on account of friction between the Chinese authorities and the constructor of the railway, work was entirely stopped. Then it became known that Belgian capitalists had acquired extensive holdings in the American-China Development Company, and, in consequence, a strong agitation was aroused among the Chinese aiming at the cancellation of the concession and the construction of the line with Chinese capital only. The acitation resulted in the construction of the line with Chinese capital only. The agitation resulted in the concession being cancelled by the Chinese Government, who paid to the American-China Development Company a sum of Gold \$6,750,000, as compensation, including the cost of the works already completed. As soon as the concession was cancelled a movement was organised by the commercial men of the three provinces which the line will traverse to raise the necessary funds for its construction. A large sum of money was subscribed or promised by Chinese at home and abroad on condition that there would be no official control of the railway. The first section of the line—from Wongsha to Kongtsun, a distance of 17 miles, with three intermediate stations—was opened on July 17th, 1907, and in December, 1908, a further section to Yuntam, 44 miles from Canton, was opened. The railway is now completed as far as Shiukuan (Chiuchow), 140 miles from Canton. On the whole, the traffic is satisfactory, but the railway cannot be expected to pay well until it has been carried to Hankow or Shankhai when it should be the most important and most profitable section of the railway. Shanghai, when it should be the most important and most profitable section of the railway system of China. The total length of the line in the Kwangtung Province will be 209 miles.

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Owing to the difficulties experienced in getting the Chinese shareholders to pay up the calls on their shares as they fell due, the Government resolved at the end of 1908 to raise a foreign loan. A Chinese-owned line from Canton to Whampoa and thence to Amoy has been projected and surveys have been made.

In accordance with stipulations in the Supplementary Commercial Treaty between Great Britain and China, concluded in 1902, the various barriers or artificial obstructions to navigation in the Canton River were in 1905 partially removed, thus rendering the approaches to Canton safer and easier for shipping, and simplifying work in connection with the proposal to improve the accommodation for shipping in the harbour. Extensive wharves and godowns have been erected at Pak Hin Hok on Honam Island, about two miles below Shameen, which enable ocean-going vessels of considerable draught to proceed up to Canton. During recent years large bunding operations have been carried out along the Front and Back Reaches, and a considerable amount of building has been done on the Shameen, where there are now very few vacant lots.

Owing to the disturbed state of China, a British force of about 300 troops from Hongkong was quartered on the Shameen at the end of 1911, and, with big guns, maxims, barbed-wire entanglements, sand-bag fortifications, etc., the Shameen had the appearance of an island under siege. Canton remained remarkably quiet when the general rising occurred. In April the Tartar-General had been shot; in May a revolutionary crowd made an assault on the Viceroy's yamen, but stern military measures prevented a general rising. Later in the year the new Tartar-General was assassinated by a bomb as he landed in Canton, and on another occasion an attempt, which proved nearly successful, was made to assassinate Admiral Li, who so effectually checked the rising in May. When the revolution broke out on a grand scale in October, the Viceroy, recognising the hopelessness of resistance with troops honeycombed with sedition and with a population unanimously in sympathy with revolution, readily agreed to the transfer of the Government to the revolutionary leaders, and the independence of the province was thus attained without bloodshed. In July, 1913, when a rebellion broke out in several provinces against what was described as the dictatorship of Yuan Shih-kai, the Tutuh, Chen Chiung-ming, proclaimed the independence of the province. The ex-viceroy Tchen came down to Canton as the generalissimo of the rebel forces to organise an expedition to proceed north to punish Yuan Shih-kai, but he failed to win over General Lung Chikwang, of Kwangsi, who remained loyal to the Central Government, and marched with a large force upon Canton. As this force approached the city the traitorous Tutuh and the Generalissimo fled, and on reaching Canton General Lung cancelled the declaration of independence, and gradually restored peace and order in the city, where much looting and some fighting took place prior to and for some time after his arrival. In 1916 when the troubles arose over Yuan Shih-kai's attempt to ascend the Dragon throne, Kwangtung again declared its independence, but this did not prevent bloodshed. General Lung was denounced as a traitor to the Republic by General Tchen, who attacked Canton at the head of a large army. There was serious fighting and for a number of weeks all business was suspended. There was considerable destruction of property and much loss of life before matters were settled by General Lung's transference to another post. The political situation since 1917 has been very confused. A Military Government was formed in the interests of Constitutionalism, and a complete severance of relations followed between the North and the South. Spasmodic fighting, the constant movement of troops and rivalries amongst the various leaders in the South have seriously interfered with trade. In 1921 Dr. Sun Yat Sen, whose party had driven out the Kwangsi leaders in the previous year, was proclaimed by his followers "President of China." In 1922 Sun went to Kweilin, in Kwangsi, to make preparations for his projected punitive expedition to Peking, but his forces never got within a thousand miles of the city, and the hopes which he had based on his alliance with Chang Tso-lin were destroyed by the defeat of this Tuchun's forces by Wu Pei-fu. In the meantime, Sun had alienated his chief lieutenant, Chen Chiung-ming, by this impossible enterprise, and in the middle of the year Chen's supporters put Sun and his followers in Canton to flight. Sun took refuge on the warships which were attached to his cause, and he went so far as to bombard Canton on one occasion, but without achieving any military result. After remaining on a Chinese warship for some time under the shelter afforded by the Shameen, he left hurriedly on board H.M.S. Moorhen on August 9th to catch an "Empress" liner to Shanghai. Chen remained in Kwangtung, as Commander-in-Chief of the Forces, and his nominee, Chan Chik-yue, a merchant of Hongkong, was appointed Civil

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Governor in September. Early in January, 1923, Dr. Sun's sympathisers sent a force composed of Kwangsi and Yunnanese soldiers to invade Kwangtung, and, owing to the supineness of naval units and the poor resistance offered by the disaffected Cantonese troops, Canton quickly fell into their possession. Chen retired to Waichow: the Civil Governor had fled some days previously to Hongkong. Sun remained in possession throughout the year and also throughout 1924, despite the fact that his occupation was continually menaced not only by the presence in the East River region of a considerable hostile force under Chen Chiung-ming, which repeated efforts by Sun had failed to disperse, but likewise by formidable opposition to his régime on the part of the merchant class in the city and surrounding districts, provoked by oppressive taxation. In these circumstances, the ranks of the Merchants Volunteer Corps—which had been formed with Government approval some years before, with a view to ensuring greater security against plunder by pirates—increased to very large dimensions and Sun began to see in it a serious menace to his authority. When a large consignment of arms and ammunition, imported under Government permit, was seized by Dr. Sun's orders there was open revolt by the merchants. Business was entirely suspended for several days and was only resumed on Sun promising to release the arms. There was great delay, however, in fulfilling the promise, and public feeling became highly incensed against Dr. Sun, who finally gave orders to his troops for the suppression of the revolt and the annihilation of the Volunteer Corps. Accordingly, on October 15th the whole commercial district of Saikwan, which the volunteers had barricaded for defence, was surrounded by Sun's overwhelming forces was desperate fighting in the streets for several hours. Incendiary gangs assisted the Government forces, and several hundred houses were destroyed by fire. Within about twenty-four hours the Volunteers were dispersed and the revolt was suppressed. Trustwortly figures as to the casualties in this conflict are not obtainable, but a conservative estimate puts the casualties in the neighbourhood of a thousand, while the material damage done was estimated at about \$20,000,000. After the affray Sun mulcted the merchants in heavy fines. This did not promote happier relations, and when Sun Yat-sen departed in November to participate in the conferences for the re-establishment of peace and good government in China, it brought a great sense of relief in business circles though little improvement was noticeable in the administration of Canton under Mr. Hu Han-min down to the end of the year.

Another disgraceful episode of the year was a dastardly attempt to assassinate M. Merlin the Governor-General of Indo-China. The French community were entertaining His Excellency at a dinner in the Victoria Hotel on the Shameen on the night of June 19th, when an Annamite threw a bomb into the room through the open window. Though the assassin missed his mark, he succeeded in killing five French residents and seriously injuring others. The miscreant himself was drowned in the river while trying to evade capture.

Early in January, 1925, Sun Yat-sen, while still attending the Peace Conference in Peking, was reported to be seriously ill and on March 12th, news of his death was received in Canton. Hostilities commenced between the Kuomintang forces and those of Chen Under General Chiang Kai-snek who commanded the Chiung-ming in February. Russian instructed and officered Whampoa Cadets, remarkable progress was made along the East River and Swatow was finally captured. The troops of Chen's party were utterly demoralized and retreated to the borders of Kiangsi and Fukien. During the absence of the Cantonese armies, however, the Yunnanese and Kwangsi troops under General Yang Hsi-min and Liu Chen-huan returned from the East River front to Canton, where, declaring that the Kuomintang party was introducing Bolshevik principles, they seized the city north of the river, the Honam quarter south of the river remaining in the hands of General Li Fuk-lam, who remained faithful to the Kuomintang cause. Hu Han-min, the Civil Governor, fled to Whampoa. On the return of the army from Swatow a battle took place in which General Chiang Kaishek's cadets with the help of their Russian leaders crossed the river and signally defeated the Yunnanese and Kwangsi soldiers in the streets of Canton. With their entry into the city it appeared only too evident that Bolshevism had become the policy of the Kuomintang. Especially against the British and Hongkong, which had been believed by the Kuomintang to be sympathetic not only to the Chen Chiung-ming but also to the Yunnanese and Kwangsi parties, was a bitter propaganda directed. The intensity of anti-foreign feeling expressed, combined with atrocities against the defeated Yunnanese actually witnessed by Europeans from the Shameen side of the Defence Creek, caused the greatest alarm among all foreign residents. Following on CANTON 867

the incident of the 30th May, at Shanghai where the Municipal Police fired on a crowd mainly composed of students and many were killed and wounded, a mass demonstration was organised in Canton against the 'Imperialistic Policy' of England, America and Japan and a general strike proclaimed, all Chinese leaving Shameen. On the 23rd June a monster procession moved slowly past the barricaded bridges of Shameen, shouting threats and defiance at the sailors and marines who had been landed from British and French gunboats to prevent a threatened entry on to the two Concessions. At the end of the procession several hundred of Chiang Kai-shek's victorious Whampoa Cadets appeared and, to the horror of eyewitnesses, shots suddenly rang out. Instantly pandemonium reigned Thousands of shots were exchanged. A French merchant, M. Pasquier, was killed and several foreigners, among them the Commissioner of Customs On the Chinese side of the Creek the casualties under the fire of the French and British sailors were more severe. At least fifty were killed and a hundred wounded. All intercourse between the settlement and city now ceased. The local Government lodged bitter protests with the British and French Consulates-General and set forth five demands which included the rendition to the Kwangtung Government of the Foreign Concessions on Shameen, the punishment of the naval officers concerned and the dismissal of the British Consul-General. The threats of sections on the Chinese side appeared to warrant the island assuming an attitude of defence, and, with sandbags and barbed wire and with volunteers and Indian troops landed from Hongkong, Shameen became, and for some four months remained, a fortified camp dependent entirely on itself for all essential services and on Hongkong by means of naval craft for all supplies. On July 1st a new Government, the "Nationalist Government" formed on the Bolshevist system of Committees, entered office. The Political Council consisted of 16 leading members of the Kuomintang with Wang Ching-wei as Chairman. On August 20th Liao Chung-kai, Minister of Finance, was assassinated at the entrance of the Kuomintang Headquarters. Various suspects were arrested including Liang Hung-kai, an important Cantonese Commander and substantial rewards offered for the capture of Ngai Bong-ping, ex-Commissioner of Police and others. General Chen Chiung-ming again rose and capturing Swatow and Waichow, which were lightly defended commenced an advance towards Canton down the East River. He was, however, again crushed by General Chiang Kai-shek's superiority in foreign-trained troops early in November. During this month the sorely-tried residents of Shameen, after a twenty weeks' 'siege' began to find some relief in the gradual return of a few of their servants and a general improvement in feeling generally. No further incident had occurred and the bridges were partially opened and defence precautions somewhat relaxed. Negotiations were tentatively opened between Hongkong and Canton merchants aiming at an end of the strike-boycott and of a situation in which both sides were suffering but they proved abortive. The boycott was maintained, with the help of labour pickets until October 1926 when it was declared terminated by the Kuomintang Government. Although the suppression of the pickets gave greater freedom to trade, business generally suffered throughout the year owing to constant labour disputes and the heavy burden of taxation imposed in order to provide financial support for the expedition which General Chiang Kai Shek led against the North. With the establishment of the Kuomintang headquarters at Wuchang the Yangtsze became the centre of political and military activity of the nationalists.

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KOWLOON FRONTIER DISTRICT OF THE CHINESE MARITIME CUSTOMS

This is the inclusive name given to the Chinese Maritime Customs stations adjacent to Hongkong and established in 1887 in accordance with the Chefoo Agreement of 1876 and its Additional Article of 1885 for the purpose of recording the movement of opium and of collecting duty on the trade carried on by Chinese junks between Hongkong and Chinese ports. In 1899, when the New Territory was taken over by Hongkong, the Customs stations had to be removed from their former locations, which had been brought within the British boundary, and the present stations are situated at Taishan, Lintin, Shumchün, Shatowkok, Shaüchung, and Samun (Tooniang), besides which there are a number of frontier patrol posts on the north shores of Deep and Mirs Bays and between the two bays. The net value of the trade in 1925 was Hk. Tls. 52,992,104, as compared with Hk. Tls. 77,962,412 in 1924, Hk. Tls. 53,732,972 in 1923, and Hk. Tls. 75,907,530 in 1922.

DIRECTORY

關龍九 Kow-loon-kuan

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LAPPA

Lappa, also called by the Chinese "Kung Pak," is an island directly opposite the inner harbour of Macao, the distance across being from 1 to 1½ miles. Four of the stations of the Chinese Maritime Customs are located here, and another on an islet called Malowchow. Beyond the Barrier Gate of Macao there are several more Customs stations. Under the Lappa Customs' control there are also Tungho and Naiwanmoon stations. Lappa is under the jurisdiction of the Heungshan Magistrates. It possesses no features of interest beyond the fact that it is the principal Customs station in the neighbourhood of Macao. The net value of the trade possing through the Lappa in the neighbourhood of Macao. The net value of the trade passing through the Lappa Customs stations in 1925 was Hk. Tls. 22,470,368, as compared with Hk. Tls. 27,398,467 in 1924, Hk. Tls. 22,218,537 in 1923, and Hk. Tls. 26,316,415 in 1922. The diversion of

the course of trade to and from the Luichow Prefecture operates against Lappa. Much of the cargo which formerly came thence in junks to Macao and reported at Malowchow now avails itself of the more convenient and doubtless safer direct steamer carriage between the French port of Kwangchowwan and Macao. There is also a tendency for a portion of the west coast produce to go via Kongmoon, whether destined for Hongkong or Canton, and the old junk trade of this region with the foreign colonies is gradually disappearing.

DIRECTORY

關 新 北 共 Kung-pak-sun-kwan

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KONGMOON

門 五 Kong-moon

Kongmoon was added to the list of treaty ports on 7th March, 1904, in accordance with the stipulations of Article X. of the Mackay Treaty. A British Consulate was established, but withdrawn in 1905. Kongmoon is located some three miles up a creek on the West River, in the Kwangchow Prefecture of the Kwangtung Province in Lat. 22° 34′ 49″ N. and Long. 113° 8′ 53″ E., and is about 45 miles distant from Macao, 70 from Canton and 87 from Hongkong. The creek on which it is built connects the West River with the sea at Gaemoon, and is a narrow and tortuous stream, the lower reaches of which, near the main river, are lined with rafts, while further up in the vicinity of the town it is crowded with native craft of every description, thus rendering navigation for steamers difficult at all times, but especially so when the current runs fast during the summer months. The steamer anchorage is in the West River at the mouth of the Creek, opposite the Chinese Maritime Customs, but the town is included in the port limits. The population of Kongmoon is about 55,000, and it has the appearance of being a more populous centre, as it extends for a considerable distance on both banks of the stream. Formerly it was a business centre of considerable importance, but various causes have arisen which appear to have lessened its commercial standing and interfered adversely with the general prosperity of the port.

It was generally considered that the proximity of Kongmoon to Hongkong and Macao and its favourable situation as an outlet and distributing centre for the southern prefectures of the province augured well for its future prosperity and development. This was, to some extent, true, but it should be remembered that facts have arisen which have tended to diminish rather than increase its commercial

importance. Formerly it enjoyed direct communication with Shanghai and Foochow and was the real outlet and distributing centre for the south-western district of the delta and the Southern prefectures of the province. The development of Hongkong and the opening of Kiungchow and Pakhoi as treaty ports, however, have seriously interfered with the junk trade and general welfare of the port, and have, besides, opened up other trade routes to districts hitherto dependent upon Kongmoon for their supplies. At present there are no indications that the sanguine expectations, based upon imperfect knowledge, entertained concerning the over-estimated commercial possibilities of the place will be speedily, if ever, realized. There is daily steam communication with Hongkong, and considerable numbers of vessels trading under the Inland Waters Regulations arrive and depart daily. There are also several large junks trading regularly to Hongkong, Macao, and the island of Hainan. A railway from Kongmoon to Samkaphoi on the coast, a distance of about 80 miles, was constructed in 1909-10 under the supervision of native engineers, trained in America, but it stops short three miles from the sea, as to take the line right down would involve laying out a new town on the water-front and dredging operations. A branch line of the Sunning Railway was opened in 1920 from Sunning city to Paksha. The proposed extension to Yeungkong is still under contemplation, and it is doubtful if funds will permit of work being commenced in the near future. A telegraph office was opened on the 8th December, 1907, in the town, and in November, 1911, in the Settlement, and telegraphic communication is now possible with the Fatshan office. A high road between Kongmoon and Hokshan, a town some 50 miles away, has been constructed, and a public company has been formed, with a capital of \$240,000, to make roads from Sunwui to Kongmoon and thence to Pakkai which will be suitable for motor traffic. The motor road from Hokshan to Sunwui was officially opened on January 10th, 1922.

The principal articles of export consist of prepared tobacco, joss-sticks, strawmats, paper, palm-leaf fans, fresh oranges and fresh vegetables; imports are largely represented by rice, foreign piece-goods, kerosene oil, sugar, wheat flour, and foreign sundries, including a variety of Japanese commodities of a cheap nature. Large quantities of softwood poles are floated down in the form of rafts, which are dismantled here. These mostly come from beyond Wuchow and also from the North River. The yearly value of this branch of the trade is estimated at about \$750,000. Owing to the frequent piracies in the delta, the cocoon market hitherto established at Yungki has been transferred to Kongmoon, and during the season the numerous steam launches and boats employed in this line of business give the port in front of the settlement a lively and animated appearance. There is a silk filature in the town which affords employment to about 300 women; the total out-turn of silk amounts to about 100 catties per day. An interesting local industry is the dredging of large shells, from which a good quality of lime is made. The annual production of these shells is estimated at 200,000 piculs, worth about \$40,000. Quite an important industry has sprung up in Kongmoon, namely, the preserving and canning of Chinese fruit for export abroad, where it is consumed by the numerous Chinese in America, Australia and the Straits Settlements. Paper, which finds a ready market in Hongkong, is manufactured by the Kongmoon Paper Mill.

The unique opportunities presented for transport by the unrivalled waterways of the delta have been well developed by native enterprise, and there is a large and lucrative passenger trade with Canton, Fatshan, Sancheong, Hongkong, Macao, etc. Large, roomy native passenger boats towed by powerful launches are engaged in this trade.

The surrounding country is picturesque, fertile and highly cultivated, and the inhabitants are prosperous and industrious. Rice is, of course, the principal crop, and it is milled locally, but mulberry shoots are very extensively cultivated for sale in the silk-producing centres, and large quantities of fresh vegetables are exported to supply the Hongkong market. During the past two years, however, trade in all directions has suffered severely owing to labour strikes and the general unrest prevalent throughout South China. The net value of the port's trade in 1825 was Hk. Tls. 6,617,495, as compared with Hk. Tls. 15,308,424 in 1924, Hk. Tls. 17,831,275 in 1923, and Hk. Tls. 10,658.177 in 1922.

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SAMSHUT

氷 三 Sàm-shui

The Treaty port of Samshui, opened in 1897 under the Burmah Convention—nearly 40 years after Consul Harry Parkes' East River Expedition-is situated near the 40 years after Consul Harry Parkes' East River Expedition—is situated near the junction of the West and North Rivers, in lat. 23 deg. 6 min. 30 sec. N., and long. 112 deg. 53 min. and 48 sec. E. The anchorage known as Hokow, at which foreigners reside, was formerly an ordinary Chinese fishing village, with boat-building as its leading industry, and a flooded state in summer as its characteristic peculiarity, but it is fast becoming a busy mart. According to the Convention, the town of Samshui and Kongkun (a small village situated among the hills opposite Hokow) together constitute the port area. The formal opening took place on 4th June, 1897, since which date the trade of the port increased steadily until July, 1925, when the strike and boycott inaugurated against Hongkong shipping caused an unprecedented falling off in imports. The net value of the trade coming under the cognisance of the Customs in imports. The net value of the trade coming under the cognisance of the Customs during 1925 was Hk. Tls. 4,245,082, as compared with Hk. Tls. 9,618,503 in 1924. The junk traffic is large, and the likin station is said to be one of the most important in the province. The district city of Samshui itself is surrounded by an imposing wall built in the 6th year of Chia Ching of the Mings (about A.D. 1560), the year after the place attained to the dignity of a magistracy, but whatever prosperity it may once have acquired has departed, and within the walls, where dwell the magistrate and the commander of the few local troops, the space is but half occupied by poor dwellinghouses and one small street containing provision shops. Outside the North Gate stands

SAMSHUI

an imposing temple temp. Chia Ch'ing of the Ch'ing Dynasty (Circa 1800). Between the town and the river is a fine nine-storied pagoda, rebuilt during the reign of Chia Ch'ing, some 100 years ago.

The business focus of the district is Sainam, a large well-built town of no great antiquity, three miles distant, on the creek leading to Fatshan. At Sainam there is established an electric plant which supplies Samshui with light.

Two sets of steamship lines converge here from Canton and Hongkong, respectively, and tourists in China can do many worse things than visit the West River which presents more beautiful scenery than is to be found on any steamer route in China—the Yangtsze gorges, perhaps, excepted. Since 1st May, 1905, Samshui has been made a port of entry for foreign steamers going up the West River. Numerous steam launches carrying passengers or towing passenger-boats ply between Samshui and neighbouring cities on the West and North Rivers and on the creek leading to Fatshan and Canton. A railway line from Canton to Samshui via Fatshan was inaugurated on the 26th September, 1904, and five trains run daily each way between Canton and Samshui. The climate of the port is as healthy as any in the delta. In the summer, frequent squalls cool the air, and it is seldom that there is not a breeze of some kind; in winter, the air is keen, bracing and clear. The waterways and surrounding country are picturesque, and the adjacent heights offer pleasant walks. Excursions of one or two days enable one to climb Mt. McCleverty (2,000 ft.), at the mouth of the West River; or Ting Hu Shan (4,000 ft.), behind the celebrated temple known to foreigners as "Howlik," near which is to be found the popular bathing pool and fall; or the hills forming the first gorge, from which used to be quarried the famous ink-stone known throughout China as Tuan Yen. Perhaps the most interesting of the sights in the neighbourhood are the Seven Star Hills, which are situated close to the pleasant town of Shiu Hing, some 30 miles from the port. These hills, formed of pure white marble rising to a height of about 400 feet from the plain, hold many temples—some apparently clinging to the sides of the cliffs—and caves and grottoes. The fine bronze figures of more than life-size in one of these temples are well worthy of attention. Fair snipe shooting is to be obtained in the winter, and an occasional pheasant, partridge, quail or duck may be added to the bag. The attrac

A telegraph service is maintained from Sainam. A nice building for the Post Office, situated alongside the road leading from the railway-station to the stone jetty, was completed and opened to the public on September 9th, 1921. There are no Consulates established; the Consuls within whose districts Samshui lies reside either in Canton or Hongkong.

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亞細亞

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WUCHOW

州梧 Wú-chau

Wuchow, opened to foreign trade on June 4th, 1897, by the Special Article of the Burmah Convention, is situated on the Sikiang or West River at its junction with the Fu or Kuei (Cassia) River. By the steamer routes at present authorised it is distant about 220 miles from Hongkong and Canton. Wuchow is the limit of navigation for ocean-going steamers; but, during eight months in the year, vessels drawing not more than 31 feet can reach Kueihsien (150 miles beyond Wuchow), and Nanning (360 miles from here) can be reached almost all the year round by boats drawing 21 ft. The population of the city and suburbs is estimated at 50,000; it is slowly increasing, more especially in the riverine suburbs, which comprise the business quarter. The annual inundations caused by the rise in the river—there is an average difference of 60 feet between the winter and summer levels—are a source of great inconvenience to the inhabitants and at times bring about a total cessation of business. To obviate this, the principal steamship offices, the Custom House and likin stations, together with numerous restaurants, are located on pais (houses built on pontoons), moored alongside the river bank. In July, 1924, Wuchow was visited by a very high flood— 73 feet 9 inches—which is the second highest on record. In winter the only local industry worthy of mention is boat building; when the river falls the foreshore is lined with matsheds, where native craft of all descriptions are constructed. The situation of Wuchow makes it the natural distributing centre for the trade between Kweichow, Eastern Yunnan, Kwangsi, and Hongkong and Canton. The future is full of promise, and Wuchow is sure to make a bold bid for second place as the largest trade mart in the south of China. Local merchants are making strenuous efforts to divert to Wuchow, viā the Liuchow and West Rivers, the trade of south-eastern Kweichow, which is principally supplied viā the Yangtsze. Attempts are being made to work the manganese, antimony, copper, and tin mines which abound in the Kwangsi Province. The gross value of the trade coming under the cognisance of the Maritime Customs had steadily grown to Tls. 23,237,078 in 1920, but subsequently, away to frequent will the country, the owing to frequent military operations and the disturbed state of the country, the trade diminished to Tls. 11,952,197 in 1922, this being the smallest figure on record since 1908. The value of trade recovered to Hk. Tls. 17,485,294 in 1923 and Hk. Tls. 21,030,247 in 1924, but owing to the boycott of Hongkong, in 1925 it fell again to Hk. Tls. 17,181,474. The principal articles of export are manganese ore, antimony, timber oils (aniseed, cassia, groundnut, wood and tea), indigo, hides, live stock and firewood. The coal, which should form one of Wuchow's largest exports, still lies buried in the surrounding hills. There is daily steam communication with Canton and Hongkong, maintained by Portuguese, British and Chinese steamers, some of which are manned by foreign officers, and have first-class passenger accommodation. During the last few years a large native passenger trade has sprung up between Wuchow and up-river towns, and a fleet of motor boats make regular trips to Konghau, Kuaiping, Kueihsien and Nanning. Wuchow itself offers few attractions to the tourist, but the river scenery on the way up, especially between the Shiuhing and Takhing Gorges, where the stream winds in and out among the green hills to form a succession of apparent lakes, is picturesque and has been compared to the Rhine.

Wuchow is connected by telegraph with Hongkong, Shanghai, etc.; and the Chinese Post has established postal communication with the principal towns in Kwangsi. In 1922 the Maritime Customs completed the erection of seven new buildings to accommodate the whole of their staff. houses, some of which are three storeys high, are constructed of ferro-concrete in the most up-to-date style. They are brilliant examples of modern tropical buildings, and are the chief architectural feature of Wuchow.

The year 1924 has seen much systematic effort toward municipal improvement. A local Board of Public Works was inaugurated early in the year, with a competent engineering and surveying staff. Much creditable work was accomplished in spite of set-backs by flood and fire and the hampering effects of political and financial

limitations. Streets were widened, sewers laid, and ponds and marshy places reclaimed and filled and made suitable for building sites. The near-by hills and valleys, long used merely as burial grounds, are now becoming the scene of road-making, tree-planting, and house-building. Ambitious plans for the near future include the demolition of parts of the old city wall, the extension of wharf facilities, the preparation of new business districts, and the construction of a reservoir and filtering plant for a modern water supply.

An important innovation, since the early part of 1926, has been the institution of telephones throughout the city. These are run by a private company. After the termination of the boycott, the first vessel arrived from Hongkong on the 16th October, 1926, was the British motor vessel Fook On (安福). Several British vessels which had been laid up either in Canton or in Hongkong since the outbreak of the boycott on the 10th July, 1925, have now resumed their regular trips. The local office of Asiatic Petroleum Co., which was closed in December, 1925, was re-opened on the 21st October, 1926, and members of the foreign staff returned to port. The Stout Memorial Hospital which was closed at the end of March, 1926, due to some internal disputes which were followed by a strike of its employees, re-opened in the middle part of September, 1926, under charge of a Missionary Doctor of the Baptist Mission.

DIRECTORY

亞細亞 A-8i-a

ASIATIC PETROLEUM Co. (SOUTH CHINA), LTD.
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NANNING

富 南 Nan-ning

An Imperial Edict issued in 1899 authorised the voluntary opening of Nanning as a Trade Mart, but it was not until 1st January, 1907, that the port was formally opened to foreign trade. Nanning is a "Fu" city and is situated on the left bank of the Yukiang, the most important tributary flowing into the West River from the south, and is 368 miles above Wuchow and 213 miles below Lungchow. It lies in the centre of a wide and fertile plain at a sharp bend of the river, which here describes nearly two-thirds of the arc of a circle and, according to the report of the West River Survey of 1915, is some 400 feet above mean sea-level. The climate is healthy, the temperature in the height of summer seldom exceeding 90 degrees (F.) and in the winter not falling below 40. Nanning is the capital city of the Province and the seat of the Civil and Military Governors. About one mile south of the walled city is the area which has been set apart as the Commercial Settlement, in which are situated the foreign merchants' business offices and residences, the Customs Establishment, and the Settlement sub-Post Office. The Settlement was purchased out of Provincial public funds, and the laying out of roads, constructing and repairing the bund, and the maintenance of law and order within its boundaries are in the hands of a Board presided over by the Superintendent of Customs. Land within the Settlement cannot be purchased, but may be leased for a period of 30 years, and on expiry the lease may be renewed for another period of 30 years. Foreigners desiring to lease land within the Settlement must make their application through their Consul.

Next to Wuchow, Nanning is the most important port in the Province. For the last three years, the Province has been subjected to great political unrest which has, for the present, arrested the completion of those signs of progress which had, until a few years ago, been making such headway. The work on the two projected well-constructed roads—the one leading towards Wuming, some thirty miles due north of Nanning; and the other leading towards Wuchow—has long since ceased and such parts as were completed have been allowed to fall into disrepair and are now in a very bad condition; the proposed waterworks to supply Nanning with a plentiful supply of good potable water remains in abeyance; the motor-cars owned by the more highly-placed officials have entirely disappeared; and the Bund, which was built in 1907 by an inexperienced Chinese contractor has fallen into ruins, most of it having subsided into the river after the annual highwater season, and now, in some places only about 10 feet frontage of what was once a good macadamised road of 40 feet in width separates foreign properties from the river bank. Under the Settlement Land Regulations the up-keep and maintenance in repair of the Settlement Bund devolves upon the Provincial Authorities, but with these constantly changing with the rise and fall of the various political factions now warring against each other and with a depleted treasury nothing is likely to be done.

The net value of the trade of the port in 1925 was Hk. Tls. 4,048,492, as compared with Hk. Tls. 6,623,436 in 1924, and Hk. Tls. 5,736,508 in 1923. The Province abounds in natural wealth, both mineral and agricultural, and, given a period of peace and security within its borders and along its wonderful waterways and through the neighbouring province of Kwangtung to the sea, a return to prosperity would speedily ensue. The natives are not averse from progress, but the foreign capitalist is required to stimulate them and direct their ideas into new channels.

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District Accountant—Lin Pocheung

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KOUANG-TCHEOU-WAN

灣州廣 Kwang-chau-wan

The bay of Kwangchau (or according to the French official spelling, Kouang-Tcheou-Wan), situated in the province of Kwangtung, was ceded on lease with the surrounding territories by a Convention between France and China, and occupied by the French on the 22nd of April, 1898. It is comprised between the 20 deg. 45 min. and the 21 deg. 17 min. north latitude, and the 107 deg. 55 min. and 108 deg. 16 min. east longitude to a distance more or less of 230 miles of Hongkong, W.S.W. The two islands of Nao-tcheou and Tang-hai placed at the entrance of the bay make an excellent closed port into which entrance is by two narrow passages. The port measures about 15 miles long, and for about half of its length it is three or four miles in breadth. The depth of anchorage of 20 metres extends over a length of more than 10 miles and borders on the extremity of the junk port of Tchekam, an important commercial centre in constant communication with Macao, Hongkong, Hainan and Pakhoi. The neighbouring districts are well cultivated, and it is believed mineral beds will be found. The new French territory is only separated from the valley of the West River by chains of hills. Following the Convention of delimitation signed on the 16th of November, 1899, between Marshal Sou and Admiral Courrejolles, the territory

of Kouang-Tcheou-Wan was placed under the authority of the Governor-General of Indo-China. The chief place of the territory is the town of Fort Bayard, which is at the entrance of the interior port on the right bank of the river Ma Tche. It is the commercial port, with the establishments of the civil administration, military service and the special offices.

Kouang-Tcheou-Wan is a free port in which all commercial operations can be carried. on without paying any duty. A regular bi-monthly line of steamers joins Kouang-tcheouwan to Haiphong and Hongkong. Eight steamers of French-Chinese ownership connect Kouang-Tcheou-Wan with Hongkong. Commerce has already largely extended since the steamers entered this port in communication with the exterior ports, and it is expected to develop considerably. The Chinese population of the territory is 209,901, and the superficial area is 85,000 hectares, containing 998 villages. A regular service of automobiles runs between Fort Bayard and the towns of Tchékam, Potsi, Sintchi, Taiping and Potéou.

DIRECTORY

ADMINISTRATION SUPÉRIEURE Résident Supérieur Chargé de l'Administration du Territoire de Kouang-Tchéou-Wan—Blanchard de la Brosse

CABINET DU RÉSIDENT SUPÉRIEUR Chef de Cabinet—Grandjean

SERVICE DE LA SÛRETÉ ET DES RENSEIGNEMENTS Chef de Service—Capitaine Pition

Bureaux du Territoire
Administrateur Chef de Cabinet—
Grandjean, administrateur de 3e el.
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Recevr. de l'Enregistrement—Grandjean
Chef de la Comptabilité—Moinardeau,
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Chef de service — Lieut. de Vaisseau
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Juge de Paix à Compétence Etendue—
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Directeur du Collège "Albert Sarraut"—
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Service Sanitaire

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Docteur Tsin Ton-Thanh-Gian, médecin auxiliaire Pierre Wong, id.

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Gendarmes—Merlin

GARDE INDIGÈNE

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Administr.-Maire—Moisy dit Lavalezerie Mèdecin Auxiliaire—Dr. Tsin, Pierre Wong

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TCHÉKAM

Administrateur (Maire de la Ville)—Moisy Kongkoc de la Ville—Tchang-Hoc-Tam

PAKHOI

海北 Pak-hoi

Pakhoi was opened to foreign trade by the Chefoo Convention in 1877. It is situated on the Gulf of Tongking in long. E. 109 deg. 7 min. and lat. N. 21 deg. 29 min The British Consul hoisted his flag on the 1st May, 1877, and a French Consulate was established in December, 1887.

Pakhoi is the port for the important cities of Limchow (州 庭) and Yamchow (州 鉄), whence considerable quantities of cargo of foreign origin (e.g., piece goods, etc.) were formerly distributed over the country lying between the West River and the seaboard. Since the opening of the West River to steam navigation, however, a considerable part of the trade has been diverted to that route and Pakhoi's commerce has suffered in consequence. The trade of the port in 1925 was Hk. Tls 4,453,663, as compared with Hk. Tls. 5,021,801 in 1924, Hk. Tls. 5,738,483 in 1923, and Hk. Tls. 5,973,536 in 1922. The prosperity of the port has decreased steadily since 1888, and there would seem to be little likelihood of very much improvement so long as the area which the port supplies and from which it draws its exports remains as confined as at present.

The Chinese town is situated on a peninsula, at the western extremity of which are a few low hills (Kuantao Head 嶺 東元). It faces nearly due north, and in winter is much exposed to the force of the N.E. monsoon winds. These blow so hard at times as to interfere materially with the shipment and discharge of cargo from steamers in the harbour, the anchorage for which is situated opposite the western end of the town and a mile and a half from the Custom House at the eastern end of the town. The foreign residences are situated on slightly higher ground to the south of the town.

Extending to the south and east is a plain which is level for many miles, although the country gradually rises towards the north. Attempts at cultivation have been made upon this plain immediately to the south of the town, but with varying success. Very rough cart roads intersect the country in the vicinity of the port and are utilized for bringing in some of the produce from the surrounding district. The carts in use for this purpose are heavy, unwieldy vehicles of an almost pre-historic type. They are drawn largely by oxen and have huge solid wooden wheels of the most primitive pattern, by which, needless to say, the roads are badly cut up in wet weather. There is a motor service between Pakhoi and Limchow. Little or no game is to be found

PAKHOI

nowadays in the immediate vicinity of the port, and those in search of sport with the gun have to go some considerable distance afield. Riding on horseback is possible, but cycling is a doubtful pleasure. The climate of the port during at least six months of the year is a trying one for Europeans, and as a result of the want of proper sanitary arrangements—pigs are the principal scavengers—epidemics in the Chinesetown are frequent. Accurate figures for the population of the town, as elsewhere in China, are difficult to obtain, but the number of inhabitants may perhaps be put at some 20,000. Fishing is the main—in fact, practically the only—local industry, and a large number of vessels are employed in it. The people of Pakhoi and surrounding district are inclined to "enough for to-day's needs and never mind to-morrow" rather than to activity, commercial or otherwise, and are poor in consequence. The independent and rather turbulent spirit so prevalent throughout the "Four Lower Prefectures" (所 四下), in one of which (Limchow) the port is situated, is a good deal in evidence at times and there has been, so far, only a feeble response to educational effort.

No railway construction has yet been commenced in the district, and there seems to be little likelihood of any of the projected undertakings assuming shape in the immediate future.

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HAINAN) HOIHOW (IN

州 瓊 Kiung-chau

☐ i Hoi-hau

Holhow is the seaport of the prefectural city of Kiungchow, the capital of the Island of Hainan. The two towns are separated by a distance of some three miles of low hills dotted with graves; and across these lies a semi-macadamised road. This highway was originally constructed by the Kiungchow Horse Carriage Co. in 1915. it was considerably improved by General Lung Chi-kwang during his rule over Hainan in the middle of 1918, and was kept in good repair by several motor Car Cos. which maintained a continuous motor car service between the two towns. Over 105 miles of motor road were opened to traffic connecting Hoihow with Wenchang, Chingmai, Tingan, Kachek, and Chuenyai, and at one time nearly 100 cars, buses and trucks were running on the Island. More new roads were expected to be opened for traffic in 1926. A new bund running along the Hoihow river on the northern part of the town, 60 feet wide, was built in 1924 and the principal streets were widened so as to permit motor traffic. Hoihow is lighted by electricity and possesses a telephone system of its own but since February, 1925, the Island has been occupied by Cantonese troops and many projected improvements have not been carried out owing to what amounts practically to a state of war existing. At the time of writing (November, 1926), there is no public telephone service and the Electric Light Company is unable to cope satisfactorily with requirements.

The port of Hoihow was opened by the establishment of a branch of the Chinese Maritime Customs in April, 1876. During the latter nine months of that year foreign tonnage to the extent of 36,672 tons entered and cleared at the Custom House, this representing 54 British, 10 German, 2 French and 4 Danish steamers that entered from, and cleared for, Singapore, Bangkok, Saigon, Annam, Hongkong, etc. The situation of the port of Hoihow before and at its opening in 1876 was considered favourable more from the political than the geographical or topographical point of view as the Foreign Consuls at Hoihow would then be in close touch with the Taotai at Kiungchow.

The harbour of Hoihow is an open roadstead, unprotected against the North-east monsoon, which blows here with undisturbed vigour from September to April. The working of cargo is, therefore, normally difficult during those months, and at times impossible. In addition to the above disadvantages those months are also the dry months when no rain falls up-country, and consequently no water comes down by the Po Chung River to the sea. Again, the tides are more erratic in the winter than they are in the summer: sometimes there are two tides during the 24 hours, sometimes one, and sometimes none. Cargo then, having heen loaded with difficulty into a cargo-boat alongside the importing steamer, has to face a stormy passage of two to three miles to the spit, which runs parallel to the town of Hoihow and a mile distant from it. Once at the spit the cargo-boat may be able to pole up the two miles of shallow muddy water which separates it from Hoihow—to sail is impossible, as the wind is always dead ahead-or may have to wait for hours until there is sufficient water, a few feet only, to enable it to continue its drawn-out voyage from ship to shore. If a canal 7 feet deep and 300 feet wide is dredged on the Hoihow river between the neighbourhood of the Custom House and the spit thus permitting junks, cargo boats and motor

892 HOIHOW

launches to navigate at all tides it would be sufficient to meet present requirements of the trade and would not be an expensive undertaking. Several suggestions have been made for the improvement of the port of Hoihow and some even advocated the transfer of the port to Chinglan or Pochin but all these suggestions were impracticable both from the engineering and from the financial points of view. Chinglan, for instance, which has been much spoken of in the past, is situated on the East Coast, which, though not properly surveyed, is known to be lined with coral reefs and is much exposed to typhoons and S.W. monsoons in the Summer months. And it is far more expensive to open a new port than to improve an old established one, without taking into consideration the opposition such a change would create from local vested interests. Hoihow will therefore remain the port of Hainan and it is now being connected by good motor roads with all the principal towns in the sisland and when financial conditions permit the harbour may be improved. A motor road girding the island is projected and if there is peace locally in the next three years this plan will in all likelihood be realised. There are four Motor Boat Companies running small boats from Hoihow into the interior.

As regards health, there is less fever in Hoihow than anywhere else in Hainan. There is excellent water to be had by the sinking of artesian wells, and several are already in existence both in the foreign Quarters and in the Chinese City. The majority of the Chinese, however, prefer to follow the old method of sending a woman with a couple of buckets to fetch pure drinking water, at a long distance, from a well, the contents of which are kept pure by the innumerable little fish that dart hither and thither across its stoneflagged bottom. The water in the actual wells at Hoihow is brackish, partly from seawater that filters into the wells and partly from the alkiline condition of the soil.

The trade of Hoihow remains more or less stationary. The native commercial community of Hoihow is one that is always being drawn in different directions by opposing interests. There is a Chamber of Commerce, which works in conjunction with the Five Guilds, representing the merchants of Canton, Swatow, Kochow, Fuhkien and Hainan.

No foreign settlement has been formed at Hoihow for the very excellent reason that there is no space for such a settlement, unless the foreigners concerned were to see their way to disburse large sums of money in reclaiming the swamp on the verge of which the town of Hoihow stands. From Hoihow itself a tongue of dry land, known as the Tê Shêng Sha, or Victory Spit, runs westward for a distance of about a mile until it loses itself in the morass which there encompasses it on three sides. This strip of dry land is very narrow and has been entirely taken up. The consequence is that any future development, if any, must be out into the marshy ground that borders the Victory Spit.

With the exception of the Roman Catholic Orphanage, erected in 1895, the American Presbyterian Mission Hospital and doctor's residence, the Customs Indoor Staff quarters, the French School for Chinese, the French doctor's residence, and the French Hospital, the houses occupied by the foreign residents are Chinese converted into European habitations by alterations and improvements. H.B.M. Consulate obtained a site after 14 years' negotiations, and a Consulate building was erected in 1899 to the south-west of the Hospital; towards the end of 1897 a piece of land was granted, and a French Consulate has been built on the Northern side of the river and facing Hoihow town. Since the beginning of 1899 a free school has been conducted by the French Government for teaching the French language to the Chinese, and an officer from the Tonkin Medical Staff was detailed to this port for the purpose of giving the natives and others free attendance and medicine. The foreign residents in Hainan number about 90 including children. The net value of the trade of the port in 1925 was Hk. Tls. 10,023,183, as compared with Hk. Tls. 8,721,200 in 1924, Hk. Tls. 8,565,365 in 1923, Hk. Tls. 7,693,144 in 1922, Hk. Tls. 7,491,672 in 1921, and Hk. Tls. 5,822,072 in 1920. A large export trade in pigs, poultry, eggs, bullocks and provisions is carried on with Hongkong. There has been some talk among the natives of opening mines, constructing railways, and bringing out timber from the virgin forests of the interior. While all this may not be realised on any scale for some years to come, it has been noticed that foreigners are beginning to explore the island, and the Commissioner of Customs is of opinion that the sarchlight of modern civilisation will reveal much that is of value to science as well as to commerce. "Perhaps," he adds, "when this is accomplished it will be seen that this 'Island of Palms' is not the least rich nor the least fertile of China's possessions." The island of Hainan is described as a terra incognita to the world.

There is no telegraphic or wireless communication with the mainland at present Telegrams are received at mainland offices for this island, but are sent by post and usually take from two to four weeks before they are received mutilated. A harbour light, and a light at Lamko (western entrance of the Hainan Straits) were opened in 1894; also one at Cape Cami in 1895. An Aga Lamtern apparatus was installed on the West Fort close to the city at the commencement of 1916. The approach to the harbour badly needs dredging, but is not likely to be dredged until the native merchants of Hoihow develop a little public spirit, and conditions in China improve generally.

DIRECTORY

會老長

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LUNGCHOW

州龍 Lung-chow

This city is situated at the junction of the Sung-chi and Kao-ping rivers in lat. 22 deg. 21 min. N., and long. 106 deg. 45 min. E., near the South-western border of the province of Kwangsi, and was selected as the seat of the frontier trade of that province with Tonkin. The continuation of the above-named two rivers is known as the Tsochiang or left branch of the West River, and it enters the main stream some 30 miles above Nanning. The town is prettily situated amongst the mountains, having exits above Manning. The town is prettily situated amongst the mountains, having exits by the rivers mainly, and lies at an elevation of some 300 feet above sea level. The city wall, last repaired in 1887, is now being slowly demolished to make a circular road round the city proper. The population is estimated at some 20,000 and from a military point of view Lungchow is considered to be a place of importance. Troops are stationed there and at the three frontier stations of Namkuan, Pingerh, and Shuikou, all roughly thirty miles distant in a westerly direction. The port was opened to Franco-Annamese trade on the 1st June, 1889, and has proved a valuable back door into China when strikes obstruct trade elsewhere: 1926 being a record year. Without however an when strikes obstruct trade elsewhere; 1926 being a record year. Without however an extension of the Hanoi-Langson railway any marked development of Lungchow is likely to be slow, though the line now runs through to Nasham, where stocks of kerosene were kept on hand for importation into China. The frontier road runs from Dongdang on the railway through Namkuan or the Port de Chine to Lungchow, and carries at the present date a considerable amount of motor traffic, the distance of 54 kilometres taking on an average about three hours. Two companies are engaged in this cross frontier trade, one of Annamite origin, and the other a Chinese Company. The latter company operates from Langson, while the former runs from Dongdang, a point nearer Lungchow by some 4 kilometres. The intervening country is very beautiful and runs through very mountainous areas, in which are a number of rock caves, formerly the habitat of natives indigenous to the neighbourhood. Telegraphic communication exists with Canton and other places on the West River, with Mēngtsz in Yunnan viā Posé, and with places in Tonkin. The Chinese Post Office sends mails almost every day to Langson in Tonkin by Motor under contract, and to Nanning overland every second day with connections to Canton and Pakhoi. An establishment of the Chinese Maritime Customs is resistant at the anatumber for the Chinese Maritime Customs is resistant at the anatumber for the Chinese Maritime Customs is resistant at the anatumber for the chinese maritime of the Chinese Maritime Customs is maintained at the port where foreign interests are in the charge of Consuls resident on the West River and in Hongkong. France alone maintains a Consul at Lungchow and he is also Consul for Nanning. There is a Catholic Church on the South side of the Tso-chiang, and the Emanuel Mission has a small orphanage in the surburbs outside the East Gate. The net value of the trade coming under the cognisance of the Maritime Customs for 1925 was Hk. Tls. 555,804, as compared with Hk. Tls. 281,138 for 1924, and Hk. Tls. 273,105 for 1923. The trip up from Nanning usually takes from three to four days, and that down to Nanning about 30 hours, according to the water in the river, the level of which is liable to very sudden fluctuations during the rainy season of July and August. It has been known to rise as high as 75 feet, when the iron suspenion bridge across the river is only two feet about the flood. Motor boats carry most of the cargo from and to West River ports, whilst frontier trade is carried by small junks and rafts, and by carts on the overland routes which usually travel in convoys of some number as in Tonkin. The River scenery between Lungchow and Nanning with its succession of gorges and rapids is well worth seeing but accommodation for Europeans on the motor boats is not of a luxurious type though each vessel has one special cabin for official travellers. The climate of the port is damp and very hot for some eight months of the year, but the winter is cold enough to be very pleasant amid such picturesque surroundings.

DIRECTORY

LOCAL GOVENRMENT General Lu Huan Yen, in charge

關州 龍 Lung-chow-kuan

CUSTOMS, CHINESE MARITIME
Acting Commissioner—R. T. Nelson
Tidewaiter—W. W. Brazier
Clerk—Fung Chun Chiu

EMANUEL MISSION
Miss E. Lucas | Mis

Miss Loudwell

FRENCH CONSULATE Consul—M. Cadet FRENCH HOSPITAL Dr. Ting Kwok

局郵等二州龍

Post Office (Chinese) Officer-in-charge—Ch'en Hang-k'ang

ROMAN CATHOLIC MISSION Father A. Barrière

MENGTSZ AND YUNNANFU

自 蒙 Mêng-isz

This is a district city in south east Yunnan, and together with Man-hao, a village on the left bank of the Red River, was opened to trade by the Additional Convention to the French Treaty of Tientsin of the 25th April, 1886, signed at Peking on the 26th June, 1887. The town is two days' journey from Man-hao and about six days' from the frontier of Tonkin at Laokay, and beautifully situated, being built on a cultivated plateau 20 miles long by about 12 miles in breadth, encircled by picturesque mountains, and is 4,280 feet above the level of the sea. It has a population of about 11,000 persons, but was a place of much more importance before the Mahommedan rebellion, as the numerous well-built temples, many of them now in ruins, still testify. It is, however, a considerable commercial emporium even now, and is becoming an important centre for the distribution of foreign goods imported vid Tonkin. The French Consul hoisted his flag at Mengtsz on the 30th April, 1889, and the Customs station was opened in the following August. The net value of the trade of the port for 1925 was Hk. Tls. 30,878,903, as compared with Hk. Tls. 25,384,788 for 1924, Hk. Tls. 23,313,759 for 1923, Hk. Tls. 22,222,855 for 1922, and Hk. Tls. 18,321,246 for 1921. The Chinese merchants avail themselves largely of the advantages offered by the transit pass system. The value of the trade of the Yunnanfu, Pishihchai, Hokow, Mapai and Manhao branch offices is included in the Mengtsz Custom returns. The province depends for its purchasing power on tin. In his report for 1920, the Commissioner of Customs said:—
"With a Government which will grant a respite from the war with neighbouring provinces, which will re-establish order and guarantee some security for life and property throughout the country, and will enforce strict legislation against the destruction of the forests, there is little doubt that Yunnan, with its mineral treasures and mountains so well adapted for the growing of timber, might easily become a prosperous and wealthy country and that it would supply the rest of China with timber and metal in sufficient quantities to make the Republic independent as regards these commodities. . . . Unless severe laws against the destruction of the forests are promptly enforced, in a very few years, the last of her forests having disappeared and taken away with them the remaining chances of an impoverished land to recover itself, South Yunnan will resemble the arid desert of North China, swept by droughts; • floods, and famine and an eyesore and a drain on the resources of the rest of the country. The climate of Mengtsz is temperate and salubrious. Plague has been absent from

During the winter good sport is obtained, snipe and wild Mengtsz since 1899. fowl being abundant in the plains and some pheasant and partridge in the hilly A new French Consulate was finished in 1893, new dwelling-houses for members of the Customs service in 1894, and a new Custom-house in the spring of 1895. All these buildings are outside the East gate of the city. On the 22nd June, 1899, a riot occurred, in the course of which the Custom-house and French Consulate were looted. In 1922, Messrs. Andersen, Meyer & Co., Brunner, Mond & Co., and Shewan, Tomes & Co. all closed their offices in Yunnan, chiefly because they found it impossible to do business with the Yunnanese. The last rail on the Laokayand Shewan, Tomes & Co. all closed their offices in Yunnan, chiefly because they found it impossible to do business with the Yunnanese. The last rail on the Laokay-Yunnanfu section of the Annam-Yunnan Railway was laid on the 1st of February, 1910, and two months later the whole line—470 kilometres—was opened to passenger and goods traffic. A branch office of the Mengtsz Customs was opened at Yunnanfu on 20th April, 1910. Mengtsz is now only 8 hours by rail from the Tonkin border and 22 hours from the coast. The Ko-Pi Railway, constructed practically single-handed by Mr. D. Nifis, a capable and energetic French engineer, was completed and through traffic from Mengtsz and Pishihchai to Kochiu started in 1921. The railway is miniature and travelling space cramped, but the time saved as compared with travelling in the time-honoured chair is of great importance. The British Consul has pointed out that not least of the benefits which the Annam-Yunnan line should confer would be the provision of sanatoria for Indo-China, even, may be, for Singapore, Bangkok and Hongkong. If for 20 years, he says, the Chinese peasant could be checked in his ravages—there has been ruthless destruction of timber—the lake region of Yunnan would become a terrestrial paradise. Since 1900, rents, wages, and the cost of living for natives and foreigners alike have risen greatly. During the last few years the Chinese Post Office has pushed its way into the interior, and the south-east of Yunnan is now covered with a network of lines and nearly every town has its establishment. Mengtsz, Yunnanfu and Amichow possess electric light installations, and in 1920 wireless telegraphy was instituted in Yunnanfu by Commandant Peri, of the French Army, messages being received from Lyons and Manila. There is to be a similar installation at Mengtsz.

DIRECTORY

MENGTSZ

BANQUE DE L'INDO-CHINE A. Korwin-Zmijowski, directeur C. Fournier

Compagnie Française des Chemins de Fer de l'Indo-Chine et du Yun-nan Direction Générale (Paris) Directeur-Général—M. Getten Direction Exploitation (Hanoi) Directeur Exploitation—G. Chemin-Dupontès Agence Principale au Yun-nan

(Mengtsz)
Agent Principal—Th. M. Romieux
Chef 2è Arrondissement Trafic et
Mouvement—Th. M. Romieux
Service Médical (Amichow)
Docteur—H. Dumont

關自 Meng-tsz-kwan

Customs, Chinese Maritime Acting Commissioner—P. R. Walsham Assistants—R. C. P. Rouse and Chang Shih Hsiung Tidewaiter—A. Grell Pishihchai
Assistant—H. D. Ebey
Examiner—F. R. Mackendrick

Descours, Cabaud et Cie., Import and Export C. Fayard, agent

FRENCH CONSULATE
Consul————
Médecin—S. L. Jarland
Directeur l'Ecole Franco-Chinoise—A.
Rouilly

Kalos, A., Hotel and Store-keeper A. J. Schaefer

YUNNANFU

ALLIANCE FRANÇAISE

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Presidts.—G. Cordier, Hsü Cnih Ch'eng
Vice-Presidents — B. Subira and
Chang Pang Han
Secretary—Ch. Chevet
Hon. Treasurer—G. Cordier
Librarian———

BANQUE DE L'INDO-CHINE V. Labes, directeur

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Clinton Smith, representative

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Chinese Assistant District Inspector-

Chang Tien Hsiang Peiching Sub-District

Chinese Assistant District Inspector -Kuo Shao Tsung

Foreign Assist. District Inspector-R. R. Deschamps de la Porte

CIE. FRANCO-ASIATIQUE DES PETROLES Jansen, manager

COMMERCIAL PRESS, LTD. (Yunnaufu Branch)

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COMPAGNIE OPTORG, Import and Export General

Géwitch, manager, signs per pro. Durand, assistant

CONSULATES

BRITISH

Acting British Consul General (for Yunnan and Kweichow)-G. Combe, C.B.E.

French—Yunnanfu and Mengtsz Consul, Délégué du Ministère des Affaires Etrangères au Yunnan-Ch. Lépissier

Vice-Consul, Chancelier à Yunnanfu

Chevet

-V. A. Robert Ffon. Vice-Consul à Mengtsz-Dr. Jarland

Commis de Chancellerie à Yunnanfu -Pham Nhut Tan

Agent Consulaire de France p.i. à Hokow-Brodard Attaché Militaire—Chef de Bataillon Médecin-Chef de l'Hôpital Consulaire de Yunnanfu-Dr. G. Mouillac (en congé en France), Dr. Allard, médecin-chef, p.i.

Médecin-Chef de l'Hôpital Consulaire de Mengtsz-Dr. Jarland

Directeur des Ecoles Franco-Chinoises à Yunnanfu-G. Cordier Directeur des Ecoles Franco-Chinoises-

à Mengtsz-Rouilly

JAPANESE Acting Consul-Y. Nakano

UNITED STATES Consul-J. E. Jacobs

CUSTOMS, CHINESE MARITIME Assistant in Charge-H. D. O'Kelly Assistant—Chi Pao-yuan Chief Examiner—J. V. Murphy Examiners-B. J. Green and C. A. Cammiade

DESCOURS ET CABAUD ET CIE. C. Fayard, agent

FRENCH CHAMBER OF COMMERCE President—Gewitch Vice-do. and Secretary—Jansen Membres-Malortigue, Mollet and Romieux

FU TIEN BANK

HARDING & Co. D. J. Harding, manager D. A. C. Harding, assistant Agencies Sun Life of Canada China Underwriters, Ld. Shewan, Tomes & Co., Hongkong

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HOTEL DU COMMERCE Malortique

MISSIONS BRITISH & FOREIGN BIBLE SOCIETY

CATHOLIQUE, Vicariat Apostolique de Yunnanfu

CENTRAL MISSIONARY AGENCY, THE

CHINA INLAND

CHURCH MISSIONARY SOCIETY R. F. Lankester and wife Neville Bradley, M.B., CH.B. Miss H. A. Parker Miss M. E. Rudd A. J. Watoson, M.B., B.S. Mrs. A. J. Watson, M.B., B.S. ENGLISH METHODIST

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Postal Commr.—E. A. L. Chaudoin District Accountant—E. Toussaint Inland Control—Hwang Kia Teh Accountancy—Tsang Yuk Ming Secretary—Wu Chih General Supervisor—Lin Purving

General Supervisor—Lin Pu-ying

First Class Postmaster—Lin Pu-jen Hokow

First Class Postmaster—Feng Te-kuei

First Class Postmaster—Tye Pao-hua

Second Class Postmaster—Ma Shoushan

YUNNANFU CLUB (Cercle de Yunnanfu)
President—Cordier
Committee—Durand (hon. secretary),
Jansen, Henry and Green

Yunnanfu Wireless Station Chs. Astoin, ingénieur

HOKOW

Hokow was opened to foreign trade by the Supplementary Convention between China and France of 20th June, 1895. By the terms of the agreement France was to establish a Vice-Consulate and China a Customs House at Hokow, these stipulations being carried out in August, 1896, and July, 1897, respectively. The Vice-Consulate is subordinate to the Mengtsz Consulate and the Hokow Customs are under the control of the Mengtsz Commissioner, and the value of the trade is not separately stated in the Mengtsz Customs returns.

Hokow is picturesquely situated on the left bank of the Red River at its confluence with the Nanhsi River—commonly called the Namti—and lies immediately opposite Laokay, an important garrison town in Tonkin. The native town has a population of about 4,000, mostly living in bamboo houses and thatched huts; some good semiforeign style buildings have, however, been built during the last few years. An iron railway bridge across the Nanhsi River was completed in 1902, and connects Hokow and Laokay. Hokow is about 420 li by land from Mengtsz, which can be reached after a train journey of about 8½ hours through magnificent country.

The climate is very unhealthy and new residents soon feel its undermining effects. In summer, when it does not rain it is hot and trying, whereas rain is accompanied by a damp, uncomfortable atmosphere which becomes even more disagreeable as soon as the sun reappears. The main climatic feature, by no means a pleasant one, is what is generally known by the French as "Le Crachin," a thin, fever-carrying drizzle, which falls in winter and spring. The thick, tropical vegetation is kept moist, and a light and extremely dangerous mist overhangs everything. The dreaded Hokow Fever is rampant and claims numerous victims amongst the natives. Foreigners manage to recover by taking large quantities of quinine.

DIRECTORY

關 分 口 河 Hokow-fên-kwan

CUSTOMS, CHINESE MARITIME (Branch Office of Mengtsz Customs)
Assistant-in-charge—L. A. Chrétienne Examiner—A. E. dos Santos Pishihchai—(Sub-office) Examr.-in-charge—F.R. MacKendrick

FRENCH CONSULATE
Agent Consulaire (par interim)—F.
Brodard
Chef de Gare—Lauret

TENGYUEH (MOMEIN)

越 M Teng-yueh

The trade mart Tengyueh-situated near the south-western frontier of Yunnan, in The trade mart Tengyueh—situated near the south-western frontier of Yunnan, in lat. 24 deg. 45 min. N., and long. 98 deg. 30 min. E.—was opened to foreign trade under the Burmah Agreement of 1897 modifying the Convention of 1894 relative to Burmah and Thibet, and the Chinese Customs-house was opened on the 8th May, 1902. It is a walled town built in a rice valley and watered by the Tieh Shui river, a small tributary of the Tai Ping which flows into the Irrawaddy a few miles above Bhamo, which has been the principal emporium of Chinese trade in Upper Burmah for many years past. The distance from Tengyueh to Bhamo by road is some 140 miles, and little more than half that distance as the crow flies. There are two recognised trade routes known as the "old" and "new" roads—the former via Nampoung and Manwyne (where Margary was murdered), and the latter via Kulikha and Man-hsien. The "new" road ends some three miles above Man-hsien, and thence the journey to Tengyueh "new" road ends some three miles above Man-hsien, and thence the journey to Tengyuch is made over the "old" tracks. Pack animals and porters constitute the only form of transport, and the time occupied on the trip is usually about eight days. Pack animals seldom travel during the rains (June to September), when through traffic is practically at a standstill, which means that, contrary to expectations, the construction of the "new" road, which is passable all the year round, has not resulted in any increase of summer trade, the cessation of business during this period being due more to unfavourable climatic conditions than to the inferior communications. From Tengyueh to Yunnanfu the road is divided into 24 stages for caravans and sixteen to twenty for postal couriers. It crosses a succession of mountain ranges varying from 4,000 to 10,000 feet in height, besides being intersected by numerous rivers, including the Sweili, the Salween and the Mekong, which would appear to render any railway project too speculative and too costly to be commercially practicable. Referring to the question of railway construction, the Commissioner of Customs in the course of an interesting report for 1906 remarked:—"Should the visionary project of connecting Yunnan and Burma with a trunk railway be ever seriously considered, an initial difficulty will be the selection of a suitable route. Two have been suggested—the so-called Bhamo route via Tengyueh; and the valley of the Salween route via Kunlun Ferry. Opinions are divided as to which is the better, but the latter perhaps allows of easier gradients and is, for various reasons, the more preferable. Both, however, are difficult, and it must be admitted that neither is really suitable for railway construction. Considering the almost insurmountable physical difficulties presented and the colossal expenditure which would be involved, the practicability, viewed commercially, of such a scheme may well be questioned."

Owing to its elevation (5,400 feet) the climate of Tengyueh is temperate and healthier than in any of the valleys in the vicinity, which are rendered excessively unhealthy by malignant forms of malarial fever. Malaria is, however, very prevalent in the town itself during the rains, when mosquitoes are plentiful and when the general health of the place is poor. The average yearly rainfall is about 65 inches, most of which falls from June to September, when the incessant dampness is somewhat trying. The net value of the trade during 1925, as taken cognizance of by the Maritime Customs, was Hk. Tls. 5,456,457, as compared with Hk. Tls. 4,519,083 in 1924, Hk. Tls. 3,901,308 in 1923, Hk. Tls. 4,491,549 in 1922, and Hk. Tls. 4,946,784 in 1921. The principal local industry is the manufacture of jadestone ornaments.

DIRECTORY

CHINESE CUSTOMS
Acting Commissioner—L. Peel
Assistant—E. D. G. Hooper
Examiner—M. H. Fulker
2nd Class Tidewaiter—H. B. Collier
Medical Officer—Sein Hline

Consulate—Great Britain—Tel. Ad-Britain Consul—H. I. Harding

Post Office Postmaster—Tye Pao-hua

SZEMAO

事思 Sz-mau

Szemao, opened to the Tonkin frontier trade by the Gérard Convention of 1895 and to British trade by the Burmah Convention of 1896, is situated in the southwestern part of the Province of Yunnan in latitude 22 deg. 47 min. 29 sec. N. and longitude 100 deg. 46 min. E. It is a sub-prefectural walled town built on gently rising ground overlooking a well-cultivated plain. The elevation is 4,700 feet above the sealevel, and the population is estimated to be about 10,000. The climate is delightful, the temperature rarely exceeding 80 degrees (Fahr.) during the summer and seldom falling below 50 degrees in the winter months. The plague, such a common visitor throughout Yunnan, is almost unknown in Szemao. The place is distant from both Yunnan-fu (the capital of the province) and Mengtsz 18 days, from the French Laosfrontier 6 days, and from British territory about 12 days. It was opened in the early part of 1897, and so far has not fulfilled the expectation of its potential importance as a trading centre. The value of the trans-frontier trade of Szemao in 1925 was Hk. Tls. 260,255, as compared with Hk. Tls. 194,198 in 1924, Hk. Tls. 226,922 in 1923, and Hk. Tls. 265,644 in 1922. The smallness of the trade statistics has been attributed partly to the fact that, owing to the various routes in the neighbourhood of the port, effective supervision is difficult of attainment, and partly to the decline of the cotton trade—the staple import article at this port—experienced during the past decade. It must be remembered, also, that the above figures only represent the value of that portion of the Szemao trade coming under the cognizance of the Szemao Customs, that is to say, goods which are imported or exported across the frontiers of Burmah and Tonkin and which alone are classed as "foreign trade" of this port.

In the country to the south of Szemao, known as the Chinese Shan States, large quantities of tea are produced, and only a small portion is exported abroad direct from Szemao across the Tonkin frontier. The rest, estimated at about 30,000 piculs per annum, is sent to different parts of China, and this "inland trade" is not controlled by the Szemao Customs. No foreign traders reside at Szemao, the trade being entirely in the hands of local merchants, who have no agencies in either Tonkin or Burmah. A telegraph line from Túng Hai, via Yuan Chiang and Pu Erh-fu, connects Szemao with the existing Chinese overland telegraphs. Considerable ethnological interest centres in the neighbourhood of Szemao. Writing on this subject in the course of his Trade Report for 1905 the Commissioner of Customs remarked: "It is of much

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interest to notice the various aboriginal races in this part of Yunnan, living side by side with, and yet differentiated from, the Chinese, and possessing distinct customs, characteristics, and traditions of their own. In the surrounding mountains we find the Lolo and Lohei, and in the low-lying plains the Shans, known to the Chinese as Pa-i; interspersed with these is the vassal tribe of the Akas. In the vicinity of the Chinese towns little settlements of the Mahe and Putu, who are offshoots of the Woni, are to be met with. From Talang north to Yüan-chiang and eastwards south of the Red River as far as Manhao, is the home of the Woni race, who are a swarthy people sub-divided into several tribes. Near Talang live a few Min-chia people who have migrated from Ta-li and Yuan-chiang, the headquarters of this large branch of the Shan race. At Shih-p'ing and Yuan-chiang there are several tribes of Pa-i, or Shans proper, and some Yao, also, are to be found in the mountains to the east of Szemao—a remarkable race which is to be met with in scattered hamlets in mountainous districts as far eastwards as Kwangsi. The Kawas inhabit the prefecture of Chen-pien-t'ing, to the westward of Szemao, and concerning their mode of life but little yet is known. The relentless march of civilisation, however beneficial to the world at large, is bearing hardly on the aboriginal races of mankind; and the south-western portion of this ancient province of Yunnan provides one of the few remaining territories where they are still permitted a local habitation and a name." There is a large and interesting field for mission work, the soil being still practically virgin. It is noticeable that the various tribes inhabiting this corner of China are slowly undergoing a process of social and economic evolution under the influence of Chinese settlers and travellers with whom they come in contact, but the process of assimilation is very slow, and the Shans, as well as all the other aborigines, still continue, like birds of a feather, to flock togethe

DIRECTORY

American Presbyterian Mission Kiulungkiang

Dr. and Mrs. C. W. Mason Rev. and Mrs. Beebe Rev. and Mrs. Goodenberger Dr. and Mrs. C. M. Galt

Yuankiang
Mrs. E. Belle Dodd
Rev. and Mrs. Campbell
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Dr. and Mrs. C. E. Park

Chefoo Dr. Francis Brewer

BRITISH-AMERICAN TOBACCO Co.

CHINESE GOVT. SALT ADMINISTRATION
Assist. District Inspector—T. H
Chang (Mohei)

CHINESE MARITIME CUSTOMS
Actg. Commissioner—S. A. Konovaloff
Medical Officer—Dr. E. Pautet
Tidewaiter—G. Battistuzzi

CHINESE POST OFFICE Postmaster—Ma Shou Shan

South Yunnan Mission (Menglieh)
Rev. J. D. and Mrs. Fullerton
Miss C. Hansen
Miss C. Petersen

HONGKONG

港 智 Heung-kong

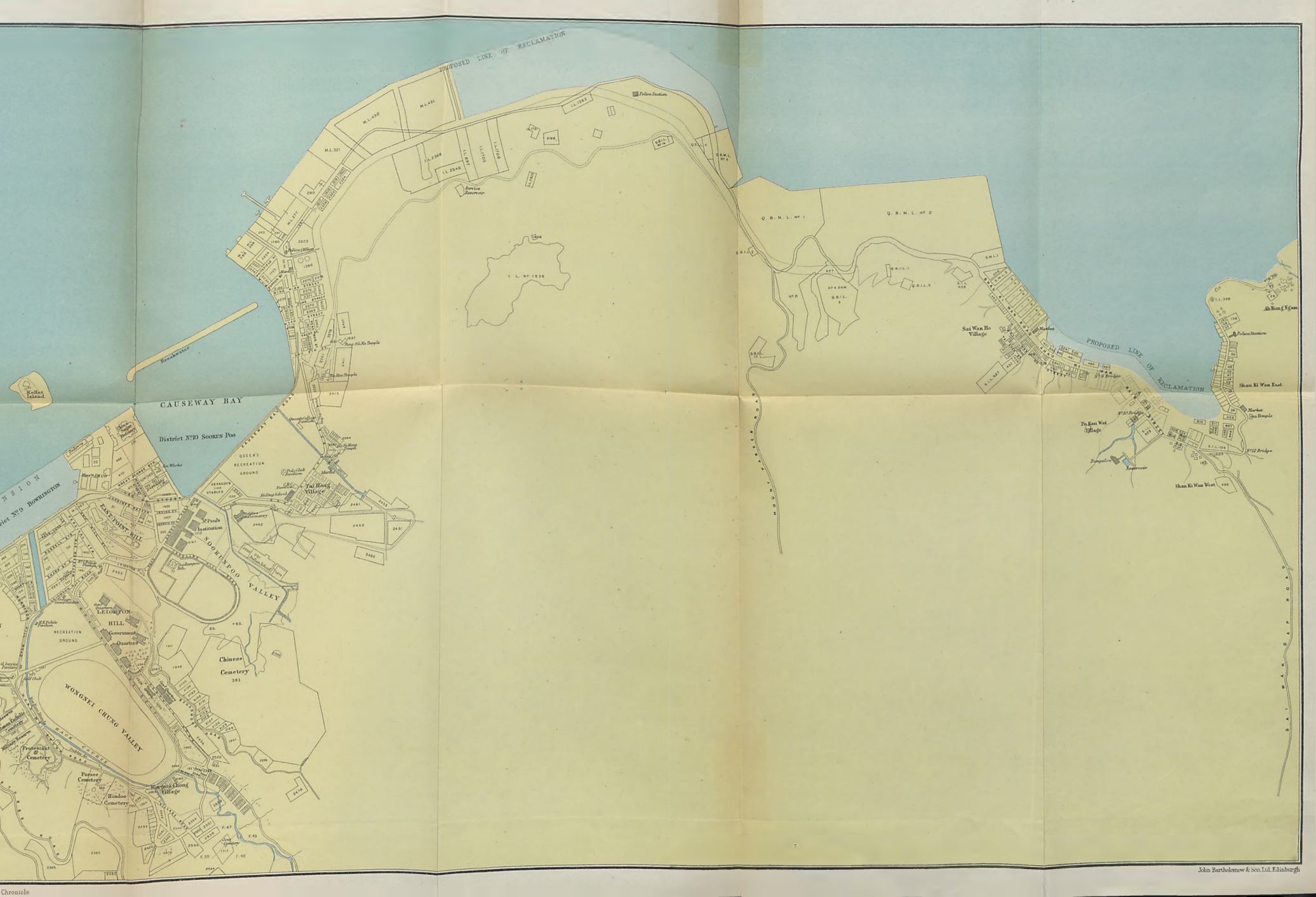
The Island of Hongkong (which gives its name to the British Colony in South China) is situate off the coast of the Kwangtung province, near the mouth of the Canton river. It is distant about 40 miles from Macao and 90 from Canton, and lies between 22 deg. 9 min. and 22 deg. 17 min. N. lat. and 114 deg. 5 min. and 114 deg. 18 min. E. long. The Chinese characters representing the name of the island (Heung Kong) may be read as signifying either Good Harbour or Fragrant Streams. By Conventions dated, respectively, 1860 and 1898, further territory was ceded by China, consisting of upwards of 280 square miles on the opposite mainland together with the islands of Lantao, Lamma, Chungchow and others. The last concession is by way of a lease for ninety-nine years.

HISTORY AND GOVERNMENT

Before the British ensign was hoisted on Possession Point in the City of Victoria in the year 1840 the island can hardly be said to have had any history, and what little attaches to it is very obscure. Scantily peopled by fishermen and agriculturists, it was never the scene of stirring events, and was little affected by dynastic or political changes. It is alleged, however, that after the fall of the Ming dynasty in 1628, some of the Emperor's followers found shelter in the forests of Hongkong from the fury of the Manchus. The peninsula of British Kowloon has more claim to association with Chinese history. In the year A.D. 1287 it is recorded that the last Emperor of the Sung dynasty, when flying from Kublai Khan, the Mongol conqueror, took refuge in a cave in Kowloon, and an inscription on the rock above is said to record the fact. The inscription consists of the characters Sung Wong Toi, meaning the Sung Emperor's Pavilion. On the cession of the territory to Great Britain the natives petitioned the Hongkong Government that the rock might not be blasted or otherwise injured, on account of the tradition connecting it with the Imperial personage above mentioned. In 1898, during the administration of Major-General Wilsone Black, a resolution was passed by the Legislative Council preserving the land on which the rock stands for the benefit of the public in perpetuity.

Hongkong is a Crown Colony and was ceded to Great Britain by the Chinese Government in 1841. In the troubles which preceded the first war with China the necessity of having some place on the coast whence British trade might be protected and controlled, and where officials and merchants might be free from the insulting and humiliating requirements of the Chinese Authorities, became painfully evident. As early as 1834 Lord Napier, smarting under his insolent treatment by the Viceroy at Canton, urged the Home Government to send a force from India to support the dignity of his commission. "A little armament," he wrote, "should enter the China seas with the first of the south-west monsoon, and on arriving should take possession of the island of Hongkong, in the eastern entrance of the Canton river, which is admirably adapted for every purpose." Two years later Sir George Robinson, endorsing the opinion of Lord Napier that nothing but force could better the British position in China, advised "the occupation of one of the islands in this neighbourhood, so singularly adapted by nature in every respect for commercial purposes." In the early part of 1839 affairs approached a crisis, and on the 22nd March, Captain Elliot, the Chief Superintendent of Trade, required that all the ships of Her Majesty's subjects at the outer anchorages of Canton should proceed for thwith to Hongkong, and, hoisting their national colours, be prepared to resist every act of aggression on the part of the Chinese Government. When the British community left Canton, Macao afforded them a temporary asylum, but their presence there was made the occasion by the Chinese Government of threatening demonstrations against that





settlement. In a despatch dated 6th May, 1839, Captain Elliot wrote to Lord Palmerston:—"The safety of Macao is, in point of fact, an object of secondary moment to the Portuguese Government, but to that of Her Majesty it may be said to be of indispensable necessity, and most particularly at this moment"; and he urged upon his Lordship "the trong necessity of concluding some immediate arrangement with the Government of His Most Faithful Majesty, either for the cession of the Portuguese rights at Macao, or for the effectual defence of the place, and its appropriation to British uses by means of a subsidiary Convention." Happily for the permanent interests of British trade in China this suggestion came to nothing, and Great Britain found a much superior lodgment at Hongkong.

The unfortunate homicide of a Chinaman during a riot at Hongkong between British and American seamen and natives precipitated events, and, in view of the measures taken by the Chinese in reference to Macao, Captain Elliot felt that he ought no longer to compromise the safety of that settlement by remaining there. He accordingly left for Hongkong on the 24th August, 1839, Mrs. Elliot and her child having previously embarked. It was hoped that his own departure, with the officers of his establishment, might satisfy the Chinese, but it soon became evident that they intended to expel all the English from Macao. It was accordingly determined that they should leave, and on the 25th August the exodus took place. The whole of the British community (with the exception of a few sick left behind in hospital) embarked, and under the convoy of H.M.S. Volage arrived safely at Hongkong. At that time there was, of course, no town, and the community had to reside on board ship. measure of the Chinese was to stop supplies of food; the water also was reported to be poisoned, a placard being put up on shore warning Chinese against drinking it. This led to a miniature naval battle in Kowloon Bay. On the 4th September Captain Elliot, in the cutter Louise, accompanied by the Pearl, a small armed vessel, and the pinnace of the Volage, went to Kowloon, where there were three large men-of-war junks whose presence prevented the regular supplies of food. A written remonstrance was sent off to the junk of the commanding mandarin. After six hours of delay and irritating evasion a boat was sent on shore to a distant part of the bay with money to purchase supplies, which the party succeeded in doing, and they were on the point of bringing their purchases away when some mandarin runners approached and obliged the natives to take back their provisions. The English returned with this intelligence, and Captain Elliot, greatly provoked, opened fire on the three junks. It was answered with spirit by the junks and a battery on shore. After a fire of almost half-an-hour the English force hauled off, from the failure of ammunition, for anticipating no serious results they had not come prepared for them. It was evident, however, Captain Elliot says in his account of the engagement, that the junks had suffered considerably, and after a delay of about three-quarters of an hour, they weighed and made sail from under the protection of the battery, with the obvious purpose of making their escape. By this time the English had made cartridges, and they drove the junks back to their former position. Evening was now closing in, and in the morning it was decided, for reasons of policy. not to renew the attack. A complete relaxation of the interdict against the supply of provisions followed. Some little time after this event an arrangement for the resumption of the trade was arrived at, and there was a partial return to residence at Macao. The arrangement was of but a few weeks' duration, however, and on the 3rd November a naval engagement took place off Chuenpee, when the Chinese retired in great distress. The British ships returned to Macao, arriving on the evening of the same day, and arrangements were immediately made for the embarkation of those of Her Majesty's subjects there who thought it safest to retire, and on the evening of the 4th November they arrived at Hongkong.

Captain Elliot considered the anchorage of Hongkong unsafe, as being "exposed to attack from several quarters," and already, on the 26th October, His Excellency had required the removal of the British merchant shipping to Tong-Koo, which he deemed safer. The shipping community did not share this opinion, and on the same day that the notice appeared an address signed by the masters of thirty-six vessels was presented to Captain Elliot requesting that they might be allowed to remain at Hongkong. On the 8th November H. M. Plenipotentiary replied, adhering to his former decisior. Thereupon another remonstrance was addressed to him, signed by "twenty firms, the agents for Lloyd's and for eleven insurance offices." Captain Elliot, however, still adhered to his decision, and a few days afterwards the removal to Tong-Koo took place.

In 1840 the expedition arrived, and Hongkong became the headquarters of Her Majesty's forces.

On the 20th January, 1841, H.M.'s Plenipotentiary issued a circular to British subjects announcing the conclusion of preliminary arrangements between the Imperial Commissioner, Ke-shen, and himself. One of the terms was stated in the circular as follows:—

1.—The cession of the island and harbour of Hongkong to the British Crown. just charges and duties to the Empire upon the commerce carried on there to be paid as if the trade were conducted at Whampoa." On the 26th January, the island was accordingly taken formal possession of in the name of Her Majesty Queen Victoria. treaty was subsequently repudiated by both parties, and it was not until the conclusion of the Nanking Treaty in 1842 that the Chinese Government formally recognised the cession of the island. In the meantime it was held by the British—who had come to stay—and on the 1st May, 1841, the Public Notice and Declaration regarding the occupation of Hongkong was promulgated. On the 7th May of the same year, 1841, the first number of the Hongkong Gazette was published, printed at the American Mission Press, Macao. This first number contained the notification of the appointment (dated 30th Macao. This first number contained the notification of the appointment (dated 30th April) of Captain William Caine, of the 26th (Cameronian) Regiment of Infantry, as Chief Magistrate, the warrant being under the hand of Charles Elliot Esquire, Her Majesty's Plenipotentiary, etc., etc., "charged with the Government of the Island of Hongkong." Captain Elliot's idea was that the island should be held on similar terms to those on which Macao was at that time held by the Portuguese, and the Chief Magistrate, instead of being charged to administer British law, was authorised and required "to exercise authority, according to the laws, customs, and usages of China, as near as may be (every description of torture excepted), for the usages of China, as near as may be (every description of torture excepted), for the preservation of the peace and the protection of life and property, over all the native inhabitants in the said island and the harbours thereof"; and over other persons according to British police law. The first land sale took place on the 14th June, and building thereafter proceeded rapidly, the population of the new town at the end of the year being estimated at 15,000. On the 6th February, 1842, Hongkong was formally declared a free port by Sir Henry Pottinger, who had succeeded Captain Elliot as Plenipotentiary. Until the signing of the treaty, however, the ultimate fate of the new settlement remained in doubt. Sir Robert Peel, when asked in the House of Commons whether it was the intention of Her Majesty's Government properly to colonise the place or give it up, declined to answer what he deemed an unparliamentary colonise the place or give it up, declined to answer what he deemed an unparliamentary question during a period of open war with the country by whom the cession of the island was both made and repudiated. The Treaty of Nanking, however, settled all doubts. On the 23rd June, 1843, Ke-ying, the Chinese Imperial Commissioner, arrived in Hongkong for the exchange of the ratifications of the treaty, and the ceremony took place in the Council Room on the 26th of that month, and immediately afterwards the Royal Charter, dated 5th April, 1843, erecting the island into a separate Colony, was read, and Sir Henry Pottinger took the oaths of office as Governor. At first progress was rapid. The Queen's Road was laid out for a length of between three and four miles, and buildings rose rapidly. But a check was received owing to the unhealthy conditions which were developed by the breaking of the "malarious" soil, and in 1844, soon after the arrival of Sir John Davis, who assumed the government in June, the advisability of abandoning the island altogether as a colony was seriously discussed. Mr. Montgomery Martin, H.M.'s Treasurer, drew up a long report, in which he earnestable recommended the abandonment of a place which, he believed, would never be habitable for Europeans, instancing the case of the 98th Regiment, which lost 257 men by death in twenty-one months, and of the Royal Artillery, which in two years lost 51 out of a strength of 135, and gave it as his opinion that it was a delusion to hope that Hongkong could ever become a commercial emporium like Singapore. Sir John Davis, in a despatch dated April, 1845, strongly combatted Mr. Martin's pessimistic conclusions and expressed a firm belief that time alone was required for the development of the colony and for the correction of some of the evils which hindered its early progress. Sir John (who died in November, 1890, in his ninety-sixth year) lived to see his predictions most amply verified, and in after years must have reflected with satisfaction on the fact that his views had prevailed in Downing Street. On the 26th May, 1846, the Hongkong Club house, situated in Queen's Road Central, at its junction with Wyndham Street, was opened with a ball, and was occupied by the Club for over fifty years, being vacated in July, 1897, when the Club moved into new and more commodious premises on the New Praya. Sir John Davis resigned in January, 1848, and left the colony on the 30th March of that year, Major-General Stavely Administering the Government until the arrival, a few weeks later, of Sir George (then Mr.) Bonham. During Sir George Bonham's administration, which lasted, with two intervals, until April, 1854, the Colony continued to progress, but the garrison and residents still suffered severely from malaria. On the 13th April, 1854, Sir John Bowring took the oaths as Governor, and held the reins until May, 1859. Sir John Bowring was the last Governor who united that office with that of Minister Plenipotentiary and Superintendent of British Trade in China. During his administration various public works were carried out, and the Bowrington Canal was constructed. On October 1st, 1857, The Hongkong Daily Press made its appearance, being the first daily paper published in the Far East. In September, 1859, Sir Hercules Robinson arrived and assumed the administration. In 1860 the peninsula of Kowloon was placed under British control, and soon afterwards became a great camp, the English and French troops of the Allied Expeditionary Force being for some time quartered there. The principal work effected during the government of Sir Hercules Robinson was the construction of the original Praya wall, in connection with which an extensive reclamation of land from the sea was made. Prior to that time the marine lot-holders had the entire control of the sea frontage of their lots, and no public road, properly speaking, existed along the water frontage. In 1862 a Clock Tower (demolished as a hindrance to traffic in 1913) was completed, and the Hongkong Mint was erected, but owing to the loss attending the working of this institution it was closed early in 1964, the plant being sold to Japan and re-erected at Osaka. In March, 1865, Sir Hercules Robinson left the Colony, and Mr. Mercer, Colonial Secretary, became Acting Governor until the arrival, in March, 1866, of Sir Richard Graves MacDonnell. In November, 1867, a great fire occurred, which swept the whole district between the Queen's Road and the Praya, from the Cross Roads to the Harbour Master's During Sir Richard MacDonnell's vigorous administration the revenue of Office. During Sir Inchard MacDonnell's vigorous administration the revenue of the Colony, which had fallen much below the expenditure, was augmented by the imposition of the stamp duties and other measures. One of His Excellency's last official acts was to preside at the opening, in February, 1872, of the Tung Wa (Chinese) Hospital. In April, 1872, Sir Arthur Kennedy arrived and assumed the reins of government, which he held with such tact and dexterity that he acquired the title of "Good Sir Arthur," and a bronze statue of him was erected in the Public Gardens. Under his administration the Colony prospered, but the year 1874 was made memorable in Colonial annals by one of the most destructive typhoons which had down to that time visited it, causing enormous damage and great loss of life. peaceful reign of Sir Arthur Kennedy was followed by the stormy administration of Sir John Pope Hennessy, who arrived in April, 1877, and left in March, 1882. In this interval the trade of the Colony increased greatly and Governor Hennessy accumulated a large surplus, but public works made little progress, the Breakwater at Causeway Bay being the principal work completed during his administration, while the Observatory was projected. On Christmas Day, 1878, a fire broke out in the Central District of Victoria which destroyed 368 houses and entailed enormous loss on the community. On Sir John's departure Sir William (then Mr.) Marsh, the Colonial Secretary, assumed the Government, and affairs proceeded placidly until the arrival, in March, 1883, of Sir George Bowen. His advent was the signal for great activity in the prosecution of public works, amongst others being the Tytam Waterworks, the Victoria College, the Lunatic Asylum, the Observatory, and the enlargement of the Government Civil Hospital. He was also the means of securing to the residents the privilege of nominating two of the unofficial members of the Legislative Council. Sir George Bowen left Hongkong on the 19th December, 1885, and another interregnum followed. Mr. Marsh administered the Government until April, 1887, when he retired from the service, and Major-General Cameron assumed the reins until the arrival of Governor Sir William G. Des Vœux in October of the same year. The Colony steadily progressed, though naturally with some fluctuations in its prosperity, until in 1889, when, writing to the Secretary of State on its condition and prospects, Sir William Des Vœux was able to remark, with obvious satisfaction:—"It may be doubted whether the evidences of material and moral achievement, presented as it were in a focus, make anywhere a more forcible appeal to eye and imagination, and whether any other spot on the earth is thus more likely to excite, or much more fully justifies, pride in the name of Englishman." After that date a period of deep depression, arising partly from the fluctuations of exchange, partly from over-speculation, and partly from other causes, was experienced, and continued for five years. Sir William Des Vœux resigned the Government on the 7th May, 1891, and, in the absence of the Colonial Secretary, Major-General Digby Barker was sworn in as Acting Governor. Sir William Robinson was appointed Governor and arrived in the Colony on the 10th December, 1891. A petition addressed to the House of Commons at this time in favour

of Constitutional Reform resulted, in 1894, in the addition of a second Chinese member to the Legislative Council, in return for an increase in the Official element by the inclusion of the General Officer Commanding the Troops, and the introduction of two nominated Unofficial members into the Executive Council. The year 1894 will be memorable, also, in the annals of the Colony as the most disastrous year of the plague. The Colony was declared infected on the 10th May, and the mortality rapidly increased until at one time it reached more than a hundred a day. Energetic measures were taken to cope with the disease, a system of house to house visitation being established by means of which all cases were promptly discovered and at once removed to hospital or, where death had already taken place, buried, and every house in the Chinese quarters was whitewashed and fumigated. Special hospitals were erected and the medical staff was augmented by additions from the Army and Navy and the Coast Ports. Amongst other measures taken to combat the disease, a portion of the Taipingshan district, where the cases were most numerous, was cleared of its inhabitants, for whom accommodation was provided elsewhere, and the property in the condemned area was subsequently resumed by the Crown, the intention being that it should be reconstructed in accordance with sanitary requirements. The disease reached its climax on the 7th June, when 107 deaths and 69 new cases were reported. After that date its virulence decreased, and on the 3rd September the proclamation declaring the Colony infected was withdrawn. The total number of deaths recorded was 2,547. In the meantime the trade of the Colony had suffered severely. Large numbers of the natives fled, it being estimated that the population was reduced at one time by no less natives fled, it being estimated that the population was reduced at one time by no less than 80,000, and the usually busy Queen's Road appeared almost deserted. As the disease waned the population returned, business was gradually resumed, and with the withdrawal of the quarantine imposed at the other ports vessels resumed their regular calls at Hongkong. In 1896 the disease again made its appearance, but was much less virulent than in 1894, and in 1898 there was another visitation. In every succeeding year there has been a recurrence of the epidemic notwithstanding the expenditure of millions of dollars and the prosecution of a vigorous policy of sanitation carried out on the advice of special commissioners (Mr. Osbert Chadwick and Dr. Simpson) sent out from England to advise on the best means of improving the health of the city of Victoria. The annual returns since the year 1899 have been as follows:—1899, 1,486 cases; 1900, 1,087; 1901, 1,651; 1902, 572; 1903, 1,415; 1904, 472; 1905, 304; 1906, 892; 1907, 240; 1908 1,037; 1909, 124; 1910, 23; 1911, 261; 1912, 1,847; 1913, 406; 1914, 2,141; 1915, 144; 1916, 39; 1917, 38; 1918, 266; 1919, 464; 1920, 138; 1,847; 1913, 406; 1914, 2,141; 1915, 144; 1916, 39; 1917, 38; 1918, 266; 1919, 464; 1920, 138; 1921, 150; 1922, 1,181; 1923, 148; 1924, none; 1925, none. The percentage of deaths has never been lower than 88.4, though it is considered probable that the true mortality is not so high, because it is likely that many mild cases at the beginning and end of the epidemic recover without treatment, and are never notified. A feature of these epidemics is that they die out completely in the autumn. An outbreak of cerebrospinal meningitis occurred early in 1918, 1,232 cases being recorded. In consequence of the popular alarm that was felt, the Rockefeller Institute of New York was asked to send an expert in the disease to advise on the best methods of prevention and treat-Dr. Olitsky, Lieutenant, U.S.A. Army, arrived in the Colony on May 5th and he strongly condemned the congestion prevailing in the western part of Victoria. his advice the systematic manufacture of anti-meningococcic serum was undertaken.

Sir William Robinson left Hongkong on the 1st February, 1898, and until the arrival of Sir Henry Blake on 25th November, 1898, the Government was administered by Major-General Wilsone Black. In 1900, on the despatch of the China Expeditionary Force from India, Hongkong became the base from which troops and supplies were sent forward. Prior to the arrival of these troops, a force drawn from the Garrison was despatched to the front, and the Hongkong Regiment were retained for service in North China during the whole of the campaign, only returning to the Colony in December, 1901. In October, 1902, the Hongkong Regiment were paraded for the last time in the Colony, handed over their colours to be placed in St. John's Cathedral, and embarked a few days later for India, where they were disbanded. Sir Henry Blake departed on leave for England at the close of 1901, and during his absence (until September, 1902) Major-General Sir William Gascoigne administered the Government. Owing to a very short rainfall in 1901, and a prolonged drought lasting until May, 1902, a serious water famine occurred, reducing the inhabitants to great straits, and forcibly bringing home to the Administration the urgent need for increased water storage. Large reservoirs have since been built on the island and a big scheme for securing water from the Shing Mun valley on the mainland is now being carried out.

In November, 1903, Sir Henry Blake left the Colony on appointment to the governor-ship of Ceylon, and the Hon. Mr. F. H. May, c.M.G. (later Sir Henry May, G.C.M.G.), was appointed Administrator pending the arrival of Sir Matthew Nathan, K.C.M.G., who reached the Colony on the 29th July, 1904. Sir Mathew's regime was distinguished by the commencement of the long-projected railway from Kowloon to Canton. The British section, from Kowloon to the frontier, a distance of 22 miles, was opened on October 1st, 1910, by Sir Henry May, who was then administering the Government in the absence on leave of H.E. Sir Frederick Lugard. The Chinese section, 89 miles in length, was completed at the end of September, 1911, when through railway communication was established. The year 1906 will be remembered in the history of the Colony by the typhoon which struck the Colony on September 18th with terrific force and with such disastrous results as to give it rank as the worst typhoon that the Colony had ever experienced. The Observatory was able to give but very short notice of its approach. The typhoon lasted only two hours, and it was roughly estimated that in that short space of time 10,000 persons lost their lives in the vicinity of the Colony, while the damage done to shipping and property ashore ran into many millions of dollars. A list, admittedly incomplete, compiled by the Harbour Authorities, showed sunk or damaged 67 large vessels, 652 junks, 54 lighters, and 70 launches. No account is taken in this list of the hundreds of sampans which were sunk or battered to pieces against the sea walls. The Rt. Rev. J. C. Hoare, p.D., the Bishop of Victoria, was among those who lost their lives by this calamity. The Colony was visited by another typhoon of greater force on the night of July 27-28, 1908, but the Observatory gave timely warning of the approach, and shipping consequently did not suffer so badly as in the 1906 typhoon, but much more extensive damage was done to The most serious shipping casualty was the foundering of the property ashore. Yingking with a loss of some 424 lives. Arising out of these catastrophes there was an agitation for the provision of more adequate protection for small shipping than was afforded by the typhoon shelter at Causeway Bay, and, as a consequence, a new refuge was constructed at Mongkoktsui. This was completed in 1915. The worst typhoon since 1908 was that which struck the Colony on August 18th, 1923, when the wind attained the record velocity of 130 miles an hour. Considerable damage was done to shipping and to property on shore, especially at the Peak, but the loss of life was, fortunately, small. But for the fact that the typhoon was travelling very rapidly the results must have been much more serious. In the Spring of 1918 some 600 lives were lost in a fire which occurred during the race meeting at Happy Valley. matsheds accommodating thousands of Chinese spectators collapsed and flames spread so rapidly that the people were burned to death before the eyes of their friends, who were powerless to render assistance.

Sir Matthew Nathan left the Colony in April, 1907, on promotion to the Governor ship of Natal. His successor, Brigadier-General Sir Frederick Lugard, K.C.M.G., arrived on July 28th, 1907, the Hon. Mr. (later Sir) F. H. May having again administered the Government in the interval. Falling revenue, while costly public works were in progress, obliged the Government in 1909 to break away from the free-trade traditions of the port to the extent of imposing import duties on intoxicating liquors. These duties were increased during the war and at the same time duties were imposed on tobacco. Sir Frederick Lugard's chief monument in the Colony may be said to be the University. Mr. H. N. Mody generously offered to provide buildings at an estimated cost of \$280,000, and Sir Frederick Lugard worked indefatigably to secure an endowment fund of a million and a quarter dollars. When this fund was in sight, in 1909, building operations were commenced on a site in Bonham Road. Sir Frederick Lugard had the felicity of seeing the building opened in March, 1912, just before he left on promotion to become Governor of Nigeria. Mr. Mody received a knighthood in recognition of his benefactions to the Colony.

Sir Henry May, K.C.M.G., was appointed to the Governorship of the Colony, and upon his arrival, on July 4th, a Chinese attempted his assassination almost as soon as he had landed, but happily the attempt was frustrated. During his regime there was extensive road development on the Island and in the New Territory, the Tytam-Tuk waterworks were completed, the Helena May Institute in Garden Road was erected, and the funds were collected for the provision of a building for the Y.M.C.A. (European branch). He retired in the early part of 1919 owing to ill-health while on a vacation in British Columbia, and died on February 6th, 1922, at Clare, Suffolk. In recognition of his 38 years' service to the Colony, a life-size statue in bronze, showing him seated in a chair wearing his uniform and decorations, was erected by public

subscription in Statue Square, facing the Harbour, and was unveiled by his successor, Sir R. E. Stubbs on May 3rd, 1923. Sir R. E. Stubbs was succeeded as Governor by Sir Cecil Clementi, K.C.B., in the autumn of 1925.

The following is a list of those who have administered the Government from the date on which the Island was erected into a Colony:—

1843 Sir Henry Pottinger, Bart., G.C.B. 1844 Sir John Francis Davis, Bart., K.C.B. 1848 Samuel George Bonham, c.B. 1851 Major-General W. Jervois (Lt.-Governor) 1851 Sir S. George Bonham, Bart., K.C.B. 1852 John Bowring, LL.D. (Acting) 1853 Sir S. George Bonham, Bart., K.C.B. 1854 Sir John Bowring, Kt., Ll.D. 1854 Lieut.-Colonel Wm. Caine (Lt.-Governor) 1855 Sir John Bowring, Kt., LL.D. 1859 Colonel Caine (Lieut.-Governor) 1859 Sir Hercules G. R. Robinson, Kt. 1862 William Thomas Mercer (Acting) 1864 Sir Hercules G. R. Robinson, Kt. 1865 William Thomas Mercer (Acting) 1866 Sir Richard Graves MacDonnell, Kt., c.B. 1870 Maj.-Gen. H.W. Whitfield (Lt.-Governor) 1871 Sir Richard G. MacDonnell, K.C.M.G., C.B. 1872 Sir Arthur E. Kennedy, K.C.M.G., C.B. 1875 John Gardiner Austin (Administrator) 1876 Sir Arthur E. Kennedy, K.C.M.G., C.B. 1877 Sir John Pope Hennessy, K.C.M.G. 1882 Wm. Hy. Marsh, c.m.c. (Administrator) 1883 Sir George Ferguson Bowen, a.c.m.a. 1885 Wm. Hy. Marsh, c.m.c. (Administrator) 1887 Maj.-Gen. W. G. Cameron, C.B. (Adminis.) 1925 Sir Cecil Clementi, K.C.M.G.

1887 Sir George William Des Vœux, k.c.m.g. 1890 Francis Fleming, c.m.g. (Administrator 1890 Sir George William Des Vœux, k.c.m.g. 1891 Maj.-Gen. G. Digby Barker, c.B. (Adm.) 1891 Sir William Robinson, G.C.M.G. 1898 Maj.-Gen. Wilsone Black, c.B. (Adminr.) 1898 Sir Henry Arthur Blake, G.c.m.G. 1902 Maj.-Gen. Sir W. Gascoigne, k.c.m.G. (Adr.) 1903 Sir Henry Arthur Blake, G.C.M.G. 1903 Francis H. May, c.m.g. (Administrator) 1904 Sir Matthew Nathan, K.C.M.G. 1906-7 Hon.Mr. F.H. May, C.M.G., Adur. (1month) 1907 Sir Matthew Nathan, R.C.M.G. 1907 Brigadier-Gen. Sir F. D. Lugard, K.C.M.G. 1907 Hon, Mr. F. H. May c.m.g. (Adminis.) 1909-10 Sir H. May, K.C.M.G. (Administrator) 1910-12 Brig.-Gen. Sir F. D. Lugard, K.C.M.G. 1912 Hon. Mr. Claud Severn (Administrator) 1912 Sir Henry May, K.C.M.G. 1913 Hon, Mr. Claud Severn (Administrator) 1914-19 Sir Henry May, K.C.M.G. 1917-18 Hon. Mr. Claud Severn, C.M.G. (Admr.) 1918-19 Hon. Mr. Claud Severn, c.m.g. (Admr.) 1919-25 Sir Reginald Edward Stubbs, K.C.M.G.

1922 Hon. Mr. Claud Severn, c.M.G. (Admr.,

The Government is administered by a Governor, aided by an Executive Council of six officials and three unofficials. The Legislative Council is presided over by the Governor, and is composed of the Officer Commanding the Troops, the Colonial Secretary, the Attorney-General, the Treasurer, the Secretary for Chinese Affairs, the Director of Public Works, the Capt. Supt. of Police, and six unofficial members, one of whom is elected by the Chamber of Commerce and another by the Justices of the Peace-The remaining four, two of whom are of Chinese race but British nationality, are appointed by the Government. Demands for a greater measure of popular representation were made by the British residents to the Secretary of State for the Colonies in 1916 and again in 1919, both times unsuccessfully. In 1922 a numerously-signed petition on the subject was presented to the House of Commons.

FINANCES

The revenue for 1925 was \$23,244,365 and the expenditure \$28,266,817. In October, 1926, the revised estimate of the revenue for the year 1926 was \$19,486,657 and the revised estimate of the expenditure \$24,857,786. At the same date the estimated revenue for 1927 was \$20,407,397 and the estimated expenditure \$22,194,702. The Colony opened the year 1925 with a credit balance of just over thirteen million dollars. A good many important works of development were decided upon. During the first five months of the year progress was satisfactory. Then came the strike and boycott. Revenue diminished and expenditure, under many heads, was unavoidably increased. As a consequence economies were effected wherever possible and public works that were not urgently necessary were postponed.

The rateable value of the whole Colony in 1926 was \$27,998,237, showing an increase of 2.60 per cent. over the previous year. The rateable value of the Colony shows an increase of 94.30 per cent. in the past ten years.

The following is a statement of the revenue and expenditure of the Colony for the eleven years 1913-24:-

									Revenue	Expenditure
1913	***		***	+++	***	***	***	•••	 \$8,512,3 08	\$8,658,012
1914			***	***	***	***	***	•••	11,007,273	10,756,225
1915	***	***	***	***	***	***	***	•••	11,786,106	15,149.267

			Revenue	Expenditure
1916	•••		. 13,833,387	11,079,915
1917				14,090,828
1918		4.	. 18,665,248	16,252,172
1919	•••		. 16,524,975	17,915,925
1920			14,689,672	14,489,594
1921	•••		17,728,132	15,739,652
1922	***		22,291,064	18,563,002
1923			24,783,762	21,571,904
1924	•••		. 24,209,638	26,726,426
1925	•••	4	23,244,365	28,266,817
1926 (revised estimate in Octo	ber)	77	19,486,657	24,857,786
1927 (estimated)	***		20,407,397	22,194,702

The following figures show the Colony's credit or debit balance at the end of each year from 1915.

1915	Debit	Balance	•••		•••	•••	•••	•••	•••	•••		\$ 452,686
1916	Credit	Balanco	•••				•••					2,300,785
1917	33	11	• • •		• • •		• • •	•••		•••	• • • •	3,268,061
1918	"	,,	•••		•••			•••	• • •	• • •	• • •	5,681,138
1919	22	>>						•••	•••			4,290,187
1920	,,	"					•••		•••	• • •	•••	4,490,266
1921	"	,,							• • •	• • •		6,478,745
1922	12	"									•••	12,658,642
1923	"	11							•••			15,971,495
1924	12	"				•••		•••	•••	•••		13,107,549
1925	11			•••			•••	•••	• • •	•••		8,113,482
1926	• • • • • • • • • • • • • • • • • • • •	11						•••				2,742,353
2020	33	37	•••				• • • •	•••	100	, 02 23 (4)	,	2,12,000

DESCRIPTION

The island of Hongkong is about 11 miles long and from 2 to 5 miles broad; its circumference is about 27 miles. It consists of a broken ridge of lofty hills, with few valleys of any extent and scarcely any ground available for cultivation. The only valleys worthy of the name are those of Wong-nai Chung and Little Hongkong, both of which are remarkably beautiful and well wooded, being in fact the only parts where any considerable arborescent vegetation was formerly to be found. The island is well watered by numerous streams, many of which are perennial. The city of Victoria and suburbs are supplied with water from the Pokfolum, Tytam, and Wong-nai Chung reservoirs. The first-named, constructed in 1866-69, has a storage capacity of sixty-eight million gallons, while the Tytam reservoir, constructed in 1883-88, and extended in 1896, has an area of about 29 acres and a storage capacity of about three hundred and sinety million gallons. From the Tytam reservoir the water is conveyed into town by ninety million gallons. From the Tytam reservoir the water is conveyed into town by means of a tunnel a mile and one-third in length and a conduit along the hillside some 400 feet above the sea level and nearly four miles in length, on which a fine road—called the Bowen Road—has been formed, which commands the most charming views of the city and the eastern district, and is a favourite resort of pedestrians. In many parts the conduit is carried over the ravines and rocks by ornamental stone bridges, one of which, above Wanchai, has twenty-three arches. The Wong-nei Chung reservoir, completed in 1899, has a capacity of twenty-seven million gallons. A byewash reservoir of about thirty million gallons capacity, situated immediately below the overflow of the Tytam reservoir, was completed in 1903, and a dam at Tytam Tuk to impound 194 million gallons was completed in 1909. A further extension of these waterworks was completed in 1917 at a cost of about \$2,400,000, making provision for impounding 1,500 million gallons of water. This was expected to meet the needs of the Colony for another fifteen years but experience in dry seasons has shown that the Colony for another litteen years out experience in dry seasons has shown that it is barely adequate for present requirements and a project has been started to dam the Shing Mun river and to tap practically the whole of the Eastern and Southern slopes of Tai Mo Shan. It includes 8,500 acres, or 13 square miles, of catchment area, a large proportion of which will be drained by means of catch-waters. The total catchment area on the Island is 2,650 acres and in Kowloon 849. It is proposed eventually to build nine storage reservoirs, varying in size from 55 million to 1,700 million gallons and having an aggregate capacity of 4,500 million gallons, of which 2,400 million gallons, or rather more than the whole storage capacity in the Island of Hongkong, will

be stored in gravity, and the remainder will be in pumping reservoir. The water will be conveyed through the Kowloon hills by open conduit and two tunnels, the latter being 2,400 and 4,350 feet in length, respectively. The water will be brought down from the Filtered Water Reservoir by 24-inch trunk mains, which will be laid in the bed of the harbour from Kowloon Point and will discharge into a Service Reservoir, which will probably be built under the Public Gardens. The gravity portion of the scheme is expected to give a supply of 11 million gallons a day throughout the driest recorded period, and the pumping reservoirs will add another 6 million gallons a day. The cost is computed at not less than \$17,000,000.

The natural productions of the Colony are few and unimportant. There is little land suitable for tillage, and nothing is grown but a little rice and some vegetables near the outlying villages. There are large granite quarries, both on the island and in Kowloon, and there is a small export of this stone. A bed of fire clay exists at Deep Water Bay, and bricks and earthenware pipes are manufactured from it. A similar industrial venture is projected at Castle Peak. The forests now growing up may one day become a source of revenue, when sufficiently extensive, from the periodical thinnings

The approaches to the port are fairly well lighted. A lighthouse on Green Island lights the western entrance of the harbour. The eastern approach is indicated by a group flashing dioptric light of the first order, visible at a distance of twenty-two miles, erected on Waglan Island, while a smaller light on Cape Collinson assists navigators to make the Ly-ee-mun Pass. A lighthouse on Gap Rock, about thirty miles to the south, was completed and first displayed its beacon on the 1st April, 1892; it is connected with the port by cable, and the approach of vessels is signalled from it to the Post Office. A radio-telegraphic station of medium range has been established for commercial purposes on Cape d'Aguilar in connection with the Post Office, and a long-range Marconi station has been erected on Stonecutters Island.

The harbour of Hongkong is one of the finest and most beautiful in the world, having an area of ten square miles, and, with its diversified scenery and varied shipping, presents an animated and imposing spectacle. It consists of the sheet of water between the island and the mainland, and is enclosed on all sides by lofty hills, formerly destitute of foliage, but now becoming clothed, especially on the island, with young forests, the result of the afforestation scheme of the Government. The city of Victoria is magnificently situated, the houses, many of them large and handsome, rising, tier upon tier, from the water's edge to a height of over five hundred feet on the face of the Peak, while many buildings are visible on the very summit of the hills. Seen from the water at night, when lights twinkle among the trees and houses, the city, spreading along the shore for five miles, affords a sight not readily to be forgotten.

Nor on landing are the favourable impressions of the stranger dissipated or lessened. The city is fairly well built, the roads and streets are for the most part admirably made and kept, and many of the thoroughfares delightfully shaded with well-grown trees. The European business quarter occupies the middle of the city, from Pottinger Street to the Naval Yard, but with the exception of this limited area almost all the lower levels, especially the Western District, are covered by a dense mass of Chinese shops and tenements. The Botanic Gardens are situated just above Government House, and are tastefully laid out in terraces, slopes, and walks, with parterres of flowers. A handsome fountain adorns the second terrace. There is a bandstand, presented by the Parsee community (but never now occupied by a band), some aviaries, orchid houses, and ferneries, and seats are provided in every spot where a view is obtainable or shade afforded by the varied foliage. A fine bronze statue of Sir Arthur Kennedy, Governor of the Colony, 1872-6, erected by public subscription, stands above the second terrace looking down on the fountain. It was unveiled in November, 1887, by Governor Sir William Des Vœux. The City Hall, erected in 1866-9 by subscription, contains a commodious theatre, numerous large rooms used for balls and public meetings (in one of which, known as St. George's Hall, is a fine portrait of the late Queen Victoria, presented by the late Sir Thomas Jackson, Bart., in 1900), a Library and a Museum—both of which, however, have a neglected appearance. In front of the main entrance is a large fountain presented in August, 1864, by Mr. John Dent, a former merchant of the Colony. Eastward of the City Hall is a fine open space or lung, in the shape of the Parade Ground, south of the road, and the Cricket Ground on the north. Here a new pavilion was erected in 1923.

The Post Office, an imposing building in which several other Government departments are accommodated, occupies a site with frontages on the Praya, Pedder Street and Des Vœux Road. The Courts of Justice were designed by Sir Aston Webb and and Des Vœux Road. The Courts of Justice were designed by Sir Aston Webb and Mr. E. Ingress Bell, consulting architects to the Government of Great Britain. The foundation stone was laid in 1903 and the building was completed at a cost of \$556,310 and opened in January, 1912. Immediately opposite on the seaward side and appropriately occupying what was long known as "the finest site," stands the Colony's War Memorial—a replica of the Cenotaph in Whitehall, London—which was unveiled by H.E. Sir R. E. Stubbs and dedicated to "The Glorious Dead" on Empire Day, 1923. The monument, which is of granite, stands 35 ft. high. Occupying a site in the centre of Statue Square to the west of the Courts of Justice stands the Jubilee statue of H.M. Queen Victoria, the erection of which was postponed until this site became available; it was unveiled on the 28th May, 1896. The statue represents Oueen Victoria seated on her throne, and is of bronze under a stone canopy. Close Queen Victoria seated on her throne, and is of bronze under a stone canopy. Close by, there was formerly a fine bronze statue of the Duke of Connaught, presented to the Colony by Sir Paul Chater. It was unveiled by Sir William Gascoigne on the 5th July, 1902. This statue was removed in February, 1907, to a site on the waterfront near Blake Pier, and H.R.H. the Duke of Connaught, who paid a second waterfront near Blake Fier, and H.R.H. the Duke of Connaught, who paid a second visit to the Colony, this time as Inspector-General of the Forces, on February 6th, 1907, unveiled, in what is now designated the Royal Square, a fine bronze statue of the late King Edward, presented by Sir Paul Chater, c.M.G., and one of H.M. King George, presented by Mr. James Jardine Bell-Irving. A statue of H.M. Queen Alexandra, subscribed for by the Community as a memorial of the Coronation of their Majesties in 1902, and one of H.M. Queen Mary, presented by the late Sir H. N. Mody, were placed in the same Square in 1909. Sir Paul Chater desired to add a statue of the Prince of Wales in commemoration of His Royal Highness's visit in April, 1922, but, at the Prince's request, the money (\$50,000) was invested instead for the local branch of the British Levicon and the Ex-Active Service Men's Association. for the local branch of the British Legion and the Ex-Active Service Men's Association. Government House occupies a commanding situation, in picturesque grounds pleasingly laid out, a little above the European business centre. Victoria Gaol is a large but ill-designed structure, with its main entrance from Arbuthnot Road. A branch prison was opened at Lai-chi-kok, Kowloon, in 1920. The Police Barracks and new Central Station adjoin Victoria Gaol, as does the Magistracy, the reconstruction of which was practically completed at the close of 1914. An additional Magistracy was opened at Kowloon in 1924. The strength of the Police Force for 1925 was 246 Europeans, 564 Indians, 805 Chinese and 230 Water Police (composed of Chinese).

The total authorised strength of the Fire Brigade (including Motor Ambulance Service) for 1925 was 206, comprising (Europeans) 4 officers; (Chinese) 105 firemen, 26 motor drivers, 32 float men, and 39 other ranks. A Reformatory was built and opened in 1900 at Causeway Bay, the cost of erection being borne by the late Mr. E. R. Belilios, c.m.g.; but the building has not been used for the purpose, the idea having proved impracticable. The Eyre Diocesan Refuge, an institution founded for rescue work among the Chinese, is now housed in this building. The Lunatic Asylum consists of two small buildings, one for Europeans and the other for Chinese, below Bonham Road in the western part of the town. Adjacent is the Government Civil Hospital. The Alice Memorial Hospital, situated at the corner of Hollywood Road and Aberdeen Street, is a useful and philanthropic institution; affiliated with it is the Nethersole Hospital on Bonham Road. A little to the west is a hospital designated the Ho Miu Ling Hospital, the gift of Madame Wu Ting Fang to the Medical Mission of the London Missionary Society. The Royal Naval Hospital occupies a small eminence near Bowrington, and the Military Hospital, a fine range of buildings, completed in 1907, occupies a commanding site above Bowen Road. The Hongkong University, a large and handsome building erected in a commanding position at the west end of the city, was opened in 1912. Queen's College, a commodious structure, which stands on a site having its chief frontage on Staunton Street, is the home of the chief Government educational institution in the Colony. King's College, a fine building accommodating nearly a thousand students was opened in 1926 in Bonham Road. The Belilios Public School for Girls, in Gough Street, is the chief centre of female education. Extensive new buildings for St. Stephen's Girls' College, however, have been erected on a site between Park Road and Lyttleton Road at a cost of a quarter of a million dollars. The foundation-stone was laid by H.R.H. The Prince of Wa

wing, to provide accommodation for 120 patients, was completed in 1921. A welldesigned Plague Hospital for Chinese, situated at Kennedy Town, was also built at the expense of the Chinese community. The Barracks for the garrison are extensive, and the buildings belonging to the Naval Establishment are spacious if not substantial. The chief cantonments lie on both sides of the Queen's Road, between the Cricket Ground and Arsenal Street, Wanchai. Representations have been made to the Imperial authorities to relinquish this area in order that it may be available for the constantly growing needs of the commercial community. Terms for the surrender of the property have been offered to and accepted by the local Government. There are also extensive Barracks at Kowloon, in which the Indian regiments are quartered; and a magnificent sanatorium (formerly the Mount Austin Hotel) at the Peak for the European troops. Head-quarter House, the residence of the General in Command of the Troops, occupies a pleasant elevation overlooking the cantonments in Victoria. A commodious Central Market, situated between Queen's Road Central and Des Vœux Road, was opened in 1895, and in 1906 another fine market was opened further west, and is known as the Western Market. The building of the Hongkong and Shanghai Bank is large, handsome and massive, and would do credit to any large city. occupies a fine site next to the City Hall, and has frontages on Queen's Road and Des Vœux Road. The exterior walls and elegant fluted pillars are of dressed granite, and the offices on the Queen's Road frontage are crowned with a large dome. Opposite the Des Vœux Road entrance to the Bank stands a bronze statue of the late Sir Thomas Jackson, Bart., who from 1876 to 1902 was chief manager of the institution. The statue was unveiled by Governor Sir Matthew Nathan on February 24th, 1906. At the opposite end of the Bank garden, facing the Praya, a memorial has been erected to the 42 members of the Bank's staff who made the supreme sacrifice in the Great War. It takes the form of a female figure of "Fame," in bronze, 8 feet high, holding in her hand a wreath, while in front is a smaller statue of a soldier with kit and rifle. The Memorial was unveiled by H.E. the Governor (Sir R. E. Stubbs) on May 24th, 1923. An extensive reclamation along the city water frontage from West Point to Murray Road, initiated by Sir C. P. Chater, c.m.g., was completed in 1903, the total area reclaimed from the sea being approximately 65 acres. Of this area 33.73 acres constitute building land, the remainder being occupied by roads and open spaces. The total cost, including reconstruction of Government piers, was \$3,362,325. The various sections as they were ready were rapidly built upon and some of the finest buildings in the Colony have been erected on the reclaimed land. On the eastern section a handsome building for the Hongkong Club was finished in 1897, and was occupied in July of that year. Another extensive reclamation extending from Arsenal Street to East Point-a distance of about a mile-and involving, incidentally, the partial demolition of Morrison Hill, is in progress and, when completed will add another 90 acres to the land available for commercial purposes in the locality. The Pier at the foot of Pedder Street was opened on the 29th December, 1900, and named Blake Pier in honour of Governor Sir Henry Blake. A hundred yards to the East is Queen's Pier, a handsome structure now used on all official occasions. Further west is the Harbour Master's Office, a commodious building completed in 1906.

The chief religious buildings are:—St. John's Cathedral (Anglican), which was erected in the year 1842, occupies a commanding site above the Parade Ground, and is a Gothic church of considerable size but with few pretensions to architecture. It has a square tower, with pinnacles, over the western porch, and possesses a peal of bells. A new chancel was built in 1869-70, the foundation stone of which was laid by the late Duke of Edinburgh on the 16th November, 1869. A handsome stained glass window in the east end, over the altar, to the memory of the late Mr. Douglas Lapraik, another in the north transept erected in 1892 to the memory of the late Dr. F. Stewart, formerly Colonial Secretary, one in the south transept to the memory of those who perished in the wreck of the P. & O. str. Bokhara, another to the memory of the Hospital Sisters who died in 1898 while in execution of their duty during an outbreak of plague, and the stained clerestory windows of the chancel, presented by Lady Jackson in 1900, and one to the memory of Bishop Hoare, who lost his life in the typhoon of 1906, are the chief adornments of the interior. The choir stalls, pulpit and Bishop's throne are fine samples of Chinese carving in teakwood. It also possesses a fine three-manual organ. A Church Hall adjacent to the Cathedral was opened on January 31st., 1921, and on the previous day a Memorial, in the form of a granite cross, to those who fell in the Great War was unveiled in the compound by the H.E. The Governor. St. Peter's (Seamen's) Church, at West Point, close to the Sailors' Home, is a small brick Gothic erection with a spire. It has a stained glass

St. Stephen's Church, for Chinese, was built in 1892. window, presented in 1878. is a neat building in red brick with white facings, with a tower and spire about 80 feet high, standing on the Pokfolum Road side of the Church Mission compound. Union Church, a rather pleasing edifice in the Italian style of architecture, with a spire, and containing accommodation for about 500 persons, formerly stood in Staunton Street, but was rebuilt in 1890, on the plan of the old building, on a new site above the Kennedy Road. This church possesses an organ, and the three rose windows are filled with stained glass. A Wesleyan chapel stands at the junction of Queen's Road and Kennedy Road; this was enlarged in 1904. The Roman Catholic Cathedral situated in Glenealy Ravine, near the Botanic Gardens, is a large structure in the Gothic style; it was opened for worship in 1888. A campanile tower with a small spire surmounting it was completed in 1904 to receive a new peal of five bells. St. Joseph's Church, in Garden Road, is a neat edifice erected in 1876 on the site of one destroyed by the great typhoon of 1874; St. Anthony's Church on the Bonham Road, near West Point, is an ugly structure, erected in 1892 by the munificence of a late Portuguese resident; St. Francis' Church, at Wanchai, and the Church of the Sacred Heart, at West Point, are small and unattractive structures. A new Chinese Church, Church of Christ in China, was opened at the junction of Bonham Raod and Caine Road in 1926. The Jewish Synagogue was erected in 1901, and is situated on the northern side of Robinson Road. It is a plain but roomy edifice with two aquat towers surmounted by spirets. The entire cost of the Church was borne by Mr. (afterwards Sir) Jacob Sassoon. There are two Mahomedan Mosques, one in Shelley Street and the other at Kowloon, the latter being for the accommodation of the men of the Indian Mahomedan regiments quartered on the peninsula. A Sikh temple was, in 1902, erected near the Wanchai Road approach to the Happy Valley. There are also several Protestant mission chapels. A Christian Science Church was built on Macdonnell Road in 1911. St. Joseph's College, a school for boys managed by the Christian Brothers (Roman Catholic), occupies a large and handsome building on a prominent site below Robinson Road, and also the premises on Kennedy Road formerly known as the Club Germania. The Italian Convent, in Caine Road, educates a large Heart, at West Point, are small and unattractive structures. A new Chinese Church, known as the Club Germania. The Italian Convent, in Caine Road, educates a large number of girls, and brings up many orphans gratuitously. The Asile de la Sainte Enfance, in Queen's Road East, is in the hands of French Sisters, who receive and train up numbers of Chinese foundlings. Other denominations likewise support charitable establishments, conspicuous among which are the Diocesan Home and Orphanage, the Baxter Vernacular School, the Victoria Female Home and Orphanage, &c. St. Paul's College, situated between Pedder's Hill and Glenealy Ravine, was erected in 1850, and was originally founded for the purpose of giving a theological training to young Chinese and others intended for the ministry of the Anglican Church, but is now an ordinary school. A small chapel is attached. The college is the town residence of the Bishop of Victoria, who is its warden.

The Protestant, Roman Catholic, Parsee, Jewish, and Mahomedan Cemeteries occupy sites in Wong-nai Chung Valley and are kept in good order. The Protestant Cemetery is almost a rival to the Public Gardens, being charmingly situated and admirably laid out with fountain, flower beds, and ornamental shrubs. The principal Chinese cemetery is on the slopes of Mount Davis, near the Pokfolum Road, and is injudiciously crowded and dismally bare, but it is a Confucian maxim that "places of burial should not be made to resemble pleasure-gardens."

An electric tramway runs through the City of Victoria from Belcher's Bay to East Point and Happy Valley, and thence on to the village of Shaukiwan, a total length of 9½ miles. A cable tramway has since 1888 given access to the Peak and is worked with great success, both financially and otherwise. The City terminus of this interesting little line is at St. John's Place. Powers were obtained in 1908 for the making of another tramway to the Peak, starting from Battery Path and proceeding up the Glenealy Ravine to a point close to the terminus of the existing line, but owing to public opposition to two of the suggested routes the scheme was abandoned, the alternative routes, on which some tunnelling was necessary, proving too expensive. The construction of a line from Wanchai to Mt. Caroline, giving access to new building sites on the higher levels, has been promised for several years past by the Government but though a sum of money was voted for the purpose by the Legislative Council in 1919 the project has been shelved up to date on one pretext or another. A motor 'bus service to Repulse Bay is maintained by the Hongkong Hotel, and another motor 'bus service is run by private enterprise in Kowloon pending the provision of a tramway for which tenders were invited some time back.

Institutions

There are several Clubs in the Colony. The principal are the Hongkong Club on the New Praya, the Club Lusitano (removed from Shelley Street in 1922 to handsome new premises in Duddell Street), the Phanix Club on the Praya, the E.A.S.M.A. Club in Queen's Road Central, the Dutch Club on the Praya, and the Nippon Club in Des Vœux Road. The Hongkong Club is a handsome building replete with every modern comfort; a large annexe was completed in 1902. The Peak Club is domiciled in a pretty building at Plunkett Gap, and possesses tennis and croquet lawns on land adjoining. There are also the United Services Recreation Club (Kowloon), Cricket Clubs, Football Clubs, a Polo Club, a Golf Club with three courses, viz., Happy Valley (9 holes), Deepwater Bay (9 holes) and Fanling (18 holes and two relief courses of 9 holes each); a Hockey Club, a Chess Club, and a Yacht Club. The Ladies' Recreation Club have several prettily laid-out tennis courts and a pavilion in their grounds on the Peak Road.

The Hongkong General Chamber of Commerce have rooms in the Chartered Bank Building. The Committee form its executive, and the Chamber is frequently asked by the Government for its opinion on questions affecting commerce. There is a branch of the China Association, with its separate Committee. The Freemasons' Hall, erected in 1865, is situated in Zetland Street, and, by an arrangement concluded in 1922 at the suggestion of the parent Lodge, has now become the joint property of all the Lodges in the Colony. The Sailors' Home occupies a site at West Point, and there is a Mission to Seamen. The Institution of Marine Engineers watches over the interests of that profession. The Hongkong Benevolent Society does good work among the indigent waifs occasionally cast destitute on the Colony. The Helena May Institute for Women, named after Lady May, situated in Garden Road, was opened on September 12th, 1916, and extended in 1922. Among other institutions are the St. Andrew's Society, primarily established to ensure the fitting celebration of the anniversary of Scotland's patron saint; the St. George's Society, started in 1917; the Kowloon Residents' Association; the Mid-Levels Residents Association and the Peak Residents' Association.

The annual races are held in the month of February, under the auspices of the Hongkong Jockey Club, on the Race Course in Wong-nai Chung Valley at the east end of the town, a beautiful spot enclosed by fir-clad hills. Gymkhanas also take place at intervals during the summer. Regattas are held in December in the harbour but they do not evoke the same enthusiasm as the races. Athletic Sports are also held every year by the residents and the garrison, and occasionally swimming matches and boat races take place. There is a Philharmonic Society (resuscitated in 1922) and also an Amateur Dramatic Olub, the members of which give occasional performances in the Theatre Royal during the season. There are three large Chinese Theatres, where the Chinese drama is almost constantly on view.

There are four daily papers published in English: the Hongkong Daily Press and the South China Morning Post, which appear in the morning; the China Mail and the Hongkong Telegraph, issued in the evening. There are three weekly papers—the Hongkong Weekly Press and China Overland Trade Report, the Overland China Mail, and the Sunday Herald. The Directory and Chronicle for China, Japan, Straits Settlements, &c., has been issued annually since 1863 from the Daily Press Office. The native Press is represented by six daily papers—the Wah Kiu Yat Po or Overseas Chinese Daily News (with which is incorporated the Chung Ngoi San Po, the oldest vernacular journal); the Wa Tsz Yat Po, or Chinese Mail; the Tsun Wan Yat Po; the Tai Kwong Po; the Kung Sheung Yat Po, or Industrial and Commercial Daily News; and the Hongkong Man Po, or Hongkong Evening Post. There is also a small Jupanese paper called the Hongkong Nippo. The Government Gazette is published once a week.

There are several good hotels in Victoria, the leading ones in the city being the Hongkong Hotel, extending from Queen's Road to Des Vœux Road, and the King Edward Hotel, situated in Des Vœux Road Central. The Hongkong Hotel was partially destroyed by fire on January 1st, 1926, but is being rebuilt. The Peak Hotel is situated at Victoria Gap, about 1,400 feet above sea-level, and provides considerable accommodation. On the other side of the island a hotel at Repulse Bay was opened on New Year's Day, 1920, by the H.E. Sir R. E. Stubbs. In Kowloon there are the Station Hotel, the Palace Hotel, and the Kowloon Hotel, while the erection on Salisbury Road, by the Hongkong-Shanghai Hotels Co., Ltd., of a hotel on the most up-to-date lines and containing extensive accommodation, called the Peninsula Hotel is almost completed.

INDUSTRIES

Manufactures are yearly increasing in importance. There are three large sugar refineries: the China Sugar Refining Co.'s establishments at East Point and at Bowrington, and the Taikoo Sugar Refinery at Quarry Bay. In connection with the first-named Company there is also a large Distillery, where a considerable quantity of rum is manufactured. There is an Ice Factory at Bowrington, a large Rope Factory in Belcher's Bay, Steam Saw Mills at Bowrington, and a number of other industrial stablishments. The Green Island Cement Company has works at Deep Water Bay, on the south side of the island, and at Hunghom, in Kowloon. A Paper Mill on a considerable scale, fitted with the best English machinery, was erected at Aberdeen in 1891 and is successfully run under Chinese management. Among the industries pursued by the Chinese are glass blowing, soap making, vermilion and soy manufacture, tanning, dyeing, knitting and weaving, cigarette-making, biscuit baking, boat building, etc.

The works of the Hongkong and China Gas Company are situated at West Point and at Yaumati, and those of the Hongkong Electric Company at Wanchai. A new power-station for the Electric Company has recently been completed at North Point, on a site reclaimed from the sea for this purpose. The city is illuminated partly by gas and partly by electric light, the latter having been introduced at the end of 1890. Electricity is supplied in Kowloon by the China Light and Power Co., Ltd.

There is excellent Dock accommodation in the Colony. The Hongkong and Whampon Dock Company, Limited, have three extensive establishments—one at Hunghom, Kowloon, one at Tai Kok Tsui, and the third at Aberdeen on the south side of Hongkong Island. The establishments of this Company are fitted with all the best and latest appliances for engineering and carpenter's work, and the largest vessel in H.M.'s Navy on the China Station has been received into the No. 1 Dock at Hunghom. The docks and slips are of the following dimensions: -Hunghom: -No. 1 (Admiralty) Dock—700 feet in length, 86 feet in breadth at entrance at top and 70 feet at bottom, and 30 feet depth of water over sill at ordinary spring tides. No. 2 dock -Length on keel blocks, 371 feet; breadth atentrance, 74 feet; depth of water over sill at ordinary spring tides, 18 feet 6 inches. No. 3 dock-Length on keel blocks, 264 feet; breadth at entrance, 49 feet 3 ins.; depth of water over sill at ordinary spring tides, 14 feet. Patent Slips: No.1—Length on keel blocks, 240 feet; breadth at entrance,60 feet; depth on the blocks, 14 feet. No.2-Length on keel blocks, 230 feet; breadth at entrance, 60 feet; depth of water on the blocks at ordinary spring tides, 12 feet. Tai Kok Tsui: Cosmopolitan dock-Length on keel blocks, 466 feet; breadth at entrance, 85 feet 6 inches; depth of water over sill at ordinary spring tides, 20 feet. Aberdeen: Hope dock - Length on keel blocks, 430 feet; breadth at entrance, 84 feet; depth of water over sill at ordinary spring tides, 23 feet. Lamont dock—Length on keel blocks, 333 feet; breadth at entrance, 64 feet; depth of water over sill at ordinary spring tides, 16 feet, The Hunghom and Cosmopolitan Docks are in close proximity to the shipping in port and are well sheltered on all sides. The approaches to the Docks are perfectly safe and the immediate vicinity affords capital anchorage. The docks are substantially built from the Government and 4 building berths and a new shipbuilding yard were built on the East of the old yard. The plant was extensively overhauled and at present the The Hongkong and two yards are replete with all modern shipbuilding machines. Whampoa Dock Company is capable of turning out steamers of 700 feet in length. Several large steamers were launched in the Colony by this Company for the Controller of Shipping in Great Britain. In 1908 the new docks constructed by Messrs. Butterfield & Swire at Quarry Bay, just inside the Lyeemoon Pass, were completed. The dock has been built to British Admiralty requirements, and has been designed to permit of further increasing its length if it should become necessary at some future time to do so. The dimensions of the dock are:—787 feet extreme length; 750 feet on the blocks; 120 feet wide at coping; 77 feet 6 inches wide at bottom; 88 feet width of entrance at top; 82 feet width of entrance at bottom; 34 feet 6 inches depth over centre of sill at high water Spring tides; 31 feet depth over sides of sill at high water Spring tides. It can be filled in 45 minutes and pumped out in 2

hours 40 minutes. Founded on a solid rock bottom, it has been built of cement concrete and lined with granite throughout. A feature of the dock is the caisson, of the box-sliding type, weighing 400 tons and electrically controlled. There are three slipways. No 1 slipway is 1,030 feet long and 80 feet wide, capable of taking up steamers 325 feet long, drawing 18 feet, and having a displacement of 3,000 tons. The other slipways are each 993½ feet long by 60 feet wide, capable of taking steamers 300 feet long, drawing 17 feet, of 2,000 tons displacement. The building yard is 550 feet long, and 500 feet wide, and has been equipped with a view to the construction of passenger and cargo vessels, turbine steamers, steam yachts, torpedo-destroyers, steam launches, tugs and lighters. The engine shops are most extensive and complete, capable of undertaking the building of all classes of steam engines, including geared turbines. The establishment throughout has been fitted with the latest time-saving appliances procurable. The chief motive power is electricity, generated by gas engines, the gasproducing plant being the largest installed in the Far East. The electric shears situated on the sea wall lift 160 tons at a radius of 70 feet, and wagon and crane roads run the full length from end to end. This sea wall which forms the boundary of the yard is 3,200 feet long and built of concrete blocks of an average weight of 15 tons. There is a depth of 39 feet at high water Spring tides for the greater length of the wall, which will enable ships of any size to berth alongside for the removal or fitting of heavy boilers, machinery, etc. The establishment is known as that of the Taikoo Dockyard and Engineering Co., Ltd., of Hongkong. His Majesty's Naval Yard likewise contains machine sheds and fitting shops on a large scale, and repairs can be effected to the machinery of the British men-of-war with great expedition. A large extension of the Naval Yard, including an important reclamation on the foreshore, the construction of a lar

THE PEAK DISTRICT

A well-made but rather badly-graded mountain road leads up from the centre of the city to the summit of Victoria Peak, with numerous other paths branching off from it at Victoria Gap along the adjoining hills. A tramway, on the wire rope system, runs to the Victoria Gap, the lower terminus being close to St. John's Cathedral. It was opened to traffic on the 30th May, 1888. Passengers can alight at the Kennedy, Bowen, May, and Plantation Roads, where stations are provided for their accommodation. The Military acquired the commodious Mount Austin Hotel at Victoria Gap for the purpose of a sanatorium in 1897. The Peak Club is domiciled in a neat building at Plunkett Gap near the point of junction with Chamberlain Road and Mount Kellett road. It was erected in 1902 and enlarged in 1912 by the addition of a second storey. The Peak Church, an unpretending structure after the similitude of a jelly mould, was opened for worship in June, 1883. Extensive accommodation for visitors is afforded at the Peak Hotel. The Peak Hospital is situated at Victoria Gap, just above the Peak Hotel. The Victoria (Jubilee) Hospital for Women and Children, occupying a breezy site on Barker Road, was opened by Sir Henry Blake on November 7th, 1903, partly as the result of public subscription. A new block was added to it in 1923. Yet another hospital, named "The Matilda Hospital," is situated at the southern corner of Mount Kellett. It was built at a cost of about \$350,000 and opened in 1906. The expense of erection and maintenance are borne by the estate of the late Mr. Granville Sharp, who devoted the bulk of his fortune to provide such an institution for the benefit of persons needing it who are of European or American birth.

The road from Victoria Gap westward leads to Victoria Peak, which is 1,823 feet above the sea and rises almost abruptly behind the centre of the city of Victoria. On the summit is placed the flagstaff, from which the approach of the mails and other vessels is signalled. Not far from the summit of the Peak, on a most commanding site, stands Mountain Lodge, the summer residence of H.E. the Governor, which was erected in 1901. Another road westward from Victoria Gap and known as Lugard Road was completed in 1920, and, with Harlech Road, encircles Victoria Peak. From there a road leads down to the West end of the City. Another road in a directly opposite direction leads from Victoria Gap to Magazine Gap, where a second hill village of foreign residences has been formed on the southern side of the hills at an elevation of about 900 feet above the sea. There is also a path from Victoria Gap down to Pokfolum and Aberdeen, and at the side of this, about half a mile from the Gap, a small granite cross has been erected. This bears the inscription:—"W. W. H., 1869" and marks the scene of a brutal murder there by a Chinese footpad, the victim being

Mr. Holworthy, an officer of the Ordnance Department, whom he felled with a bamboo and robbed, inflicting fatal injuries. The Peak roads are lighted by incandescent gas lamps.

A second road to the Peak district was completed in 1922. Starting from Morrison Hill Road, it runs behind the Cemetery at Happy Valley and traverses the face of the hills to Wanchai Gap and Magazine Gap. From Wanchai Gap, also, it has been continued, along the southern face of the hills, to the Peak. It has an easy gradient and was constructed for motor traffic. A branch of it runs in an opposite direction to Wong-nai-Chung Gap. Houses are springing up rapidly along the road, and adjacent to it, on a site granted by the Government, a model Nursing Home is to be erected in the near future from funds partly subscribed by the public for a War Memorial, partly contributed by the Government, and partly obtained from the surplus accumulated on the investment of the late Granville Sharp's bequest, referred to above.

Magazine Gap is also approached from the lower levels by an excellent and

well-graded road, commencing on the Bowen Road.

THE RURAL DISTRICTS

There are several villages on the island, the largest of which is Shau-ki Wan, situate There are several villages on the island, the largest of which is Shau-ki wan, situate in a bay in the Ly-ee-mun Pass, a great resort of Chinese fishing craft. Aberdeen, known to the Chinese as Shek-pai-wan, on the south of the island, possesses a well sheltered little harbour, also much frequented by fishing craft. Two large docks of the Hongkong and Whampoa Dock Company are situated there. Pokfolum, on the road to Aberdeen, about four miles from Victoria, was formerly a place of resort for European residents in the hot weather, and some elegant bungalows were erected in pleasant and picturesque situations, commanding fine sea views and cool breezes, but for some years after the development of the Peak district. Pokfulum remained comparatively neglected until recently, when the difficulty of finding additional sites on the higher levels has again brought it into notice. The sanitorium of the French Missions is located at Pokfulum, and is a fine building with an elegant chapel attached. The Dairy Farm is also situated there. Some distance beyond Aberdeen are two excellent bathing beaches known as Deep Water Bay (where there is a 9-hole golf-course and club-house) and Repulse Bay (where a popular hotel has been crected by the Hongkong-Shanghai Hotels Co., Ltd.). Wong-nai-chung is snugly located at the head of the valley of that name and is the most accessible of all the villages from Victoria. A motor-road has been constructed from the Morrison Hill district via Wanchai Gap to Wong-nai-chung Gap and to the Peak, and a tramway is promised for the purpose of rendering building sites in the Mt. Cameron district accessible to people of moderate means. Stanley, situated in a small bay on the south-east of the island, was once the site of a military station, but the barrack buildings have been pulled down, and the village is now stationary. A cemetery on the point contains numerous graves of British officers and soldiers. One of the places most in favour with pedestrians who are not afraid of a good long tramp is the little village of Tytam Tuk, nestling among trees at the mouth of the stream of the same name, which here enters Tytam Bay, the most extensive inlet on the southern coast. There is an excellent motor road round the Island by way of Pokfolum, Aberdeen, Stanley, Tytam and Shaukiwan. This was commended as a memorial of the Jubilee of Queen Victoria and completed at the end of 1919. Saiwan is a small village picturesquely situated in Saiwan Bay, just outside the Ly-ee-mun Pass, and is much frequented by picnic parties. In the belief that it was a healthy locality, small barracks were erected there early in the forties, but the experiment proved most disastrous, for in five weeks out of a detachment of 20 English soldiers five died and three more were removed in a dangerous condition. The buildings were therefore soon abandoned. Shek O is a small but prettily-located village occupying a small valley shut in from the water on the eastern coast, not far from Cape D'Aguilar. This district is being developed as a European summer resort and a Country Club has been established. Near here a wireless station has been erected.

KOWLOON AND OTHER DEPENDENCIES

Across the harbour is the dependency of British Kowloon, which is developing very rapidly along lines laid down recently by a Town Planning Committee. Some four square miles of the peninsula were first granted in perpetual lease by the Kwangtung Government to Sir Harry (then Mr.) Parkes, but were definitely ceded to Great Britain in 1860 by Article VI. of the Peking Convention. Yau-ma-ti, the principal village, has greatly increased in population, and is becoming an important town.

There is a considerable Chinese junk trade at this place, and amongst other industries is a preserved ginger factory. Gas Works were erected there in 1892, and the settled portion of the peninsula is lighted with gas; electricity is also now largely used, the generating station being at Hunghom. Waterworks were established in 1895, but, with the rapid growth in the population, further provision was necessary, and the new waterworks now provide for the supply of a million and a half gallons daily. Three regiments of Indian infantry are usually stationed at Tsim-tsa Tsui, where barracks and officers' quarters are located and a Mahommedan mosque has been erected. At Tsim-tsa Tsui, too, a number of European houses and flats have been erected, and this portion of the peninsula, which faces Victoria, has gradually developed into a populous residential settlement. It is approached by Nathan Road, a fine wide thoroughfare running at right angles to the water-front. A fine bund, with a massive granite wall, has been constructed here, and an extensive range of godowns built and several fine whereves made for discharging cargo and range of godowns built and several fine wharves made for discharging cargo and coaling. Here, also, is situated the handsome terminal station of the Canton-Kowloon Railway. During 1905 and 1906 extensive reclamation works were carried out extending eastward from the godown company's property to Hunghom. Messrs. Butterfield & Swire have erected extensive godown accommodation on the reclamation. The same period will also be remembered by the building of two churches at Kowloon -St. Andrew's, in Robinson Road, being the gift of the Hon. Sir Paul Chater, C.M.G., and the Roman Catholic Church in Chatham Road, the gift of Dr. S. A. Gomes. Sir Paul Chater also donated the funds for erecting a third place of worship on The Peninsula—a branch of the Union Church, Hongkong—in the vicinity of the Kowloon Hospital. There are three hotels, and a fourth is now being built. The Kowloon British School was erected in 1901 on Robinson Road at the expense of Mr. (now Sir) Robert Ho Tung. The Navy maintains a small naval yard, subsidiary to the principal establishment on the Hongkong side. The Royal Observatory is situated on Mount Elgin; and a large and handsome Police Station for the Water Police occupies an eminence just above the Praya. A fine building for a European Y.M.C.A. has also recently been opened. A steam ferry plies regularly between Tsim-tsa Tsui and Victoria; ferry boats also run between Victoria and Sham Shui Po, Mongkok, Yau-ma-Ti and Hunghom, where the principal docks of the Hongkong and Whampoa Dock Co. are situated. The Cosmopolitan Dock and works, also belonging to the same Company, are situated at Sam Shui Po. At Hok-un are also situated the extensive works of the Green Island Cement Co., Ltd., and the patent slip and shipbuilding yard of Messrs. W. S. Bailey & Co., Ltd. Another large reclamation scheme has been carried out in Kowloon Bay, and upon the land recovered a city is being built designed to appeal, as a place of residence, to the wealthy Chinese merchant returning from abroad. At Kowloon Tong a very extensive area has been levelled and houses for residential purposes are being built.

In 1898 an agreement was entered into whereby China ceded to Great Britain for ninety-nine years the territory behind Kowloon Peninsula up to a line drawn from Mirs Bay to Deep Bay and the adjacent islands, including Lantao, the extent of the New Territory being about 376 square miles, namely, 286 square miles on the mainland and 90 square miles on the islands. The ceremony of formally taking over the territory was fixed for the 17th April, 1899, when the British flag was to have been hoisted at Taipohu, and the day was declared a general holiday. Attacks, however, having been made on the parties engaged on the preliminary arrangements, the mat-sheds erected for the accommodation of the police having been burnt, and other evidences of organised opposition having been given, it was deemed advisable to assume full jurisdiction on the 16th April, on which date the flag was hoisted by the Hon. Mr. (now Sir) J. H. Stewart Lockhart, C.M.G., Colonial Secretary. Military operations were found necessary to overcome the opposition, and on the 18th April the rebels were completely routed in an action fought at Sheung Tsun, their force numbering some 2,600 men. On the British side there were no fatalities and only one or two slight casualties; on the Chinese side a number were killed and wounded, but the exact figures were not ascertained, those who fell being carried away by their friends. In the Convention it was provided that Kowloon City was to remain Chinese, but, it having been established beyond a doubt that the hands of the Chinese officials were by no means clean in respect of the disturbances which occurred on the taking over of the leased area, the Home Government determined to mark their sense of the duplicity of the Chinese in a suitable manner and orders were accordingly issued to the inilitary authorities to seize Kowloon walled city and Shamchun. This was done on the 16th May, 1899, no opposition being encountered at either place. The Hongkong Volunteer Corps took part in the expedition to Kowloon City. Shamchun, the other place seized, is an important town on the river of the same name just beyond the boundary originally agreed upon. It was, however, restored to the Chinese authorities in November. 1899. The New Territory under British jurisdiction is being rapidly developed by the construction of roads; one of these, running from Kowloon to Castle Peak, affording magnificent sea-scapes to the motorist, who can return by way of Fan Ling and Taipo, the total distance being about sixty miles. Police stations have been established, and a system of administration by means of village communities organised. The headquarters of the administration are at Taipohu. The railway from Kowloon to Canton, which passes through the New Territory to Shamchun, has already done much to develop it. The Hongkong Golf Club acquired an area of 55.62 acres in the valley stretching West from Fanling and have converted it into a Golf Course of 18 holes, with two relief Courses of 9 holes each, the whole promising to be the best in the East. This neighbourhood and Taipo are coming into favour with Europeans for residential purposes by reason of the picturesque scenery. The principal islands and their populations are as follows:—Lantao, 5,844; Cheung Chau, 5,035; Lamma, 1,256. These figures do not include the floating population. The islands to the west of Hongkong contain 1,925; those to the east, 1,169. The Chinese population of the New Territories is 92,619.

Of the islands and islets in the waters of the Colony (exclusive of the above acquisitions) the most important is Stonecutter's Island, formerly known as Wong Chune-chow, opposite to and about three-quarters of a mile from the north-western extremity of the Kowloon peninsula. The island is an irregular ridge about a mile in length, and a little over a quarter of a mile broad; the principal eminences are occupied by batteries and no one is allowed to land without a permit. The Quarantine Station also is located here. After the great typhoon of September, 1874, two or three thousand bodies of the victims found afloat were interred on Stonecutter's Island. Kellet's Island is a small rock near East Point, on which formerly stood a fort, now replaced by a small magazine. Green Island, at the western entrance of the harbour, has been placed on its south-western extremity. One Tree Island is a tiny rock near the entrance to Aberdeen. Aplichau, a considerable island opposite Aberdeen, of which harbour it forms part, has a populous fishing village on its northern shore facing Aberdeen. Lantao and Lamma Islands were brought under British jurisdiction by the Kowloon Convention of 1898. The former has a considerably larger area thar Hongkong, but both this island and Lamma are very sparsely populated by agriculturists and fishermen. Cheung Chau is becoming popular as a summer resort for Europeans, numerous bungalows having been erected in the European reservation by missionaries and others.

Population and Defences

A census taken in April, 1921, showed the total population of the Colony to be 625,166, but the Census Officer estimated that, for various reasons, the normal population was greater than that by 30,000. The smaller total, however, gave an increase of 168,427, or 36.87, on the figures for 1911—"the greatest relative increase ever recorded for the Colony." The estimated population of the Colony at the middle of 1925 was 874,420. The non-Chinese population was put at 16,500 and the Chinese population at 857,920, (City of Victoria, 465,000; villages of Hongkong, 33,040; Kowloon, 200.000; New Territories, 87,500; population afloat, 72,380).

The Garrison consists of British and Indian troops. There is also a local Volunteer Defence Corps. The approaches to the harbour are strongly fortified, the batteries consisting of well-constructed earthworks. The western entrance is protected by three batteries on Stonecutters' Island and two forts on Belcher and Fly Points, from which a tremendous converging fire could be maintained, completely commanding the Sulphur Channel. Pine Wood battery, on the hill above and west of Richmond Terrace, has a wide range of fire. The Ly-ee-mun Pass is defended by two forts on the Hongkong side and another on Devil's Peak on the mainland, and if vessels survived that fire they would then have to face the batteries at North Point and Hunghom, which completely command the eastern entrance. Another battery on the bluff at Tsim-tsa Tsui, Kowloon, commands the whole of the centre of the harbour. The batteries are armed with the latest breech-loading ordnance. The Colony of Hongkong pays to the British Government a military contribution fixed at 20 per cent. of the revenue.

In addition to the fortifications the Colony possesses a small squadron for harbour defence. The Naval Yard consists of a large dock, an extensive range of workshops

and offices east of the Artillery Barracks, and the Naval Authorities have another large establishment on the Kowloon side near to Yaumati.

CLIMATE

As intimated in earlier paragraphs, Hongkong formerly possessed a most unenviable notoriety for unhealthiness, and in years past the troops garrisoned here suffered grievously from malarial fevers. At the present time, however, the Colony is one of the healthiest spots in the world in the same latitude. The influence of the young pine forests created by the Afforestation Department and the training of nullahs on the slopes have no doubt been beneficial in checking malaria, and the attention latterly bestowed on sanitation has not been without its due effect. The number of deaths from malaria during the past five years were: 1921, 332; 1922, 454; 1923, 674; 1924, 707; 1925, 702. The last number represents 0.89 per thousand of population. The general death-rate per 1,000 in 1925 was 19.05 (21.75 in 1924). Among the Chinese community the death-rate was 19.12 per 1,000, compared with 21.9 in 1924. Amongst the non-Chinese civilian community the death-rate per 1,000 was 14.6 as against 15.06 in 1924.

Four successive years of comparative drought, 1898-1901, led to the assumption that the rainfall of Hongkong was decreasing. But such is not the case; the mean annual rainfall for the period 1902-11 was 84.21 inches against 68.29 inches for the period 1895-1901. Until 1918 the rainfall was never so heavy as in the period 1888-1894, when the mean annual fall was 101.08 inches. In 1918 it was 101.605 inches, in 1919 76.14 inches, in 1920 107.88 inches, in 1921 97.34 inches, in 1922 69.435 inches, in 1923 106.74 inches, in 1924 98.57 inches, in 1925 87.59 inches and in 1926 100.78 inches.

TRADE

The value of the trade of Hongkong was estimated for many years at about £50,000,000 per annum, but the returns compiled by the Statistical Branch of the Imports and Exports Department, established during the war, showed a total (excluding treasure) for 1923, of £123,326,829, as compared with £122,191,827 in 1922. Imports were valued at £61,954,498 and exports at £61,372,331, as compared with £61,213,363 and £60,978,464 respectively in 1922. In the latter part of 1925 it was decided on the grounds of economy to close the Statistical Branch of the Imports and Exports Department and detailed figures of the trade are therefore not available.

The total of the Shipping entering and clearing at ports in the Colony during the year 1925 amounted to 379,177 vessels of 41,469,584 tons, which, compared with the figures for 1924, show a decrease of 384,315 vessels and a decrease of 15,261,493 tons. Of the foregoing, 41,336 vessels of 32,179,053 tons were engaged in foreign trade, as compared with 57,765 vessels of 38,770,499 tons in 1924. A comparison between the years 1924 and 1925 is given in the following table:—

		19	24.	19	25.	Decrease.		
Class of Vessels.		No.	Tonnage.	No.	Tonnage.	No.	Tonnage.	
British Ocean-going		5,297	11,844,752	3,916	9,866,820	1,381	1,977,932	
	+	7,674	16,030,078	5,763	13,780,954	1,911	2,243,124	
Foreign " British River Steamers		7,120	6,524,661	4,058	5,455,115	3,062	1,069,546	
Foreign "		2,318	840,347	1,266	452,878	1,052	387,469	
Steamships under 60 tons) (Foreign Trade)	•••	7,831	231,833	5,386	165,497	2,445	66,336	
Junks, Foreign Trade		27,525	3,298,828	20,947	2,451,789	6,578	847,039	
Total, Foreign Trade		57,765	38,770,499	41,336	32,179,053	15,429	6,591,446	
Steam-launches plying in \ Water of the Colony	•••	678,750	16,622,806	310,924	8,050,939	367,826	8,571,867	
Junks, Local Trade	•••	*27,977	*1,337,772	†26,917	+1,239,592	1,060	98,180	
Grand Total		764,492	56,731,077	379,177	41,469,584	384,315	15,261,493	

Net Increase...... 384,315 15,261,49

^{*} Including 15,212 Conservancy and Dust Boats of 654,199 tons.

† "" " " " " " " " " " " 693,660 " "

The actual number of individual ocean-going vessels of European construction during 1925 was 1,015, of which 371 were British and 644 foreign. In 1924 the corresponding figures were 1,123 of which 416 were British and 707 foreign. These 1,015 ships measured 3,171,253 tons. They entered 4,776 times and gave a collective tonnage of 11,810,938 tons. Thus 108 less ships entered 1,708 less times and gave a collective tonnage less by 1,999,036 tons, an average of 1,170.4 tons per entry.

A Parliamentary paper issued in August, 1905, showed Hongkong to be, in respect of tonnage, the largest shipping port in the world. The trade chiefly consists of cotton, sugar, salt, flour, oil, cotton and woollen goods, cotton yarn, opium, matches, metals, earthenware, amber, ivory, sandalwood, betel, vegetables, granite, etc. There is an extensive Chinese passenger trade, chiefly restricted, however, to the Straits Settlements, Netherlands India, Borneo, the Philippines, Siam, and Indo-China.

Hongkong possesses unrivalled steam communication and there are frequent and regular mail services to Europe, America, Australia and Africa. Regular steam communication between Java and Hongkong is maintained by the Java-China-Japan Line and the Nederland Royal Mail Line. Between the ports on the east coast of China, Formosa and Hongkong the steamers of the Douglas S.S. Co. and the Osaka Shosen Kaisha ply regularly, and there is constant steam communication with Hoihow, Manila, Saigon, Haiphong, Tourane, Bangkok, Borneo, etc. The British-India and Apcar lines sail between Hongkong Calcutta and intermediate ports. With Shanghai, Tientsin, and the ports of Japan there is frequent communication by steamers of the Indo-China S.N. Co., China Navigation, and other lines, in addition to the English, American and French mail steamers. Between Hongkong, Macao, and Canton there is a daily steam service, and in normal times steamers run as far as Wuchow on the West River.

DIRECTORY

COLONIAL GOVERNMENT

Governor, Commdr.-in-Chief, and Vice-Admiral—Sir Cecil Clementi, K.C.M.G. Aide-de-Camp—Capt. C. H. Steele, M.C., Royal Irish Fusiliers

Private Secretary-B. R. Forster

Hon. Aide-de-Camp—Captain H. B. L. Dowbiggin, v.D.c.
Do. —Subadar Maj. & Hon. Lieut. Fazal Khan Bahardur, 5th/2nd Punjabis

-Acting Subadar Major Piran Ditta, D.C.M., H.K.S.B., R.A. Do.

局 政 筐 I Ching Kuk

EXECUTIVE COUNCIL

His Excellency The Governor His Excellency General Officer Commanding

Hon. Colonial Secretary Hon. Attorney-General Hon. Colonial Treasurer Hon. Mr. E. R. Hallifax, Secretary for Chinese Affairs

Hon. Mr. H. T. Creasy, Dir. of Public Works

Hon. Sir H. E. Pollock, K.C. Hon. Sir Shou-son Chow Hon. Mr. A. O. Lang

局例定 Ting Lai Kuk

LEGISLATIVE COUNCIL

President: His Excellency The Governor

Official Members:

His Excellency Genl. Officer Commanding Hon. Mr. W. T. Southorn (Colonial Secretary)

Hon. Sir. J. H. Kemp, K.C., C.B.E. (Attorney-General)

Hon. Mr. C. McI. Messer, c.B.E. (Colonial Treasurer)

Hon. Mr. E. R. Hallifax (Secretary for Chinese Affairs)

Hon. Mr. H. T. Creasy (Dir. of Pub. Works) Hon. Mr. E. D. C. Wolfe (Capt. Supt. of Police)

Unofficial Members:

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Hon. Sir Shou-son Chow

Hon. Mr. A. O. Lang Hon. Mr. H. W. Bird

Hon. Dr. R. H. Kotewall, LL.D. Hon. Mr. D. G. M. Bernard

Clerk of Council: D. W Tratman

GOVERNMENT OFFICES

暑數考 Hau Sho Shù

AUDIT OFFICE—New Post Office Building (1st floor)

Auditor—H. R. Phelips
Assistant Auditors — T. Dallin and
C. H. G. Bradley
Senior Clerk—B. E. Maughan

署督監林園

Yuen-lam-kam-tuk-shu

BOTANICAL AND FORESTRY DEPARTMENT—
1, Peak Road
Superintendent—H. Green

署使政布港香命欽英大

Tai Ying Yamming Heung Kong Po Ching Sze Shü

Colonial Secretary—Hon. Mr. W. T. Southorn

Assistant Colonial Secretary and Clerk of Councils—D. W. Tratman Second Assist. Colonial Secretary—E. W. Hamilton

Chief Clerk—J. A. E. Bullock, I.s.o.,

M.B.E., D.C.M.
First Clerk—W. G. FitzGibbon
Clerks—J. H. Gelling, J. C. Lang,
Pun Ku Kwai and H. Angus
Cadets—H. H. Butters and A. W. G. H.
Grantham

署司育数 Kau-yuk-sze-shü

Education Department - P. & O. Building

Director of Education—A. E. Wood
Inspectors of English Schools — E.
Ralphs and G. P. de Martin
Inspectors of Vernacular Schools—

Y. P. Law, W. Yu and Li King Hong

Board of Education
Director of Education
Inspector of English Schools
Inspector of Vernacular Schools
Rev. A. D. Stewart, M.A.
S. W. Tso, LL.D.
Dr. A. D. Hickling, M.B.E.
Dr. Wan Man Kai
Rev. Fr. H. Valtorta
L. Forster
Chev. J. M. Alves
A. el Arculli
G. P. de Martin (secretary)
Capt. J. Charnock
H. B. L. Dowbiggin

Rev. H. R. Wells, o.B.E.

Rev. G. R. Lindsay

GOVERNMENT SCHOOLS

Belilios Public School
Headmistress—Miss H. F. Skinner
Assistant Mistresses — Miss M. J.
Munro, Miss B. F. M. Lewis, MissF. M. Hughes, Miss L. Heang, Miss
C. Payton Mrs M Atwell 13 assist

C. Peyton, Mrs. M. Atwell, 13 assiststudent mistresses, 16 vernacular mistresses

CENTRAL BRITISH SCHOOL (for Boys, Girls and Infants of European British Parentage) Headmaster—G. F. Nightingale

Headmaster—G. F. Nightingale Assist. Masters—G. E. S. Upsdell, G. W. Reeve and T. R. Rowell

Assist. Mistresses—Mrs. K. M. Nightingale, Miss N. W. Bascombe, Miss M. B. Hall, Miss A. E. de D. Dyer, Miss F. E. Kitson, B.A., Miss P. W. Brown, Miss Key, Miss E. Tasarty, Miss Wyatt and Miss C. C. Munro

ELLIS KADOORIE SCHOOL Headmaster— F. J. de Rome, B.Sc. Assist. Masters—J. C. Fletcher and N.

Evans Mistress—Miss M. W. Newsholme

English School for Indians
Headmaster—A. R. Sutherland, M.A.
Acting Headmaster—J. Ralston (and
Indian masters)

Praya East English School
Tai Po do.
Un Long do.
Cheung Chau do.
Under Chinese Masters

Kowloon (Junior) British School-(for Infants of British Parents) Head Mistress—Miss M. Cooper, B.A. Assist. Mistresses—Miss B. Robert, Miss George, Miss A. M. Grant, Mrs. Rundell and Mrs. Hooper

PEAK SCHOOL

Head Mistress—Mrs. P. Y. Stark Assist. do. —Miss K. M. Anderson

QUARRY BAY SCHOOL (for Boys and Infants of European British Parentage)

Headmistress—Miss G. M. Cotton Assist. Mistresses—C. H. Brennan, N. M., Smaridge and O. C. Cleland

QUEEN'S COLLEGE — Aberdeen Street; Teleph. Central 2488

Headmaster—A. H. Crook, M.A. Second Master—W. Kay, M.A. Assist Master—A. T. Hamilton

Do. —E. G. Edwards
Do. —D. M. Richards
Do. —K. L. Chau, M.A.

Assist. Master—H. G. Wallington, B.A. -M.G. O'Connor, B.A.

Do. — L. G. Morgan
Do. — W. F. Cheong, B.A.
Do. — C. W. Chan, B.A.
Assist. Mistresses—Miss F. E. Kitson, B.A., and Mrs. G. Stubbings

Sr. Vernacular Master-H. K. Sung

KING'S COLLEGE

Headmaster—A. Morris

Assist. Masters - W. Lucas Handyside, M.A., F.R.G.S., A. White and F. K. Ewart

Mistresses—Mrs. L. Morris, Mrs. R. Langley, E. L. Phillips, Mrs. L. Ri-chards and C. Macdonald

INSTITUTE (EVENING CLASSES) Queen's College Director—E. Ralphs, r.c.s.

Staff of Lecturers

Engineering Section Building Construction — R. J. B. Clark, A.R.I.B.A.

Electricity Engineering - I. Day, A.M.I.E.E.

Science Section

Mathematics-M. G. O'Connor, B.A. Chemistry, Practical and Theoretical Metallurgy—H.G.Wallington, B.A. Physics—J. Ralston, M.A.

Commerce Section

English, I—A. White Do., II-H. G. Wallington, B.A. Shorthand, Beginners and Revision -D. Young and Miss N. W. Bascombe

Book-keeping—J. G. Ozorio

Teachers' Classes

Women-Miss N. W. Bascombe, B.A., (Dip. Ed.), Mrs. O. Orme and Miss G. M. Cotton

en — J. Ralston, M.A., E. J. Edwards and A. T. Hamilton Men — J.

Vernacular — Ng Fung-chau (supervisor), Ho Wai-ko, Yeung Yuk-ham (Chujen), Pak Chik-po, Liu Hoi Tong, Leung Cheuk-u, Ng Pak-keung, Kung-hon, Li Lunkwai and Tsui Pak-yuet

Kowloon Section

Mathematics-D. M. Richards, B.A. Practical, Theoretical Chemistry, and Physics - T. R. Rowell, B.sc. (Dip. Ed.)

Cookery - Mrs. J. Cooper (Dip. Cookery)

French - Madame Moussion, Miss Tasartey, B.Es.L., PH.B., and Miss M. D. Birt

Shorthand-Miss N. Bascombe, B.A. (Dip. Ed.)

VICTORIA BRITISH SCHOOL (for Boys and Infants of European British Parentage)

Head Mistress—Mrs. E. M. Clark Assist. Mistresses-Mrs. A. E. Hendry and Mrs. M. M. Watt

Student Teacher-Miss N. J. Stuart

Wanchai English School Headmaster — R. J. Birbeck, M.A., and 9 Chinese assistant masters

YAUMATI ENGLISH SCHOOL Headmaster—A. O. Brawn Assistant Mistresses — Mrs. E. S. Murphy, L. M. Humphreys and 9, Chinese assistant masters

易火滅 Mit Fo Kuk

HONGKONG GOVERNMENT FIRE BRIGADE Victoria; Cent. Teleph. 600 Chief Officer-E. D. C. Wolfe (Hon. C.S.P.) Supt.-H. T. Brooks, M.I.FIRE.E. Consulting Engr.—R. Hall (A.G.M.S.) Assist. Engineer & Station Officer-G. C. Moss Station Officer-G. Saunders Inspection Officer—(vacant) Sub Officers—(3 vacancies)
Assist. Mech. Engineer—P. H. Brown Chinese Staff—272 ratings

司政船 Shün-ching.sze

HARBOUR DEPARTMENT -- Connaught Rd. Harbour Master, Marine Magistrate, Emigration Officer and Registrar of Shipping-Lieut.-Comdr. G. F. Hole

Assist. Harbour Master-(vacant) Office Assistant and Accountant— C. T. Roe

First Clerk—Sirdar Khan

Boarding Officers - C. J. Thomson, S. P. Leigh and J. R. G. Wyatt

Inspectors of Junks and Cargo Boats -W. McKay, W. R. Hillyer, R. L. Rocha, A. Delgado, L. Medina and F. Andrade

Shipping Office Deputy Shipping Master - G. W. Coysh

Govt. Marine Surveyor's Office Govt. Marine Surveyor—W. Russell Assist. Surveyors—W. O. Lambert, Robert Hall, P. J. Taylor, T. E. Jackson and G. Swan

Gunpowder Depot—Green Island Supt.—Lt.-Comdr. G. F. Hole, B.N. Officer-in-charge—A. Julian

Government Rescue Tug Kau Sing Master-J. R. G. Wyatt

Government Steam Tender Stanley Master-To Tai

Lighthouses

Collector of Light Dues—Lt.-Comdr.

G. F. Hole, R.N.

Officer-in-charge, Green Island and Sub-Inspector of Lighthouses—G. F. Taylor

ghthouse Keepers, Gap Rock— H. C. Brown, R. P. Brown and F. Lighthouse

Lighthouse Keepers, Waglan Island —W. F. Hast, A. E. Harvey, R. Roskruge and D. V. Maher

Signal Stations

Peak—F. Q. R. Xavier, officer-in-charge Blackhead—R. Gomes, do. Green Island-T. Agan, do.

署督監關海德香英大

Tai-ying Hong-kong Hoi-kwan Kam-tuk-shu

IMPORTS AND EXPORTS OFFICE-Harbour Office: Connaught Road Central Superintendent—J. D. Lloyd Assist. do. —W. J. Carrie Assist. do. —W. J. Carrie Assist. Supt. and Monopoly Analyst —H. A. Taylor

Clerks — M. J. D. Alves, Ip Kwai Chung, Ho Fu Leung, J. Conception Chf. Preventive Officer-S. J. Clarke Senior Revenue Officer-G. Watt

Revenue Officers - W. Knight, P. Lanigan, A. Grimmett, A. Marks, W. Ward, J. W. Brown, H. V. Pearse, T. Tallon, P. J. O'Neill, A. L. Powell, R. A. Trengove and E. T. Warden

廳土田 Tin-to-tang

LAND OFFICE-Law Courts Land Officer—Philip Jacks Assist. do. -F. Eaves District Officer (Northern District, Tai Po)—J. A. Fraser District Officer (Southern District)— E. I. Wynne Jones Land Bailiff—G. J. Chambers

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First Assistant—Wm. O. Lambert
Second do. —Robt. Hall
Third do. —P. J. Taylor
Fourth do. —T. E. Jackson
Fifth do. —G. Swan Clerks-Chan Fo Po, Li Cham-chak

暑司判載 Tsoi-pun-si-shu

MAGISTRATES' COURT - Arbuthnot Road First Magistrate and Coroner-R. E. Lindsell (acting)

Second Magistrate—W.Schofield(actg.) 1st Clerk—Maj. C. Willson, O.B.E., V.D. Clerks and Interpreters—Lin Shau Ping, Kong Man Tsun and Leung Ching Yu

Interpreters-Hor Kam Shing, Lau Wing Shum, Tsang Ngiap Boon, Chan Kwok Wing, Natha Singh and Mehdi Khan

Ushers-Sokam Singh, Ma San Kwai Shroff-Chan Lan Pan

Magistrates' Court—Kowloon Magistrate—T. W. Ainsworth

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MEDICAL DEPARTMENT Principal Civil Medical Officer—Dr. J. B. Addison, M.B.E., M.R.C.S., L.R.C.P.

Medical Officers—Dr. W. B. A. Moore, J. T. Smalley, D. J. Valentine, W. L. Paterson, J. P. Fehily, J. R. Craig and I. Newton

Radiologist—Dr. C. W. McKenny Hon. Visiting Staff—Dr. J. Anderson (physician), Dr. K. H. Digby (sur-geon), Dr. R. E. Tottenham (obstetrician and gynaecologist)

Assist. Medical Officers-Mrs. E. M. Minnett, Mrs. A. D. Hickling, R. E. Cable (apothecary), J. T. Shand (assist. apothecary) and T. M. Sung (accountant)

Chief Clerk-Tang Yau Ming Principal Matron—Miss M. Sloan Home Sister—J. A. Davis Steward—F. P. Anslow Head Attendent—J. Murray Assist. do. —L. A. Collyer

Visiting Chaplains—Rev. H. Coply Moyle, Father D. Page and J. K. McConachie

McConacine
Nursing Sisters—L. Lace, E. C.
Maclaren, F. S. Duppy, M. E. Pipkin. S. F. Sutton, S. I. Summerskill,
B. E. Elliott, V. M. Meade, R. E.
Riddle, A. M. Pearton, B. M. Gill,
R. V. G. Dave, M. K. North, M. I.
Turnbull, H. G. Lacey, M. F.
Lawrence, A. M. Davies, D. P. Geen,
A. R. Warner, R. I. Potter, H. C.
Potter, A. Barclay, A. L. Popham,
S. Riordan, J. Colvill, M. J. Warbrick, A. M. Culliuan, M. A. Wilson,
M. D. Robson, F. A. Cranfield, M.
E. M. Dakin and G. Hinton

Charge Nurse—M. Gomes
Staff Nurses—E. Lee, M. Leung, M.
Cheung, A. Lowcook, V. C. Chan
and D. Black

Probationers—B. C. A. Noronha, J. Wong, G. Mendoza, G. L. Ngawk, Lei Chi Hing, A. Kernan, W. Ling, Lei Sut Lin, Tang Lok Wai, A. Fox, M. Woo, S. Taam, M. Lee and D. Lau

院醫家國

CIVIL HOSPITAL—West Point; Teleph.
Central 80
Radiologist—Dr. C. W. McKenny, M.A.,
B.A., B.CH., D.M.R. & E., L.M.
Medical Officer in Charge—Dr. D. J.
Valentine, M.C.M.B.B.S., D.T.M. & H.
Medical Officer—Dr. W. L. Paterson,
M.C., L.R.C.P., L.R.C.S., D.T.M. & H.
Apothecary—R. E. Cable
Assist. do. —J. T. Shand
Principal Matron—Miss M. Sloan
Matron—Miss E. A. Girling
Home Sister—J. A. Davis
Steward—F. P. Anslow
Nusing Staff—see Medical Dept.

署物生微察考

Bacteriological Institute
Bacteriologist—Dr. E. P. Minett, M.D.,
D.P.H., D.T.M. & H., M.R.C.S., L.R.C.P.
Laboratory Assistants—Leung Kwok
Tai and Wong Man Wa
Clerks—Chau Fook Tin and Chan
Hing Man

GOVERNMENT LABORATORY
Analyst—E. R. Dovey A.R.C., Sc.
(Lond.), F.I.C., F.C.S.
Assist. Analysts—O. F. Lubatti, CHEM.
D.OC. (Turin), V. C. Branson, A.R.C.,
SC.D.I.C., A.I.C., D. Loie and Tam
Yam Yeuk
Sampler—W. Fincher
Clerk—Iu Kwok Ming

Kowloon Hospital - Kowloon Medical Officer-in-charge - Dr. J. T. Smalley, M.R.C.S., L.R.C.P. Matron - Miss M. J. Wilson

VICTORIA HOSPITAL
Medical Officer-in-charge--Dr. W. B.
A. Moore, L.R.C.P., L.R.C.S., L.M.
Matron--Miss G. Chettle

PEAK HOSPITAL
Matron—Miss E. Johnson (on leave)

Office of Health Officer of Port Health Officer of Port—Dr. B. H. Mellon, M.R.C.S., L.R.C.P., D.P.H. Chinese Medical Officers—Drs. Tsoi Teng Ming and Cheah Keng Seng

QUEEN ALEXANDRA'S IMPERIAL
MILITARY NURSING SERVICE—
Military Hospital, Bowen Road
Matron—Miss L. E. Mackay, R.R.C.
Nursing Sisters — Miss E. B. Levay,
Miss C. Sandbach, R.R.C., Miss B. M.
Smith, Miss M. E. Davies, M.M.A.R.R.C.
and Miss L. G. Wane

院醫華東 Tung-wah I-yun

Tung Wah Hospital—500 Beds
Medical Officers — G. H. Thomas,
B.S., M.D., L.M. & S., Fok Wing Kan,
M.B., B.S., and Chiu Chue San,
M.B., B.S.
6 practitioners in native medicine
Chemist, Chief Clerk and Public Vaccinator—J. Poon Why
Secretary—Chan Yik Wan
Steward—Lau Ki Tong

VICTORIA HOSPITAI. (For Women and Children) — Barker Road; Teleph. Peak 17 Medical Officer-in-Charge—W. B. A. Moore, L.R.C.P. & S. (Ire.) L.M. Matron—Miss G. Chettle

MERCANTILE MARINE OFFICE — Sailors'
Home, West Point
Supt.—Lt.-Comdr. G. F. Hole, R.N.
Deputy Supt.—G. W. Coysh
Chief Clerk—S. Soonderam
Clerk—Ling Fat Chiu
Do. —Cheng Yee Keung

處公辦官度量

OFFICIAL MEASURER'S OFFICE—40, Connaught Road Central; Teleph. 860
Official Measurer—Capt. B. R. Branch.

🚆 🔏 😰 👺 King-chat-kung-chu

POLICE HEADQUARTERS-Hollywood Rd. Captain-Supt.—E. D. C. Wolfe Dep. Supt. H.K. -P. P. J. Wodehouse,

Director, Criminal Intelligence - T. H. King Deputy Supt. K'loon.-D. Burlingham

Assist. Director Criminal Intelligence-C. G. Perdue

Assist. Supts.—L. H. V. Booth, W. G. Gerrard and W. R. Scott Accountant—A. J. C. Taylor Assist. do. —W. F. Stone Storekeeper-G. Harrison Assist. do. —R. Dormer Secretary—Miss C. Angus Chief Inspector—W. Kent

Chief Detective Inspr. - T. Murphy Inspectors—C. Aris, W. F. Blackman, T. Murphy, R. Lanigan, J. Ogg, P. Grant, H. J. Paterson, E. S. Bond, W. Spear, D. McDonald, R. Marks, A. Clark, J. Clark and W. McWalter

🏗 🥵 Shü-sun Kun

POST OFFICE, GENERAL

Postmaster-General—M. J. Breen

Accounts Office

Accountant—A. J. Reed Clerks—A. F. Castilho, E. Marriott and E. Ribeiro

Money Order Office Superintendent-H. Dixon Deputy do. -J. J. Osborne Clerks—J. S. dos Remedios, J. C. Barros, J. A. d'Almeida, Feroz Ali

and Chung Sui Nam

General Office

Supt. of Mails-T. Hynes Assist. Supt. of Mails-T.M. Perpetuo Inspector of Postmen-D. J. M. Fernandez

Storekeeper-M. A. de N. Mendes Correspdce. Clerk-Kwan Kin San Clerk—J. M. Passos

Launch Officers-Miro Khan, J. L. Noronha, Abdul Karim, Lal Khan and J. Elarte

Parcel Branch

Assistant Supt. of Mails-Holdman Clerks-J. M. Britto, Bishan Dass and Chinese

Registration Branch

Assist. Supt. of Mails—P. Roza Clerks—D. A. dos Remedios, J. Maxwell, S. V. Remedios and Chinese

Poste Restante

Assist. Supt. of Mails-Thomas Lay Clerks-Lau Hin and Kee Man Piu Chinese Branch

Clerk-in-Charge-Ip Kun King Assistant-Lai How Kun

Kowloon Branch Clerk-in-Charge-J. S. Gill -J. Garcia Assist. do.

Sheung Wan Branch Clerks-in-Charge-Chan Fuk Chi and Fung Ying Sang

Saiyingpun Branch

Clerk-in-Charge-Ip Tai Cheung

Wanchai Branch

Clerk-in-Charge—Lam Ling Yaumati Branch

Clerk-in-Charge-Li Hing Nam Shum Shui Po Branch Clerk-in-Charge—Au Tse Tsau

房監 Kam Fong

PRISON DEPARTMENT Superintendent—J. W. Franks -H. F. Bloxham Assist. do.

Victoria Gaol

Medical Officer—J. R. Craig Chaplains—Revs. V. H. C. Moyle F. A. Riganti and H. R. Wells, L.M. Moyle, Chief Warder-J. C. West

Assist. do. -J. McLeod

Principal Warders-W. Y. Robertson. A. Calvert, J. Wiltshire, G. L. Buchanan, C. E. Thomas, A. B. Didsbury, D. Daniels and W. Hill

Female Prison

Matron-Mrs. Mary Bredenberg Wardresses—Mrs. Roza Pereira, Mrs. L. Aquino and Mrs. L. Asis

Lai Chi Kok Branch Prison Medical Officer—J. T. Smalley Chief Warder-A. G. Passmore Principal Warders—A. Paice Barrett

署 稀 工 Kung Mu Shü

Public Works DEPARTMENT — Office: Albert Road; Teleph. Central 4592 Director of Public Works—Hon. Mr. Harold T. Creasy

Assist. Directors of Public Works— H. T. Jackman, E. W. Carpenter and H. E. Goldsmith

Accounts and Stores

Supt. of Accounts and Stores—(vacant)

(a) Accounts

Pay Clerk—J. J. Spradbery Vote Service Ledger Clerk — J. Hosford

Higher Cl. Clerk—Cheng Cheuk Hin Class III Clerks—Wong Wong, Tang Shing Cheung and Ng Tat Sam

(b) Stores

Deputy Storekeeper—W. J. Anderson Materials Inspectors-G. B. S. Thomson and E. G. Bolas

Store Supervisor and Stocktaker— E. E. Hagger Class I Clerk—Yung Yuk Tong

Wanchai Store

Head Storeman—Lai Wing Sheung Store Foreman—Ho Yuk

Architectural

Engineers-in-Charge — A. G. W. Tickle and H. C. Lowick
Engineers—R. P. Shaw, S. C. Feltham, R. J. B. Clark, A. W. Hodges, W. H. Owen and R. J. Vernall
Engineering Assistant—Ng Ping Un

Junior Assistant—(vacant) Senior Inspectors of Works—S. Hamer

and F. J. Ling

Inspector of Works—Colin Sara First Class Overseers—K. K. Staple and F. P. R. James

Second Class Overseers—J. Fraser, A. Gray, A. J. Wheeldon, W. L. Walker and T. V. Harmon

Chief Draughtsman—L. E. Longbottom

Correspondence

Secretary to Director of Public Works—(vacant)

Class I Clerk—F. X. H. do Rozario Class II Clerks—G. D. Mehal, Ho Kwai Fong and Au Kwok Leung

Crown Lands

Supt. of Crown Lands—L. C. P. Rees First Assistant Supt.—H. West Second do. —E. Larmour Senior Land Bailiff—F. H. Dillon Land Bailiffs—A. C. Burford, W. E. Hollands and F. Brett Chief Survey Clerk—(vacant)

Chief Draughtsman-W. Smith

Drainage

Engineer-in-Charge—E. Newhouse Engineers—G. S. Graver, D. S. Edward and C. J. Waddell Senior Inspr. of Works—J. Dickson Inspector of Works—P. D. Keyser Second Class Overseers—C. S. Coom, F. E. Lawrence, J. W. Wells, R. S. Bell and G. E. L. Johnson

Electrical

Engineer-in-Charge-L. H. King

(a.) Lighting, &c.

Engineer—R. Cryan Senior Inspr. of Works—A. E. Clarke Inspector of Works—R. J. Everest Sub-Teleg. Engr.—G. W. R. Griggs First Class Overseer—A. Spary

(b.) Wireless
Inspector of Wireless and Telegraph.
—D. W. Waterton

Sub-Telegraph Engrs.—F. A. Kemp, A. Brailsford and W. C. Gee Senior Wireless Operator—J. S. Logan (c.) Staff Lent to Other Departments

Harbour Department

Inspr. of Wireless & Telegraph—J. Key

Royal Observatory

Sub-Telegraph Engr.—F. K. Garton Snr. Wireless Operator—T. B. Rolland

General Works

Engineer-in-Charge—H. S. Rouse Engrs.—S. O. Hill & A. H. McBride Inspector of Works—T. J. Richards 1st Class Overseer—J. A. Howe and S. R. Jones

2nd Class Overseers- L. J. F. Grifiths and G. E. Stephens

1st Class Assist. Land Surveyor— Lum Kwok Tung

Port Development

Depy. Port Engr.—Adam Anderson Senior Assist. Engineer—A. Nicol Engineers—W. J. S. Key, G. S. Brown and N. K. Littlejohn

1st Class Overseers—W. Shaw, R. A. Hyne and R. T. Genes

2nd Class Overseers—W. Bruce, A. M. Holland, R. S. Bevan and A. L. Quarrell

Junior Assist. Engineer—B. B. Ahmed

Public Health & Buildings Ordinance Engineer-in-Charge—A. E. Wright Engineers — H. J. Pearce, C. B. Robertson, R. S. W. Paterson, J. Bottomley and K. S. Robertson Office Assistant—J. Wattie

Inspector of Works—R. S. Vergette and W. Pryde

1st Class Overseers—F. C. Neville, C. A. Grimes, S. A. Roberts, A. J. Wadmore and A. Brooksbank

2nd Class Overseers—T. W. Carr, H. J. Best and P. C. Morgan

Stenographer and Typist—Mrs. S. J. C. Sanesby

Resumptions

Engineer-in-Charge—(vacant) Engineers—A. Kirk and J. Ring 3rd Class Clerk—Chan Tin Fuk

Roads, Piers, Bridges, etc. (Maintenance)

Engr.-in-Charge—P. D. Wilson Engineers—H. H. Pegg and A. E.

Lissaman Mechanical Engineer—E. P. Fletcher Inspector of Works—T. Bolt

1st Class Overseers— H. Hall, W. Keegan, J. S. Beach and W. R. N. Andrews

2nd Class Overseers — F. Baker, R. C. Keen and A. H. Howard

Surveys

Supt. of Surveys—E. B. Reed Assist. do. —F. Sutton 1st Class Land Surveyors-E. B. Lambert, B. H. C. Hallowes and F. W.

Wood

2nd Class Land Surveyors—J. Angwin, C. H. Douglas, J. F. W. Plascott, C. H. Lamb, R. Bell and O. C. Womack

1st Class Assist, Land Surveyors-Wong Hon and Ng Ka Pui

Waterworks

Engr.-in-Charge-R. M. Henderson Engineers—A. B. Purves, R. S. Logan, W. Woodward and C. W. E. Bishop Senior Inspectors of Works-A. W. J. Simmons and G. W. Kynoch

Inspectors of Works-W. H. Edmonds

and C. J. Tacchi

Clerk-P. Julyan 1st Class Overseers - J. T. Ewing, G. W. May and A. P. Glanville 2nd Class Overseers—A. Thomson, J. Carr, J. S. Dinnen, H. H. Rose, W. Sayers and J. Barnet

PORT DEVELOPMENT DEPT., THE-New P. and O. Building (5th floor); Teleph. 725 Depv. Port Engr.—Adam Anderson Snr. Assist. Engr.—Andrew Nicol Engineers—W. J. S. Key, G. S. Brown and N. K. Littlejohn Junior Assist.—S. B. Ahmed 5th Class Clerk—Mark Kei Shun 6th Class Clerk—Au Yeung Chong 1st Class Overseers—W. Shaw, R. A. Hyne and R. T. Genes

2nd Class Overseers-W. Bruce, A. M. Holland, R. S. Bevan and A. L.

Quarrell 4th Class Draughtsmen — Li Man Tsung, Li Man Shing, Pau Yuk Ming, Lai Mee Kan, Ng Mo Wing and Wong Hon Chiu

官册駐死生

Registration of Births and Deaths Registrar—N. L. Smith Deputy Registrars-R. A. D. Forrest and D. Davies Chief Clerk—Lam King Shang

官冊上姻婚

Fan-yan Chu Chak Kun REGISTRATION OF MARRIAGES Registrar-The Land Officer Deputy-The Assist, Land Officer

臺女天 Tin-man-toi

ROYAL OBSERVATORY, H'KONG. - K'loon. Director-T. F. Claxton, F.R.A.S. Chief Assistant—C. W. Jeffries, F.R.A.S. -B. D. Evans, F.R.A.S. First do.

局 海 浩 Tsing-ching-kuk

SANITARY DEPARTMENT-New Post Office Building

Head of Sanitary Department and President of Board -N. L. Smith Assist. Head of Sanitary Dept.-R.

A. D. Forrest

M.O.H.-G. W. Pope, L.L.M., R.C.P. &

s.I., etc. Colonial Veterinary Surgeon-W. J.

E. Mackenzie, M.C., M.R.C.V.S.
Assist. C.V.S.—M. J. Reidy
Supt. of Staff & Works—P. T. Lamble
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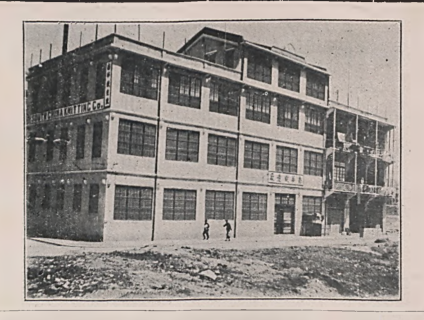
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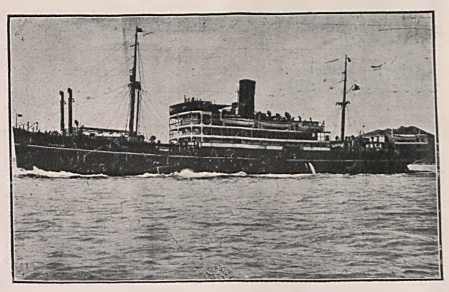
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Lewis, Mrs. D. 172 Pank Lewis, Mrs. D., 173, Peak

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Turner, Mrs. M. H., 196, Peak
Tyson, Mrs., Branksome Towers
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Wood, Mrs. F. D., Peak Hotel
Wood, Mrs. J. R., 160, Peak
Wotherspoon, Mrs. W., 1, Saiwan Terrace
Yapp, Mrs. P. A., 505, Peak
Votes, Mrs. L. 5, Branksone, Towers

Yates, Mrs. L., 5, Branksome Towers, May Road Young, Mrs. C. R. M., "The Sheilling," 549, Peak

Young, Mrs. R., 501, Peak

LIST OF PEAK RESIDENTS

Adams, J. L., 6, Branksome Towers, May Rd. Adamson, W., 7, Tregunter Mansions, May Road Ainslie, E. J., Peak Hotel Ainsworth, T. W., Mountain View, 107, Peak Alabaster, C. J., 266, Peak
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Alabaster, J. A., "Hillcrest," 114, Peak
Anderson, Dr. J. W., 177, Peak
Andrew, H. M., "Hillcrest," Peak
Annett, M. A., 524, Peak Archbutt; G. S., 454, Peak

Sutton, Miss, Peak Hospital

Armstrong, —., No. 2 Flat, 196, Peak Arnold, J., "Rochill," Pokfulam Aubrey, Dr. G. E., 378, Peak Austin Frank, Peak Hotel Backhouse, J. H., 5, Tregunter Mansions, May Road Bagram, J. T., 12, Branksome Towers, May Road Bailey, W. C., Peak Hotel Baker, W. G., 522, Peak Balean, Dr. H., Peak Hotel Bannerman, G. H., Peak Hotel Barlow, A. H., 355, Peak

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Harrison, F. S., 25, Peak
Harston, Dr. G. M., "Formosa," 55, Peak
Hawker, W. J., Peak Hotel
Hazeland, E. M., 10, Queen's Gardens Hazeland, E. M., 10, Queen's Gardens Hegarty, H. G., 10, Peak Henderson, A. K., 359, Peak Heardman, A. E., Peak Hotel Heyward, A. W., 4, Tregunter Mansions, May Road Hickling, C. C., 3, Branksome Towers, May Road Hicks, A., 2, Magdalen Terrace, 527, Peak Hill, H. S., 271, Peak Ho Tung, Sir Robert, "The Neuk," "The Falls," "The Chalet," "The Dunford," Peak Hoare, M. D. G., "Hill Crest," Peak Hogg, Geo., Severn Road, 408, Peak Hole, Lt.-Comdr., G. F., 405, Peak Holmes, H. K., 17, Bowen Road Hongkong & Shanghai Bank Mess, 353, Peak Hopkins, L. E., "Inverdee," 406, Peak Hopstede, J., 268, Peak Hornell, E. B. C., Gough Hill Rd., 304, Peak Hughes, J. Owen, Cameron Villas, 175, Peak Humphreys, Henry, 1, Tregunter Mansions, May Road Innes, Capt. R., 9, Tregunter Mansions Ironside, W., "Etedine E," 184, Peak Jackman, H. T. "Homedale," 403, Peak Jackson, Wm., 2, Des Væux Villas 166, Peak Jenkin, F. C., Severn Road, 409, Peak Jesson, E., 8, Tregunter Mansions, May Johnson, C. Bulmer, 295, Peak Joseph, W. G., 12., Tregunter Mansions May Road Keith, Allan, 9, Des Vœux Villas, 172, Peak Kennedy, Capt. A. C., Peak Hotel Key, M. F., Peak Hotel Kill, E. F., Peak Hotel King, L. H., Peak Hotel King, T. H., "The Bracket," 361, Peak Kinghorn, J. R., Peak Hotel Kinloch, D., 376, Peak Knight, C. C., 183, Peak Labrouse, E. W., "Kellet Crest," 182, Peak

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Upsdell, Rev. G., 5, Queen's Gardens
Vaux, F. J., "Katoonba," 513, Peak
Wales, C. D., "Hillcrest," Peak
Walker, Capt. H. N. B., Peak Hotel
Wallace, R. W., Peak Hotel
Way, H. C. B.. "Hillcrest," Peak
Weall, T. G., 301, Peak
Weight, W. A., 456, Peak
Williamson, S. T., 53, Peak
Wilson, P. D., Peak Hotel Wilson, P. D., Peak Hotel Wood, F. D., Peak Hotel Wood, J. R., 160, Peak Wooding, W., Peak Hotel Wright, A. E., 528, Peak Wyncoll, Major C., 15, Peak Yapp, P. A., 505, Peak Yates, L., 5, Branksome Towers, May Road Young, C. R. M., "The Sheiling," 549, Peak Young, G. M., "Eredine, W.," 350, Peak Young, R., 501, Peak

MACAO

門澳 Ou-mun 较馬 Ma-kau

Macao is situated in 22 deg. 11. min. 30 sec. N. latitude, and 113 deg. 32 min. 30 sec. E. longitude, on a rocky peninsula, renowned, long before the Portuguese settled on it, for its safe harbour for junks and small vessels. The Portuguese, who had already settled on the island of Lampacao, and frequented for trading purposes Chin-chew, Lianpo, Tamao, and San-choan (St. John's Island, where Francis Xavier, the celebrateor missionary, died), first took up their residence at Macao in 1557. Shortly after their arrival in this part of the world, the Viceroy of Canton, powerless himself to perform the task, offered to present the barren peninsula to the Portuguese if they should succeed in subduing the notorious pirate, Shan-si-lau, who styled himself "King of the islands of Canton" and, with his force of 12,000 men and 100 armed junks and lorchas, levied tribute as far as the mouth of the Yangtsze and even went so far as to blockade the port of Canton. The Portuguese manned and armed a few vessels and succeeded in raising the blockade of Canton and clearing the seas. The town of Macao soon afterwards began to rise, and during the eighteenth century trade flourished there, the difficulty of residence at Canton greatly contributing towards it. The East India Company and the Dutch Company had establishments in Macao.

Macao was held by the Portuguese at a rental of 500 Taels a year until Governor Ferreira do Amaral in 1848 refused to pay the rental any longer, and forcibly drove out the Chinese Custom-house, and with it every vestige of Chinese authority. This bold stroke cost him his life on 22nd August, 1849, for he was waylaid and barbarously murdered near the Barrier of Porta Cerco, and his head was taken to Canton. This political assassination synchronised with an attempt at an armed invasion, which, however, was defeated by Amaral's doughty lieutenant Mesquita. The sovereignty of Portugal over the peninsula was formally recognised by China in the Treaty signed with Portugal in 1887.

In November, 1901, an Envoy Extraordinary arrived from Portugal, his mission being to arrange with the Chinese Government for a delimitation of the boundary of the Colony. The line of demarcation submitted by the Envoy included certain islands which the Chinese Government refused to acknowledge as being part of the Portuguese colony, and the Envoy, while not successful in gaining this point, secured a concession for a railway from Macao to Canton. The convention, however, did not meet with the approval of the Côrtes at Lisbon, and Senhor Branco came to the East again in 1904. In November a new agreement was arranged with the Chinese Government, but the Government at Lisbon regarded the terms as far from satisfactory, and refused ratification. It was announced in the local Press that a syndicate of Chinese and Portuguese capitalists had subscribed a capital of \$4,000,000 for the construction of the railway, but there are no indications at present of a commencement being made with the work, and it is generally doubted whether a railway through a district so well provided with waterways would prove remunerative. A new Commercial Treaty was arranged with China in November, 1904. In accordance with the Treaty of 1887 the Governments of China and Portugal in 1909 appointed Commissioners to delimitate the boundaries of Macao and its Dependencies, but China would not admit Portugal's title to half the territory claimed, and the Portuguese Commissioner interrupted the negotiations after they had been in progress nearly four months and proposed referring the dispute to The Hague Arbitration Tribunal. China definitively refused to agree to this, and so the position remains as it has always been. In 1910 the Portuguese authorities asserted their jurisdiction over the island of Colowan by clearing the place of a-piratical horde which had terrorised the whole delta.

The colony is separated from the large island of Heung-shan by an arch, built in the year 1870, at the end of the narrow, connecting sandy isthmus. Two principal ranges of hills, one running from south to north, the other from east to west, may be MACAO 1019^a

considered as forming an angle, the base of which leans upon the river or anchoring place. The public and private buildings, a cathedral and several churches, are raised on the declivities and heights of hillocks. On the lofty mount eastward, called Caçilha, is a fort, enclosing the hermitage of Na. Sra. de Guia, and westward is Lillau, on the top of which stands the hermitage of Na. Sra. da Penha; entering a wide semicircular bay, which faces the east, on the right hand stands the fort San Francisco; and on the left, that of N. Sra. de Bom Parto. Seen from the roads or from any of the forts crowning the several low hills, Macao is extremely picturesque. The public and private buildings are gaily painted and the streets kept very clean.

In the town there are several places of interest. The Gardens and Grotto of Camoes, once the resort of the celebrated Portuguese poet Camoes, are worth seeing, as, also, are the noble façade of the ancient Jesuit church of San Paulo, burnt in 1835, and the Avenida Vasco da Gama. The Cathedral is a large plain structure having no architectural pretensions, and the various parish churches are stucco edifices, ugly without and tawdry within. Pleasant excursions can be made to the Hot Springs of Yô-mak, about 16 miles from Macao, accessible by steam launch. In winter, snipe are to be found in the neighbourhood and afford good sport.

Owing to its being open to the south-west breezes and to the quietude always-prevailing, Macao has become a frequent retreat of invalids and business men from Hongkong and other neighbouring ports.

After the cession of Hongkong to the British, the trade of Macao declined rapidly and the coolie traffic subsequently developed there gave it a certain notoriety. This traffic, pregnant with abuses, was abolished in 1874. Tea continues to be an article of export, as well as fire-crackers, tobacco and preserves. Essential oils are also exported to some extent. There is likewise some trade in opium. Silk filatures, brick and cement works, and other factories have been established. The commercial activity of the place, however, so far as the Portuguese are concerned, is a thing of the past. The net total of the trade for 1925, as given in the Chinese Customs returns from Lappa, was Hk. Tls. 22,470,368, as compared with Hk. Tls. 27,398,467 in 1924, Hk. Tls. 22,218,573 in 1923, Hk. Tls. 26,316,415 in 1922, and Hk. Tls. 30,854,147 in 1921.

As the harbour has long shown signs of silting up, various projects have been prepared for its improvement, but until recently little has been done. A detailed plan of a very big scheme was prepared 30 years ago by Senhor Adolpho Loureiro, but was pigeon-holed by the home Government. The matter was raised again, however, some to Macao to make investigations. He made a few emendations to the original plan, but his report suffered the same fate as its predecessor. Then came the great constitutional change in Portugal with the promise of a greater measure of autonomy for the Colonies, and the need of harbour improvement was pressed again, with the result that Admiral Hugo de Lacerda, who had planned and superintended the important harbour works at Lourenço Marques, was sent out to make a report. He has introduced important modifications in the original scheme. Whereas the earlier schemes contemplated only the improvement of the inner harbour, Admiral Lacerda's scheme, while embracing this, provides, as its main feature, for the creation of a harbour for large vessels in front of the city. The work for making the inner harbour better fitted for the accommodation of the considerable fleet of junks which trade between Macao and neighbouring ports and engage in the important fishing industry is now in a very advanced state of progress. There have been extensive reclamations, and some substantial sea-walls are now in position. By means of a Deauville railway running across the neck of the peninsula, the mud excavated from the inner harbour was dumped on the other side near the Barrier. The main feature of the outer harbour works is a protected anchorage to accommodate vessels drawing up to 23 feet, and a long deep-water channel of approach, giving a depth of 14 ft. at low tides and 23 ft. at high tides. It looks, therefore, as though at last the handicap-to trade from which Macao has suffered for many years is about to be removed.

The Hongkong, Canton and Macao Steamboat Company and a Chinese Company maintain a regular service between Macao and Hongkong and, in normal times, there is regular service also between Macao and Canton. The distance from Macao to Hongkong is 40½ miles, and to Canton 88 miles. Macao is connected with Hongkong by telegraph. The population of Macao, with its dependencies of Taipa and Colowan, is, approximately,—Chinese, 79,807; non-Chinese, mostly of Portuguese extraction, 3,915—a total of 83,722. Macao is garrisoned with Portuguese troops.

DIRECTORY

暑督門激 Ou-mun-toc-ch'ü

Governador da Provincia—S. Exa. Manuel Firmino d'Almeida Maia de Magathaes Chefe da Repartição do Gabinete— 1º Tenente da Armada, Jaime Santos da Cunha Gomes

Ajudante de Campo-Tenente Alfonso de Albuquerque Fiel de Palacio—Joaquim da Silva Ferraz

GOVERNO DE MACAU

署司政輔 Fu-cheng-sze-chü

SECRETARIA GENERAL DO GOVERNO Secretario General do Governo - Dr. J. Pereira de Magathars

SECCAO DE ESTATISTICA

Chefe da Secção—2° oficial, Romualdo Agostinho Xavier Pereira

Amanuenses — Joao Baptista Pires (em comissão como desenhador das Obras dos Portos) e Roberto Antonio Fernandes Amante (Interino)

Porteiro interino-Boaventura Francisco Cordeiro

EM COMISSÃO A REPARTIÇÃO DO GABINETE 1º oficial-Paulino Antonio da Silva Amanuense-Raul Bartolomeu do Rozario

房務 I Kuan-mu-fong

QUARTEL GENERAL

Chefe do Estado Maior - Salvador Pinto de Franca, Tenante Coronel do Corpo do Estado Maior

Adjunto da la Repartição-José de Avelar-

Machado, Tenente de cavalaria Chefe da 2a Repartição—Jaime Correia, Tenente de Aministração Militar

Inspecção as Unidades

Inspector-Coronel de S. M. T. Joaquim Augusto dos Santos

Tribunal Militar Territorial

Dr. Juiz Auditor-Horacio Batista de Carvalho

Promotor-José Aveler Machado

Tenente do Q.P.F.C. Defensor-Gaudencio da Conceição

Alferes Chefe de Musica-Eusebio Francisco Place, secretario

QUADRO DE SAUDE

Chefe dos Serviços de Saude—Coronel médico Dr. Jaime do Amoral Sub-chefe dos Serviços—Tenente-Coronel-médico, Dr. Antonio N. Leitão Médico de la classe—Major-médico Dr. Antonio do Nascimento Leitao

Médico de la classe-Capitão-médico Dr. Pedro J. P. F. da Costa

Médico de la classe-Capitão médico Dr. José Pedro Niceforo Afonso

Medico de 2a classe civil—Dr. Adelino dos Santos Diniz

Médico de 2a classe — Tenente-médico João Pedro de Faria

Chinuco Analitico-Dr. J. de Souza Farmaceutico-chefe—A. F. da Silva Fiscal de 2a classe-Tenente J. da Aranjo

Conselho de Saude e Higiéne

Presidente—O Governador da Provincia -O Chefe dos Serv. de Saúde Vice-do Vogais—Ob Su-chefedos Serviços de Saúde, Director do Laboratório Bacteriológico, Chefe farmaceutico, Médico Municipal, Director das Obras Publicas, Delegado do Procurador da República e Presi-dente do Leal Senado

Secretario-O Chefe da Secção Administrativa da Repartição de Saúde

Conselho Administrativo de Saude Presdte.—O Chefe dos Serviços de Saúde Vogal-O Sub-chefe dos Serviços de Saúde Secretário-O Chefe da Secção Admintr.

HOSPITAL DO GOVERNO Clinicos, os médicos do quadro Junta de Saúde

Os tres clinicos mais antigos do Hospital do Govêrno

Laboratório Bacteriológico

Secção Bacteriológica Director-um médico do quadro

Secção de análises químicas, director interino, um médico do quadro, na falter de farmaceutico químicoanalista

Provincia de Macau—Serviços de Saúde Quadro do Pessoal

Médicos e Farmaceuticos

Jaime Artur Pinto do Amaral, coronel medico, chefe dos Servicos de Saúde

António do Nascimento Leitao, major, médico de la classe

Pedro Joaquim Peregrino da Costa, capitão, medico de la classe

José Pedro Afonso, capitão, méd. de la classe João Pedro de Faria, tenente 1, medico de 2a classe Adelino dos Santos Diniz, medico de 2a classe

A Fernandes da Silva, maj., chefe farm.

Camara Municipal

José Caetano Soares, médico de Servico

Repartição de Saúde

Chefe, o Chefe dos Serviços de Saúde Chefe da Secção Administrativa, A. A. Vieira, capitão

Laboratório de Radiológia Director, um médico do quadro

Farmácia do Govêrno O farmaceutico do quadro

Posto Médico

Director clinico, um medico do quadro

Hospital da Misericordia Director, O Médico Municipal

Laboratorio Bacteriologico Director, um-medico do quadro

會 公 督 總 Chung-toc kúng-hui

Conselho Executivo

O Governador Presidente-Sua Exa. Artur Tamaquini de Souza Barboza Vogais—(nato) Delegado do Procurador da Republica, J. Carneiro (nomea dos) Secretario do Governo; Dr. J. Pereira de Magnehâus; Director dos Serviços de Fazenda, Plinio Tinoco; Director das Obras Publicas, Engenheiro Duarte da Veigo; Chefe dos Serviços de Saude, Coronel-medico Dr. Jaime do Amaral

CONSELHO LEGISLATIVO

Présidente—O Governador Vogais

Os Vogais do Conselho Executivo O Presidente do Leal Senado da Camara Um Vereador do Leal Senado

Um representante dos trinta maiores contribuintes de todas as contribuicats Dois representantes da comunidade Chinesa

Secretario-Paulino Antonio da Silva Tacquigrafo—Dominges Pires de Azevedo 10 oficial do Congresso da Republica

Conselho de Administração das Obras DO PORTOS

Presidente—Sua Exa. O Governador Artur Tamaquini Barbosa

Vogais-

Administrador Delegado—Director das Obras dos Portos, Engenheiro Hidrografs, Hugo Carvalho de Lacerda Castilo Branco

Chefe do Estado Maior das Forças Navais —Capitão Tenente, Cezar Augusto Gomes do Amaral

Director dos Serviços de Fazenda— Plinio Tinoco Presidente do Leal Senado da Camara

-Dr. L. G. da Silva

Manuel Vizen Secretario-Henrique Pinheiro

Secretaria

Secretario-Henrique Manuel Vizen Pinheiro

Ajudante de Secret.—Artur Augusto Brito Dactilografa-Bernardete Sá e Silva

Contabilidate

Chefe—Henrique Manuel Vizen Pinheiro Delegado de Fazenda—Francisco Maria Assis dos Remedios

Pagador-Antonio José Maria da Luz Escriturario de la classe-Luiz Gustavode Rozario

Escriturarios 2a. classe-Placido Timotio Carion e Antonio José Ribeiro Amanuensemto-Walderm B. Viana

Desenho

Chefe-João Baptista Pires Desenhadores-Carlos Lau e Francisco Lau

1a Secção

Chefe—Engenheiro A. B. Vasconcelos Conductor de 2a. classe—Antonio T. S. M. Lopes

Conductor Auxiliar - Mario A. Borges Conductores Auxiliares—Antonio G. Dias, A. A. Almeida e C. A. T. Machado

Escriturario – Eduardo Armando da Silva Amanuenses – José Sá e Silva e Joaquim Evaristo Lopes, dactilografo

20 Secção

H. de Lacerda Castelo-Chefe-Victor Branco

Dactilografo-Augusto M. Vital

30 Secrao

Chefe—Capt. Tenente Justino Henrique Conductores Auxiliares—Alfredo F. Gomes, Antonio Dias e Francisco Ferreira Amanuense – Alberto Pedor Marçal Dactilografa—Floriza Lopes Dragador e mestre de maquinas—João B.

Seccan de Material

P. Souza

Chefe—Capitão Tenente José Maria Lopes Herz

Fiel dos Armazens-José A. Ferreira

CONSTITUIÇÃO DO CONSELHO TECNICO DE OBRAS PÚBLICAS

(Consignada no Artigo 77° do Regulamento Geral das Direcções e Inspecções de Obras Pública das Colonias, aprovado por Decreto de 11 de Novembro do 1911)

Presidente, o Governador da Provincia —Artur Tamaguini de Souza Barbosa

Vice-Presidente, o engenheiro que exercer a Inspecção ou a Direcção dos Serviços de Obras Públicas-Engo. Adriano Augusto Trigo de licença graciosa na Metropole sendo actualmente envestido neste cargo o Engo. Subalterno Eugenio Sanches da Gama

Vogais, todos os engenheiros em serviço permanente na séde da provincia, incluindo os hidrografos-Engo. Civis: Mateus António de Lime e Afonso Brandão de Vasconcelos: Engo. Electricista: Arnaldo de Paiva Carvalho; Engo. Hidrógrafo: Hugo Lacerda de Castelo Branco

·O oficial mais graduado, do exercito ou da armada, que estiver nas mesmas circunstancias-Coronel de Infanteria Joaquim

Augusto dos Santos

Director dos Serviços de Fazenda-Plinio Tinoco

Procurador de República ou o seu delegado—Dr. J. Carneiro

O Chefe dos Serviços de Saúde-Dr. Jaime

do Amaral

·O Secretario, sem vóto, que será um dos empregados da Secretaría da Direcção das Obras Públicas da provincia, nomeado pelo respectivo Director-Amanuense de la Classe: Joao Baptista

會公學義 E-hoc kúng-hui

Conselho Inspector da Instrucção PUBLICA DE MACAU

Presidente—Governador da Provincia -Secretario do Governo (Inspector da Instrução Publica)

Vogaes Natos-Reitor do Liceu de Macau, Presidente do Leal Senado e chefe da

Repartição do Expediente Sinico Vogaes Nomeados-Dr. L. G. N. da Silva, Francisco Bonito Braganca, J. F. Fernandes

.Secretario-Raul da Rocha Xavier, amanuense de Secretaria-Geral do Governo

所公會物公 Kúng-mat-hui kúng-so DIRECÇÃO DOS SERVIÇOS DE FAZENDA DA PROVINCIA DE MACAU

Director-Plinio Tinoco .Sub-do. —Antonia Augusto de Vasconcelos Raposo

10s. Oficiais-Januario Antonio dos Remedios e Luis Jose Martins

Oficiais—Artur Francisco Gracias, Vicente Ferrer da Conceição Nogueira, Artur Francisco Tomaz Angelo, Carlos José dos Passos Rozario e José da C. E. P. de Carvalho e Rego

Oficiais—Luis Gonzaga Gracias. Miguel Clemente Cordeiro, Americo Luis Marques e Firmino Augusto

Gracias

108. Aspirantes—Ricardo Xavier Ferreira, Francisco Xavier Antunes, Angelo A. Fernandes Rodrigues e Augusto Jorge

Porteiro-Emilio Lopes Monteiro Continuos — Chek Issuf e Joao Filipe

Rodrigues

REPARTIÇÃO DE FAZENDA DO CONCELHO DE MACAU

Secretario—J. A. Remedios 2° Oficial—A. F. X. Gracias Recebedor—A. M. T. Gomes

Idem Proposto—J. C. E. P. C. Rego 20s. Aspirantes—Luis A. J. da Luz, Alberto

Antonio Angelo, João H. A. Madeira de Carvalho

Aspirantes-Jacinoto Xavier de Azinheira, José Fernandes, Adalberto A. L. Cresteio

Escreventes Chinezes—José Hy, Santiago

Informadores-avaliadores-F. X. Matos, Adelino dos Remedios, Eugenio F. Beca Escolhedores de Prata—Leong-meng, A-roc Fiscal de Liu-pun—F. X. dos Remedios, E. L. Monteiro

Serviço das Execucues Fiscais e Administrativas

Juiz—J. A. dos Remedios Escriväas-G. J. da Silva, B. E. da Silva Oficiais de diligencias—J. M. da Costa, H. M. da Conceição

Idem Suplentes—F. de A. Noronha, A. N.

M. Jorge, J. Marcal

Almoxarifado

Almoxarife-L. J. Sales

務 課 Yik-mou-chü

REPARTIÇÃO DO EXPEDIENTE SINICO

Chefe da Repartição, interprete-tradutor de la classe-Joaquim Fausto Chagas (em commissão de serviço na Legação de Portugal em Pequim)

Sub-Chefe da Repartição, interpretetradutor de la classe—Pedro Nolasco da

Interpretes-tradutores de la classe — Antonio Maria da Silva (Sub-Chefe da Repartição), e Abilio Maria da Silva Basto

MACAO

1023

Antonio Ferreira Batalha, Vicente José Gracias (em commissão de serviço no Interpretes-tradutores Consulado de Portugal em Cantão) e Mario Horacio Gracias

Alunos-interpretes adidos á Repartição-Augusto Nunes (exercendo interinamente o cargo de interpretetradutor de 2a classe) e António

Herculano de Mello

Linguas—Ignacio Maria Batista, Vicente José Fernandes, José Maria da Luz, Evaristo Batista e Francisco José Dias

Alunos-interpretes (não subsidiados) Carlos Maria de Sequeira e Luiz Gonzaga

Dactilógrafa—Aida Lopes Monteiro (Miss) Letrado Pequinense—Ho-shu

Letrado Cantonense—Chü Pui-chi Amanuenses Chineses—Chong Ngun-pong, Chin Son-van e Vong Seng-hon

IMPRENSA NACIONAL Compositor-director-Alex. de Noronha

所 公 程 工 Kung-cheng-kung-so

DIRECÇÃO DAS OBRAS PUBLICAS Engenheiro Director-Duarte Veiga Engenheiro Adjuncto-Eugenio Sanches da Gama

Secretaria

Chefe-Secretario da Direcção-Mário A. R. de Campos Néry

Official de la classe—L. A. Nogueira Do. 2a do. —C. E. Gracias Amanuense de la classe—J. Baptista

Amanuenses de 2a classe—A. A. de Siqueira e W. F. de P. Nogueira Desenhador—Jorge Frederico do Rosario Continuo—T. do Rosario Dactilografas-Misses M. do Rosario e

J. Rodrigues

Secção de Contabilidade

Chefe-V. F. da C. Nogueira Escriturario-Clemente Cordeiro Tesoureiro Pagador—A. J. M. da Luz Do. Subst.—C. E. Gracias

1a Secção Tecnica (Edificios)

Chefe Interino Conductor de la classe-Victor P. Cardoso Conductor de 2a classe—R. G. B. Borges

Apontador de la classe--José Madeira de Carvalho

2a do. -A. B.P. dos Santos Mestre de Obras-Silvio S. S. de Siqueira

2a Secção Tecnica (Viução e Saneamento) Chefe-Conductor de 2a classe-Honorario

Apontadors de la classe—A. M. Carvalhosa

e A. F. X. de Sousa

3a Secção Tecnica (Arquitectura) Actualmente sem pessoal

4a Secção Tecnica (Conservação) Chefe Interino-L. A. da S. Pedruco Auxiliar-Henrique Jorge

5a Secção Tecnica (Électricidade) Chefe-A. B L. Carmona Electricista—J. Chaves

Secção Tecnica das Aguas (Provisoria) Chefe-J. F. do Rosario

Depositos

Chefe dos Depositos-J. M. de J. Santos

Repartição dos Serviços Telefonicos Inspr. dos Serviços Telefoniços—O Director

das O. Publicas Chefe dos Serviços Telefonicos—J. Chaves

Telefonistas de la classe—M. A. dos Remedios e M. C. dos Remedios Telefonistas de 2a classe—C. A. de Azevedo, P. J. Ferreira, E. A. Collaço, E. do M. C. Lopes, A. M. Dias

SUPERINTENDENCIA DA FISCALISAÇÃO DO OPIO

Superintendente—Plinio Tinoco

Pessoal da Secretaria

Amanuense-J. Antonio Eugenio da Silva

Pessoal da Fiscalisação

Fiscal Chefe-A. Francisco Tomás Angelo Fiscais—Chek Issuf, Joao Filipe Rodrigues e Francisco Xavier dos Remedios

Delegação Maritima da Taipa Delegado-Tenente Coronel A. G. Lobato-Escrivão-Eduardo Gracias

廳務政灣島過仔冰

Tám-chai Co-lu-van-cheng-mu-trang COMANDO MILITAR DA TAIPA E COLOANE Comandante-Tenente Coronel A. G. Lobato Secretario-Eduardo Augusto Gracias Escrivão Chinez—Ly Peng Cong Interprete—Raphael Luiz dos Remedios

會 公 局 醫 I-côc kúng-hui JUNTA DE SAUDE

Presidente — Coronel-Médico Dr. Jaime do Amaral Vogaisdois medicos do Hospital do Governo

司公世電仔氹門澳

Ou-mun-tum-chai Tin-pou-kung-sze REPARTIÇÃO DO SERVICO TELEFONICO Chefe do Servico-J. Chaves

REPARTICAO DO SERVICOS ELECTRICIDADE Chefe do Reparticão—A. Carmona

HOSPITAL GERAL DO GOVERNO Director, Coronel-Medico-Dr. Jaime do Amaral

Maj.-Mcd.—Dr. Jaime A. Pinto do Amaral Clinicos Major Medicos—Dr. Antonio do Nascimento Leitão

Capitão Medico—Dr. Pedro J. P. F. da Costa Medico de 2a classe-Dr. Adelino dos Santos Diniz

Tenente Medico-Jose Pedro Niceforo das Santas Almas Jesus Afonso Tenente Medico-Dr. João G. dé Faria

HOSPITAL DA MISERICORDIA Director Clinico - Dr. José Caetano Soares

署務隱 Iec-mu-chü

Direcção dos Correios e Telegrafos Inspr. Servindo de Director—Artur Corrêa Barata da Cruz

20. Official—Luciano da Costa Martins 10. Aspirante--F.E.P. de Carvalho e Rego Fiel-Pagador-Jose Aleixo da Rosa 20. Aspirante-Julio Antonio de Assis

Amanuense - Matias Hó

Ajudantes—Luis Possolo de Silva, Jono Batista Hui, Horacio R. Nogueira, Firmino M. Mendonça, Luis Pedro Gois, Maria Estela da Rocha, Cornelio José Gracias, Raquel Maria Drummond, Frederico Lisbelo Nogueira, Gervasio Renato de Assis, Pompilio da Silva Pedruco e João Maria Franco

會公冊垣 Tin-cha kung-hui

SERVICO DO RECENSEAMENTO ELEITORAL Funcionario Recenseador-J. M. E. de Almeida

面 務 政 洋 西 Sai-iéong-cheng-mou-tian

Administração do Conselho e Comissariado de Policia

Administrador Interino e Comissario— Capitão J. G. de Audrade

Administrador Substituto—Delfino José

Ribeiro

Secretario-A. da Sousa Barbeiro Amanuenses—A. de Conceição do Rosario Oficial de Diligencias—Abelardo João de Noronha

Commandante de Policia de Seguranca—

Capitão F. Barbosa

Adjuntos Militares-Gaudencio da Conceição e João Tavares de Souza-Alferes Adjunto Civil—Delfino J. Ribeiro

Secretaria da Câmara

Secretario —J. M. E. de Almeida Tresoureiro—V. F. X. do Rozario Oficial—F. H. Passos Borralho

Amanuenses—Augusto O. Brito e Mario de Barros Pereira

Escrevente Chinês—Li Tsoc San Continuo-F. Machado de Mendonça

塾 戲 學 初 Cho-hoc-ngui-soe

ESCOLAS MUNICIPAIS

Escola Central do sexo masculino

Director-J. F. X. Gomes

Professores—Da. A. Gomes e D. Helena da Silva

Professores—J. F. X. Gomes, Artur de S. Basto, M. de J. Carreira e F. Règo Professor da Lingua Sinica—P. N. da Silva

Professor da Educação Fisica—F. Rigo Prefeitos—Francisco Vital e Francisco B.

Marcal

Escola Central do sexo feminino

Directora – Da. Ester Beça Professoras – M. Carreira, H. Machado, Da. M. L. d'O. Rodrigues, Da. Maria José Lagos, Da. Rosalina Xavier

Professora de Costura—Da. Palmira de Garcia

Escola Infantil

Professora—Da. Laura Mesquitela Do. -ajudante-Da. Leopoldina Pacheco Prefeita—Maria A. da Silva Telles

CORPO DE FISCAIS MUNICIPAIS

Superintendente—Leocadio da Conceição Fiscal-Chefe—Jose M. X. de Siqueira Fiscais de la classe—Carlos Nogueira e Maximo do Rozario

Fiscai de 2a classe-J. J. Xavier, Olimpio

dos Santos e Alberto Lau

Fiscais de 3a classe—Angelo Duarte, J. A. Cabral, Gastão da Rosa, Carlos de Souza, Luiz dos Reis, Reginaldo Pereira e Raul Maher

Associação Promotora da Instrucção DOS MACAENSES

Presidente—Dr. Luiz Nolasco Secretario—Carlos Cabral Thesoureiro—A. J. G. Lobato Vogaes-Abilio Basto, J. L. Marque, P. J. Lobo e A. Basto

門衙司察按 On-ch'at-sze nga-mun

REPARTIÇÃO JUDICIAL

JUIZO DE DIREITO

Juiz de Direito-Dr. Manuel Pinheiro da Costa 1-1/10 db 10 11 - 10

Substituto nato—Dr. Horacio Baptista de Carvalho

Substitutos: -(1) Manuel Fernandes Costa; (2) A. A. da Melloy

Délegado do Procurador da Republica-

Dr. José Maria de Seica Netto Conservador do Registo Predial — Dr.

Horacio Baptista de Carvalho Juiz Auditor do Conselho de Guerra—Dr.

Horacio Baptista de Carvalho

Juizes Populares—Freguezias da Sé e Sto. Antonio: Efectivo: José do Espirito Santo; Substituto: Leonardo Augusto Collaço; Freguezia de S. Lourenço; Efectivo: João da Silva; Substituo: José do Espirito Santo

Contador-Distribuidor — José Maria da

Jesus dos Reis

Escrivaes de Direito—10. Oficio: Joao da Silva; 20. Oficio: José do Espirito Santo Oficiais de Diligencias - 10. oficio: João da Cruz Rodrigues; 20. oficio: Teodorico J. X. dos Santos

TRIBUNAL PRIVATIVO DOS CHINAS Juiz-Dr. Alvaro dos Santos Pato Delegado-Dr. J. Carneiro Substitutos do Mmo. Juiz—Dr. Manuel da Silva Mendes e José Vicente Jorge Escrivão—Leonardo Augusto Collaço Oficiais de diligencias—Bernardino José do Rosário e Joaquim Amaro da Silva

TRIBUNAL DE RECURSO

Presidente—Dr. Manuel Pinheiro da Costa Vogais-Dr. Horacio Baptista de Carvalho e Dr. José Caitano Soares

局 記 登 Tang Ki Kok

Conservatoria do Registo Predial Conservador-Dr. Horacio Baptista de Carvalho

LANCHA-CANHONEIRA "MACAU" 105 toneladas

Comdte.—O 1o. Tenente Jose da Foreseca

CANHONEIRA "PATRIA"

Commandante Interino-Imediato—20. tenente José Rodrigues Cosme

Oficiais-

20. tenente Mario—Ribeiro Zanatti 10. tenente Medico—Guilhermino Emidio

10. tenente Engenheiro Maquinista-Alberto Dias da Silva

20. tenente A. N.-Manoel de Oliveira Pinheiro

CRUZADOR "REPUBLICA"

Comte.—Cap de Mon e Gueria Guilherme Ivens Ferraz

Imediato Cap. tenente—J. Vilarinho Medico—Dr. A. Rossa Maquinista—J. Pessva

Observatorio Meteorologico de Macau Director—O Capitão dos Portos de Macau

頭 政 船 Sun-cheng-t'iang

CAPITANIA DOS PORTOS

Capitão Tenente e Capitão dos Portos— Cezar Gomes do Amaral

Adjunto-1o. tenente F. Pires da Rocha Director das Oficinas Navais-Interino, Capitão tenente Eng. Maqta. José Maria-

Escrivão—Artur Antonio Tristão Borges

10. Amanuense-Miguel Q. Gracias -Alberto B. Rosa -F. da Rocha Xavier do. do. Patrão-mór-J. Martins de Carvalho

Sóta patrão-mór—J. J. Lemos Chefes de Serviço-Hermilio Evaristo Gonçalves, C. Vieira, A. Augusto, Anibal Drummond e J. Martins Bruno

Interprete-João Leitão

SECÇÃO DE ADMINISTRAÇÃO E CONTABILI-DADE DA MARINHA COLONIAL

Chefe da Secção—10. Tenente de Adm. Naval, Alberto A. dos Santos Adjunto-lo. Sargento Artilheiro e A. A. Neves

台砲門 十 Sáp.tsu-mûn p'ao-t'oi

COMMANDO MILITAR DA TAIPA E COLOANE Commandante da Taipa e Coloane-Tenente Coronel A. Ci. Lobato

OFICIAES REFORMADOS

Coronel Medico—A. de Morais Patha Tenentes-Coronéis — José Luis Marques (observador do observatório meteorológico de Macau), Manuel das Neves (na metrópole) Major-Vitor Hugo Nogueira de Lacerda

Castelo Branco (serve, como contratado,

nas obras do pôrto)

Capitães — Manuel Monteiro Lopes, Julio Augusto Simoes, José Epifânio Percira da Trindade, Henrique Coelho-Júnior, Domingos Gregório, Manuel Augusto Albuquerque de Faria (em-Moçambique)

Companhia Europeia de Artilharia de Guarnição

Quartel na Fortaleza do Monte

Comandante—Capitão de Artilheria José Guerreiro de Andrade :Subalternos—Tenentes António Castan-

heira, A. Camara e Francisco de Paula de Azevedo e Silva, jr.

Grupo Mixto de Metralhadoras e Infantaria

·Comandante—Major Joel Veiera Ajudante—Tenente Manuel dos Santos 1a Companhia — Comandante Capitão José Mendes Silvestre

Subalternos—Tenentes Filipe Augusto do O Costa, Cancio José Jorge e Pedro Olloro Popiiro Leito

Ollero Pereira Leite

2a Companhia—Comandante ———
Subalternos—Tenentes Antero Policarpo
Martins, Antonio Manuel Trigo e Antonio

Lino Ferreira

CORPO DE VOLUNTARIOS

Comandante—Capitão J. Silvestre Tenente 20 do.—Henrique Nolasco da Silva Subalternos—Alfs. J. F. S. da Silva, A. T. Borges, A. Bastos e P. N. da Silva

司公官武 Mou-kun-kung-sz

GREMIO MILITAR

Direcçao

Presidente—J. A. dos Santos Vice-do. —Antonio Julio Guimaraes Lobato Secretario—Antonio R. Q. Santos Pedro

Vice-do. —José Pedro Afonso Tesoureiro—Carlos A. Ribeiro Cabral

TENIS MILITAR

Direcçao

Presidente—Coronel A. J. dos Santos Secretario—Lobato Thesoureiro—Vidigal, capitao

GOVERNO ECCLESIASTICO

Bispo-D. J. da Costa Nunes Secretario da Camara Ecclesiastica interino-Conego J. M. T. da Luz Secretario do Prelado-vago Empregado das Missões-A. C. Lopes

堂 大 Tai.tong

SÉ CATHEDRAL

Cura—Conego A. M. de Moraes Sarmento Sacristao—A. Lopes Pároco-J. Pintado

EGREJA DE STO. ANTONIO
Pároco-Conego J. C. Rosario
Sacristão-A. M. Placé

堂母 Seng mû-tong Egreja de S. Lazaro

Pároco—Pe Matias Liu Sacristão—José Kwan Prof. da Escola de rapazes—Francisco Tse

校學教公 Kung-Kao-Hok-Hao

Escola Luzo-Chinesa Director-Joel José Choi (Anok) Professores - Conego Jacob Lau, João Noronha, Lei Yau Sam, Chan Si Há, Prefeito Tang Wong

₩ # M Lung-sung-tong
EGREJA DE STO. AGOSTINHO

Capelão—Rev. A. M. Sarmento

Egreja de Nossa Senhora do Monte do Carmo—Taipa

O Paroco-Missionario — Pe. Pedro da Conceição Hui

Escola de Don Joao Paulino O Director-Pe. Pedro da Conceição Hui

堂儿芹留東 Tung-móng-ieong-siu-t'ong Ermida de Nossa Senhora da Guia Encarregado—Conego A. M. de Moraes Sarmento

堂小台隨閣媽

Má-koc-p'ao-t'oi-siu-t'óng Capella de S. Thiago da Barra Capelão—Pe. Julio da Roza

堂 小 院 人 醫 I-ien-iun-siu-t'óng CAPELLA DO HOSPITAL DE S. RAPHAEL Conego Augusto Arriaga B. da Silveira

院道修仔巴三 Sám-pá-tchai Sau-tou-yun

SEMINARIO DE S. JOSÉ

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Português 10., 20. e 30. ano-Revs. M. J. Pita, N. Compos e J. R. Martins Latim 10., 20., 30., 40. e 50. — Rev. J. da Costa e R. Camacho

Francês 1o. e 2o. ano-Rev. M. Pita Inglês (5 anos)-J. M. Braga e Rev. F. B.

Bragança Comércio, Taquigrafia e Dactilografia-J.

M. Braga

Anglo-Sinica - M. Kuan e J. M. da Luz Instrução Primaria 1o. e 2o. grau-Revs. A. Barreto, N. Campos, J. Monteiro e M. Pintado

Português-China-Revs. J. Lau e D. Yim Solfeio, Canto e Harmónio - Rev. F.

Maberini

Canto Gregoriano-Rev. F. Maherini Harmonia e Composição—Rev. F. Maberini Orquestra e Banda--Rev. F. Maherini Secretário dos Estudos—Rev. R Camacho Medico - Dr. J. C. Soares Prefeitos - Revs. J. Monteiro e N. Campos Escrivão-Rev. A. Barreto

院會女嘛咧唦澀

Lo-sa-li-ma-nu-su-iun

Collegio de Santa Roza de Lima Comissão Directora

Presdte.-D. J. da Costa Nunes, Bispo de Macau

LICEU CENTRAL DE MACAU

Reitor-Carlos Borges Delgado Secretário-Adelino dos Santos Dinís

Professores

lo. grupo-Manuel da Silva Mendes e Humberto Severino de Avelar 20. grupo-Joao da Costa de Macedo Vila Franca e Amalia Alda Jorge

30. grupo-Pedro de Guimaraes Lobato e José Vicente Jorge

40. grupo-vage

50. grupo-Carlos Acciailli da Fonseca Freire Temudo e José Guerreiro de Andrade

60. grupo—Telo de Azevedo Gomes e João

Pedro de Faria

70. grupo-Adelino dos Santos Dinís 80. grupo-Carlos Borges Delgado e Francisco de Azevedo e Silva, jr.

50. grupo-Fernando de Lara Reis Educação Física-Artur António Tristão

Borges Canto Coral-Henrique da Silva Mendes Amanuense-Julio José Gracias Contínuo—António José Rodrigues Guardas-Carlos Maria de Sequeira e Benato José da Silva

ESCOLA COMERCIAL "PEDRO NOLASCO"

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INDO-CHINA

The French possession of Indo-China lies between 8 deg. 30 min. and 23 deg. 23 min. N. lat. and 97 deg. 40 min. and 107 deg. E. long. (Paris), and comprises the colony of Cochin-China, the protectorates of Cambodia, Annam, Tonkin, and Laos, and the territory of Kwang Chéoù Wan leased from China, the whole (covering an area of 310,000 quare miles) being under the direction of a Governor-General, who is assisted by the "Conseil Supérieur de L'Indo-Chine." The latter is a movable body, meeting in any of the chief towns according to the summons of the Governor-General; but Hanoi, the capital of Tonkin, has become the principal seat of the administration. According a decree of the 8th August, 1898, the Council consists of the Governor-General President, the General Commanding the Troops, the Commander-in-Chief of the China Squadron, the Governor of Cochin-China, the Residents Superior of Tonkin, Annam, and Cambodia, a representative of the Laos Administration, five other officials, the President of the Colonial Council of Cochin-China, the Chairmen of the Saigon, Hanoi, and Haiphong Chambers of Commerce, of the Cochin-China and Tonkin Chambers of Agriculture, the Chairmen of the Annam and Cambodian Mixed Chambers of Commerce and Agriculture, and two native members appointed by the Governor-General. The full Council meets once a year, and provision is made for a permanent Commission to transact such business as may arise between the sessions.

The deltas of Cochin-China and Tonkin are fertile; Annam, connecting them, is a long mountainous tract, with a narrow littoral on one side, and a wild sparsely populated hill tract stretching to the Mekong on the other. Rice, maize, cotton, sugar, seeds, tobacco, and spice are the principal productions of the alluvial districts. The principal mineral production is coal, which is mined at Tourane, on the coast of Annam, and at Hongay and Kebao on the Tonkin coast, and the output averages about 800,000 tons annually. Other minerals, including gold, silver, tin, copper, lead and antimony, exist in the Protectorate and are more or less mined. Zinc mines are worked on a large scale and the annual output amounts to nearly 35,000 tons. The principal harbours are Haiphong in Tonkin, Tourane and Thuanan (for Hué) in Annam, and Saigon. The climate in general is hot and humid. The year is divided into two seasons, the wet and the dry.

There are about 820 miles of railway completed and open to traffic in Indo-China. These are: Haiphong to Hanoi, 65½ miles; Hanoi to Yunnanfu, 296 miles; Hanoi to Langson and the frontier of Kwangsi, 101½ miles; Hanoi to Vinh, 202½ miles; Tourane to Kwangtri, 108½ miles; Saigon to Mytho, 44 miles. The lines yet to be completed are the extension of the line Saigon-Phantiet along the coast of Annam through Phanrang, Bangoi (on Kamranh Bay) to Nhatrang, a length of 147 miles. From Phanrang, Branch is to be constructed to the plateau of Lang-bian, which is already the hill-station and sanatorium for Cambodia and Cochin-China. This will have a length of 64½ miles. The South Annam coast line will be extended to join the Tourane-Hué line, and the latter connected up with the Hanoi-Vinh line, thus giving railway communication between Saigon and Hanoi and Haiphong, which was the original intention. The proposed lines from the coast of Annam to the Mekong River will join Vinh-Benthuy with Kong.

The population is estimated at 16,000,000, most of whom are Annamites, the Cambodians and Laotians coming next in about equal numbers. The Chinese number 150,000, and Europeans amount to a little over 25,000. The Tonkinese are larger and more robust than the Cochin-Chinese, and more intelligent and active. The Chinese have immigrated in large numbers to the south of Cochin-China, where they have obtained almost the exclusive possession of industries and commerce. The Cambodians are naturally apathetic, and have given way to the Chinese and Annamites. The Laotians and Mois, oppressed by their neighbours and by their mandarin system, are lazy, timid and suspicious. The Muongs, who occupy all the basins of the River Koire and Song-ma, are more handsome and robust than the Annamites. The Nuns resemble the Chinese and the Thos belong to the Kmer race.

The political situation in Indo-China is satisfactory in all respects, and it is hoped that the grant of a native Consultative Chamber will develop the aspirations of the Annamese people, who proved their attachment to France during the great war.

The total force of the French army in Indo-China in normal times is composed as follows: 17 regiments of Europeans; 17 regiments of natives; 18 batteries of European artillery; five squadrons of aeroplanes, and sundry units—altogether about 12,000 Europeans and 13,000 natives.

The trade of the Colony is rapidly increasing and nearly 50 per cent. of the imports are of French origin. Less than four per cent. of the remainder comes from Europe, as much of the import consists of natural products from neighbouring countries. The Customs tariff on imports may be said to be the same as that in France. By far the largest export is rice.

Indo-China should attract the attention of travellers from all parts of the world, as it is an ideal field for the tourist. The Baie d'Along, in the gulf of Tonkin, is widely famed for its scenery. Running along the Annamese coast by a motor road, the tourist reaches the town of Hue, the residence of the Emperor of Annam, and finds the sepulchres of the Emperors Gialong, Ming Manh, Thieu Tri, etc., a mine of interest. From Nhatrang the railway runs down to Saigon through the mysterious forest land. The week-end train starting from Saigon on Friday evening runs to Phanrang Station, where motor-cars are waiting for travellers. After a splendid trip of three hours, amid fir-clad hills, the tourist arrives at Dalat Station, about 4,000 feet above sea-level, where there is a large hotel offering excellent accommodation. In the neighbourhood sport of every kind, including big-game hunting specially organised, may be indulged in, as well as excursions and motor trips. Nor must reference be omitted to the famous ruins of Angkor, which will bear comparison with those of the ancient kingdom of the Pharaohs.

TONKIN

Originally an independent kingdom, but since 1802 a province of Annam, Tonkin is situated between lat. 19 deg. and 23 deg. N. and long. 102 deg. and 108 deg. 30 min. E., bounded on the north by China, on the west by the Laos country, on the south by Annam, and on the east by the Gulf of Tonkin. The country near the sea is a rich alluvial plain, well watered by numerous rivers, and produces large crops of rice and maize, while sugar, cotton, spices, indigo, silk, arecquier, coffee and various other articles are also raised. It possesses valuable mines of silver, lead, antimony, phosphates and zinc, and gold and copper are also known to exist. Concessions were granted in 1887 for the working of the coal mines at Kebao and Hongay, and 600,000 tons of coal of good quality from the last-named is now exported annually. By the Treaty of Hué, dated the 6th June, 1884, the Annamite Government placed Tonkin under a French Protectorate, and its affairs are administered under the supervision of French Residents. It is, in fact, now practically a French Colony Tonkin is divided into 20 provinces, namely, Quang-yen, Hai-duong, Bac-ninh, Thai-nguyen, Tuvenquan, Hong-hoa, Son-tay, Ha-noi, Ninh-binh, Hung-yen, Nam-dinh, Bac-kan, Bacgiang, Ha-nam, Hoa-binh, Phu-lien, Thai-binh Van-bu, Vinh-yen, Yen-bay, and four military territories, viz.:—1st circles of Langson, Mon-cay, Van-linh; 2nd circles of Caobang, Bao-lac; 3rd circles of Ha-giang, Bac-quang; 4th circles of Lao-kay, Bao-ba. Hanoi, the capital, is the chief town of the province is estimated at about 15,000,000. A railway joins Hanoi to Haiphong, to Yunnanfu, to Langson and to Vinh. A concession has been granted for a further extension from Langson to Lungchow, in the Chinese province of Kwangsi. The railway running from Haiphong to Hanoi was opened in July, 1902, Hanoi to Laokay in February, 1906, and Hanoi to Yunnanfu in 1910.

There are three European mills for spinning cotton yarn in Tonkin, one at Haiphong of 25,000 spindles, one at Nam-Dinh of 24,000, and one at Hanoi of 10,000. The other industries include the manufacture of cement, soap, albumen, matches leather and spirits. There are also numerous rice mills and two preweries.

HANOI

Hanoi, the capital of Tonkin, and now the seat of government, is situated on the right bank of the Songkhoi (Red River), about 100 miles from its mouth. The city is built close to the river and extends about one mile along the bank. The first aspect for visitors arriving from Haiphong by train or river is not an imposing one, as the fashionable portion of the town, the principal European centre, is situated further back. Here the broad and well-kept streets planted with trees, numerous imposing public and private buildings, present a very nice European town of modern style. The city is lighted by electricity and abundantly supplied with good drinkable water by enormous waterworks. Four lines of electric tramways run through the town over a distance of eight miles. A special attraction is the "Petit lac," a lake of nearly half a square mile in the middle of the town, rendered picturesque by the quaint pagodas occupying the small islands which adorn it, and surrounded by promenades. Facing the lake there is the Square Paul Bert, with a fine bronze statue of Paul Bert unveiled on the 14th July, 1890, and a bandstand in the middle. Close to the square there are the City Hall, Treasury, Post Office, Union Club, Bank of Indo-China, Residence Supérieur and the Hotel Metropole. Other public buildings, as the residence of the Commander of the Troops, the Hospital, etc., are situated on what was formerly the "Concession," close to the river bank. There is a large Roman Catholic Cathedral and a handsome small Protestant church. The imposing palace of the Governor-General stands at the entrance of the Botanic Garden, and other fine buildings in the town are the Theatre, Museum, Palais de Justice, Terminus, etc. There are two first-class hotels—the Hotel Metropole with a front of nearly 300 feet, and the Hanoi Hotel—as well as some smaller ones. The "Cercle de l'Union," Société Philharmonique and the Masonic Lodge possess their own buildings. A racecourse, opened in 1890, is situated just outside the new town. Daily and per

The ancient city is situated between the citadel and the river and presents a novel appearance, owing to the singular architecture of the houses. Since the occupation by the French great improvements have been effected in the laying-out of the town, and the formation of roads and streets, of which over 50 miles are already drained, electrically lighted, and, even in the native city, well kept and very clean as compared with those of other Eastern cities. Of the numerous temples and pagodas, that of the "Grand Buddha," situated on the shore of the Grand Lake, is the most important and interesting for visitors on account of its colossal bronze statue.

Steel built halls, each 160 by 60 feet, for the native markets have been erected in different quarters.

Trade, both export and import, is steadily increasing, and besides many important mercantile houses there is also a development of industries in this town; a cotton-spinning mill, ice factory, match factory, paper manufactory, some distilleries, furniture-shops and a brewery are among the number.

The transit trade has developed considerably since the different railway lines have been opened which connect Indo-China and Tonkin with Yunnan Province. The first part, connecting Haiphong with Hanoi, was opened in July, 1902, and the line enters the capital by a magnificent steel bridge, 5,100 feet in length, over the Red River. A railway runs from Hanoi to Dongdang, near the Chinese frontier, and rapid progress is being made with other lines. The Yunnan line was opened for traffic over its entire length in 1910.

The Botanic Garden of Hanoi occupies a very fine site and is one of the best in the Far East. It contains over 3,000 various species of plants. The climate has undergone a very favourable change, thanks to many sanitary works executed by the French, such as laying drains through the whole European and native city, filling up pools, marshes, etc. There is distinction of season: the summer begins in April,

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the winter about October. The highest degree of temperature in summer is 40° centigrade, the lowest in winter about 0° centigrade. The population of Hanoi is about 100,000, 3,000 of whom are Europeans (exclusive of the military), the rest being Annamites, Chinese, Japanese and Indians. The first meeting of a Native Deliberative Assembly elected on a narrow suffrage was held at Hanoi on November 14th, 1907, and was addressed by M. Beau, the Governor-General.

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HAIPHONG

Haiphong, the commercial capital of Tonkin, is built on the right bank of the river Cua Cam, one of the numerous divisions of the Song Khoi (Red River), which connects Yunnan with the Tonkin Gulf. Its geographical situation is 20 deg. 51 min. lat. N., 106 deg. 42 min. long. E. Although the river is somewhat obstructed by a bar, the entrance to the harbour is as accessible by night as it is by day, thanks to an up-to-date system of lights. The channel, constantly dredged and supervised by the Dept. of Public Works, allows the biggest liners of the Messageries Maritimes to call at Haiphong. The lighthouse on the island of Hondau shows a light visible 20 naval miles distant, while that on the Norway islands, indicating the entrance to Hongay, the coaling station, is visible at 25 miles. Vessels anchor in front of the city, in the middle of the river, a quarter-of-a-mile from the shore, while a wharf of 2,600 feet gives ample space for the accommodation of five big ocean-going liners at one time. This wharf is equipped with all modern appliances—2-ton electric cranes, 10-and 20-ton steam cranes, rail track, and electric light. Ships arriving alongside may be immediately connected with the telephone and thus get in touch with any point in the city. Large warehouses, covering an area of 9 acres and having a storage capacity of 100,000 tons, have been erected on the water-front and are connected by rail with the Central Station of the Compagnie des Chemins de Fer de l'Indo-Chine et du Yunnan. There is thus every facility for the quick handling of goods destined for the different centres of Tonkin

and the Chinese province of Yunnan, to which Haiphong is the gateway. by means of the railway line. These godowns and the wharf are the property of the Chamber of Commerce, which owns also the s.s. Amiral de Beaumont, a powerful sea-going tug ready to give assistance to any vessel, whether at sea or in the harbour. A floating dock, capable of lifting vessels up to 330 feet in length and 2,500 tons displacement, is attached to a modern shipbuilding and repairing yard, where the most extensive repairs can be undertaken.

Haiphong proper is in the midst of an extensive rice swamp with low-lying swampy land all around it for miles, having in the distance the monotony relieved by rugged ranges of low limestone hills, and beyond these to the northward, at a distance of some 16 miles, is a range of mountains, the loftiest, known as the Grand Summit, being about 5,000 feet high. Though at the time of its origin in 1884 Haiphong was but a mere native village in the midst of rice fields and muddy streams, it has rapidly developed into the most important commercial and industrial centre of Tonkin and the port for all home and foreign traffic. Being a new town, it has been built according to modern ideas. The streets and boulevards are wide, clean and well-shaded, and constructed for the most part at right angles. The town has a cosy and pleasing appearance, most of the houses being of the cottage type. The chief commercial and administrative buildings are the Central Post Office, City Hall, Banque Industrielle, Municipal Theatre, and Custom-house. There is a Roman Catholic Cathedral attached to the Spanish Mission, and a Protestant church, also, has been erected in the town. There is a very pretty theatre, built in 1900 by the Municipality. The Hôtel du Commerce is a large and handsome structure, its lofty mansard roof dominating every building in the town. The Cercle du Commerce, which is a well-managed club, has its domicile in the boulevard Paul Bert. The racecourse is about a mile from the town on the Do Son Road. The year 1922 saw the opening of the "Cercle Sportif Haïphonnais," with a large and handsome building and extensive grounds for all forms of sport.

Haiphong has two public gardens, where military concerts are given on Sundays and Thursdays. The small Botanical Garden of the Lach Tray, two miles out of town, is one of the evening promenades.

The appearance of this city, agreeably disposed among trees and tropical vegetation, appeals to the eye of the traveller arriving by sea on a sunny day.

The city, originally comprised within the Cua-Cam and Song-Tam Bac rivers and the Bonnal canal, soon spread beyond these narrow limits owing to the development of its commerce and industry, foreign and indigenous. The principal industrial concerns are cement works (whose products are known all over the Far East), cotton mills, rice mills, brick, tile and ceramic factories, foundries, shipbuilding yards, and an important factory (opened in the beginning of 1922) for the making of all sorts of chemical products.

The total population is 75,700, of whom 2,200 are Europeans, 60,000 are Annamese, and the remainder (in order of importance) Chinese, Indian and Japanese.

Haïphong is connected with Hanoi by rail, passenger-trains running three times a day each way, and is in communication by submarine cable with Saigon and Hongkong.

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Zenner, Vanmousse, Mague et Herode, colons

NAM-DINH

RESIDENCE

Résident-Maire-Géhin Administrateurs-adjoints-De Maynard et Horeau Secrétaire Général de la Municipalité-Rocca

TRESOR

Payeur—Poli Commis-Bory

TRIBUNAL

Juge de Paix—Antonini Président du Tribunal Provincial-Allemand Greffier notaire-Tabouillot Commis greffier—David

POSTE ET TELEGRAPHES

Receveur-Sauvage

TRAVAUX PUBLICS

Ingénieur-Faure Surveillants-Boube et Roth

GARDE INDIGENE

Inspecteur-Porché Garde principal—Perignon

ENREGISTREMENT

Receveur—Trousset

ASSISTANCE MEDICALE

Médecin chef—Rongier Médecin-Holtzmann Infirmier-major-Herbin

DOUANES ET REGIES

Inspecteur-Boulain Controleur—Ducotton Commis—Cornu et Saulnier Bigadiers—Bourra, Moutouh et Denobili

Ecoles

Directeur, Ecole Primaire Supr.—Patris Directeur, Ecole Primaire—Michel Professeur-Passagne Institutrices-Rondot, Collin et Guelfucci

GARE

Contrôleur—Denobili

MONT DE PIÉTÉ Regisseur-Horeau, interimaire

CADASTRE

Géomètre principal—Jeannin

GENDARMERIE

Chefs de Brigade-Delsol et Collin Gendarme-Miguel

SURETE

Commissaire, special—Fabiani Inspecteur—Giudicelli

OFFICIERS DU 4E TONKINOIS Lieutenant-colonel-Garenne Commandants—Baudet et Wurmsar Médecin major—Bordes

Capitaines-Houdré, Fehrenbacher, Catala, Moulin et Raison

Lieutenants-Baudet, Journaud, Chevappe

Sous Officiers Mariés Adjudants-Moresmo, Piet et Bonacorsi

Mission

Pére Pédebideau Père Brun

VETERINAIRE

Veterinaire Inspecteur—Choquart

PRISON

Gardien-chef-Gonnet

BANQUE DE L'INDO-CHINE

Directeur-De Quevrecourt Caissier—Cousin

COLONS

Négocients-Dard et Dreuilne Entrepreneur—Luzet et Duron Transports alcool-Samarq, Chabrerie Hôtelier-Baudon Pharmicien-Guégan Transports fluviaux-Ramaroni Capitaine en Retraite—Zimmermann Agent d'affaires—Lasvigne Cinématagraphe—Rigal

Communaute des Soeurs Soeur Philomène | Soeur Vincent

DISTILLERIE

Directeur— Vandenbussche Ingénieur-chimiste—Sinner Mecanicien—Desgouttes

USINE ELECTRIQUE Chef monteur—Joly Agent commercial—Labrunie Electricien—Beau

FILATURE DE SOIE

Directeur-Emery

Id. -adjoint—Francisoud
Fondé de Pouvoirs—Boeuf
Comptable—Dely
Chefs de Tissage—Petit Pierre, Vignal
Sala, Corti et Boutron

SOCIETE COTONNIERE
Directeur-général—Marchand
Fondé de pouvoirs—Aubert
Chef comptable—Bourdais
Comptable—Sédat
Sous-directeur technique—Kuppel
Chef tissages—Mangeney et Vallois
Employé—Romano
Mécanicien—Gonin
Chef de filature—Fohrer

PHU-THO

Résident-Hückel Id. -adjoint-Thierry Percepteur-Lavocat Admintr. déleg. à Hung-Hoa—De Kermool Service médical—Dr. Chazarain (hopital de Viettri) Douanes et Régies-Vire, Arnaud, Gastinel et Frezard Travaux publics—Guerrier Garde indigène-Martineau, Le Bourdonnec, Delorge et Michelot Forêts-Thiriot, Gilbert et Favrot Agriculture—Goudbeaux, Duport (station expérimentale de Phu-Hô), Bastet (à Phu Ho), Ressencourt (à Thanhba) Gendarmerie-Carraud Colons-

Boyer, frères (Société Agricole Franco-Tonkinoise) à Concété du Thés) à Tin Cuong Malden à Phydogn (Cofés et Lute osser

Maldan, à Phudoan (Cafés et Jute essences, parfums)

Rouet, a Deokhe (Cafés) Société de Binh Ri

Verdier, à Hung-Hoa (Cafés et Thés)

Industrielles-

Sauvage-(Transports Fluviaux), à Viettri Société des Gommes laques, à Laphu Société des Pulpes Papeteries de l'Indochine à Viettri

Boyer, Freres, Exploitation Agricole do Con-voi (Phu-tho)—Cafés

Fortuné Sauvage, Transports Fluviaux— Viétri (Phu-tho)

ROUET CAFÉS-Tho-Xuyên par Hung-Hoa

Société Agricole de Binh-Ri (Van Khé)

Societe des Thes Chaffanjon—Phu-Tho-Thes

SON-TAY

Résident—Poullet-Osier, administrateur de lère classe Adjoint—Clerc, chef de burcau hors classe Rédacteur des S.C.—Doassans Travaux Publics—Laignelot Douanes et Régies—Méhouas, contrôleur; Gubiert, brigadier Médecin—Dr. Marchive

Vétérinaire—Pinot Commandant d'Armes à Tông—Lt.-Col-Defert

Tirailleurs Tonkinois—Capitaines Solin et Urbain; Lieuts. Bosc, Le Puloch, Fourteau, Orchass et Chain

Infanterie Coloniale—Capitaine Malherbe, Lieut. Nicolini Payeur—Chambon

Garde Indigene—Leroy, inspr. principal;
Beaufort, sous-insp., lère classe; De
Nouaillan et Toquoy, gardes principaux
Planteurs—Borel, Elliès Mathée et Cie.,
Loutard François, Lautard Clément,
Verneuil et Gravereaud, Léopold Robert,
Mme. Vve. Phillippe Robert, Mme. Vve.

Enseignement-Mougenel, dir. des écoles Gendarmerie-Chevalley Perrier

THAI-BINH

Administrateur - résident, chef de la province de Thai-Binh—Sénélar Administrateur adjoint—Donnee Chef de bureau hors classe des S. C. percepteur—Wulfingh

Dépôt Régional des Alcools Indigènes
Debitant-général—Tissot
Surveillant des travaux publics—Lepagney
Inspecteur comt. la brigade de garde
indigène à Thai Binh—Colouna
Garde principal comptable—Decreus
Surveillant de la leproserie de Van-Môn—Felix

Hopital—Docteur Augier, directeur Dame-Infirmiere—Mme. Battendier

THÁI NGUYEN

Résident—Chapoulart
Adjoint—Roger
Greffier notaire—Lebourg
Payeur—Carrère
Délégué à Cho-chu—Liénert
Garde indigène—Le Toullec
Postes et Télégraphes—Pham-Binh-Gioi
Douanes—Gobron
Forêt—Gabillot
Comt. d'armes—Fourré
Médecin de l'assistance—Dr. Topser
Travaux publics—Dassibat

TUYÊN-QUANG

Résident—Herbinet, chef de la province Résident adjoint—Regnier Greffier notaire—Lecler

Garde-indigène—Rio, inspecteur, principal commandant la brigade

Inspecteur, chef de poste—Charbonnier Gardes principaux, chefs de poste— Racaud, Archinard et Chandon

Travaux publics—Preckel, condtr. prov. Trésor—Padovani, payeur

Postes et Télégraphes—Cellier, controleur règional; Hoang-ngoc Liên, receveur indigène

Service santé—Dr. Letort, médecin de l'assistance

Service forestier—Jourdan, Videlier, Gilbert, gardes generaux des forets, chefs de divisions

Services Agricoles—Borel et Vincenot, ingenieurs

Enseignement—Madame Santucci Vétérinaire indigène—Thành-Ngoc-Duyên

Gendarmerie—Jacquin Douanes & Régies — Soulages, receveur subordonnè; Nougarēde, agent du ser-

Armée—Commdt. d'armes: Alexandre, chef de bataillon; Trémouler (capitaine), Jouannet (lieut.); Comptable d'administration: Leonard, officer d'administration de le classe, chargé des services de l'Intendance

ALBERT, Planteur

Gâche, Planteur, Sauguet

GUIGUEN, HÔTEL, Café, Restaurant des-Mines

Guiguen et Sauguet, Approvisionnement Général

Missions Étrangères
Gauja, missionnaire (Tuyên-quang)
Gautier, id. (Phu-yên-Binh)
Gonzalez, id. (Bilê)

Perrin, Frères, planteurs

Rèmery, planteur

Société Anon. de la Mine de Trang-Da (Mine de Zinc et de Plomb à Tuyên Quang), S. Chabot, directeur Thomas, sous-directeur; Chavelet, ingénieur Fenouillet, chef de bareau L. Périnaud, chef de section P. Graf, mècanicien Hvabonsky, mécanicien électricien E. Dumon, Barlatier, Grosjean et Müller, surveillants

Société des Mines du Pac-Van-Mines à Phu-pao

Société Minière de Yen-Linh—(à Tuyén Quang)

E. Cadars, administrateur-délégué Anedda, directeur

Sociétés de Transports Automobiles— Phu-Tho-Tuyên-Quang, Gache, Thanh Giai, Van Canh

ANNAM

The Kingdom of Annam is under French protection. It extends along the Eastern coast of the large Indo-Chinese peninsula, between Cochin-China on the south, Cambodge and Siam on the west, Tonkin on the north, and the China Sea on the east. It is an extensive territory bordered by a chain of granite mountains covered with forests and having well-watered and fertile plateaux.

The kingdom is administered by a Privy Council whose members are nominated by the Sovereign. Each Ministry has the assistance of a Council. Since the Treaty of 6th June, 1884, France has had a Resident Superieur at Hue and a Chamber of Representatives of the people was instituted in 1926. For administrative purposes Annam is divided into 16 provinces: Than-Hoa (Th-H), Nghé-An (Vinn), Ha-Tinh (H-T), Quang-Binh (Dong-Hoi), Quang-Tri (Q-T), Thua-Thien (Hue), Quang-Nam (Faifo), Quang-Ngai (Q-Ngai), Binh-Dinh (Qui-Nhon), Phu-Yen (Song-Cau), Kon-Toum (K.T.), Darlac (Ban-Methuot), Nha-Trang (Nh-Tg), Ninh-Thuan (Phanrang), Binh-Thuan (Phan-Thiét), Langbian (Dalat). The agricultural land bordering on the coast is almost exclusively devoted to the culture of rice, of which two crops a year are raised. Imports consist of products for consumption such as flour, wine, liquors, rice, spice, also iron manufactures, all kinds of hard wood, articles de luxe, cotton goods, etc., the annual value being about 46,298,171 francs in 1925, of which about one-fifth come from France and Indo-China. Exports comprise silk, raw and filatured, silk manufactures, and waste silk, ginned cotton, lace, cinnamon, gummed lacquer, oil d'arachides, precious woods, ox hides and horns, dried and salt fish, etc.

HUÉ

Huê, the capital of the kingdom of Annam, and the seat of government, is situated about 12 km. from the sea on a large but scarcely navigable river named Huong-giang, and called by the French the Hue river, which debouches on the coast in about lat. 16 deg. 29 min N., and long. 107 deg. 38 min. E. The grand mountain chain of Annam, rising in four successive lines, approaches the coast North and South, forming, round the town, an immense belt broken only by the sea, giving to the city a smiling and picturesque aspect. Huè consists of two distinct parts on each side of the river. On the left bank is the citadel, an immense quadrilateral, measuring on each side 2,400 metres with the front bastioned after the type of the fortifications at Vauban. Within are the palace of the King and the offices of the Annamite Ministers. Tourists are allowed to visit the palace on obtaining a pass from the French administration. Inside the palace is a very interesting museum of ancient Annamite works of art (chiefly gold and jade jewellery). In the citadel are also two other muséums—S. M. Thai Dinh Museum (ancient Annamite works of art) and Commercial Museum. The palace is kept in good order and visitors will find it very interesting. On the right bank of the river are the official buildings of the French government, and the houses of the European officials and merchants. The population of the city is estimated at 27,986, of whom 314 are French and 597 Chinese. The environs of Huê are picturesque and pleasing. A favourite excursion is to the tombs of the old kings of Annam, some few miles from Huê. The buildings are magnificent in the style of the tombs of the Chinese Emperors.

DIRECTORY

RÉSIDENCE SUPÉRIEURE EN ANNAM

J. d'Elloy, résident supérieur p.i. en

Jabouille, administrateur de lère classe des services civils, inspecteur des affaires politié et administrative

CABINET

Fugier-Garrel, administrateur-adjoint de 2ème classe des services civils, chef de cabinet du résident supérieur en Annam

1ère Section

Turquet de Beauregarde, rédacteur de 2ème classe des services civils, attaché au cabinet

3ème Section

Guillot, inspecteur de lère classe de la garde indigène, commandant la brigade de la résidence supérieur, chef de section Iversenc, garde principal de lère classe de la garde indigène

SERVICE DE LA SURETÉ EN ANNAM

Sogny, chef de sureté de lère classe, chef du service de la sûreté en Annam (en congé)

Dussaut, commissaire spécial principal de 2ème classe, chef de service, p.i.

Peyssonnaux, secrétaire de lere classe des polités

Liverset, secrétaire stagiaire Gazagne, inspecteur de 2ème classe Combriels, inspr. principal de 1ère classe

Cosserat, inspecteur stagiaire

Affaires Indigènes

Haclewyn, administrateur-adjoint de 2ème classe des services civils, délégué auprès des ministères de l'intérieur, de la guerre et de l'instruction publique, délégué auprès des ministeres des finances, des rites et des travaux publics de Boisboissel, administrateur adjoint de 2ème classe des services civils, delégué auprès du ministère de la justice

BUREAUX DE LA RESIDENCE SUPERIEURE EN ANNAM

1er Bureau

Pierrot, administrateur adjoint de 3ème classe des services civils, chef de bureau Berthault, rédacteur de 2ème classe des services civils, chef de section

2ème Bureau

Bouteille, rédacteur de lère classe des services civils, chef de bureau

Tinel, rédacteur de 2ème classe des services civils, chef de section

Bolin, redacteur de 2ème classe des services civils, chef de section

BUREAU DU TOURISME

Peyssonnaux, secrétaire de lère classe de la police de sûreté de l'Indochine, chef de bureau

TRAVAUX PUBLICS

CIRCONSCRIPTION TERRITORIALE DE L'Annam

Valette, ingénieur en chef de lère classe, ingénieur en chef de la circonscription territoriale de l'Annam (en congé) de Beauchamp, ingénieur principal de lère

classe, ingénieur en chef p.i.

Bureau Administratif

Rouger, chef de bureau de lère classe, chef de bureau administratif

Jouffray, agent contractuel, comptable

Bureau Technique

Bernardet, ingénieur de 2ème classe, che de bureau

ARRONDISSEMENT DES BÂTIMENTS CIVILS

Direction

de Saint Nicolas, architecte de lère classe, chef d'arrondissement Craste, architecte de 3ème classe Nguyên-Thanh-Châu, agent contractuel, surveillant

ARRONDISSEMENT DU NORD (Siège à Vinh)

Direction

Lallemant, ingénieur principal de 3ème classe, chef d'arrondissement Mutin, agent contractuel, chef de Bureau

ARRONDISSEMENT DU CENTRE-ANNAM

(Siège à Huê)

Direction

Mardon, ingénieur principal de 2ème classe chef d'arrondissement

Baliste, adjoint technique principal de-3ème classe, chef de bureau

ARRONDISSEMENT DU SUD (Siège à Nhatrang)

Direction

Landon, ingénieur hors classe, chef d'arrondissement

1er. Arrondissement d'Hydraulique du Centre Annam (Siège a Huê)

Direction

de Beauchamp, ingénieur principal de lère classe, chef d'arrondissement Babillot, ingénieur hors classe, chef d'arrondisement

Bureau Administratif et Technique Nordey, ingénieur hors classe Garcin, adjoint technique de 2ème classe

2er. Arrondissement d'Hydraulique du Sud-Annam (Siège à Tuy-Hoà)

Direction

Rossignol de Fargues, ingénieur principal de 2ème classe, chef d'arrondissement Phaure, adjoint technique principal de 3ème classe, chef de bureau

3E. ARRONDISEMENT D'HYDRAULIQUE

(Siège à Huê)

Déplanque, ingénieur principal de 2ème classe, chef d'arrondisement

Subdivision de Thua-Thiên

Aubry, ingénieur de lère classe, chef de subdivision

Services Agricoles et Commerciaux
Direction de Huê

Gilbert, ingénieur de 1ère classe, chef de service

Service de l'Enseignement en Annam
Direction de Huê

Délétie, professeur principal hors classe de l'enseignement du 2e degré, chef local du service de l'enseignement en Annam Suruque, professeur de lère classe de l'enseignement secondaire, chef local, p.i. Dufresne, professeur principal, de 2ème classe de l'enseignement du 2e degré, inspecteur en chef de l'enseignement primaire

Collège Quôc-Hoc à Hue

Bourotte, professeur de 2ème classe de l'enseignement du 2e degré, directeur

Harter, professeur adjoint de lère classe, surveillant général du collège

Personnel Enseignant

Durandan, professeur d'école normale de 4ème classe

Magalon, professeur d'école prim. sup. de 4ème classe

Wagnier, professeur stagiare de l'enseignement secondaire

Dubois, professeur-principal de lère classe

de l'enseignement primaire Le Bris, Bruel, instituteurs de 1ère classe

des cadres metropolitains

Mme. Dubois, Mlle. Andrei, professeurs principal de 3ème classe de l'enseignement primaire

Leloup, professor contractuel

Collège Dong-Khanh

Mlle. Boutron Damazy, professeur agrégée de 5ème classe, directrice

Mlle. Mauriège, professeur de 3ème classe de l'enseignement du 2e degré

Mme. Surugue, professeur de lère classe du ler degré Mme. Harter, professeur de 3ème classe

Mme. Harter, professeur de 3ème classe du ler degré

Mlle. Pache, professeur de 3ème classe Mlles. Dabaud, Dulac, Rerat, professeurs stagiaires

Mme. Durandan, institutrice de 3ème classe des cadres metropolitains

Ecole Française de Huê

Mme. Le Bris, professeur principal de 3ème classe du 1er degré, directrice Mlle. Prétou, professeur stagiaire de l'enseignement primaire

Ecoles Primaires de Thua-Thiên

Pihet, professeur principal de 3ème classe du ler degré, directeur

Bui-dinh, prof. de 3ème classe du 1er degré

Ecole Française de Tourane

Mme. Revière, professeur principal de 2ème classe du 1er degré, directrice Mme. Spick, professeur stagiaire de

l'enseignement primaire

DIRECTION LOCALE DE LA SANTÉ EN ANNAM

Normet, médecin principal de lère classe des Troupes Coloniales hors cadres directeur

Collin, médecin major de lère classe des Troupes Coloniales hors cadres, directeur de l'Institut Ophtalmologique A Sarraut

Frontgous, médecin major de lère classe des Troupes Coloniales hors cadres

Soulayrol, médecine major de 2ème classe des Troupes Coloniales hors cadres Audille, pharmacien major de 2ème classe des Troupes Coloniales hors cadres, directeur du Laboratoire de chimie et de repression des fraudes

Cléret, îmfirmier-chei de l'hôpital principal de Huê

DIRECTION DES SERVICES DE LA STATION D'ALTITUDE DE DALAT ET DU TOURISME DANS LA RÈGION DU LANGBIAN ET MAIRIE DE DALAT

L'Helgoualch, administrateur de lère classe des sevices civils, résident maire

Kerbrat, administrateur de 3ème classe des services civils, adjoint au résident maire de Dalat

Tresor

Pettit, payeur de 4ème classe

Garde Indigène

d'Aviau de Piolant, inspecteur principal de la garde indigène, commandant la brigade

Service Forestier

Millet, inspecteur de 3ème classe des forêts, chef de cantonnement

Services Agricoles

Dulac, ingénieur-adjoint de 1ère classe des services agricoles, chef de la station Miéville, ingénieur-adjoint de 2ème classe

Assistance Médicale

Hestalrich, médecin de lère classe de l'assistance medicale, chef du poste médical

Service de la Voirie

Bannier, surveillant principal

Gendarmerie

Seven, chef de brigade de 4ème classe, ffons de commissaire de police

Service Radiotelégraphique Appert, ingénieur, chef de poste

Postes et Telegraphes

Un commis indigène chargé de bureau

Enseignement

Un instituteur, chargé de la direction del'Ecole Franco-Annamite

ARRONDISSEMENT SPÉCIAL DES TRAVAUX PUBLICS DE DALAT

Jumeau, ingénieur principal de 3ème classe, chef d'arrondissement

Craste, acrhitecte

Auvray, ingénieur-adjoint de 2ème classe Lachamp, id. 3ème classe Menault, id. stagiaire Huet, adjoint technique ppal. hors classe Ciciliano, controleur ppal. de 2ème classe Ciavaldini, surveillant de 4ème classe Antipoul, id. ppal. de 4ème classe

SERVICE VÉTÉRINAIRE ZOOTECHNIQUE ET DES EPIZOOTIES DE L'ANNAM

Dervaux, vétérinaire inspecteur ppal., chef

de service

Evanno, vetérinaire inspecteur de 3ème classe, directeur de la jumenterie de Huê et chef du 2ème secteur

SERVICE FORESTIER DE L'ANNAM

Niquet, inspecteur de 2ème classe des forêts, chef de service

André, inspecteur adjoint de lère classe Parraud, inspecteur adjoint de 2ème classe

SOCIÉTÉ DES CHAUX HYDRAULIQUES DE LONGTHO (Ancien établissement Bogaert)—Direction générale à Haiphong. Usine au Longtho près Huê

G. Chenu, directeur général M. Rigaux, directeur de l'usine D. Capelle, chef comptable E. Couly, chef de fabrication

PROVINCES DE L'ANNAM

TOURANE

The port of Tourane is situated about 40 miles to the south east of Hue, the capital of Annam, but on account of the Thuan-an Bar it is accessible by sea for large craft during only six months of the year—from the end of March to the end of September. From Hue to Tourane there is a very comfortable railway along the seashore or passing through the mountains and woods, for a distance of 68 miles. There is also a very picturesque road passing over the Nuages range of hills which is

practicable for horse and foot traffic and motor-cars. The extensive bay of Tourane is surrounded by hills and affords anchorage to the largest vessels. The Government transports and the steamers of the Messageries Maritimes and the Chargeurs Réunis find an anchorage here at all states of the tide and in all weathers. The Tourane River, which rises in the small mountains of the interior, empties itself into the bay. It is navigable only for small boats and junks, by which the traffic with the provinces of Quang-nam and Quang-ngai is carried on. The town, which is well built, extends for a length of nearly two miles along the left bank of the river. It possesses many public buildings, including the French Residency, a fine Military Hospital, spacious and well-ventilated Barracks, the Custom-house, the Treasury, the Post Office, and the Municipal Offices, also a number of well-appointed business establishments, amongst which may be mentioned the Bank de l'Indo-Chine, the Messageries Maritimes offices, the Hotel Morin, etc. The Markets, built of brick and stone, are large and contain several hundred stalls. On the right bank of the river, also, there are a few buildings which are included in the French concession. A silk filature has been established there. A quarter of an hour's walk from this district is the village of My-khé, which has given its name to a magnificent beach much frequented by the European population. The trade of Tourane is considerable, and several steamers a month arrive from Hongkong, taking full return cargoes of sugar, rattan, bamboo, areca nuts, silk, cassia, etc. The Messageries Maritimes and the Compagnic Chargeurs Réunis have agencies at Tourane, and the vessels of these Companies, togother with those arriving from Hongkong, give a total of about a dozen entering the port every month in normal times. Besides these vessels a large number of large sea-going junks from China, Hainan, and the ports of Annam, Tonkin, and Cochin-China carry on an active and considerable trade in the products

DIRECTORY

VILLE DE TOURANE

M. Devé, administrateur-adjoint

GARDE INDIGÈNE

Orsoni, inspecteur de 3ème classe, chef de detachement à Tourane

ENREGISTREMENT

Trousset, receveur de 2e classe

VOIRIE DE TOURANE

M. Blondel, ingénieur adjoint des Travaux publics de l'Etat (Services des Ponts et Chaussies) détaché en Indochine

TRÉSORERIE

Leca, payeur de lère classe de le Trésorerie de l'Indochine, receveur municipal SERVICE MÉDICAL

Tardieu, médecin major de 2ème classe médecin chef de l'assistance médicale

CIRCONSCRIPTION SANITAIRE DE TOURANE Tardieu, médecin major de 2ème classe

DOUANES ET RÉGIES

Sous Direction de l'Annam

Bardet, inspecteur de lère classe, sous-directeur Sélsis, contrôleur principal de 3ème classe, chef de bureau

JUSTICE

Tribunal de Paix de Tourane

Stalter, juge-president Affonço, greffier notaire Mailhol, commis-greffier

Postes, Télégraphes et Telephones Defurne, sous-directeur

ENSEIGNEMENT

Mme. Rivière, directrice de l'école Française Rivière, directeur de du groupe scolaire de Tourane

Mme. Casanova, directrice de l'école des jeunes filles Annamites

CHEMINS DE FER
V. Gavet Laroche, ingénieur hors classe

SERVICE FORESTIER

Carpentier, chef de cantonnement M. Spick, garde général hors classe, chef de la division No. 1

SERVICE MILITAIRE

Capitaine Bartheye, commdt. d'armes etsuppléant légal Brück, lieutenant Gregoire, id.

QUINHON

Quinhon was opened to foreign trade upon the conclusion of the Treaty between France and Annam signed in March, 1874. It is situated on the coast of Annam in about lat. 13 deg. 54 min. N., long. 109 deg. 02 min. E. The entrance to the port isobstructed by a bar, which may be crossed, however, by any vessel with a draught not exceeding 16 to 16½ feet. The chief articles of export are salt, silk, crapes, beans, arachide oil and cakes, sugar, etc. The population of the province is 634,764; that of the port 5,423, of whom about 20 are French civilians. The country is well cultivated, and the commercial prospects of the port are improving every year. A considerable trade is carried on, chiefly with Hongkong, Haiphong, Saigon, Singapore, and Bangkok. The trade is at present principally in the hands of the Chinese.

DIRECTORY

PROVINCE DE QUINHON

Dupuy (Volny), administrateur de lère classe, chef de province

Bulteau, administrateur-adjoint de 2ème classe, adjoint

Comas, sous chef de bureau de lère classe des services civils, greffier notaire, comptable

GARDE INDIGÈNE

Destais, inspecteur principal, commandant la brigade

PROVINCE DE VINH

Thibaudeau, administrateur de 2ème classe, chef de province
Pateau, administrateur adjoint de 1ère classe

GARDE INDIGÈNE

Daudrieu, inspecteur de lère classe, commandant la brigade; Kirch, garde ppl.

Michaud, inspecteur de lère classe, chef
du poste de Nghia-Húng

Morael, garde ppal. de lère classe, chef du poste de Cúa-Rao Brière, garde ppal. lère classe, chef du poste de Do Luong

AUTOMOBILES

Pham Van Phi et Cie.—Binh An, Quan Hoa, Dong-hung-Lai, Ng-O-Ngach, Di-Phat-Lói, Ngô-van-Trac

COMMERÇANTS

Calard, transitaire à Benthuy Cotin, representant de l'Union Commerciale de l'Indochine de Benthuy

Kuter, épicerie-mercerie Nam-Thanh et Phuc Choan Hung, epicerie,

vins, liqueurs Paul Coudoux, entrepreneur

Poinsard et Veyret - Mouton, representant à Benthuy

Société d'Exportation d'Extrème Orient

Societe Franco Asiatique des Textiles et Exportations (agence)

DOCTEURS

Hermant, Chevalier de la Legion d'Honneur, Croix de Guerre, médecin principal, chef de l'hopital secondaire à Vinh

HOTELS

Grand Hötel de Vinh--Valette Pretceill, proprietaire Hötel des Alliés—Dan-Ninh, directeur Hotel de la Gare

DE Hop, merchand de bois

Debitant Gènèral de la Soc. des Alcools Mouton

DUMAS, pharmacien

JAM ET BARTHOLOMEAU, Coudoux marchand de bois à Benthuy

Missions Etrangères P. Delalex, curé de Vinh

SAINTARD, marchand de bois à Benthuy

Société Indo-Chinoise Forestière et des Allumettes à Benthuy; Tel. Ad: Forestiere, Benthuy Mann, directeur général Lury, dr. technique Tarde, comptable

TRÜÖNG v. Dzu, Dr. de l'Usine "La Laotienne"

PROVINCE DE HA-TINH

Marty, L., administrateur de 2ème classe, chef de province Latremble, administrateur-adjoint de 2ème classe

GARDE INDIGÈNE

Tolla, inspecteur de 2ème classe, commandant la brigade
Arrêteau, garde principal de 2ème classe, en service à la brigade
Gicquel, garde principal de 3ème classe, chef de poste à Linh-Câm
Vuillame, garde principal stagiaire, chef de poste à Phúc-Trach

PROVINCE DU QUANG-BIÑH CHEF LIEU: DONG-HOI

(7,800 Km. 2—161,000 habitants)

RESIDENCE

Gey, administracteur de 2ème classe des services civils, résident De Gentile Duquesne, administrateur adjoint de 1ère classe des services civils, adjoint A. Moreau, rédacteur chef de bureau des services civils, percepteur

GARDE INDIGÈNE

Fauconnet, inspecteur de lère classe, commandant la brigade Bruneteaud, sous-inspecteur, chef du poste

de Minh-Câm

Clavel, garde principal, chef du poste de Qui-Dat

JUSTICE

Le Résident, président du tribunal de lère instance L'Adjoint, juge suppléant Le Percepteur, greffier

FORETS

Cerutti, garde principal de 2e classe Tran-Dam, agent technique, chef de division à Quang-Khê

TRAVAUX PUBLICS

Baptiste, adjoint technique, sub-div. Dinh-Doan-Sac, agent technique

INSTRUCTION PUBLIQUE

Tran-Kinh, instituteur, directeur de l'ecole du chef-lieu, inspecteur des ecoles primaires de la province (2 écoles de plein exercise; 11 écoles élémentaires; 28 écoles préparatoires)

Entrepreneurs Colons et Commercants

Quistas, ingénieur représentant sté grands travaux d'extrême-orient à Tam-Toà (Dong-Hoi)

Pailhes, agent de la S.I.C.A. (Dong-Hoi) Logoz, gerant du bungalow (Dong-Hoi)

Peguenet, colon à Dong-Hoi Jullien Rémy, entrepreneur à Song-Dinh Le Cosquer, employé d'entreprise à

Macairet, id. Song-Dinh
Macairet, id. Dong-Van
(Dong-Hoi)
Gase, id. Diên-Loc
A bullion id. Kim Lu

A. Jullien, id. Kim-Lu
Henry Théophile, tacheron à Tuyen-Hoa
Giachetto, employe d'entreprise à Lê-Son
Rouvière, id. Lam-Lang
Mélasso, id. Tuyen-Hoa

Ph. Goudemant id. My-Duc Roudaut id. id. id. Folacci, représentant de l'entreprise Truong-Phu-Vinh à Thuong-Phong

Ferrier, représentant de la stè des ateliers maritimes "Haiphong" à Dong-Hoi Bourillon, enterpreneur à Lhuan-Ly

(Dong-Hoi)

PROVINCE DE QUANG-TRI

E. Guillemain, resident chef de la province, juge de paix
H. Bonneau, sous chef de bureau, adjoint precepteur

GARDE INDIGÈNE

Barthe, inspecteur de la garde indigène, commandant la brigade à Quang-Tri Loriot, garde principal, chef de poste du pénitencier de Lao-Bao

PROVINCE DE THUA-THIEN

Morize, administrateur de 3ème classe, résident chef de province Lavigne, administrateur adjoint de 2ème classe

GARDE INDIGÈNE

Porte, inspecteur de 2ème, comdt. la brigade

TRAVAUX PUBLICS

Aubry, ingénieur de 1ère classe

ENSEIGNEMENT

Pihet, directeur des écoles primaires

PROVINCE DE QUANG-NAM

Résidence de Fairo

Bonhomme, administrateur de lère classe des services civils, résident

Domenach, administracteur adjoint de lère classe des services civils, adjoint au résident

Garde Indigène
Piot, inspecteur de 3ème classe, commandant la brigade à Faifo
Labaune, garde principal de 1ère classe
Haraud, inspecteur de 2ème classe, garde
principal, chef de poste à An-Dièm
Levadoux, garde principal, chef de poste
à Tànan

TRAVAUX PUBLICS Blondel, chef de la sub-division

Assistance Médicale Colat, médecin de 1ère classe, chef de l'hôpital à Faifo

Enseignement Nguyen Khoa Toan, directeur des écoles à Faifo

GENDARMERIE

Le Curieux, gendarme faisant fonctions de police

Commercants, Colons et Missionnaires Baills, employé de commerce à Duc-Phu Chardaillac, employé de commerce à Duc-Bô

Duclos, exploitant minier à Hà-Nha Darnis Gravelle, colon à la montagne par Tourane

Lalanne, missionnaire à Trà-Kiêu Scala, employé minier à Hà-Nha

Sylvère Dubois, représentant de J. Fiard et Cie à Tamky

Thomas Dubois, employé de commerce à Tamky

Vallet, missionnaire, colon à Cao-Son et An-ngai-Trung Daniel, Wan Manen à Duc Phú Walraven, à Duc Phú

PROVINCE DE QUANG-NGAI

Bernay, administrateur de 2ème classe, chef de province

Vavasseur, administrateur adjt. de 3èmo classe, administrateur adjt.

Edmond Bonneau, sous chef de buérau de lère classe des services civils, percepteur

Garde Indigène Ferez, inspecteur principal, commandant la brigade

Sauvignon, garde principal 3ème classe, portion centrale Annet, Le Layee

Assistance Médicale
——, médecin de l'assistance, médecin
chef
Ung van Vy, médecin auxiliaire

Travaux Publics
Fancheux, ingr. adjoint, sub-divisionnaire

PHARE DÉ POULO-CANTON Bardon, maître de phare

Service de Forestier Dăng vân Lă, agent technique

> SERVICE DE IRRIGATIONS —, ingénieur adjoint

PROVINCE DE NHATRANG

Bréda, administrateur de lère classe, chef de province Labbey, administr.-adjoint de 3ème classe

Sivignon, inspr. de lère classe, percepteur

Garde Indigène Sivignon, inspecteur de lère classe, commandant la brigade

Grannce, garde principal de lère classe, chef du poste de Ninh-Hoa

PROVINCE DE KONTUM

Henri Pierre, Colas administrateur adjoint de 3ème classe, chef de la province Descorps, sous inspecteur de 3ème classe,

délégué administratif à Ankhé

Haraud, sous-inspectuer de 3ème classe délégué à Pleiku

Concessions Agricoles

Allard, ingenieur agricole directeur d'euce plantation à Pleiku

Auziani, commerçant planteur et èlevan L. Caffort, concessions à Pleiku (café, élevage)

Desloges et Pagès, concessions à Pleiku (café, élevage)

Farez, employé de la maison Auziani et

Maener, industriel, entreprise de transport par camion

Pages, commercant (concession à Pleiku café, hue)
Tissot Van de Pato, dr. de la plantation de

la Société Agricole et de Elevage du Kontum à Can May

Van Maneu, directeur de le plantation des classe de 'Hndochine à Pleiku

SOCIÉTÉ DES ETAB. DELIGNON, Plantation du Dak Joppau à An Khê par Cho-Do

Bavarez, fondé de pouvoirs Auger, agent de culture Corompt, planteur (café) à Kontum

BINH-THUAN

Administration—Services Civils Ferrand, administrateur de 2ème classe, chef de la province Monfleur, administrateur-adjoint de 2ème

classe des services civils

TRIBUNAL RESIDENTIEL

Juge-président-Ferrand, administrateur chef de la province Juge-suppléant adjoint-Monfleur

Trésorerie

Proudhom, commis principal de 2éme classe

ASSISTANCE MEDICALE

Bérnardin, médicine a.m. de 2e. classe des T.C.H.C.

GARDE INDIGÈNE

Morrmarche, inspecteur de 3ème classe, commandant la brigade Capdevielle Lacoste, sous-inspecteur hors

classe, chef de poste à Phanri

TRAVAUX PUBLICS

Service provincial—Descoose, ingenieur de-T.P. sub-divisionnaire

CHEMIN DE FER Merle, controleur à Muóng Máng

Postes et Télégraphes

Phanthiêt, secretaire telegraphiste titulaire indigène, chargé de bureau Phanri. id. Lagi, id.

FORÊTS

Tordo, inspecteur adjoint de 2ème classe des forêts, chef du cantonnement du sud Annam à Phanthiêt

Trán Sinh, agent technique des forêts, chef de division à Lagi

Trán duc Long, agent technique des forêts, chef de division à Songdinh

Miniconi, conducteur des forêts, chef de division à Phanthiêt

GENDARMERIE

Goimier, chef de brigade de 4ème classe de gendarmerie, chef de poste

SONG-CAU

Laborde, administrateur de 2ème classede services civils, résident

Margot, sous-chef de bureau de 1ère classe des services civils, ffons. d'adjoint au resident et percepteur

Chesneau, medecin aide-majore de lère classe H.C., medecin chef de ambulance Maurice, ingénieur de 3ème classe des T.P., subdivisionnaire

Ravier, inspecteur de 2ème classe, CI la

brigade de garde indigene

Saint Peron, garde principal stagiaire de la garde indigène, chef de poste a Tuy-Hoa

PROVINCE DE NGHE AN (VINH)

Résident-Thibaudeau, administrateur de 2ème classe, chevalier de la d'honneur, croix de guerre Administrateur-adjoint-Patau Payeur—Gagnaire

GARDE INDIGÈNE

Dandrieu, inspecteur commandant Kirsch, garde principal, croix de guerre, médaille militaire Moraël, chef de poste de Cua Rao

Briere, id. Do Luong Hogner, id. Thanhqua

POSTE ADMINISTRATIF

Michaud, inspecteur 2ème classe, délégué à Phuqui

Postes et Télégraphes

Roy, receveur Canal, commis

TRAVAUX PUBLICS

Circonscription Territorialedu Nord Annam Martin, ingénieur Bergèrol, ingénieur adjoint de 2ème classe de Travaux publics

PROVINCE

Picrel, ingénieur
, adjoints technique
Lachanaud, surveillant

FORETS

Lassalle, chef de cantonnement Coralp, Delacrose, Brédillet, Floch

TRIBUNAL

Cassagnau, juge de paix Guilhou, notaire Nguyễn Chanh Hai, commis-greffier

ENSEIGNEMENT

Le Breton, directeur des écoles francoindigènes
Merlier, professeur
Antoine, dit chevalon
Mme. Gaguaire, institutrice
Mdlle. de Fontaine Goubert, directrice de l'école française

GENDARMERIE

Hainoz, brigadier de gendarmerie, ffons. de commissaire de police Philippot, gendarme Grundheber, gendarme à Benthuy

VÉTERINAIRE

Fabre, vetérinaire inspr., chef lère sectuer

DOUANES

Poulain, inspecteur; de M. Marmdesse, Maillet, Gilles, receveur à Benthuy; Bayle, Lemaresquier, Hamelle, Bauche, Lafeuille, Adamolle, Barberaud, Lacoste, Moll, Scherier Meinomier, Rivière

CHEMINS DE FER

Hermier, ingénieur Trancoschi, contrôleur Fappier, dir. de l'atelier de Truong Thi Gaussin, chef atelier Diet, Soulet, Duprat, contremaitres des ateliers de Truong Thi Piguemal, gerant d'annexe atelier Truong Thi

PROVINCE DU HAUT-DONNAI

Résidence et Délégation de Djiring Elie Cunhac, administrateur de 1ère classe, chef de province Lecourtier, administrateur adjoint de 2ème classe, adjoint du Résident, greffier de Tribunal de Paix à competence étendue de Dalat Nogaret, garde principal de 1ère classe, délégué Djiring

GARDE INDIGENE

d'Aviau de Piolant, inspecteur de lère classe commandant la brigade Vassal, sous inspecteur 3ème classe, chef de poste à Dran

SERVICE FORESTIER

Fernand Millet, inspecteur de 3ème classe, chef de cantonnement de dalat, faisant les même fonctions pour la province

SANTE

Hostalrich, medecin de lère classe, medecin du poste medical de dalat, chargé du service médical de la province

COCHIN-CHINA

Cochin-China is a French Colony. The province of Giadinh, of which Saigon is the chief port, was conquered by the Franco-Spanish fleet on the 17th February, 1859, but Lower Cochin-China (comprising the provinces of Giadinh, Bienhoa, and Mytho, and the Islands of Pulo Condor) was not definitely occupied until 1862, when it was formally surrendered by Treaty; in 1867 three more provinces were conquered by the French and added to their possessions, viz., Chaudoc, Hatien, and Vinhlong. The actual boundaries of Cochin-China now are: on the North, the kingdoms of Annam and Cambodia; on the East and South, the China Sea; on the West, the Gulf of Siam and Cambodia.

The Colony of Cochin-China is divided into seven large provinces, comprising in all 21 inspections. Except Saigon, which is the capital of Cochin-China and at the same time of the province of Giadinh, the other chief towns bear the names of their respective provinces, Bienhoa, Mytho, Chaudoc, and Hatien. The country is a vast plain with small hills on the West and some mountains on the East and North; the three highest are Batlen 884 metres, Baria 493 metres, and the Mai Mountains 550 and 600 metres in height. The principal rivers are the two Vaico, the Saigon River, and the Donnai river. The lower parts of Cochin-China are wrinkled with small creeks or arroyos, giving easy and rapid communication to all parts of the country. Of late several canals have been opened. The magnificent river Mekong, which descends from the Thibetan mountains, after running through different territories, crosses Cambodia, enters the lower provinces of Cochin-China, by two branches, and empties itself into the China Sea by five large outlets called, respectively, Cua Tieu, Cua Balai, Cua Cochien, Cua Dinh-an, and Cua Bassac.

The principal product of Cochin-China is rice. It is planted in almost every province except some of the northern districts. In the last 20 years the number of hectares cultivated has almost doubled. After rice, the chief exports are fish, fish-oil, hides, pepper, cotton, dried shrimps, and copra. The Heven Brasiliensis has been extensively cultivated during the last ten years. The acreage planted amounts approximately to 75,000 acres, and the average export of rubber is nearing 10,000 tons per annum. China grass, sesamum, palma-christi, indigo, saffron, gum-lac, sapan wood and cinchona also exist in fairly large quantities, with several other minor productions.

The principal salt pits are in the province of Baria. The forests contain large quantities of fine timber and abound with game of nearly every description, amongst which may be named elephants, rhinoceros, tiger, deer, wild boar, and eland, while amongst the feathered game the peacock, partridge, snipe, jungle fowl (or wildcock), pheasant, etc., may be mentioned. The rivers and creeks swarm with fish of every description, and alligators abound in some.

The country being very tranquil, the garrisons have been considerably reduced not only in Saigon but also in the provinces, and now a few hundred French and native soldiers suffice to maintain the security of the inhabitants of Cochin-China and Cambodia. The Annamites are a race devoted principally to agriculture; they are not so industrious as the Chinese and are indifferent traders. The Chinese have the largest proportion of the trade in their hands.

The whole of the French possessions are now comprised under the title of Indo-China, and consist of the Colony of Cochin-China, the protectorates of Tonkin, Laos, Annam, and Cambodia, and the leased territory of Quoang-tschou-wan, and are under the control of a Governor-General, who usually resides in Tonkin. The Government of Cochin-China is administered by a Governor, who is assisted by a Privy Council composed of all the Heads of Departments as official members and several unofficials. The Colonial Council of Cochin-China, some of the members of which are elected by the residents, consists of 16 members, six of whom are natives. In the various arrondissements, moreover, Councils have been introduced composed entirely of natives. The towns of Saigon and Cholon are ruled by Municipal Councils, the members of which bodies are

partly French and partly native. The Chamber of Commerce at Saigon is also an official body elected by the merchants and traders; formerly it was composed of French, foreigners, and Chinese, but in 1896 its constitution was altered and it is now an exclusively French and native body.

Following on irrigation works a great number of concessions have been granted, especially in 1899 and 1900, by the Colonial Council of Cochin-China, some to villagers, some to settlers. The fields granted to European settlers are only taxed according to their progress, commencing by one-fifth at the end of the fifth year, to which is added another one-fifth at the end of each of the following four years. The Conseil Supérieur, in November, 1900, adopted a scheme for the improvement of Saigon Harbour which involved an estimated expenditure of f10,394,000 (£415,760). A quay 1,091 metres (3,578 feet) long was constructed on the right bank of the river, and a series of warehouses 25 metres (82 feet) broad and 969 metres (3,178 feet) long was erected, thus making a total surface of 24,225 square metres (260,611 square feet). Railroads were built in front and at the back of the warehouses, and the line of railway leading thereto was connected with the Mytho and Cholon Railways. About 20 buoys were established on the left bank of the river in order that vessels might be moored on that ide as well as on the right bank, and a bridge, level with the ground, was built in continuation of the street called rue d'Adran. A postal line of French steamers has been established between Bangkok and Singapore, with a subsidy from the Government of Indo-China. A big wireless plant was erected in 1923. There are six steel towers each 780 feet high, and 4 smaller ones, each 390 feet high. This plant, replete with the latest apparatus, is one of the most powerful in the world.

SAIGON

Saigon, the capital of Cochin-China, is situated on the Saigon river, a tributary of the Donnai, in lat. 10 deg. 50 min. N., and long. 104 deg 22 min. E. It is about 40 miles from Cape St. James and is accessible to the largest vessels. Since its occupation by the French the climate has undergone a very favourable change, owing to different sanitary works in the town, such as drains, the filling up of pools, marshes, etc. The town presents a fine appearance, the roads and thoroughfares being broad and regular. Amongst the public buildings the Government House is the most remarkable; several millions of francs have been spent upon its construction and decoration. The other prominent public buildings are the Palace of the Lieutenant-Governor, the handsome and imposing Post Office on the Place de la Cathédrale, the Custom House, the "Direction de l'Intérieur," the Treasury, the Land Office, Public Works Department, the Schools, the Supreme Court and the "Hotel de Ville" (Town Hall), the cost of which was over Francs 2,000,000. The Military Hospital is a fine and handsome building, as are also the Arsenal, Barracks, and Artillery Park. There is also a stately Gothic Cathedral of large proportions, in front of which has been erected the statue of Monseigneur Pigneau de Behaine, bishop of Adran, one of the first French missionaries who came to Cochin-China in the last century. A fine bronze statue of Gambetta stands in the "Jardin de la Ville." There are two other statues—one of Francis Carrier on the Boulevard Bonnard in front of the theatre and another that of Amiral Garnier on the Boulevard Bonnard in front of the theatre, and another, that of Amiral Rigault de Genouilly, on the Rond Point Rigault de Genouilly. Saigon has two public gardens, the "Jardin de la Ville," which is maintained at the expense of the Municipality, and the Botanic and Zoological Garden. The municipal theatre, which was inaugurated in 1900, is a remarkable building erected at a cost of over 2,000,000 fr. There is good docking accommodation. The Bassin de Radoub, capable of receiving the largest men-of-war, is one of the finest docks in the world, and there are two floating lifts. Two petroleum godowns built by the Government are situated at Rach Doi, on the banks of the Saigon River (half-way to the town). They are said to be large enough to receive over 400,000 cases. The agents of Messrs. Samuel & Co., of London, have built two petroleum tanks at Nhabé, at the point where the Saigon River flows into the Donnai. The

largest of these is estimated to receive 2,300 cubic metres (81,190 cubic feet) of oil. There are (without reckoning the troops) over 4,000 Europeans and over 60,000 Asiatics or natives.

The M.M. steamers in normal times call twice a month at Saigon on their homeward and outward trips. Easy communication is afforded with the principal towns of the territory either by subsidized mail steamers or railway. There is a railway with Mytho, Bien Hoa and beyond, and with Hoc Mon and Laithien. The bridge of Binh-Loi was inaugurated on the 8th of March, 1902, over the river of Saigon, putting in direct communication the two rives des fleurs. It is a swing bridge and is of a total length of 276 mêtres, supported by 6 piles (en maconnerie et à 2-culees).

All the principal towns of Cochin-China possess telegraphic and telephonic communication, and a submarine cable unites the Colony with Singapore, Haiphong, Hongkong, Amoy, etc. The Wireless Station, newly built and situated in the Hongkong, Amoy, etc. The Wireless Station, newly built and situated in the village of Phu-To, between Saigon and Cholon, is one of the most important in the Far East and communicates directly with Paris. The postal organization of the Colony is very complete and efficient; correspondence can be sent daily to almost all parts of the country. The Journal Officiel is published twice a week, and has a native issue called the Gia-dinh-bao. There are four newspapers—L'Opinion, Le Courrier Saigonnais, and l'Impartial. l'Indochine.

DIRECTORY

M. Alexandre Varenne, Gouverneur-Général de l'Indochine

M. ---, secrétaire général

M. ——, directeur du Cabinet M. Damiens, directeur-adjoint du Cabinet

M. De Saint Felix, chef du Cabinet M. Dupuch, chef du service de la Presse et de la Propagande

M. Jeanton, secrétaire particulier

Mme. Jeanton, attaché du secrétariat particulier M. Bernard, capitaine d'artillerie coloniale, officier d'ordonnance

M. Bon, lieut. d'infanterie coloniale, officier d'ordonnance

COCHINCHINE

Gouverneur p.i. de la Cochinchine-Le Fol (Aristide-Eugène), administrateur de lère classe des service civils

Inspecteur des Affaires Politiques et Administratives-Eutrope, c.g., administrateur de lère classe

Inspecteur du Travail—Cullieret, administrateur de 1ère classe

CARINET DU GOUVERNEUR

Chef de Cabinet-Jardin, administrateur de 2ème classe

Chef Adjoint de Cabinet - Briere de l'Isle, administrateur-adjoint de lère classe Chef de la Section des Affaires Politiques

et Indigènes—Caton, rédacteur de 2ème classe

BUREAU DU PERSONNEL

Chef-Marcel Gautier, c.c., M.C., rédacteur de lère classe des services civils

DÉPUTATION

Député-Outrey

LISTE DES MEMBRES DU CONSEIL COLONIAL

Conseillers élus Français—Alinot, Blan-chard, Caffort, Cèro, de Lachevrotière, Guérini, Héraud, Joubert, Mariani et

Quintrie Lamothe

Conseillers élus Indigènes—Nguyên-van-Thinh, Trân van-Dôn, Nguyên-phan-Long, Truong-van-Bên, Bui-quang-Chiên, Nguyên-van-Huot, Lê-quang-Liêm-dit Bay, Nguyên-tân, Duoc, Huynh-ngoc Binh et Ngô-van-Huân

Délégués de la Chambre de Commerce Titulaires-Darles et Filhol

Suppléants—Ballous et Lacaze Délégués de la Chambre d'Agriculture Titulaires—Sipière et Lacouture Suppléants—Arborati et Michel

Conseil Privé

Président-Le Gouverneur Le Général Commandant le Groupement Cochinchine-Cambodge

Le Procureur-general, près. la Cour. d'appel de Saigon

Le Directeur des Bureaux du Gouvt.

SAIGON

Le Chef du Service de Travaux Publics Conseillers titulaires—Girard et Gannay Conseillers suppléants—De la Pommeraye et Mathieu

Conseillers titulaires indigènes—Luong-Khac-Ninh et Tran-Trinh-Trach Conseillers suppléants indigènes—Nguyen van-Quoi et Nguyen-van-Vinh

Secrétaire Archiviste-le chef du Cabinet du Gouverneur de la Cochinchine

BUREAUX DU GOUVERNEMENT LOCAL

des Bureaux-de Tastes. Birecteur administrateur lère classe des services

Petit, administrateur de 2ème classe, chef du service des affaires financières

Berland, administrateur de 2ème classe, chef du service des affaires administratives et economiques

1ère Bureau

Chef-Jude, chef de bureau de 2ème classe Sylvestre, redacteur de lère classe chef de la section

Brillouin, commis stag. de l'Immigration

2ème Bureau

Chef-Fricquegnon, chef de bureau de 1ère classe

Perreaux, sous-chef de bureau de 2ème classe, chef de la lère section Chevalier, sous-chef de bureau de 2ème

classe, chef de la 3ème section Suignard, redacteur de 2ème classe

3ème Bureau

Chef-Balencie, sous-chef de bureau de lère classe

4ème Bureau

Chef-Lordier, sous-chef de bureau de lère classe

5ème Bureau

Chef-Duzan, chef de bur. de lère classe Duludaix, redacteur de lère classe

Bibliothéme

Dame-bibliothécaire—Mme. Ruffier Archiviste-Bouchot

CHAMBRE DE COMMERCE DE SAIGON-Telephs. 74 & 409; P.O. Box 196; Tel. Ad. Chammerce, Saigon; Codes: A. Z. edn. Francaise, Lugagne 1914, Cogef Lugagne, Veslot, A.B.C. 4e, 5e, 6e, edn., Bentley's, Lieber's, Scott's, Watkins', Kendall's et General Telegraph-Combinaison Pierron Publications: Radio Quotidien des changes, Radio Quotidien commercial, Bulletin Quotidien, Bulletin Bimensuel, et Statistiques Annuelles Hon. Présidents — M. Bergier et

Garriquenc

Président—A. Darles Vice-id. —R. Rouelle Trésorier-J. Céro Secrétaire—E. Lacaze

Membres—P. Ballous, J. Canque, H. Del-peyrut, R. Heraud, E. Lecaze, V. Lamorte, R. Lemerle, A. Portail, R. Rouelle, Luong-Van-Than, Nguyen Van Kien, Truong-Van-Ben et Tran-Kim Ky

Secretariat

Secrétaire-Général—G. Heon Chef de Bureau—E. Isidore Comptable—M. Thomachot Adjoints—M. Villard, S. Scotto et Collin Sténo-dactylo—Mlles. V. Chatel et Y. de Miribel

ADMINISTRATION DE LA JUSTICE EN INDOCHINE

Directeur-A. Habert

Cour d'Appel de Saigon

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Avocats Généraux-Lacouture, de Kersaint Gilly et Potier

Substituts Ğénéraux—Peux et Moreau Secrétaire Général-Grisoli Chef de bureau—Nesty

Tribunal de 1ère Instance de Saigon

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Procureur République—Lafrique Substituts-Tavernier, Greffier, Tilmont

Justice Paix, Saigon

Juge de Paix-Sèvre Greffier-Pharamond

Avocats-défenseurs, Saigon

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1066 SAIGON

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général

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Baclieu-Balencie, ad	ministr. de	1e	classe
Baria-Tholance(Arm	and), id.	le	id.
Bentre-Brasey,	id.	3e	id.
Bienhoa-Thiebaut, c	.g. id.	2e	id.
Cantho-Beneyton,	id.	1e	id.
Chaudoc-Striedter,	id.	2e	id.
Cholon -Gazano,	id.	1e	id.
Giadinh-Cullieret,	id.	le	ið.
Gocong-Lavigne,	id.	2e	id.
Hatien-About,	id.	2e	id.
Longxuyen-Delibes,	id.	1e	id.
Mytho-Bussiere,	id.	2e	id.
Rachgia-Butel,	id.	2e	id.
Sadec-Rivoal, administrateur de 2e classe			
Soctrang-Esquivillo	n, id.	2e	id.
Tanan—Lebrun,	id.	le	id.
Tayninh-Royer,	id.	3e	id.
Thudaumot-Renault	, id.	le	id.
Travinh—Texier,	id.	20	id.
Vinhlong-Mossy,	id.	2e	id.

Ville de Saigon

Maire-Rouelle 1er Adjoint-Alinot 2me Adjoint-Filhol

onseillers Municipaux—Canque, La-noote, Lefebvre, Dupire, Scotto, Bert, Guerini, Courtinat, Cancellieri, Nguyen-Phan-Long, Tran-van-Hiep. Nguyen-Conseillers van-Do, Nguyen-Tan-van

Ville de Cholon

Président de la Commission Municipale— Gazano, administr. de 1ère classe

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Ingénieurs-Géomètres principaux - Pon-

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Ingénieurs-Géomètres hors classe -Thevenet et Veron

Ingénieurs-Géomètres - Pham - Ngoc-Chieu, Cahuc, Grosjean, Gregoire, Bunel, Guirriec, Font, Quilici (Pompée), Lambley, Filippi, Cousinie, Lautret, Peysson (Adrien), Susini, Pham-Ngoc-Thuan, Quilici (François) et Condamine

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Pia (Irené-Henri), professeur de dessin

5è cl. des lycées dela seine

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Francou (Louis-Gabriel), instituteur des departements 5ème classe

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1068 SAIGON

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Colonna, Caron, Cadet, Reynaud et
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Mme. Henry (Blanche-Marie), dame prof. auxiliaire lè cl.

Mme. Pannetier (Albertine), prof. solfège et de chant

Melle. Lepervanche (Paule), surveillante d'études

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Contrôleur et Verificateur-Zevaco

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Cambodia, the kingdom of the Khmer, extends from 101 deg. 30 min. to 104 deg. 30 min. longitude E. of Paris, and from 10 deg. 30 min. to 14 deg. latitude. It was reduced to its present proportions in 1860 by the annexation of its two richest provinces, Angkor and Battambang, to Siam. Its area is about 62,000 square miles. It is bounded on the south-west by the Gulf of Siam, on the south-east by French Cochin-China, on the north by the French Laos, and on the north-west and west by Angkor and Battambang. The noble river Mekong flows through the kingdom, and, after passing through French Cochin-China, empties itself, by a number of mouths, into the sea. The Mekong is the grand waterway of Cambodia, and, like the Nile in Egypt, lays the greater part of the country under water annually, greatly increasing its fertility. The soil of Cambodia is rich and productive, and rice, pepper, indigo, cotton, tobacco, sugar, maize and cardamoms are cultivated. Coffee and spices of all sorts could be grown. Among woods, ebony, rose, sapan, pine, and other valuable sorts exist, no fewer than 80 different kinds of timber being found in the forests. Iron of good quality has been discovered, and it is affirmed that there are gold, silver, and lead mines in the mountains. The fisheries of Cambodia are very productive, and salt fish forms one of the chief articles of export. Large quantities of fish oil are also produced.

Cambodia was once an extensive and powerful State, and proofs that it possessed a much higher civilisation than that which now prevails in the country are to be found in the architectural remnants of former grandeur. The noble ruins of the ancient city of Angkor are monuments of a people much superior to the feeble race which now inhabits Cambodia. The Cambodians differ entirely from their neighbours, the Annamites, both in features and customs. Polygamy is practised among them. The prevailing religion is Buddhism. The people are apathetic and indolent, and have allowed the trade to fall into the hands of Chinese, of whom there are about 160,000 in the country. The entire population of the kingdom is about 1,000,000. Slavery, since its abolition by the French Treaty of 1884, has almost entirely disappeared.

The Government of Cambodia is a monarchy under French protection. In June, 1884, King Norodom signed a new Treaty with France, by which the administration of the country was handed over to French Residents. Since the Convention of 1892 the native functionaries have been appointed by the King, under the control of the French Administration, and paid from the treasury of this kingdom.

Phnom-penh, the present capital of Cambodia and seat of the Government, is situated on the river Mekong, nearly in the heart of the kingdom. The king's palace is a large building, and the portion devoted to his use is built and furnished in European style. French functionaries have charge of the Treasury, Sanitary Board, administration of justice, customs, public works and taxes. Phnom-penh has been considerably improved under the present rule, especially since the year 1889. Many roads have been made and numerous sanitary works carried out in the town, such as drainage works, the filling up of poels, marshes, etc. The town has also been provided with waterworks and electric light. The Treasury, in the ancient Khmer style of architecture, is a most remarkable building. The other prominent public buildings are the Post Office, Court, Hospital, Personnel and Registration Office, Commissariat of Police, barracks for Marine Infantry, Public Works Office, Commercial Museum, Harbour Office, and the Indo-China Bank and Messageries Fluviales agencies. The Résident Supérieur has a handsome residence in the city. The population of Phnompenh is estimated at 39,000. Though the country generally is entirely undeveloped, trade is extending considerably. Cambodia has no seaports of any importance, and the import and export trade passes through the port of Saigon. Customs dues have been imposed since July, 1887, with exemptions in favour of French goods and shipping. The tariff is based on the general tariff of France, modified in certain points. The port of Kampot can only be frequented by small native coasting vessels from Siam and by Chinese junks. Easy communication is afforded

with the principal towns of the interior, Saigon, Angkor, and Battambang, and Stungtreng and Khone, in the Laos, by subsidized mail steamers of the Messageries Fluviales. Telegraphic communication exists between the principal towns of Cambodia, and a land wire passing through Cambodia and Laos connects Cochin-Chinatich Panglob and Terror (Principal Cambodia). with Bangkok and Tavoy (Burmah).

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SIAM

The kingdom of Siam, of which Bangkok is the capital, extends from the latitude of The kingdom of Siam, of which Bangkok is the capital, extends from the latitude of about 20 deg. north to the Gulf called after itself. It is bounded on the west by Burmah and the Bay of Bengal, and on the east by the Mekong and the French protectorates of Luang Prabang and Cambodia. Formerly the Lai Mountains were claimed as the eastern boundary, but in 1893 the French pressed the claims of Annam to the territory between the mountains and the river, and the Siamese were compelled to retire. The most important part of the kingdom lies in the valley of the Menam, the country of the true Siamese. The boundaries of Siam, on the Bay of Bengal, reach from Burmah in a southerly line to the northern frontier of Kelantan and Kedah in the Malayan Peninsula in the latitude of about 7 deg. north. The island of Puket, containing enormous deposits of tin ore, is included in The island of Puket, containing enormous deposits of tin ore, is included in the territories of Siam. The boundary line runs south-east from the mouth of the Perlis River across the Peninsula slightly to the north of Kota Bharu, the capital of Kelantan. Under the Treaty of 1909 Siam ceded to Great Britain her Malay dependencies of Perlis, Kedah, Kelantan and Trengganu, and the boundary was delimitated in the cold weather of 1909-10. The kingdom also comprises a great part of the ancient domain of Lao, but the rich and valuable possession of Battambang, once a part of the kingdom of Cambodia, was ceded to France in 1907. A Treaty concluded between France and Siam in 1904 settled some disputed points with regard to the frontier between Siam and Cambodia and Siam and French Indo-China. By a further treaty in 1907 the territories of Battambang, Sien-reap and Angkor were ceded by Siam to France in exchange for the district of Krat and some slight concessions in Dansai (Laos). France, at the same time, agreed to the gradual abandonment of the extra-territorial privileges hitherto enjoyed by French-Asiatic subjects and protegés in Siam. The various dependencies and outskirts are peopled by a variety of races, some sui generis, others illustrating every form and shade of the transition between the original race and the Annamites on the east, and the Malays and Burmese on the south and west. The former capital of Siam was Ayuthia, situated on the Menam river (literally the "Mother of Waters"), about 90 miles from its mouth. In 1767 a series of bloody and desperate combats between the Siamese and the Burmese culminated in the capture and destruction of that city by the victorious Burmese general and the consequent exodus of the conquered. They moved down the river about 60 miles, and there founded the present populous and flourishing city of Bangkok. The chief of the Siamese Army rallied the scattered troops, and, building a walled city at Dhonburi (i.e., Bangkok on the west bank of the river, the modern capital being mainly on the east bank), declared himself King under the title P'ya Tak. In 1782 P'ya Tak became insane, and the kingdom passed to his most distinguished general, named Chao P'ya Chakkri, who founded the present dynasty, of which His Majesty the present King (the 43rd reigning monarch in Siam of whom we have any record) is the seventh in regular descent. The actual revenue of Siam is now between eight and nine million pounds sterling. Prior to 1896 when a European financial adviser was first engaged for the purpose of reorganising the country finances, the revenue accounted for was little more than Ticals 18,000,000 but the amount has since steadily increased, and in recent years has been about Ticals 85,000,000. A proposal to adopt the gold standard was mooted in 1899, but did not come to anything till November 1902, when the Wint was closed to the free gainage of silver his most distinguished general, named Chao P'ya Chakkri, who founded the present to anything till November, 1902, when the Mint was closed to the free coinage of silver. A triennial poll-tax used to be imposed upon Chinese, but this has now been changed to an annual capitation tax paid by all under Siamese jurisdiction. Siam entered the Universal Postal Union on the 1st July, 1885.

The first railway line, from Bangkok to Paknam, was opened by the King on the 11th April, 1893. It is a purely passenger line, having been unable to get any goods traffic worth mentioning, but the dividend averages about seven per cent. Another railway, a Government line via Ayuthia to Korat, was the first important line completed. The first section, from Bangkok to Ayuthia, a distance of about 50 miles, was opened on the 26th March, 1897. Another section, to Gengkoi, was opened on November 1st, 1897, a third, to Hinlap, on April 1st, 1898, and the whole line was opened to traffic in November, 1900. The construction of a line

branching off the Korat line near Ayuthia and intended to open up the country to Chiengmai was commenced in June, 1898, and the first section (42 kilometres) to Lopburi was opened to traffic on 1st April, 1901. The next section, Lopburi-Paknampo (118 km.), was opened to traffic in November, 1905, the section to Pitsanulok in 1907, and the last section to Chiengmai on January 1st, 1922. The line running outh-west to Petchaburi, vid Ratburi, 152 km. long, was opened to traffic in the early part of 1903. In 1909 the construction of this Southern line was continued from Petchaburi, and has now been completed to the Kedah frontier at Padang Besar and to the Kelantan frontier at Sungei Golok. A through rail service between Bangkok and Penang was opened on July 1st, 1918, and the time was reduced to 34 hours from the beginning of 1922. The Eastern line from Bangkok to Patriew was completed in 1908. It has now been continued to Aranya Prades near the Cambodian frontier. The Korat line is being continued to Ubon. A further section of the North line, to Ban Dara, was opened in November, 1908, and a section to Utaradit and Pang Ton Phung, with a branch line to Sawankalok, at the end of 1909. By November, 1913, the line was open to traffic as far as Pak Tha, and the survey of the route to Chiengmai had made good progress. The war delayed the completion of the Northern line, but through traffic was opened to Chiengmai towards the end of 1921. The total length of State and private railways is as follows:—(1) Northern line, 750 kilometres; (2) Southern line, 1,309 kilometres; (3) Eastern line, 63 kilometres; (4) North-Eastern line to Korat, 264 kilometres; (5) Extension to Tha Chang, 21 kilometres; (6) private lines, 106 kilometres. A fleet of steam launches runs from the metropolis in all directions up-country to the east and west.

The foreign import trade of Siam some years ago took a leap upward and remained practically unchanged at Ticals 63,000,000 until 1909. In 1924-25 the value of the imports was Ticals 153,006,580 as compared with 136,254,000 in 1923-24. The value of exports in 1924-25 was Ticals 165,931,496 as compared with Ticals 171,426,000 in 1923-24. The principal export is rice, which constitutes about 83 per cent. of the total.

The Army is small, but in recent years great progress has been achieved in military matters. The land forces of the Kingdom are divided into 10 divisions grouped into three Army Corps, with one independent Division (the 4th). The First, the division of the Guards, is stationed in Bangkok. Each division consists of two Regiments of Infantry, one of either Cavalry or Chasseurs, one Regiment of Artillery, one Company of Engineers, one Company of Transport, and one Ambulance Company. At the invitation of the Allied Powers Siam sent a contingent of volunteers, consisting of aviators and motor transport troops, to France in June, 1918. A form of conscription is in force throughout the country. The Royal Military College in Bangkok has been one of the principal factors in the improvements effected in the Army, and young officers trained in this institution are also in great demand for the work of the civil administration of the interior. The Navy is small, but additions are constantly being made to its strength.

The native population of Siam, with Laos, Cambodians, Peguans, etc., was estimated at 9,513,000 for the year 1923. The number of Chinese in the kingdom is estimated at about half a million.

BANGKOK

The city of Bangkok is situated on both sides of the Menam about 25 miles from where this magnificent stream empties itself into the Gulf. On the left bank of the river is the city proper, enclosed partly by a wall. The Royal palaces and Government Offices are within the wall, the foreign hongs, the Consulates, and the principal rice mills being on the principal or main street of the city. The right bank is principally occupied by Siamese, Chinese and Mahommedan residents. The bulk of the business is transacted on the left. Here a road, called

New Road—in Siamese, Charurn Krung—extends from the Palace walls to Bangkolem, and the electric tramway runs along it for a distance of about six miles. Another electric tramway to Samsen has a length of four miles. Both these are the property of the Siam Electricity Co., Ltd. The lines of the new Siamese Tramway Co., Ltd., opened in 1906, traverse the city and its environs in various directions, the total length being about 12 miles. Various new streets and roads have been made recently, and Bangkok has now over 100 miles of carriage roads. A telegraph line connects the Lighthouse at the Bar beyond the mouth of the river with the business portion of the city, and a wireless telegraph station was completed in 1913 that is also in communication with the bar. The principal trade of Bangkok, and the foundation on which not only its prosperity but its actual existence mainly rests, is rice. This article is drawn in immense quantities, not only from the innumerable fields which line the fertile valley of the Menam, but from the adjacent rivers which flow into the Gulf from the enormous watershed of the mountain crescent which fringes the northern extremity of the kingdom. The output of this grain in favourable years is scarcely to be calculated. It not only furnishes support to the native population of Siam and the Malay Peninsula, but largely contributes to the supply of China, Manila, the Straits, Java, and Sumatra; a large amount is also sent to Europe and even to South America. There is also a large trade in teak-wood and ivory, with very many other minor articles of native produce which are exported to China and the Straits. Butterfield & Swire steamers give a regular weekly connection with Hongkong and Swatow; and the Straits Steamship Co. has a weekly service with Singapore. The British-India S. N. Co. also maintains a frequent service between Singapore and Bangkok. The Osaka Shosen Kaisha maintains a connection with Singapore and Netherlands-India. There are always a number of Norwegian and Japanese steamers chartered by Bangkok firms. The Siam Steam Navigation Co. provides regular connection with the coast ports, and the Siamese Steamship Co., Ltd., has its head office in Bangkok.

The public buildings and institutions include the Royal Museum, which is situated in the Wang Nah, Bangkok, and consists of two buildings—that on the left of the approach contains the natural history collections and ethnological exhibits from Japan, China, Java, etc.; that on the right (formerly a royal building) contains the Siamese ethnological collection. There are two Protestant Churches—Christ Church and St. Mary's Mission; four Roman Catholic Churches; nine Hospitals (two being maintained by and for the accommodation of Europeans, with a staff of European nurses). Chulalongkorn Memorial Hospital, maintained by the Siamese Red Cross Society, is one of the finest and best equipped hospitals in the East. The Society has also under its charge the Pasteur Institute, first opened in 1905. St. Louis' Hospital, a spacious building, was opened in 1899, the Sisters of Charity being in charge. The French Roman Catholic Mission maintains two schools for boys and one for girls. The State system of education is thoroughly up to date and the University comprises Faculties of Medicine, Political Science, Engineering, and Literature and Science. An Act was promulgated in 1921 making elementary education compulsory and free for boys and girls alike. It is in force in only a few places, but these will be gradually extended. There are two first-class hotels—the Oriental and the Royal—and several smaller ones; also six clubs — the Bangkok United Club, the British Club, the Royal Bangkok Sports Club, The Silom Club, the Royal Turf Club, and the club of the Wild Tiger Corps (for Siamese). The King's palaces and the temples are magnificent and on a large scale; the architecture is of a kind peculiar to the country; and there is much of novelty and interest to be witnessed by the passing traveller. The roads have been greatly improved. The city throughout its principal streets, as well as all hotels and principal shops, is lighted with electricity. The last census of the population of Bangkok town was taken in May, 1922, when the

The average mean temperature at Bangkok is 82°. The hottest months are February, March and April, when the highest temperature recorded in the shade averages over 100°. The lowest temperature averages 61° Fahr.

The harbour and island of Koh-si-chang, which lie some 20 miles from the bar and about 50 miles from Bangkok, are places of importance. The harbour, formed by a strait of sea running between islands, offers a fine anchorage for vessels loading rice and teak. The largest ships can load there. A lighthouse aids vessels to make the entrance.

Bangkok itself is improving greatly; new roads have been opened and shops and nouses are being built. Gambling has been abolished and a new system of assessing land has been instituted which provides a substitute for the revenue hitherto derived from the gambling farms. The opium and spirits monopolies are no longer farmed out, but are under Government administration.

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STRAITS SETTLEMENTS

This Colony was transferred from the control of the Indian Government to that of the Secretary of State for the Colonies by an Order-in-Council dated the 1st April, 1867. It now consists of the island of Singapore, the Settlement of Malacca, the island of Penang, the Dindings further south, Province Wellesley on the mainland, the island of Penang, the Dindings further south, Province Wellesley on the mainland, the Cocos or Keeling Islands, Christmas Island (the latter two placed under the same Government in 1886 and 1889, respectively), and Labuan, annexed to the Straits Settlements on January 1st, 1907. The seat of Government is the town of Singapore, on the island of the same name. Under a new Constitution introduced in 1923, the Government consists of a Governor, aided by an Executive Council consisting of eight of the principal officers of the Government and two nominated Unofficials; and by a Legislative Council, consisting of 13 official members (in addition to His Excellency, who presides) and 13 unofficial members, of whom two are elected by the Chambers of Commerce of Singapore and Penang. There are Municipal bodies in each Settlement, the members of which are appointed by the Governor.

Penang was the first British Settlement on the Malayan Peninsula, having been ceded to the British by the Rajah of Kedah in 1785, and it soon acquired a monopoly of the trade of the Peninsula. Malacca, which had been successively held by the Portuguese and the Dutch, finally passed into the hands of Great Britain by Treaty with Holland in 1824, having been previously held by Great Britain from 1795 to 1818. With the establishment of Penang in 1785 most of the trade which had formerly centred at Malacca was transferred to the former. In 1819 Singapore was taken possession of by Sir Stamford Raffles, by virtue of a Treaty with the Johore Princes, and it soon took the lead of Penang as a commercial centre. In 1826 Singapore and Malacca were incorporated with Penang under one Government, Penang remaining the seat of Government until 1836, when the administration was transferred

to Singapore.

The estimated population of the Straits Settlements was 994,266 in 1925. The death

rate in 1925 was 27.26 per mille.

Railway communication is now established between Singapore and Penang, and all the principal ports and towns in the Peninsula. Direct communication by rail has been opened up with Bangkok, the capital of Siam. There are many signs of the increasing prosperity of the Colony, intimately connected as it is with the welfare of the Federated Malay States. The towns of Singapore and George Town, Penang, continue to extend, and the value of town property has enormously increased. Concurrently, the cost of living has advanced. House-rent both in Singapore and Penang has risen greatly, while the price of labour and building materials has deterred many from investing their capital in building operations.

The output of tin in the Federated Malay States, the bulk of which finds its way to the Smelting Works in the Colony, has largely contributed to the wealth of the population. Many have made fortunes out of tin and have invested a large propor-

tion of their gains in the Colony.

There has been extensive planting of Para rubber, about 273,353 acres having been leased for that purpose up to the end of 1919. The peninsula is regarded as a veritable land of promise, for the potentialities in respect of agriculture and mining cannot be over-estimated.

There has been a constant stream of immigration into the Settlements from China and Southern India for many years past, mostly for employment on the rubber estates or in the tin mines in the Federated Malay States.

During the year 1922 Singapore was honoured by a visit from H.R.H. the Prince of Wales. While on his Eastern tour H.R.H. performed the opening ceremony of a most successful Malaya-Borneo Exhibition. This exhibition lasted for over a fortnight and was largely attended. H.R.H. also unveiled a dignified and imposing cenotaph which has been erected on the esplanade at Singapore to commemorate men from the Settlement who fell in the Great War.

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Acting Commissioner of Lands—W.
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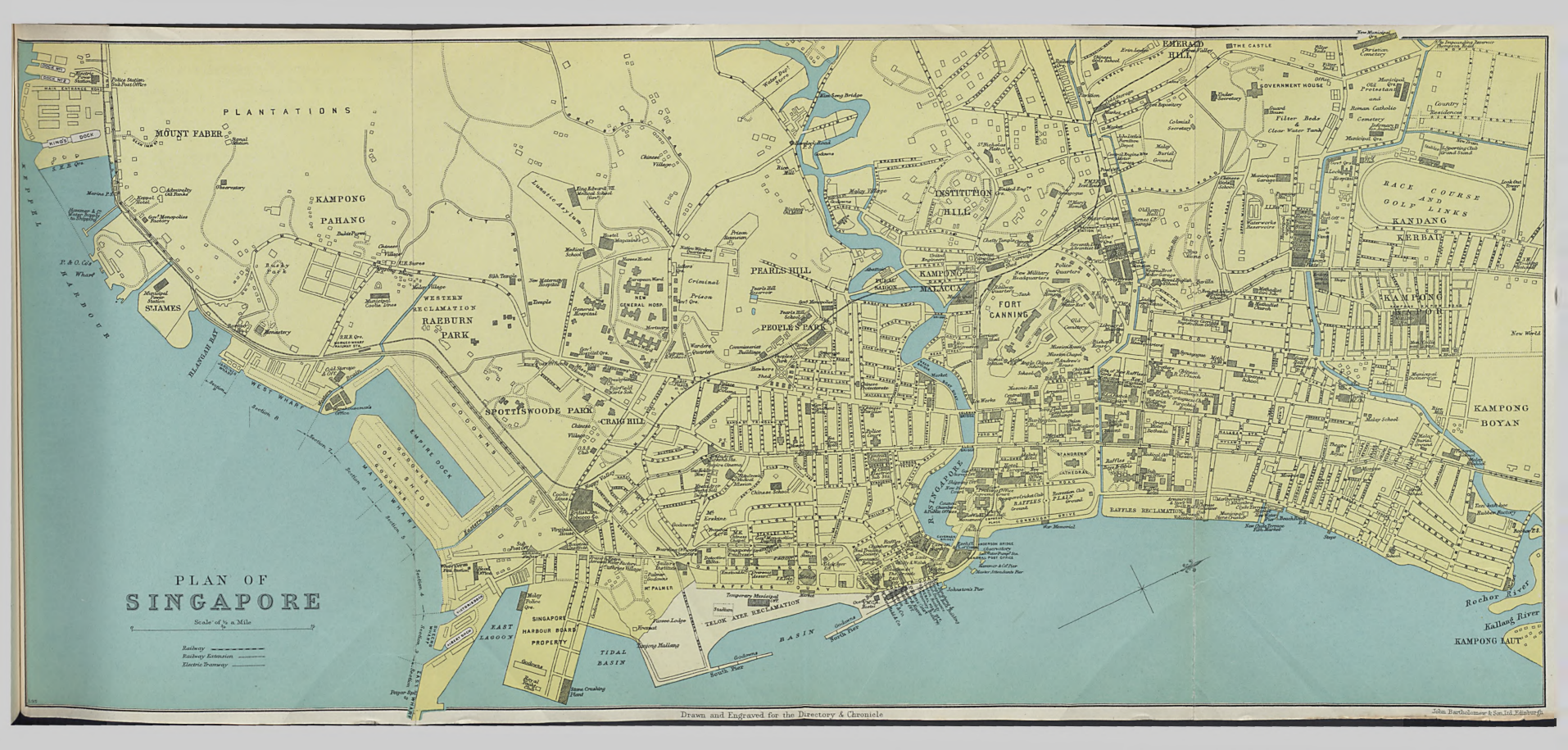
SINGAPORE

The town of Singapore, situated on the southern shore of an island of the same name, in lat. 1 deg. 16 min. N. and long. 103 deg. 43 min. E., is the seat of government of the Straits Settlements.

The Island of Singapore is about 26 miles long by 14 wide, containing an area of 206, or, with the adjacent islets, 223 square miles, and is separated by a narrow strait about three-quarters of a mile wide from the territory of Johore, which occupies the Southern extremity of the Malay Peninsula. Originally taken possession of in 1819 by Sir Stamford Raffles, it was, until 1823, subordinate to our then settlement in Sumatra. In that year it became an apparage of the Indian Government, in which condition it remained until 1867, when it was placed under the Colonial Office in conjunction with Penang and Malacca.

The town proper extends for about four miles along the south-eastern shore of the island, spreading inland for a distance varying from half to three-quarters of a mile, though the majority of the residences of the upper-class Europeans lie much further back, within a circle with a radius of three and a half miles from the Cathedral. This portion of the Settlement is almost entirely level, the highest hill in the island, about seven miles from the town, rising to a height of only 500 feet. The country roads are well kept, and, thanks to the luxuriance of tropical vegetation, abound in shade. The town streets, on the other hand, though wide and well metalled, abound in shade. The town streets, on the other hand, though wide and well metalled, are, as regards architectural matters, drains, and gutters, not much credit to the Settlement. Government House, the Government Offices, Police Barracks, Magistrates' Courts, Library and Museum, Town Hall and Victoria Theatre, the Hongkong and Shanghai Bank, the Chartered Bank, and The Arcade are fine buildings. The tallest building in the Settlement is "Ocean Building," a new imposing five-storied structure of reinforced concrete with facings of artificial stone, at the corner of Collyer Quay and Prince Street. This building, however, will be eclipsed by the new Post-Office, which is to stand on the site now occupied by the Singapore Club and the vacant ground adjoining. It will have eight storeys, including the basement; will be built of ferro-concrete faced with artificial granite; and will be designed in the classic style. It will house not only the Post Office, but the Singapore Club, the Master Attendant's Office, and other Government offices. The cost of construction will be about \$4,000,000. The Settlement possesses a handsome Cricket Club which compares favourably with any in the East. A fine bronze statue Cricket Club which compares favourably with any in the East. A fine bronze statue of Sir Stamford Raffles stands in front of the Town Hall, to which position it was removed on the occasion of the Singapore Centenary on 6th February, 1919. dignified and imposing cenotaph has been erected on the esplanade to commemorate men from the Settlement who fell in the Great War. This memorial was unveiled by H.R.H. The Prince of Wales on the occasion of his visit early in 1922.

Singapore possesses a handsome Anglican cathedral called St. Andrew's Cathedral built in 1861; it is in the Gothic style, with a tower and spire 204 feet high. There is a neat Presbyterian Church, St. Gregory's (Armenian) Church, in Hill Street, and several mission chapels. The Roman Catholics have a roomy Cathedral dedicated to The Good Shepherd, at the corner of Bras Basa Road and Victoria Street, the Church of St. Peter and St. Paul in Queen Street, the Church of St. Joseph in



Victoria Street, one more recently built in Tank Road, and other smaller churches in the outskirts. The Roman Catholic Church (St. Joseph's) consecrated on June 20th, 1912, by the Bishop of Macao, has been described as "the finest ecclesiastical edifice in the Far East." There is also a neat Jewish Synagogue in Waterloo Street and one in Tank Road. Those professing the Seventh Day Adventist Creed also have a small Church. The principal schools are those of the Raffles Institution, the Christian Brothers, and the Anglo-Chinese School. The Raffles Girls' School and the Convent of the Holy Infant Jesus also provide for the education of girls of the Protestant and Roman Catholic persuasions.

The Singapore Club has a good building in a central position. There are Recreation, Sporting, Rowing, Shooting, Cricket, Lawn Tennis, Art, and Reading Clubs, and the Celestial (Chinese) Reasoning Association. There is a Country Club with a well-built bungalow situated some three miles out of town, at which dances and amateur theatricals are frequently given. The best Club-house in the Settlement was that occupied before the war by the German community in the Tanglin district. The Raffles Library and Museum, moved in October, 1887, into the new building erected for them, are creditable and well-kept institutions, the Museum having made very fair progress since its inception. The Library contains about 39,000 volumes, chiefly of standard modern literature, and includes the valuable philological collection of the late Mr. Logan.

There are several good hotels, of which the Rassles and the Hotel de l'Europe are the best. The daily Press is represented by the Straits Times, Singapore Free Press and Malaya Tribune, and the Government Gazette. There are also several Japanese

Chinese and Malay papers.

Singapore is a free port, there being no Customs Duties, but Excise Duties are levied on alcoholic liquors, opium, tobacco and petroleum. There are no Port, Harbour, Docks, Town or Light dues. The Harbour is practically landlocked by islands, and the rise and fall of ordinary spring tides is 9 feet. Although the majority of oceangoing steamers are berthed at the Harbour Board's wharves, many vessels discharge and load in the Inner and Outer Harbour, the Inner Harbour being protected from the north-east monsoon by a mole of granite rubble about a mile long. Harbour Board's premises, which were taken over from a public limited liability company by the Colonial Government in 1905, at a cost of £3,448,339, fixed by arbitration, begin about a mile to the westward of the town. The Singapore Harbour Board (constituted under an enactment by the Governor of the Straits Settlements entitled the Straits Settlements Ordinance No. 130 (Ports) now control all the wharves and dry docks in Singapore. The Board's assets and capital outlay at June 30th, 1925, totalled >70,300,000 i.e., £8,201,666 sterling (exchange being fixed by Government at 2s. 4d. per Straits Settlements Dollar). There are 10,608 lineal feet of wharves, including Empire Dock (24½ acres) with 20 feet and over depth of water at L.W.O.S.T. There is storage capacity for about 150,000 tons of cargo, and some 150,000 tons of coal, the stocks being chiefly Natal, Japanese, Australian, Indian and Welsh, but there is a variety of supplies from local sources such as Borneo, Sumatra, Labuan and Sarawak. The Board own steam tugs with complete fire and salvage plant, shear-legs with lifting capacity to 60 tons, cranes, railways (11 miles), launches, and over 100 lighters and other appliances for the expeditious handling of cargo. Works are in progress for the construction of an installation for the bunkering with fuel oil of ships at the Main and West Wharves, but meantime it is only obtainable from the large tank depots on adjacent islands. There are five dry docks, one of these ("The King's") being divided by an intermediate caisson into two docks of 486 and 325 feet each, and its equipment includes a 30-ton electric travelling crane. The machines and tools in the Board's workshops have recently been extensively replaced with up-to-date appliances electrically driven and capable of effecting repairs to vessels of the largest class and their machinery. Castings and forgings of the largest size can be made on the Board's premises. The power of the electric plant totals 5,000 k.w. Almost all the machinery on the premises is electrically driven. The Crown Agents for the Colonies, London, are the Board's sole agents in England.

The total value of the foreign imports and exports of Singapore (merchandise only) for the years 1923, 1924 and 1925 (excluding Inter-Settlement trade) are given below: —

	1923	1924	1925
Imports	\$561,024,906	\$622,615,788	\$978,026,852
Exports	486,890,845	525,196,847	865,276,600
•			
Total	.\$1,047,915,751	\$1,147,812,635	\$ 1,843,303,452

It thus appears that out of a total of £295,475,563 representing the Colony's foreign trade, Singapore is responsible for £215,052,070, or 72.8 per cent.

The climate of Singapore is remarkable for its salubrity, and the island has been described by medical writers as the "paradise of children," infantile diseases seldom being at all malignant. Despite its proximity to the equator, under normal circumstances a daily rainfall tempers the heat so thoroughly that many sleep beneath blankets. Droughts, however, have been experienced of from one to six months. The climate of the island is thus described by Mr. Thomson, in the "Journal of the Indian Archipelago," his remarks still holding good:—"Singapore, though within 80 miles of the equator, has an abundance of moisture either deposited by the dews or gentle refreshing showers, which keep its atmosphere cool, prevent the parching effects of the sun, and promote continual verdure. It seldom experiences furious gales. If more than ordinary heat has accumulated moisture and electricity a squall generally sets in, followed by a heavy shower of rain, such squalls seldom exceeding one or two hours in duration. According as the monsoon blows, you will have the squalls coming from that direction. But the most severe and numerous are from the west, called 'Sumatras,' and these occur most frequently between 1 and 5 o'clock in the morning. The north-east monsoon blows from November to March; after which the wind veers round to the south-east and gradually sets in the south-west, at which point it continues to September. The north-east blows more steadily than the south-west monsoon. The temperature is by one or two degrees cooler in the first than in the last. The average fall of rain is found, from the observation of a series of years, to be 92.697 inches; and the average number of days in the year in which rain falls is found to be 180, thus dividing the year almost equally between wet and dry; the rain is not continuous, but is pretty equally distributed through the year, January being the month in which the greatest quantity falls. The mean temperature of Singapore is 81°.24, the lowest being 79°.55 and the highest 82°.31, so that the range is not more than 2°.76. It would appear from this that the temperature of the ideal of the 10°.00 has a continuous for the ideal of the 10°.00 has a continuous for the ideal of the 10°.00 has a continuous for the ideal of the 10°.00 has a continuous for the ideal of the 10°.00 has a continuous for the ideal of the 10°.00 has a continuous for the 1 this that the temperature of the island is by 9°.90 lower than that of many other localities in the same latitude. Comparing the temperature now stated with that which was ascertained 20 years earlier, and in the infancy of the Settlement, it would appear that it had increased by 2°.48—a fact ascribed, no doubt, to the increase of buildings, and to the country having been cleared of forest for three miles inland from the town, the site of the observations. The general character of the climate as to temperature is that the heat is great and continuous, but never excessive, and that there is little distinction of seasons, summer and winter differing from each other only by one or two degrees of the thermometer. Thunder-showers are of frequent occurrence, but the thunder is by no means as severe as I have experienced it in Java, and seldom destructive to life or property."

For some years there was a great development of pineapple cultivation in Singapore. Extensive areas of waste ground covered with secondary jungle were cleared and planted with pineapple for tinning; the whole of this business appears to be in the hands of Chinese. Considerable interest has also been shown in the cultivation of rubber, oil-grasses, lemon-grass and citronella, as well as indigo, vegetables, pepper and ground nuts. Coconut cultivation increased rapidly for a time but more recently there has been a strong tendency to substitute rubber for coconut, which has been officially declared to be "not an advisable policy."

Singapore offers but few points of salient interest to visitors, the Botanical Gardens

at Tanglin, the Waterworks in Thomson Road, and the Raffles Library and Museum being its only show places. A considerable mileage of electric tramway is now in operation. A railway across the island was sanctioned by a vote of the Legislative Council in 1899, and was opened for traffic on 1st January, 1903. An extension to the Tanjong Pagar Docks and neighbourhood was sanctioned and now runs as far as Pasir Panjang. This line of 14 miles was the first section of a projected Malay Peninsula and India Railway, passing through and opening up the countries of Johore, Malacca, the Native Malay States, some Siamese territory and Burma, on to Calcutta. The Railway now runs direct from Singapore to Penang; it has been extended on the West Coast through Kedah and Perlis and is now connected with the Siamese railway system. The journey, at present, from Singapore to Bangkok can be made in three days, and from Penang in two days. The railway has also been constructed from a junction at Gemas, near the northern boundary of Johore, through the eastern State of Pahang, and will eventually be extended through Kelantan to form another link with the Siamese railway system on the East Coast. The Singapore Railway was purchased in 1913 for £482,533 by the Federated Malay States Government from the Colonial Government in order to unify the British Malayan railway system under one management. A causeway across the Straits of Johore, carrying a double line of rails and a 26 ft. roadway, connects the Island with the mainland. The first train crossed over it on October 1st, 1923. The length of the causeway is 3,465 ft. There is a lock—170 ft. long and 32 ft. broad, widening inside the gates to 45 ft.—for small craft at the Johore end; otherwise, the causeway cuts off the site of the proposed naval base from sea communication from the West. The distance from Singapore to Calcutta by sea is just over 2,000 miles.

DIRECTORY

(For Government Departments see Straits Settlements section, pages 1104-8)

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British and Foreign Bible Society
Chamber of Commerce
Fire Insurance Association of Singapore
Philharmonic Society of St. Cecilia
Pilot Board
Raffles' Institution
Singapore Bar Committee
Singapore Chamber of Commerce Rubber

Association
Singapore Sailors' Home
Singapore Volunteer Rifle Association

Society for Prevention of Cruelty to Animals

Society of St. Vincent de Paul St. Andrew's Society St. Francis Xavier's Associations Straits Merchant Service Guild Straits Philosophical Society Straits Racing Association

Straits Settlements (Singapore) Assoc. Young Women's Christian Association

AVERAGE ADJUSTERS Robertson & Co., John

Banks
Banque de l'Indo-Chine
Chartered Bank of India, Aus. and China
Chinese Commercial Bank
Hongkong & Shanghai Banking Corpn.
International Banking Corporation
Mercantile Bank of India
Nederlandsch Indische Handelsbank
P. & O. Banking Corporation
Yokohama Specie Bank, Ld.

BILL POSTERS, ETC.
Singapore and Straits Bill Posting Co.

Booksellers Kelly & Walsh, Ld. Little & Co., Ld., John

BROKERS (Exchange and Share)
Adis & Ezekiel
Guston & Co.
Lyall & Evatt
Macphail & Co., Ld.
Nathan, Ed. M.
Watkins & Co.,

Brokers (Rubber)
Carmichael & Co.
Lewis & Peat, Ld.
Macphail & Co., Ld.
Stanton, Nelson & Co., Ld.

Brokers (Ship and Freight)
Robertson & Co., John

BUILDING CONTRACTORS
S.E. Etablissement Brossard, Mopin
CEMENT MANUFACTURERS

Green Island Cement Co. Ho Hong Cement Works

CHEMISTS AND DRUGGISTS
British Pharmacy
Central Pharmacy
Dispensary, Ld., The
Medical Hall, Ld.
Selegie Dispensary
St. Mary's Pharmacy

Churches
Armenian Church of St. Gregory
"Bethesda" Gospel Hall
Cathedral Church of the Good Shepherd'
French Roman Catholic Mission
Methodist Episcopal Church & Mission
Mission House, The
Portuguese Mission Church of St. JosephProcure des Missions Etrangères
St. Andrew's Cathedral
St. Andrew's Church Mission
St. Peter and St. Paul's Church

CINEMATOGRAPHS AND FILMS Cinematograph Pathe

CLUBS AND SOCIETIES
Hollandsche Club
Singapore Automobile Club
Singapore Club
Tanglin Club
Union Jack Club

COLD STORAGE COMPANY Singapore Cold Storage Co.

COMMISSION AGENTS Angullia Co., M. S. E. Barker & Keng Chuan Clouet & Co., A. Diethelm & Co., Ld. Ellis, J. H. Gosling & Co., T. L. Guston & Co. Guthrie & Co. Hooglandt & Co. Judah & Co., S. J. Katz Brothers, Ld. Meyer Bros. Mogul, M. A. Noordin & Co., M. M. Overseas Trading Co. Ribeiro & Co., Ld., C. A. Rigold, Bergmann & Co. Rose Macphail & Co. Sayers & Co. Shooker, A. S. Straits-India Trading Co., Ld.

·Consulates (See pages 1118-9)

Doctors
Fowlie & Black
Galloway, Elder & Thompson
Jap. A. C.
Yin, S. C.

Deapers, &c.
Little & Co., Ld., John
Robinson & Co.
Whiteaway, Laidlaw & Co.

Engineering Establishments
Central Engine Works
Far East Oxygen & Acetylene Co., Ld.
Jacks & Co., Wm.
S.E. Etablissement Brossard, Mopin
Singapore Engineering Co.
Singapore Harbour Board
Singapore Slipway and Engineering Co.
Standard Telephones and Cables, Ld.
United Engineers, Ld.

ENGINEERS (Civil)
Arbenz, H. R.
Etablissement Brossard, Mopin
Jacks & Co., Wm.
Singapore Slipway and Engineering Co.
Swan & Maclaren
Swanson & Sehested
United Engineers, Ld.

ENGINEERS (Consulting)
Ritchie & Bisset
Swanson & Sehested

ENGINEERS (Electrical)
Malacca Electric Lighting Co.
Standard Telephones and Cables, Ld.
United Engineers, Ld.

Engineers (Motor)
Central Motors
Italasi, Ld.
Colonial Motor Co.
Malayan Motors
Wearne, Bros., Ld.

ESTATE AGENTS
Bruce Petrie, Ld.
East Asiatic Co.
Fraser & Cumming
Harrisons, Barker & Co.,
Sime, Darby & Co., Ld.
Straits Lumber Co.

ESTATES AND PLANTATIONS

Batang Benar Rubber Co.
Batu Village Rubber Estates, Ld.
Bintan Estates, Ld.
Bukit Sambawang General Rubber Co.
Dunlop Rubber Co. (Far East), Ld.
Mengkibol (Central Johore) Rubber Co.
Netherlands Gutta Percha Co., Ld.
St. Helen's Court (Singapore), Ld.
Sungei Bagan Rubber Co., Ld.
Ulu Pandan Rubber Estate

FORWARDING AGENTS
Cook & Son, Thos,
Gosling & Co., T. L.
Straits Shipping and Parcels Agency

FURNITURE MAKERS
Little & Co., Ld., John
Robinson & Co.
Whiteaway, Laidlaw & Co., Ld.

GOLD MINING COMPANY
Raub Australian Gold Mining Co., Ld.

Hospitals
Tan Tock Seng's Hospital

(See also under Govt. Depts., Straits Settlements section)

ICE FACTORY
Singapore Cold Storage Co., Ld.

Indian Goods Dealers Wassiamull, Assomull & Co.

Insurance Offices
China Underwriters, Ld.
Commercial Union Assurance Co.
Excess Insurance Co., Ld.
General Accident, Fire and Life Assurance Corporation Ld.
Great Eastern Life Assurance Co.
Marine & Gen. Mutual Life Assec. Socy.
Marine Insurance Co.
North British and Mercantile Insce. Co.
Ocean Accident & Guarantee Corpn., Ld
South British Insurance Co.
Sun Life Assurance Co. of Canada
Union Life Assurance Society, Ld.
Union Insurance Society of Canton, Ld.

Jewellers
Gammeter & Co., E. O.
Motion, Smith & Son, Ld.
Wassiamull, Assomull & Co.

Weill & Montor

LIGHTING COMPANY
Malacca Electric Lighting Co.

Manufacturers' Agents
Barker & Kengchuan, Ld.
Duncan Roberts, Ld.,
English Electric Co., Ld.
Fletcher, A. G.
Gossage & Sons, Wm.
Linotype and Machinery, Ld.
Muller & Phipps (Malaya), Ld.
Straits China Textile Co.
Straits Lumber Co.

Merchants (General) Abbultyeb Esmailjee Maskati Adamson, Gilfillan & Co., Ld. Angullia & Co., M. S. E. Aurely & Co., G. Ban Hoeat Hing Barker & Keng Chuan Barlow & Co. Bennett & Co. Borneo Co., Ld. Borneo Sumatra Trading Co. Boustead & Co. Brinkmann & Co. Clouett & Co., A. Diethelm & Co., Ld. Duncan Roberts, Ld. East Asiatic Co., Ld. Edgar, Bros. Ellis, J. H. Fraser & Cumming Guthrie & Co., Ld. Harrisons, Barker & Co. Hooglandt & Co. Huttenbach, Lazarus & Sons, Ld. Italasia, Ld. Jacks & Co., Wm. Jaeger & Co. Judah & Co., S. J. Katz, Brothers, Ld. Little, John & Co., Ld. Loxley & Co., W. R. Malayan Commercial Agency McAlister & Co., Ld. Meyer, Bros. Mitsui Bussan Kaisha, Ld. Mobäied, I. N. Mogul, M. A. Moine-Comte & Co. Nestle & Anglo-Swiss Cond. Milk Co. Noordin & Co., F. M. Orient Co., Ld. Overseas Trading Co. Paterson, Simons & Co., Ld. Rigold, Bergmann & Co. Robertson & Co., John

Sandilands, Buttery & Co.

Sayers & Co.
Schafer & Co.
Schafer & Co.
Sime, Darby & Co., Ld.
Stephens, Paul & Co.
Straits and Unina Textile Co.
Straits-India Trading Co., Ld.
Straits Lumber Co.
Syme & Co.
Travers, Ld., Joseph & Sons
Tyebally, N.
Weare & Nutter, Ld.
Weill & Montor
Weill & Zerner
Wesselink & Dijkhuis, Ld.
Wilson, Holgate & Co. (Far East, Ld.)

Musical Instrument Dealers Garcia, W. J. Moutrie & Co., S. Robinson Piano Co., Ld.

News Agents Kelly & Walsh, Ld.

Newspapers
"Malaya Tribune and Shipping Gazette"
"Singapore Free Press"
"Straits Times"

OIL COMPANIES
Asiatic Petroleum Co., Ld.
Standard Oil Co.
Vacuum Oil Co.

PRINTERS AND PUBLISHERS
Fraser & Neave, Ld.
Kelly & Walsh, Ld.
Methodist Publishing House
Ribeiro & Co., Ld. C. A.
Thomas Publishing Co.

RATTAN FENDERS
Singapore, Ship and Wharf Rattan
Fender Co.

RECREATION CLUBS
Keppel Golf Club
Malayan Football Association
Singapore Automobile Club
Singapore Cricket Club
Singapore Garrison Golf Club
Singapore Golf Club
Singapore Polo Club
Singapore Recreation Club
Singapore Turf Club
Singapore Volunteer Corps Battalion
Rifle Association
Straits Racing Association
Swimming Club

SILK STORE Wassiamull, Assomull & Co.

Soap Manufacturers Gossage & Sons, Wm.

STEAMSHIP OFFICES
Adamson, Gilfillan & Co., Ld.
Admiral Oriental Line
Barretto Shipping and Trading Co.

STEAMSHIP OFFICES—Continued Borneo Co., Ld. Boustead & Co. Dollar S.S. Lines, Ld. East Asiatic Co., Ld. Guthrie & Co., Ld. Ho Hong S.S. Co., Ld. Huttenbach, Lazarus & Sons Internationale Credieten Handelsveeniging "Rotterdam" Koninlyke Paketvaart Maatschappy Mansfield & Co., Ld., W. McAlister & Co., Ld. Messageries Maritimes Mitsui Bussan Kaisha Nippon Yusen Kaisha Osaka Shosen Kaisha Paterson, Simons & Co., Ld. Peninsular and Oriental S. N. Co. Robert Dollar Co. Sime, Darby & Co. Straits Steamship Co., Ld. Syme & Co.

STOREKEEPERS Little & Co., Ld., John Robinson & Co,

Tailors and Outfitters
Campbells, Ld. (Late J. L. Campbell)
Little & Co., Ld., John
Robinson & Co.
Whiteaway, Laidlaw & Co., Ld

TELEGRAPH COMPANIES
Eastern Extension, Australasia & China
Reuter's, Ld.

Timber Merchants
Fraser & Cumming
Lumber Co., The
Malayan Commercial Avency
Robert Dollar Co., Ld.
Robertson & Co., John
Straits Lumber Co.

TIN MINING COMPANIES
Kinta Association, Ld.
Sime, Darby & Co., Ld.
Singkep Tin Maatschappij
Tebak Tinfields, Ld.

TIN SMELTERS AND REFINERS Straits Trading Co.

Tobacco Merchants British-American Tobacco Co., Ld.

Tourist Agencies Cook & Son, Thos. Straits Shipping and Parcels Agency

TRAMWAY Co. Singapore Traction Co., Ld.

Typewriter Dealers
Straits Typewriter Agency

WATCHMAKERS
Gammeter & Co.
Weill & Montor

WATER SUPPLIERS Hammer & Co., Ld.

WINE MERCHANTS
Caldbeck, MacGregor & Co.
Gosling & Co., T. L.
Little & Co., Ld., John

PENANG

Penang—or Prince of Wales Island, as it was formerly called—is situated on the west coast of the Malay Peninsula in 5 deg. north latitude. With the Dindings and a strip of land on the opposite coast known as Province Wellesley, from which it is separated by a strait varying from two to 10 miles in width, it constitutes the second in importance of the three governments known as the "Straits Settlements." The island contains an area of about 107 square miles, being 15 miles long and nine broad at its widest portions, while Province Wellesley extends for a distance of 45 miles along the coast, and has an average width of eight miles, containing 270 square miles, and about 200 more for the Dindings. The chief town of Penang is George Town, but the name of the island (which signifies "Betel-nut Island") has become so identified with the town that the specific designation has almost dropped out of use.

Penang was ceded to the famous Captain Light for the East India Company in the year 1786 for an annual payment of \$10,000 to the Rajah of Kedah, a step which was followed, 13 years later, by the cession of Province Wellesley. In the year 1805 Penang was elevated to the rank of a presidency, its rising fortunes even then bidding fair to eclipse those of Malacca, while Singapore was as yet unknown as a settlement. In 1826 Singapore and Malacca were incorporated with Penang, and the three were designated by the title they still retain. But, as the fortunes of Singapore brightened, those of

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Penang declined, until the former quite overshadowed her older sister, and in 1837 the principal seat of government was transferred to Singapore.

The Settlement of Penang is governed by a Resident Councillor, and has four unofficial representatives in the Legislative Council, which sits at Singapore. An important department of its trade lies in the business transacted with the Dutch settlements in Sumatra: and recently it has become an emporium and port of shipment for the Malayan Rubber supplies. As it is now the railway terminus for the southern Siam Malay States and the port of disembarkation of passengers for Bangkok, its commercial importance is likely to develop considerably. It is a convenient coaling and man-of-war station, and is of yet greater necessity as the virtual seat of government for Province Wellesley, which must always be an important centre of British influence. The Government in 1906 acquired the graving dock at Prye River in Province Wellesley, 250 feet in length and 50 feet broad at entrance; also a slip for vessels 100 feet long. The Prai Dock and Wharves were purchased in 1914 by the Federated Malay States Railway Department from the Colonial Government. George Town is built on a plain, at the back of which rises the hill which, as Penangites declare, renders life on the island more enjoyable than in any other part of the Colony. The construction of a Hill Railway by the F.M.S. Railways Department is now completed and there is an excellent hotel at the top.

The formation of Penang is granitic, being covered in many places with a sharp sand or stiff clay, the produce of the decomposition of the granite. Above this again comes a coat of vegetable mould of greater or lesser thickness. With the exception of a plain about three miles in depth, upon which stands the town and environs, the whole of the island consists of hills with narrow valleys. No minerals of commercial value are found in Penang.

The influence of the regular monsoon is more distinctly felt at Penang than in the most easterly part of the Straits of Malacca, owing to the wideness of the latter to the west and vicinity to the Bay of Bengal. During the north-easterly monsoon, from November to March inclusive, clear settled weather prevails, and in the south-westerly, from April to October, the rains take place. But neither rain nor drought is of long continuance. The average heat of the year at the level of the sea is 80°, and at the height of 2,500 feet, the highest inhabited point, 70°, the annual range being about 20°. Where there is free ventilation the climate is superior in salubrity to that of any other tropical one.

Of mammals, the principal species are monkeys, and two species of viverrida—the musang and binturong. The ornithology calls for no special remarks. The island is a happy hunting ground for the entomologist, numerous fine species of lepidoptera frequenting the hills. The botany of Penang is perhaps better known than that of any part of the Peninsula, and, for the area involved, is particularly rich. Palms, bamboos, banana and other fruit-trees, and nutmegs clothe the hillsides, while ferns are also plentiful. The high land permits of the cultivation of many flowers and other plants which will not thrive in the flat level lands of Singapore or Malacca.

As evinced by its name, the chief product of Penang is the betel-nut, which, with copra and all kinds of fruit and nutmegs, is the only indigenous article of trade. Nutmegs were at one time a most important branch of industry, but the blight, which simultaneously affected the whole Peninsula, destroyed it. Their cultivation has, however, now been resumed, and Penang nutmegs stand high in the market. There is no agriculture properly so-called. Pepper was at one period of its early history produced to the extent of three and a half million pounds annually: but the competition of other places, notably of Netherlands-India, proved fatal, and it is now only cultivated in small patches, and is not classed as an article of export trade. Tapioca, coconuts, gutta, rubber and citronella are also among the products cultivated.

The Singapore-Penang railway has its terminus at Prai, which is connected with the island by a ferry service.

The town possesses few attractions, and the public buildings are mediocre, with the exception of the Government Offices. a fine block erected in 1889 near the jetty. St. George's Church is an unpretending edifice of 80 years' standing, centrally situated. There are also a Roman Catholic Church and several mission chapels. The Botanical Gardens and Waterfall are well worthy of a visit, and another place of interest at some distance from the town is the Chinese Temple at Ayer Itam. The census of 1921 gave the total population of Penang and Province Wellesley (including Dindings) as 304,335, compared with 278,003 in 1911.

During 1925 the number of merchant vessels entered and cleared at the port was 5.482, as against 5,270 in 1924, the tonnage being 10,104,950 and 9,746,625, respectively. Of these, 3,987 vessels with a tonnage of 6,702,889 were British. The number of all vessels entered and cleared was 20,621.

DIRECTORY

GOVERNMENT OFFICES

BANKRUPTCY OFFICE
Assist. Official Assignee—G. B. Kellagher
Chief Clerk—P. A. Gregory
2nd Clerk—K. Subbiah

CORONER'S DEPARTMENT
COTONET—Second Magistrate
Protector of Chinese
Assist. Supt., Govt. Monopolies
Chief Police Officer, Penang
Clerk—Cheah Ah Tok

Deputy Public Prosecutor's Office Deputy Public Prosecutor—J. S. W. Arthur

District Court
Dist. Judge—G. A. Hereford
Assist. do. —C. W. A. Sennelt
Clerk of Court—M. Shunker Pillay

DISTRICT OFFICE, BALIK PULAU Acting Dist. Officer—B. R. Whitehouse Chief Clerk—C. Abishegam

District Office, Bukit Mertajam Dist. Officer—A. V. Aston (acting) Chief Clerk—Mohd. Tambi

DISTRICT OFFICE, BUTTERWORTH, SENIOR Sr. Dist. Officer—Capt. E. Pratt (actg.) Assist. to S.D.O.—A. Williams do. Chief Clerk—K. Kandiah Sanitary Inspector—L. S. Emaung

DISTRICT OFFICE, NIBONG TEBAL Dist. Officer—R.J. F. Curtis(officiating) Chief Clerk—Yeoh Choo Lee

District Office, Dindings
Dist. Officer—S. N. King
Chief Clerk— M. A. Bakar
Rural Board Clerk—Ong Hock Guan
Assistant Surveyors—Saravana Mutu
and K. Visvalingam

P. W. Department
Assist. Engineer—J. F. Locke
Overseer—E. G. Cullin

Police Department Inspector—O. A. J. Wylde

EDUCATION DEPARTMENT
Inspr. of Schools—H. R. Cheeseman
Assist. do. —R. F. Gunn
Malay Assist. Inspector of Schools—
Abul Jalil bin Osman
Chief Clerk—S. Mohd. Yusoff
2nd do. —A. Md. Noor

AUDIT DEPARTMENT Auditor-T. S. Evans

GAOL DEPARTMENT
Supt. of Prisons—G. A. Hereford
Gaoler—J. Howell
1st Grade Senior Warder—J. W.
C. H. Nixon

GARDENS DEPARTMENT
Director—R. E. Holttum
Assist. Curator—F. Flippance, local
head of dept.
Committee—Hon. Resident Councillor (chairman), L. C. Brown,
B. Nunn, Senior Executive Engr.
and Director of Gardens (secy.)

GOVERNMENT ANALYST'S DEPARTMENT
Deputy Government Analyst—J. W.
Haddon, B.Sc. (Vict.), F.I.C.

GOVERNMENT MONOPOLIES DEPT. — 8*
Queen Street; Teleph. 309
Assist. Supt.—H. F. Monk
Office Assist.—E. J. O'Reilly
Head of Preventive Service—J.
Byrne
Supervisor, Grade I.—G. J. Gilmour
Supervisors Grade II.—R. A. E. Clark
and W. C. Loynes

GOVERNMENT GIRLS' SCHOOL (See under Schools)

IMPORTS, EXPORTS AND STATISTICS Registrar of Imports and Exports-Lt. Commdr. C. A. Peal, R.N.R. Officer-in-Charge, Exports and Imports—Lee Swee Bee Chief Clerk—A. Krishnasamy

LABOUR DEPARTMENT Kuala Lumpur—Head Office Controller of Labour, Malaya-E. W. F. Gilman Deputy Controller of Labour, Kuala Lumpur-B. F. Bridge 1st Extra Assist. Controller of Labour -R. Gopal Ayer 2nd Extra Assist. Controller of Labour -D. Narayanasamy Mudali

Chief Clerk—K. Swaminatha

Penang—Sub-Offices Deputy Controller of Labour, Penang-H. C. Bathurst Deputy Controller of Labour (B) Penang-A. Heywood-Waddington 1st Extra Assist. Controller of Labour -A. S. Reddi 2nd Extra. Assist. Controller of Labour

-(vacant) Assessment Officer—M. B. Enthuray Accountant—Tan Chin Kim Chief Clerk—A. G. Hendricks Assessment Clerk—W. H. Jambu Immigration Clerk—V. Pakiri Immigration Fund Inspectors—G. M. Pillay (Penang), A. M. Das (Tanjong Malim) Boarding Officer-A. Arputham

Assist. Controller of Labour—C. W. Shorland Indian Immigration Fund Inspector-

N. A. Appan Klang Assist. Controller of Labour-M. V. Dal Tufo

Extra Assist. Controller of Labour -T. R. Subsamania Ayer Indian Immigration Fund Inspector

-T. P. Sundaram Chief Clerk—Rasanayagam

Assist. Controller of Labour-H. T. W. Oswell Chief Clerk-Manikam

Mallaca Assist. Controller of Labour - A. Indian Immigration Fund Inspector-S. V. Kandiah

Singapore Extra Assist. Controller of Labour-J. T. N. Handy Indian Immigration Fund Inspector -P. D. Moses Boarding Officer-S. Arokiasamy

LAND OFFICE AND REGISTRY OF DEEDS Collector of Land Revenue and Registrar of Deeds—E. T. Williams

MARINE DEPARTMENT Harbour Master-Commander W. G. Oldershaw, R.N.R.

Deputy Harbour Master and Senior
Boardg. Officer—J. W. T. Saunders
Signal Sergeant—L. M. Neukey
Light Keepers—R. Richards, J. F. Regis and P. Pasqual

SURVEYOR OF SHIPS' OFFICE Senior Surveyor of Ships, Inspector of Machinery and Board of Trade Examiner of Engineers — J. D. B. Kellar

Surveyor of Ships and Inspector of Machinery-Alexander Graham

MEDICAL DEPARTMENT Chief Medical Officer-in-charge of Medical Dept., Chief Health Officer, Licens Licensing Officer under Ordinance Registrar of Births and Deaths and Deputy Supt. of Vaccination -W. A. Taylor, B. A., M.B., CH.B., L.M. Senior Surgeon-J. W. Adams, M.B., B.C., F.R.C.S. (Eng.)

General Hospital Med. Officer—J. H. Bowyer, M.B., B.CH. Assist. Medical Officer--R. W. Nickelsen, L.M.S. (Madras) Surgeon-R. Assist. Letchmana-

samy, L.M.s. (Singapore)
Matron-Miss C. Reid
Sisters-M. Brebner, W. S. Harnett,
M. M. Pickup, M. M. Cross, M. Wood, E. J. Proudfoot and C. Monk

Staff Nurses—A. Mollett and Mary Ng Nurse Probationers—L. E. Caunter, M. Green, Oh Nya Soon, Y. Koay, Jee Swan Kee, C. Ortega, S. Coutts, I. Caunter and F. McIntyre

District Hospital Medical Officer-in-charge - J. Cowan, M.B., B.S.
Assist. Surgeons—P. E. Periera, L.M.S.
(Singapore), Goh Kok Kee, L.M.S.

(Singapore) and S. Sinnadorai, L.M.S.

(Singapore)

Maternity Hospital
Matron—Miss E. F. Macdonald
Sisters—M. Bennett and R. J. Davis
Staff Nurses—S. Seok Neoh and Tan
Poh Siew

Nurse Probationers—M. Kronenberg, A. Marshall and S. Israel

Province Wellesley

Medical Officers-in-charge, Province Wellesley—North: H. B. Dodds, M.D.; South: K. Veerasingham, L.M.S. (Singapore) (acting)

Assist. Surgeons—Butterworth Hospital: J. U. Karunaratne, L.M.S. (Singapore); Bukit Mertajam Hospital: Lau Peck Hiong, L.M.S. (Singapore)

Gaol Hospital

Assist. Medical Officer — R. W. Nickelsen, L.M.S. (Madras)

Civil Dispensary, Chowrasta

Assist. Surgeon—S. Mohd. Baboo, L.M.s. (Singapore) Lumut Hospital, Dindings

Assist. Medical Officer—H. Mehta, L.M.s. (Singapore)

Leper Asylum, Pulau Jerejak
Deputy Medical Officer and Supt.—
A. H. Wheatley, L.M.S. (Madras)

Quarantine Station, Pulau Jerejak Deputy Health Officer — P. Mehta, L.M.s. (Singapore)

Pathological Branch
Government Pathologist — J. A.
Cowan, M.B., B.S. (acting)

Assist. Surgeon—J. R. Jacob, L.M.s. (Singapore)

Health Branch Senior Health Officer and Port Health Officer—F. R. Sayers, M.D., D.PH.

A. G. H. Smart, M.B.E., M.B., CH.B., D.P.H., D.T.M. & H. (acting) Assist. Port Health Officer—J. H. L.

Westerhout, L.M.S. (Madras)
Assist. Health Officer—D. C. Richard,
L.M.S. (Singapore)

POLICE COURT

1st Magistrate—G. A. Hereford
Acting 2nd Magistrate—C. W. A.
Sennett

Chief Clerk—S. Manikram

Police Department
Supt. and Licensing Officer—N. A.
M. Griffin
Assist. Supt., Province Wellesley—
C. B. Whitehead

Assist. Supts.—G. E. Baughan, K. W. H. Austin

Financial Assist.—Gan Kean Hoon Chief Clerk—Mohamed Hashim Chief Inspectors—A. Wilson, A. Miller and H. H. Pearce

Chief Detective Inspr.—I. Costello Court Inspector — D. Lucey, T. A. Randell (acting)

Inspectors—J. Cannon, T. E. Murphy, G. L. Livingstone, W. MacQuarrie, O. A. J. Wylde, F. B. Beckingham, J. G. Barret, E. B. Bailey, C. Harwood, T. F. Brown, A. W. Mathews, J. Lyons, R. York, G. A. Miller, R. Nunn and A. Pearson

Inspector of Arms and Explosives— F. B. Beckingham

Inspector of Weights and Measures— F. B. Beckingham Inspector of Traffic—J. G. Barrett

Postal and Telegraph Department
Acting Controller—J. Duguid
Divisional Engr.—B. W. B. Powell
Assist. do. —F. J. Ward
Supts. of Mails—R. Graham and W.
Gilliam

Supt. of Telegraphs—W. J. C. Sharp-Assistant Supt. of Parcels and Registration—S. M. Joonoos

Engineer Operator, Wireless Station

F. H. Dupree

-F. H. Dupree
Accountant-J. C. Green
Assist.do. -Mun Soon Hong
Chief Clerk-Boey Swee Kong
Inspr. Telegraphs and TelephonesOmar bin Baboo

PUBLIC WORKS DEPT.—General Branch Senior Executive Engr.—G. Holden, M.INST.M. & C.E.

> Assist. Engineers—J. O. Plunkett, A.M.I.C.E., and F. J. Locke, A.M.I.C.E.

Architectural Branch
Chief Architectural Assistant—F. D.
Ward, A.R.I.B.A.
Assist. Architect—E. J. Polglase

CHINESE PROTECTORATE
Protector of Chinese—J. H. Pedlow
Assist. do. —S. M. Middlebrook
Chief Clerk—Lim Sun Kee
Translator and Interpr.—Lew Ah Wee

Resident Councillor's Office
Resident Councillor—Hon. Mr. R.
Scott (acting)
Office Assistant—C. C. Stewart
Chief Clerk—F. D. C. Aeria

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MALACCA

The Settlement of Malacca excites more interest from a historical point of view than either of its sister towns. Commercially, it fell completely to the rear after the establishment of Penang and Singapore, but the advent of the rubber industry in 1906 converted the settlement into a flourishing agricultural province. Originally settled by the Portuguese in 1511, it was for many years the one foreign entrepot in the East, and the fact that it has given its name to the Peninsula and that it was the cradle of Anglo-Chinese study attest its former importance. Its area is embraced by boundaries some 42 miles in length, with a breadth of from eight to 25 miles. It is governed by a Resident Councillor in subordination to Singapore.

The geological formation of the territory of Malacca consists chiefly of granite rocks, overlaid in several places by the red cellular clay iron-stone called by geologists laterito. Many of the low plains are alluvial, the soil composed of decayed vegetable mould interlaced with sand. The metallic ores are iron and a little tin. The surface generally is undulating, consisting of low round ridges and narrow valleys, the only mountain of considerable elevation being the Ophir of the Portuguese, which is just over the border in Johore territory, 4,187 feet above the level of the sea. It is called by the Malays "Gunong Ledang."

The mineral products of Malacca were at one time looked upon as offering valuable prospects. Gold to the extent of 1,500 ounces yearly was obtained in 1857-8, just outside the confines of the present territory, but the yield decreased to such an extent that it is no longer worked. Tin, about the same period, assumed considerable importance, The first mines were opened in 1793, but no great enterprise was displayed until 1848. when some 5,000 cwt, was the annual product. This increased until 1858, and a large number of Chinese were employed in the industry. The superior yield of the Native States, however, combined with the exhaustion of the surface workings, resulted in mining enterprise in Malacca being virtually abandoned. A little tin mining still goes on in the Jasin district, and gold may possibly exist in very small quantities.

The climate of Malacca as to temperature is such as might be expected in a country not much more than 100 miles from the equator, lying along the sea shore—hot and moist. The thermometer in the shade ranges from 72° to 88° Fahrenheit, seldom being so low as the first of these, and not often higher than the last. The range of the barometer is only from 29.8 to 30.3 inches. Notwithstanding constant heat, much moisture, and many swamps, the town at least is remarkable for its salubrity, and, with the exception of the early period of its occupation by the Portuguese, has always enjoyed this reputation.

Malacca offers numerous attractions to the ornithologist and entomologist, but it is less rich in mammals than many other tropical districts. Nine species of quadrumana, the tiger, black leopard, wild cat, several species of viverrida (such as the musang and binturong), the elephant, one-horned rhinoceros, tapir, six species of deer, and two of the wild ox comprise a nearly complete list and, no doubt, at one time could be found, but no rhinoceros or elephant has been seen for many years, and wild oxen have not been heard of for over 30 years. Fair sport can be obtained by those fond of shooting, from tiger to snipe. It is noteworthy that the existence of the tapir was unknown until 1816, although European intercourse dates back to some three centuries before. Tigers in the early days of Portuguese occupation were so plentiful that the want of inhabitants was seriously attributed to this cause. As with the birds and insects, so with the reptiles. The snakes, lizards, and crocodiles are, as a rule, those of the peninsula generally, the birds alone presenting a rather larger variety than those of other districts. Nor does the vegetation present any exclusive features, being that of the surrounding States. The coast line is poor in shells, and the absence of limestone accounts for the few species of land shells found within the district.

Beyond its interest to the sportsman or naturalist, Malacca possesses no attractions except to those who like to visit scenes famous in the annals of discovery for the bloody fights they have witnessed between the natives and the European nations who contended for their possession. Its population in 1925 was estimated at 177,010. There are some 460 European residents in the Settlement, of whom at least three-

quarters are planters.

The trade is largely with Singapore and the Federated Malay States, but rubber is shipped fortnightly by Japanese mail steamers to Europe. The cultivation of tapioca was formerly the principal industry, but rubber is now extensively planted. several large companies having taken over a number of small estates. The cultivation of tapioca and gambier is declining rapidly in favour of coconuts and rubber, there being 183,050 acres under rubber and 48,133 acres growing coconuts, pineapple and other fruits. The total values of the foreign imports and exports for 1924 and 1925 are given below:—

Imports Exports				1924 \$ 22,813,580 29,403,837	1925 \$45,122,297 75,547,556
Tota	1	***	***	\$ 52,217,417	\$120,669,853

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FEDERATED MALAY STATES

The Protected States comprise four Residencies, namely, Perak, Selangor, Negri Sembilan and Pahang. These have been federated since July 1st, 1896, and the administration is presided over by a British Officer styled the Chief Secretary to Government, who is subject to the High Commissioner to the Malay States, who is also Governor of the Straits Settlements. Each State has its own Resident and the native rulers retain their titles and dignity. The Federal Offices are at Kuala Lumpur, Selangor. The Federal Council was inaugurated on December 10th, 1909.

The record of these States is one of progress and prosperity. The States have 1,073 miles of railway in the Malay Peninsula (paid for out of current revenue), yielding good income; they have 2,537 miles of metalled roads, 150 miles of unmetalled roads, 1,877 miles of bridle roads and paths; and the wire mileage of telegraphs and telephones is 17,297 (of which 5,196 miles of wire is in underground cables). Waterworks, wharves, hospitals, prisons, schools, and many other public buildings have been constructed, while the Government of Perak has carried out an important scheme of irrigation which will benefit about 60,000 acres of land and cost about £200,000. The principal sources of revenue and prosperity are the alluvial tin deposits, which, at the present price of the metal, can be worked at considerable profit, and the plantation rubber industry, the country producing one-third of the world's supply of rubber. Tin has been worked in the Malay States for centuries and the F.M.S. have been for many years now the largest producers of tin ore in the world. The deposits worked are for the most part alluvial but the country also possesses lode deposits.

As the richer and more easily worked deposits are becoming worked out, greater use is being made of machinery and labour-saving devices. Capitalists have already realised the attractive possibilities of these fields and a number of companies have been formed to systematically work these lower grade deposits.

The Government has not overlooked the fact that in the export of tin its capital is being reduced, and it has made an effort to supply another and more useful investment by the construction of railways with part, at least, of the revenue. The Federated States have expended over \$199,700,249 in the construction or purchase of railways. The profits give a return of 2.39 per cent. on the capital expended.

Planting enterprise in the Federated Malay States for many years had not proved very successful, but the introduction of rubber cultivation completely transformed the agricultural prospects of the country. The area now in possession in estates of 100 acres and over is approximately 1,650,000 acres, of which 1,250,000 acres are under cultivation for rubber. Sugar has practically gone out of cultivation, but the Government is endeavouring to revive the industry by offering land on special terms. Over 215,000 acres of land are under coconuts, for which the soil and climate of these States are peculiarly well suited, and the cultivation of rice is only a question of irrigation and labour. The success of every form of agriculture and of all the efforts of the Government to develop the country by means of railways, irrigation, and other great public works, depends upon an adequate supply of labour. The Governments of the Colony and of the Federated Malay States, supported by the planters, have succeeded in securing an adequate supply of Indian labour, by a new system of recruiting and by offering higher wages and other advantages. An Agricultural Department to foster agricultural interests, to encourage the cultivation of new products, to conduct experiments and to be a general source of information for planters, is doing useful work.

In the Federated Malay States there are approximately, 40,000 children attending English and Malay Schools conducted or supported by the Government. In addition to these schools there are a number of Chinese vernacular schools supported by the Chinese themselves. In the three western States there is a law compelling the attendance of Malay children who live within reasonable distance of a school. In recent years there has been an increased demand by Malays for vernacular and English education. All scholars at schools under the supervision of the Education Department are allowed to travel free of charge on the railways.

The population of the Federated Malay States was ascertained at the census of 1921 to be 1,324,890, compared with 1,036,999 in 1911. The male population increased in the 10 years by 27.7 per cent. and the female population by 53.4 per cent. Of the total 5,686 were Europeans, 3,188 Eurasians, 510,821 Malays, 494,548 Chinese and 305,219 Indians. The returns for the bigger towns are as follows, the figures in parenthesis relating to 1911:—Kuala Lumpur, 80,356 (46,718); Ipoh, 36,872 (23,978); Taiping, 21,839 (19,556); Seremban, 17,264 (8,667); Kampar, 12,335 (11,604); Klang, 11,656 (7,657); Telok Anson, 10,858 (6,927).

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Surveyors on Agreement-N. A. Middlemas, C. J. Dunn, A. C. Twyford, W. P. Aylward, C. E. L. Roberts, P. H. Bonnet, A. Shield, P. H. Goss, Capt. C. C. Best, A. G. Billing, Capt. F. L. Harding, J. Read, J. J. Boonzaair, W. H. Morris, A. Graham, C. Noble, W. Borlase, G. L. Jerram, C. D. Pearson, J. J. O'Dwyer, H. L. Ward, W. H. Grant, R. E. Gray, A. H. W. Lilly, R. Wilson and R. K. Rule

Chief Draftsman-E. Shadgett Chief Photo Lithographer — W. D. Mavor Assist. do. — W. H. Noble Instrument Repairer - W. J. Austen Accountant-G. G. T. Browne, A.C.A. Office Assistant—A. G. Lopez

TRADE AND CUSTOMS

Government Offices-Kuala Lumpur Commissioner, Trade and Customs-M. D. Daly (acting)

Chief Clerk-A. Mahalingam Financial Clerk-Wong Peng Wah

Chandu

Deputy Commr.—R. F. R. Swettenham Superintendent—H. de C. Elton Assist. Supts.—E. Whitham, F. G. Aplin, M.C., H. M. Trower, M.C., O. V. L. Hough, H. H. Bagnall (temporary), H. G. Birnie, E. J. M. Eldridge, O.B.E., R. S. Clemons Inspector-W. G. Bracken Accountant—Chew Swee Heng

Customs

Deputy Commissioner—S. C. Raffles, O.B.E. Superintendents—N. Falls, G. S. Hope, H. de C. Blakeney, V. C. Watkins, F. J. Huett, R. M. Levinge, T. R. Binnie and R. L. Cuscaden and E. H. Hime
Assist. Supts.—P. M. Cocke, C. Baines, J. D. G. Morice, M. H. Hawkes, G. R. Hindley Smith, G. Grubb, J. R. M. Pickthall, J. T. B. Notley and H. S. J. Lloyd

Lloyd

Excise Deputy Commissioner-J. E. Marwood Assist, Supts.—W. H. Case, F. L. Skilton, J. H. Vincent Clarke, E. C. S. Sichel, C. McLaren Reid, W. J. Walsh and H. G. H. Bartlett (temporary)

Preventive Chief Superintendent-J. Hobbs Superintendents-J. G. O'Reilly, A. W. Greaves, H. W. Phear, and J. O'Connell Assist. Supts.—E. Sykes and D. P. Stokes Probationers—L. R. Barnett-Smith, W. H. MacLaughlin and P. H. M. Copper

Central Trade Registry Assist. Reg. of Imports and Exports-J. A. Beetles (temporary)

TREASURY DEPARTMENT, F.M.S.

Administrative Branch

Treasurer, F.M.S.—C. S. Alexander Assist. Treas., F.M.S.—G. E. London (actg.)

Accounting Office

Accountant—M. Pounampalam Special Class Clerks—R. A. Spykerman Clerks, Class, I.—P. M. Nunis, V. Kanagas-sabai, Mond. Syed bin Ahmad and Chong Soo Kiow

Assistant Treasurer's Office, F.M.S. Officer-in-charge—L. A. Gomes Special Class Clerks-Vong Lean Choy and L. A. Gomes Clerks, Class I-Koh Tiong Kim and Chow

Ah Lek

CHAMBER OF COMMERCE, F.M.S. President—Col. Cecil Rae Vice-President—E. H. Everest General Committee—J. H. Keer, F. L. Pentelow, S. A. Yell, D. F. Topham and W. E. Wallis General Secretaries—Evatt & Co.

Perak Branch

Chairman-Col. Cecil Rae Committee—F. L. Pentelow, J. L. Hope, G. Johnstone, K. R. Coullie, S. A. Yell and F. Garland Secretaries—Evatt & Co.

Selangor Branch

Chairman—E. H. Everest Committee—W. E. Wallis, J. H. Keer, D. F. Topham, J. Macdonald, F. H. Tem-perley and W. G. C. Blunn Secretaries-Evatt & Co.

CHAMBER OF MINES, F.M.S. Towers Chambers—Ipoh President—T. R. A. Windeatt (Perak) Vice-do. —A. J. Kelman do.

Council:—

Perak-Hon. Mr. J. H. Rich, R. P. Brash, J.P., J. Cameron, J.P., Leong Sin Nam, M.S.C., J.P., A. G. Glenister, J. Descraques, B. W. Thunder and Lau Ek Ching Selangor—Loke Chow Thye, J.P., Ho Man and A. H. Flowerdew N. Sembilan-Hon. Mr. Wong Yick Tong

Pahang-A. S. Lilburne Secretary-A. C. J. Towers, F.L.A.A., A.C.I.S.

PERAK

Perak, the premier State of the Federated Malay States, is on the west coast of the Malay Peninsula, and lies between Kedah on the north and Selangor on the south. The coast-line is about 90 miles in extent; the greatest length of the State, in a north and south direction, is 150 miles, and the breadth, in an east and west direction, 90 miles. It is estimated to contain 7,875 square miles; that is to say, it is about the size of Yorkshire and Lancashire together. The soil is suitable for the cultivation of rubber, rice, coconuts, coffee robusta, spices of all kinds, sugar, and grasses from which essential oils are extracted.

The State is well watered by numerous streams and rivers, of which the river Perak is the most important. This river runs nearly south until it turns sharply to the westward and falls into the Straits of Malacca. It is navigable for about 40 miles from its mouth by steamers of 300 to 400 tons burden, and for another 100 miles by cargo boats. The upper part of the river is rocky and abounds in rapids, and consequently, except for small boats and rafts, is unnavigable. The Kinta, the Batang Padang and the Plus are the three large tributaries of the Perak river. These rivers rise in the main mountain range and flow west and south until they discharge themselves into the Perak river.

The climate of Perak is good, the temperature in the low country averaging from 60° Fahr. in the night to 90° Fahr. in the heat of the day. The average mean is about 70° Fahr. in the night and 87° Fahr. in the day. The nights are uniformly cool. At 3,000 feet the average is 63° Fahr. at night to 73° in the day. The rainfall varies considerably, Taiping, the capital, registering more than 170 (average for 10 years 171.95). but the average elsewhere is about 100 inches. There is no true rainy season, but the wettest months are October, November and December, and the driest are June, July and August.

The State has been under British Protection since 1874 and from that date has been administered under the advice of the British Resident. The State Council, a deliberative, legislative and advisory body, consists of the Sultan and several Malay Chiefs, the British Resident, the Secretary to Resident, and two Chinese members.

The seat of Government is at Taiping in the Larut district, three hours from Penang by railway. The residence of His Highness the Sultan is at Bukit Chandan near the town of Kuala Kangsar, reached by rail from Taiping in about an hour. The High Commissioner of the Federated Malay States has also a residence at Kuala Kangsar, which town, situated as it is on the Perak river, here some 200 yards wide, lies in the midst of beautiful scenery and is the centre of the Malay life of Perak. It is here that meetings of the Federal Council are sometimes held. The British Resident has residences at Taiping and Ipoh.

The most important district in Perak is Kinta, of which the principal town is Ipoh—reached by rail from Penang in five and a half hours. The tin deposits in the Kinta valley and neighbourhood are of great value, and recent developments in rubber planting have brought a new agricultural industry into the district. Mining is here conducted on the most scientific principles, and many mines are equipped with the latest machinery.

In the district of Krian, on the Province Wellesley (Penang) border, the Government has constructed an extensive and costly irrigation scheme and large areas are under rice and rubber. A somewhat similar district is Lower Perak, in which is situated Teluk Anson, the principal port of the State. This port is connected by a branch railway with the main line of the Federated Malay States Railway, and there is frequent communication by steamers between Penang and Singapore.

The Earut district was formerly famous for its tin deposits, and faction fights for the possession of the tin mines before 1874 were the immediate cause of the British intervention in and eventual protection of Perak. The Larut mines had of late years somewhat sunk in importance, but are now the centre of the bucket-dredging industry.

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Matang, a sub-district of Larut, contains many large rubber estates, and a considerable fishing industry exists on its coast.

The large districts of Batang Padang and Upper Perak are as yet less developed than the rest of the State. The railway runs through the Batang Padang district six miles from the headquarter town of Tapah, for which the station, Tapah Road, is some seven hours from Penang. A metalled cart road has been completed to Grik, the headquarters of the Upper Perak district.

The population of Perak in 1921 was 599,055, as compared with 494,057 in 1911. It included in 1921, 224,586 Chinese, 239,128 Malays and other natives of the Archipelago, 130,324 natives of India, 2,047 Europeans, 973 Eurasians and 1997 other nationalities. The Chinese form the labour force of the tin mines and the Tamil natives of India. the labour force of the plantations, but it is noticeable that some Tamils are now employed in the mines. The Malays engage in native cultivation and various other pursuits.

The Federated Malay States Railway runs through the whole length of Perak from Parit Buntar on the Penang (Province Wellesley) border to Tanjong Malim on the Selangor border. Branch railways run from Taiping to Port Weld and from Tapah Road to Teluk Anson, thus connecting the coast with the interior. There are about 900 miles of excellent roads, and a network of telegraph and telephone lines throughout the State.

DIRECTORY

GOVERNMENT OFFICES

COUNCIL OF STATE

President — His Highness Paduka Sri Sultan Iskander Shah, K.C.M.G., K.C.V.O. British Resident--H. W. Thomson Secretary to Resident—G. L. Ham, M.c.s. Raja Muda, Raja Abdul Aziz bin Musa,

Raja Bendahara, Raja Yusuf

Raja di Hiler, Raja Chulan bin Abdullah, C.M.G.

Raja Kechil Sulong, Raja Harun-el-Rashid bin Idris

Orang Kaya Besar, Haji Ahmad Orang Kaya Mentri, Wan Ahmad Rasdi Orang Kaya Temenggong, Wan Abdul Jalil Orang Ka Che Wan Kaya Kaya Panglima

Orang Kaya Kaya Stia Bijaya-di-Raja-Mahammad Noordin Orang Kaya Kaya Shahbandar-Ahmad Bin Mahammad Taib

Capitan China Chung Thye Phin Towkay Leong Sin Nam

Clerk of Council, Assist. Secy. to Resident

RESIDENT'S OFFICE

Resident-H. W. Thomson, M.C.S. Secretary to Resident-G. L. Ham, M.C.s. Assist. Secretary-L. H. Gorsuch, M.c.s.

REVENUE AUDIT BRANCH Assist. Revenue Auditor-S. Mylvanam

CHINESE PROTECTORATE—Ipoh Protector of Chinese—D. Richards Acting Assist. Protectors of Chinese—W. H. Gatfield and E. D. Fleming Clerk and Translator—Chong Wai Weng

Chief Clerk—Saw Seong Peck

EDUCATION

Inspector of Schools—A. Keir, M.A., U.D.A. Assist. Inspr. of Schools—J. Bain, M.C., M.A. Chief Visiting Teacher—Che Mohamed bin H. Sulaiman

Govt. English School-K. Kangsar Head Master—Syed Shaidali

Govt. English School—Batu Gajah Head Master-W. D. A. Rabel

Govt. English School-Kamunting Head Master-Low Chye Guan

Govt. English School-Gopeng

Head Master-P. E. Navarednam

Govt. English School—Tronoh

Head Master-M. Fernandez

Govt. English School—Tapoh Head Master-C. M. Cathiresam Pillai

Malay College-K. Kangsar

Head Master—C. Bazell B.A. Assistants-L. D. Whitfield, B.A.

St. George's School - Taiping Head Master-Rev. Bro. Gilbert.

King Edward VII School-Taiping Principal-D. W. McLeod, M.A.

Anderson School-Ipoh

Head Master-C. F. C. Ayre, T. A. O'Sullivan (acting)

FOREST DEPARTMENT

Perak North, Penang and P. Wellesley and Dindings

Depy. Conservator of Forests-A. B. S. Boswell (acting)

Assist. Conservator of Forests, Penang and

Matang-C. L. Durrant Assist. Conservator of Forests, Kuala Kangsar—H. J. T. Bonar

District Forest Officer, Larut—Abdul Aziz bin Ahmed Malaka

Chief Clerk-Osman bin Haji Mohd. Said Perak South and Dindings

Acting Deputy Conservator of Forests-A. E. Rambaut

Assist. Conservators of Forests—Capt. H. W. Wooley, M.C., and R. G. Hadden

Extra Assist. Conservators of Forests-C. A. Speldewinde, S. Mitchell and R. E. \mathbf{Colomb}

.Sub-Assist. Conservator of Forests—K. A. Frugtniet

GAOLS, CONVICT-ESTABLISHMENT

Taiping

Supt.-H. B. Langworthy Gaoler, Grade I-H. Simpson III-G. Williams Do.

European Warders-J. J. Steward, A. E. Watson, O. Bedford, G. Hepworth, H. Mickenham, C. Godden, H. C. B. Love-Mickenham, C. Godden, H. C. B. Loveday, F. C. Roff, T. Chowns, J. A. Starks, J. Webster, C. H. Clarke, H. Bailey, R. M. Evans, L. Morris, T. Wayte, F. Davis, H. Davis, H. W. Tillyer, H. W. Reed, S. J. Fowler, H. Harnett, H. Foot, A. F. Rowland, S. W. Jones, G. R. Caris, R. H. Shuttleworth and J. Douch

GOVERNMENT GARDENS AND PLANTATIONS

Larut Hill, Taiping Superintendent-E. Mathieu ·Clerk-in-charge—V. Supramanian Malay Clery—Mansur bin Indut Chief Gardener—T. Manikum

LAND DEPARTMENT-Tapah Assist. Collector—Abdul Tahrim bin Mohd. Tahir

Deputy Assist. D. O.—Mohamed Idris bin Haji Mohd. Nor

.Settlements Officers-Megal Ismail bin Ali, Mahammad Zambin Daud, Muhammad Serjidin bin Zarnal bidin

Special Class Clerk-A. Velupillai Assist. Engr., B. Padang—H. N. Sellers Do., Cameron Highlands-I. Harpur

-J.W.S. Anderson do. Settlement Officer, Tanjong Malim—Raja Hanid bin Abdul Rahman

MARINE DEPARTMENT—Teluk Anson Harbour Master, Perak-W. E. Maddocks, F.R.A.S., F.R.MET.SOC. Chief Clerk—S. Kandiah

MEDICAL DEPARTMENT

Senior Medical Officer—Dr. F. E. Wood Financial Secretary—Major F. Golding Chief Clerk -S. Suppiah

Medical Officer, Larut-Dr. G. D. Gordon Assist. Medical Officers-S. Danasamy and

G. Abraham Assist. Surgeons—Husin bin Ilrahim, S. Subrahananiam and K. Nafarajan

Med. Officer, General Hospital, Taiping— Dr. E. C. Chitty

Lady Medical Officer--Dr. (Mrs.) E. B. Jacques Matron, Grade 1-Miss E. Rogerson

Sisters — Misses E. M. L. Bryant, C. Ambrose, J. D. Scott, E. J. Risdon and C. M. Hardy

Med. Officer, Parit Buntar-Dr. A. Ried Bagan Serai-E. J. de Cruz Assist. do. Medical Officer, K. Kangsar—Dr. C. E. Cobb Assist. do. —N. Kanapathipillai Assist. do. —N. Kanap Assist. Surgeon—Pandak Ahmad

Lady Medical Officer, Kuala Kangsar-Dr. E. M. M. Cobb

Sister—Miss G. E. Wright

Medical Officer, Ipoh-Ophthalmic Surgeon, F.M.S.-Dr. P. H. Hennessy

Chief Surgeons-Dr. C. B. H. Pasley (on leave), Dr. C. S. Wilson, acting

Assist. Med. Officer—M. Naganather Assist. Surgeons—M. E. Tiruchelvam, C. Murugiah and G. S. Verr Katesan

Matron, Grade II—Miss A. M. Johnson Sisters—Miss Spence and Miss S. A. Taylor Med. Officer, Kampar—Dr. C. F. Ashby (acting)

Assist. Surgeon—N. C. Manicavasagar Medical Officer, Batang Padang—Dr. C. F.

Ashby Assist. Surgeon-A. C. Jumeaux

. Do.,

Med. Officer, Batu Gajah—Dr. J. G. Dunles -Dr. F. G. Greenwood 2nd do. Assist. Surgeons—Gurnmukh Singh and S.

Candyah Matron, Grade I—Miss E. J. McCarthy Sisters—J. Gladwin, B. T. Sparks, E. O'Rafferty, E. Nicholson, E. Augarde, E. G. Hill and D. Mathews

Assist. M.O., Tanjong Malim—M. Gupta

Sungkai-V. Thambar

Med. Officers, Lower Perak-Dr. D. M. Ford and G. S. Arulpragasam

ssist. Surgeons—E. S. R. Alfred, Sitiawan: M. K. Lusshumeyah; Grik: Assist. A. Swakolunthu

Vet. Surgeon, North Perak-N. D. Turner Vet. Assistants-Y. G. Shanta (Taipeng); G. H. Jashi (Krian)

Vet. Inspector, Kroh—P. M. Pillai Vet. Surgeon, South Perak—P. G. Short Veterinary Assist. Surgeon—V. P. Gokhale Vet. Inspr., Batang Padang—Bishen Singh Lower Parak-K. Gopal Do.,

CHIEF POLICE OFFICE

Deputy Commissioner of Police, Perak-V. G. Savi

Assist. Commissioner of Police, Kinta-P. K. Hazlitt

2nd Assist. Commissioner of Police, Kinta

D. P. Macnamara
Assist. Commissioners of Police—North Perak: J. P. Pennefather-Evans; South Perak: C. W. D. Hall

Officer-in-charge of Detectives, Perak-Capt. C. R. Morrish

Officers-in-charge of Police Districts:-Krian, North-T. D'Arcy

Do., South-T. A. Chilcott

Larut—W. Dowling, 2nd Inspector A. E. Skinner, 3rd Asiatic Inspector Sarmukh Singh

Matang, Probationary Malay Assist. Commissioner of Police—Inche Lamin Kuala Kangsar—G. W. Brouard, Malay

Inspector Mohamed Ramly

Upper Perak—A, J. Hawkins Ipoh—Assist. Commissioner of Police: H. C. F. Rodda, 2nd Inspector G. R. Hatton, 3rd Inspector W. H. Bendle, 4th Malay Inspector Samsudin

Ipoh-J. Ryder, chief inspector Lahat-Mohamed Tahrim Batu Gajah—A. Pearce

Tronoh-G. R. Livett

Gopeng—Malay Inspector Abu Bakar Kampar—E. P. Colgan

Batang Padang-S. J. J. Taylor and

Malay Inspector Om

Bernam and Slim—S. E. Smith Kuala Perak—A. M. Garside, 2nd Ins-pector A. E. Jakeman, 3rd Malay Inspector Osman Bashah

Sitiawan-G. O'Brien Hourihane Kuala Perak-A. M. Garside, 2nd Inspector A. E. Jakeman, Malay Inspectors Osman Bashah and Abdul Jalil Sitiawan-G. O'Brien

MINES DEPARTMENT Warden-A. R. Mynott Assist. Wardens-J. Laird (Perak), W. B. Hawks, A. E. Kershaw, F. H. Nash and J. S. Berger

Inspectors of Mines-C. F. S. Jameson, J. S. Whitworth, H. R. Kerr and B. L. Gardner

Inspectors of Machinery—A. M. Hunter, J. H. A. Trowell and T. Parker

POST AND TELEGRAPH DEPARTMENT

Administrative Branch

Controller, Post & Tel., Perak-S. G. Hobson. Supt., do. -E. A. Staines Assist., do. Supt.—T. H. Newey -A. C. Wollaston

Chief Clerk, Controller's Office-J. V. Arulampalam

Postmaster, Ipoh—C. Thampiah Taiping-L. Taveira Do.,

PUBLIC WORKS DEPARTMENT

State Engineer—Capt. S. R. Smith, O.B.E. Executive Engineers-H. W. Jones, H. S. L. Bennett, R. C. Drew, C. N. Hake,. H. F. Waters, J. H. Robert and W. H. Roberts

Assistant Engineers—H. A. Rofe, A. N. Myles, W. H. Lindsay, L. C. Chasey, R. E. Pitt, J. L. Miller, W. Grantham, E. M. V. Davies, I. Harpur, J. W. S. Anderson, J. A. T. Horsely, F. H. Allan and E. B. Nisbet

Financial Assistant—S. Navaratnam Clerksof Works-R. Adamson, R.R. Skelchy

REGISTRY OF CHRISTIAN MARRIAGES

Senior Registr.—Secy. to Resdt. of Perak Registrar, Larut, Kuala Kangsar, Upper Perak, Krian—Secretary to Resident of Perak

Registrar, Kinta—The Magistrate, Ipoh Registrar, Lower Perak and Batang Padang Kinta—The Magistrate, Inch. -District Officer, Lower Perak

REVENUE SURVEY BRANCH

Supt.—W. A. Wallace (Taiping) Chief Clerk—A. Mayilvahanam (Taiping). Assist. Supts.—C. T. M. Husband (Taiping). J. H. Spowers (Kuala Kangsar), E. Aune (Batu Gajah), P. V. Norman (Telok Anson)

Surveyors on Agreement—P. H. Goss (Taiping), C. E. L. Roberts (Batu Gajah),

W. H. Grant (Batu Gajah)

SANITARY BOARD-Kinta, Ipoh

Chairman—A. J. Sturrock Secretary—P. M. Carrier Accountant—J. P. Tharmalinkam Chief Clerk—C. J. Ratnam Chief Sanitary Inspector—P. B. F. Burr Senior Sanitary Inspector—M. Esah Building Inspector—C. M. Kariappa Assist. -A. X. Pakiam Do.

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Works Engineer—H. J. Markes
Assist. Veter. Surg.—G. Thiagarajan
Abattoir Assistants—M. Cornelius, T. V.
Nadason Pillay and K. Kathirgasu
Veterinary Inspector—(vacant)
Assessment Officers—V. James, Mohamed
Hassan, D. W. Attygalle and H. H.
Armstrong

STATE TREASURY—Taiping State Treasurer—J. D. M. Smith

Supreme Court—Ipoh Judges, Perak—W. H. Thorne, E.C. Watson Secretary to Judge—R. A. Mocke Assist, Registrar—H. A. Forrer Chief Clerk, Special Class—N. Alvapillay

Topographical Branch, Survey Dept.

Assist. Surveyor General (Topo)—J. N. Sheffield (Taiping)

Assist. Supts.—W. A. D. Edwardes, H. C. Abraham, G. H. Sworder, W. H. E. Neil

Surveyors on Agreement—A. C. Twyford, C. Noble, H. L. Ward and W. H. Morris

KUALA KANGSAR DISTRICT OFFICE

District Officer—Norman N. Bain
Chief Clerk—Ng Kow Chin
Assistant District Officers—C. H. Willan
and H. P. Bryson
Deputy Assist. Officers—Mohd. Noordin
bin Jevagan, Abdul Spuker Dato Sha
and Bijaya di Raja
2nd District Officer—Mutapha Albakri
Executive Engineer—C. M. Hake
Assistant do. —A. N. Myles
District Surveyor—J. H. Spowers
Medical Officer—Dr. C. E. Cobb
Lady do. —Dr. E. E. M. Cobb
Inspector of Mines—Major H. R. Keer
Assist. Consvr. of Forests—J. H. F. Bonar

SANITARY BOARD OFFICE Chairman—N. N. Bain

Malay College
Head Master—C. Bazell B.A., (on leave)
Acting Head Master—H. Ball. M.A.
Assist. Masters—L. D. Whitfield, B.A., H.
R. Carey, Miss M. M. Flavin, B.A., and
Miss C. M. Thomton

UPPER PERAK DISTRICT OFFICE—Grik

District Officer—J. E. Kempe Financial Assistant—J. Theseira Assist. Dist. Officer, Grik—Che Brahim Do., Kroh—N. R. Blackwell Do., Lenggong—Meor Jayah Police Inspector—Officer in charge of Police District: H. W. Bendle Sub-Inspector—Che Ali Chief Clerk—C. P. Albuquerque Dresser in Charge, Kroh—C. Arcelampalam Asst. Surgeon, Intan—M. K. Lukshumayah Do., Grik—A. Givakohintnu Dresser in Charge, Longgong—F. Sithampalam

Public Works Department Head Overseer, Grik—G. Nallatamby

LOWER PERAK DISTRICT

District Officer—S. H. Langston (acting)
Assist. do. —Capt. H. North Hunt
Dep. Assist. Dist. Officer — Datoh Muda
Laxamana Mohamed Razalli (acting)
Harbour Master—Capt. W. E. Maddocks
Supt. of Customs—N. Falls
Assist. do. —Comdr. J. T. B. Notley
Medical Officer—D. M. Ford
Assist. Dist. Officer, Sitiawan—J. S. W
Reid

Executive Engineer—H. L. Bennett Assist. do. —F. H. Allan Inspector of Police—A. Garside District Land Surveyor—P. V. Norman Forwarding Agents—Boustead & Co.

KRIAN DISTRICT

District Officer—W. R. Boyd Assist. Dist. Officer—J. W. Blellock Senior Executive Engineer—H. W. J. Jones Assist. Engineer—W. Grantham Medical Officer—Dr. A. Reid Chief Police Inspector—T. D'Arcy Police Inspector—T. A. Chilcott

KINTA DISTRICT BATU GAJAH DIVISION District Officer and Dist. Supt. of Prisons

-E. A. Dickson
Chief Assist. Dist. Officer-R. S. Jervoise
Assist. Dist. Officers-Mohd. Talhah bin
Mohd. Ariff and Mior Ahmad bin Mohd.
Said
Assist. Supt. of Rev. Surveys-C. E. Nugent
Assist. Supt., Office-C. E. L. Roberts
Surveyor-W. H. Grant
Assist. Engineer, P.W.D.-E. M. V. Davies
Medical Officers-J. G. Dunlea and F. G.
Greenwood
Matron-Miss E. McCarthy
Sisters-J. Gladwin, B. T. Sparkes, E.
O'Rafferty, E. Nicholson, E. Augarde, D.

MINES DEPARTMENT Warden—A. R. Mynott (acting)

Mathews and E. G. Hill

LARUT DISTRICT

Public Offices-Taiping

District Officer-T. S. Adams -Raja Ahmad bin Indu Assist. do. Depy. Assist. Dist. Officer-Wan Ahmad Rasdi bin Wan Mohamed Isa (Orang Kaya Mentri)

Settlement Officer-Mohamed Salleh bin

Chief Clerk-Cheah Seang Ho

Malay Writer — Mohamed Arshad bin Mat Ariff

Malay Officers-Raja Haji Shabar Shah Megat Yunus and Che Osman

Supt. of Customs, Perak N.-P. M. Cocke

BATANG PADANG DISTRICT

District Officer—Capt. T. P. Coe Assist. do. —J. Graham Black 2nd Assist. Dist. Officer—Abdul Tahrin Assist. District Officer, Tanjong Malim— Raja Salim

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SELANGOR

This protected native State, containing an area of about 3,200 square miles, lies on the western coast of the Malay Peninsula, and is bounded by the protected native States of Perak on the north and Negri Sembilan on the south, extending inland to the mountains in the centre of the peninsula, which divide it from Pahang and Negri Sembilan.

The Government consists of the Sultan, advised by the British Resident, and assisted by the State Council. The State is divided into the following six districts:—

1. Kuala Lumnur, the central district, where the Residency and principal Government Offices are situated, and which also contains the richest tin mines that have yet been developed. 2.—Klang, in which Port Swettenham, the principal port, is situated at the mouth of the Klang River and in which the Sultan resides. 3.—Kuala Langat, an agricultural district. 4.—Kuala Selangor, containing the most important fisheries in the State. 5.—Ulu Langat, an inland mining district on the borders of Negri Sembilan. 6.—Ulu Selangor, a district adjoining Perak, containing much valuable mining land, as yet comparatively undeveloped.

Each district is under the charge of a European District Officer, from whom the Native Penghulus (in charge of the mukims into which each district is sub-divided) receive instructions. The Police Force consists of 18 European and 3 Malay officers and 921 native non-commissioned officers and men, and 56 detectives.

The population of Selangor in 1884, when the first census was taken, was 46,568; but at the last census, in 1921, the returns gave a total of 398,434, of whom 170,725 were Chinese, 89,676 Malays, 132,114 natives of India, 2,475 Europeans, 1,561 Eurasians and 1,883 others.

The principal industries of the State, and those from which it derives the largest portion of its revenue, are alluvial tin mining and rubber cultivation.

In addition to its rich mineral resources, the State possesses large tracts of land well adapted for agricultural purposes, and the removal of restrictions on the free importation of Indian labourers into the Protected Native States rendered it possible for European planters to obtain cheap labour and to open estates on a large scale. Small plantations of coffee, coconuts and pepper have been successfully conducted; rice and other products of the Peninsula under native cultivation are doing well in various parts of the State; and, to encourage pioneer planters, grants of land have in recent years been made, on special terms, for the planting of cane sugar, African oil paim and nipah palm. But the principal agricultural product here, as in the other Malay States, is rubber. There were 669,925 acres alienated for agricultural purposes at the end of the year 1925, comprising 431,126 acres under rubber, 96,319

acres under coconuts, 21,347 acres under rice and 24,263 under kampong cultivation. During 1925, large areas for sugar and African oil palm were applied for. The value of rubber exported in 1925 was \$108,566,222.

The principal exports are tin, rubber, tapioca, canes, copra and spices. The principal imports are machinery, cotton piece goods, rice, oil, tobacco and tea. The only import duties are on opium, spirituous liquors, matches, petroleum, motor spirit, tobacco and alum, while export duties are payable only on minerals, agricultural products, ivory, fish, horns and hides, a few kinds of jungle produce and guttapercha. The export duty on tin has amounted in recent years to over three million dollars a year, the duty on the gross value of the tin being, roughly, 13 per cent. There were 53,853 acres alienated for mining at the end of 1925, mostly for tin. Tin and tin ore exported amounted to 220,145 piculs against 202,112 in 1924. The value was \$29,009,644, as compared with \$25,100,286 in 1924. The Malayan Collieries, Ltd., is now at work at Rantau Panjang and turned out 407,734 tons of coal against 372,795 tons in 1924. The quality of the coal is reported to be excellent. A branch railway has been constructed to the mine.

There is frequent and regular communication, by means of coasting steamers, between the Straits Settlements and Selangor. From Kuala Lumpur a system of cart and bridle roads extends to the boundaries of Perak, Negri Sembilan and Pahang. Branch lines of railway now extend in all directions, and the main trunk line passes through Sclangor. Port Swettenham is the terminus of the railway on Klang Straits, and wharves have been constructed there capable of accommodating ocean-going steamers. The number of merchant vessels, other than native craft, entering the port in 1925 was 1,171, as compared with 1,035 in 1924. There entered 481 ocean-going steamers against 413 in 1924.

Telegraph lines connect Selangor with the other States in the Malay Peninsula; telephones are established throughout the State, and postal and telegraph offices are to be found in all the towns and principal villages.

The State revenue in 1925 amounted to \$31,705,464, against \$28,191,804 in 1924 and the expenditure to \$24,819,065, against \$20,810,628 in 1924. The balance of assets over liabilities was \$30,753,053. Trade statistics were as follow:—

	1924	1925
Imports		\$69,183,648
Exports	74,737,851	156,835,193

DIRECTORY

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Managing Agents Malayan Collieries, Ld. Bakau Tin, Ld.

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Agencies

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E. R. A. Fernando, F.C.I., F.S.D.S.,

principal

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R. C. M. Wishart, supervisor

R. C. Dewitt, manager

J. C. Dewitt, dist. do. Goh Peng Koon, assist. manager Ibrahim bin Abdul Wahob, bookkeeper

M. Philip, storekeeper

SOCIÉTÉ INTERNATIONALE DE PLANTATION ET DE FINANCE (Straits Agency), Estate Agents-Hongkong Bank Buildings, Old Market Square, Kuala Lumpur, F.M.S.; Teleph. 50 (Kuala Lumpur); Tel. Ad: Sipef, Kuala Lumpur; Codes: Lieber's, Broomhall's Imperial Combination (Rubber edn.), Bentley's A.B.C. 5th edns. Head Office: 2, Marché Aux Grains, Antwerp

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T. Kinnear, engineer S. L. Pollitt, mine foreman E. C. Muller, electrical engineer W. H. Rich, J. Noell and H. A.

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TYPEWRITER REPAIRING Co., THE, Typewriter Repairers, Stationers and General Merchants — 2, Weld Road, Kuala Lumpur; Teleph. 731; P.O. Box 14; Tel Ad: Burtonco

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495; Tel. Ad: Battleaxe; Codes: A.B.C.
5thedn., Bentley's and Century Standard
Khoo Wepuan, Lee Kong Lam, J.P.,
M.Sc., Khoo Wee Tong, partners

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全域 Wek-na

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WALKER, H. HOPSON, Advocate and Solicitor-7, Station St., Klang; Teleph. 112 (Klang); Tel. Ad: Hopson Walker, Klang

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Directors—J. Rea (Seremban), F. G.

Directors—J. Rea (Seremban), F. G. Souter (Kuala Lumpur), G. Wiseman (Seremban), Sidney Morgan, A.R.C.s., F.C.s. (Kuala Lumpur), and H. C. Cummins (Seremban)

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P. H. Fraser, C.A. (Colombo Ceylon)
Manager, Klang Branch—C. L. Chadman, signs the firm

Assists.—F. A. Wardell (signs per pro.).
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R. Russell Walker, do. do.
H. Elphick, general manager
J. T. Newall, signs per pro.

NEGRI SEMBILAN

This is a group of seven States—Johol, Tampin, Sri Menanti, Jempol, Rembau. Sungei Ujong and Jelebu, the two latter having been confederated with the original group of five in 1895. They occupy together some 2,550 square miles of the interior of the peninsula, bounded on the north and east by Pahang, on the west by Malacca, and on the south by Johore. The five States originally known as the Negri Sembilan were brought under British protection by Sir Frederick Weld in 1883, and by an agreement with the respective chiefs, signed on the 13th July, 1889, they were confederated as one Residency. They are governed by the native chiefs or penghulus, assisted by the British Resident and Magistrates under him.

Under the later scheme of confederation, brought into force in 1895, by which Sungei Ujong and Jelebu were brought in, there are five districts, viz., Seremban, the Coast Jelebu, Kuala Pilah, and Tampin. Seremban is the head office, where the Resident and heads of departments reside. Heads of departments are for the whole State,

and thus a double staff is saved, as had two States remained alone it would have been necessary, as the Negri Sembilan developed, to make further appointments of European officers. The political affinity of the States is undoubted, and the same tribal and customary laws exist in both, together with the system of the election of the chiefs. The population of the Negri Sembilan at the 1921 census was 178,762, of whom 77,648 were Malays, 65,171 Chinese, and 33,658 Indians.

Sungei Ujong and Jelebu have together an area of about 1,200 square miles, and range of hills in the north attain a height of about 3,800 feet, the slopes of which have been pronounced by Ceylon planters as most suitable for the cultivation of coffee, cocoa, and other tropical products. On the lower ground, nearer the coast, tapioca is successfully cultivated, but during recent years tapioca, coffee and coconut cultiva-tion have been abandoned very largely in favour of rubber. Tin mining is carried on to a considerable extent. The river Linggi is the only important stream in the State, and was formerly navigable for upwards of 40 miles from its mouth. The principal town of Sungei Ujong is Seremban. The port of Sungei Ujong was opened on the 1st September, 1884, at Pengkalan Kempas on the Linggi river, at a distance of about seven miles from the mouth of the river, and a well laid-out town has sprung up. Port Dickson (district and port) lies south-west of Seremban, and promises to become of some importance. The harbour has from 11 to 15 fathoms of water and is well sheltered. A railway connecting it with Seremban was opened in July, 1891, and has greatly facilitated trade. The State is now traversed by the F.M.S. railway system, and the road system is a subject of favourable comment by all who visit the country.

The revenue of the State in 1925 was \$9,785,434 against \$7,420,418 in 1924, and the expenditure \$8,197,799 against \$5,723,383 in 1924. The balance of assets to the credit of the State amounts to \$7,288,820. Imports in 1925 were valued at \$12,037,843 against \$7,911,647 in 1924, and exports at \$62,658,343 against \$24,521,104 in 1924. These figures, however, are no true index of the total trade of the State, as much of the merchandise produced and consumed in the State passes through Selanger.

Rubber leads in agricultural produce with a planted area of 283,217 acres. The export of rubber was 23,358.93 tons in 1925, against 21,743 tons in 1924, and of gambier 3,210 piculs against 3,744. The total acreage of mining land was 8,384.

DIRECTORY

STATE COUNCIL

His Highness the Yang di-pertuan Besar—Tunku Muhammad, K.C.M.G., K.C.V.O., ibni Almerhum Yam Tuan Antah

British Resident—The Hon. Mr. E. C. H. Wolff (on leave), R. J. B. Clayton (actg.) Dato' Klana Petra, Sungei Ujong—Mamor bin Inche Kassim Dato' Penghulu of Johol, Johan Pahlawan Lela Perkasa Setiawan—Kamat

bin Leman

Dato' Penghulu of Jelebu, Mendika Mentri Akhir Zaman-Abdullah bin Panglima Muda

Dato' Penghulu of Rembau, Sedia Raja -Abdullah bin Haji Dahan Tungku Besar, Tampin—Tungku Syed Mohamed bin Tungku Dewa Dato' Bandar, Sungei Ujong—Haji Ahmad bin Haji Ali Tungku Muda of Sri Menanti—Raja Chik ibni Yam Tuan Radin The Hon. Mr. Wong Yick Tong, M.F.C., J.P.

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Bailiff-Che Noh bin Chee

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Do., II—A. L. Blankanette Bailiff—Hussein bin H. Edris

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Probationary Assist. Commissioner—D. P.
Macnamara, E. W. Mumford, E. C. Tidy
and A. Smith
Chief Inspectors—H. C. Taylor, H. Doel
Inspector—R. P. J. Rycroft
Chief Clerk—K. Nallatamby
Malay Insprs.—Abdul Manap, Abdul Jalil
and Nordin

DISTRICT OFFICE—Port Dickson District Officer—W. A. Ward ·Clerk, Class I—C. Nagalingam Malay Officer—T. S. Abubakar

DISTRICT LAND OFFICE—Port Dickson Malay Officer—T. S. Abubakar Chief Clerk—N. M. Vasagam

Customs-Seremban

Supt.—A. W. Graves Assist. Supt. of Excise—J. H. V. Clarke Chief Clerk, Customs—R. Canapathipillai

MARINE OFFICE

Harbour Master—F. J. Huett Boarding Officer—S. Eliathamby

Sanitary Board—Port Dickson
Chairman—District Officer
Members—Health Officer (N.S.), Executive Engineer (Coast), Penghulu (Port Dickson), F. Cunningham, Towkay Tan Pah, Supervisor of Customs and Towkay Low Boon Chai

LICENCISING BOARD

Chairman—The District Officer
Members—The Protector of Chinese, N. S.
(vice-chairman), The Assist. Controller
of Labour (N.S.), The Executive Engineer, The Supt. of Excise, W. B.
Monilaws and C. E. Knight

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Inspector of Machinery—J. H. Inglis
Clerk, Class I—M. Pinto
Overseers of Mines—Tunku Syed Ahmad,
Bullat bin Tahir

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Chief Clerk—B. A. Espwekerman 2nd do. —Abdul Ghani bin Othman 3rd do. —V. Thambirajah

Malay Assist, Inspector of Schools—Mohd. bin Dato Muda

Tamil Assist. Inspector of Schools—K. Vallipuram

Malay Writer—Abdul Hamid bin Ahmad

Malay Vernacular Schools—N. Sembilan Group Teacher, Special Grade—Alias bin

Yanya (Tampin)
Group Teachers — Ahmad bin Awang
(Kuala Pilah), Itam bin Abdullah (Tampin), Ibrahim bin Mentri (Port Dickson),
Hassan bin Pok (Jelebu), Mohd. Sharifi
bin Haji Karim (Seremban), acting

English School—Seremban
Head Teacher, Grade I.—Chin Meow

Cheong
Assistant Teachers—Wong Yuen Yong,
A. Ponniah, H. R. H. Stafford, W.
Seniveratne, Lim Cheah Aik, S. B.
Ponniah, O. E. Fernandez, Chin Ah Ngan
S. Arasaratnam, Cheah Yen Kwee and
Puteh bin Mohd. Tahir

English School.—Port Dickson
Head Master, Grade I.—S. P. Swamikannu
Assist. Mistress—Miss M. D'Souza
Assist. Masters—L. D'Souza and Maima
Singh

English School—Kuala Pilah Acting Head Teacher—L. A. Monis Assist. Teachers—Abu Samah bin Othman, J. R. Muttiah, V. Ramanathan, S. Muttiah, Abu Zarin bin Raja Penghulu Suleiman, N. Rajah, T. S. Jong and Shamarudin

English School—Tampin
Head Teacher, Grade I—P. K. Raman
Assist, Teachers—A. J. Luis, Talif bin Lisut,
V. R. Sabapathy, S. Sinnaduria and R.
Kumarasamy

English School—Jelebu Head Master—P. Nadasan Assist. do. —P. Sinnatamby

FOREST DEPARTMENT

Negri Sembilan and Malacca
State Forest Officer—W. E. Kinsey
Assist. Conservators of Forests—W. M. E.
Martin and E. A. Strouts (Kuala Pilah)
Sub Assist. Conservators of Forests—V. L.

Bain (Seremban), Mohd. Alwy bin Suleiman (Kuala Pilah)

Clerks, Class I.-C. A. Pinto, M. Arumugam

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Seremban

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Assist. do.—R. P. Clegg
Malay Officer—Che Ma'arof
Settlement Officer—Che Mohamed Abu
Special Class Clerk—L. J. Pereira
Clerk, Class I.—G. Nagalingam
Do. II—K. Govindasamy

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European Hospital (Seremban), and District Hospitals (Negri Sembilan) Senior Medical Officer, Negri Sembilan— D. T. Skeen, M.D.

Clerks, Class II.—J. Williams, Abdula Samat bin Kamar and K. Rajah

Medical Officers, Seremban — E. A. Struthers and B. D. Merrin

Lady Medical Officer, Seremban—Mrs. L.

J. Bentinck

Deputy Medical Officer, Seremban—A. Saravanamuthu

Assistant Surgeons, Seremban—Chong Ah Khoon, K. Rajaratnam and V. M. B. Panikker

Storekeeper, C.M.S., Seremban—P. E. LaBroov

Matron, Grade II., European Hospital, Seremban-Miss E. Fisher

Sisters, Seremban—Misses L. M. Midgley, D. Matthews, E. Ardernand E. O'Rafferty Assistant Medical Officer, Kuala Pilah— S. S. Rajanayagam

S. S. Rajanayagam
Assist. Surg., K. Pilah—M. Vaithilingam
Lady Medical Officer, Women's Hospital,

Kuala Pilah—Mrs. L. M. Bush
Matron, Grade II, Women's Hospital,
Kuala Pilah—Miss Anna Lucy Wispler
Medical Officer, Tampin—T. C. Wakefield
Assist. Surg., Tampin—I. P. L. Sabapathy
Do., Port Dickson—V. R. Gabriel

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Assist. Veterinary Surgeon, Negri Sembilan—K. A. Menon

Veterinary Inspector, Negri Sembilan— V. Vellupillai

Health Branch

Health Officer and Registrar of Births and Deaths, N. Sembilan—Dr. C. S. Ryles Health Officer—Dr. C. C. Taffs Assist. do. —B. C. Majumder Health Inspectors—A. Chelliah, F. A. Dawson and R. Swaminatha lyer Clerk, Class II—J. A. Gomes

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State Engineer—G. Sturrock (acting)
Assist. do. —A. S. Gifford
Financial Assistant—E. A. Reutens
Chief Draftsman—A. Narayanapillay
Chief Clerk—N. Nagalingam
Typist—Miss M. Reutens
Clerks—A.A. P. Schelkis, V. Subramaniam,
S. Kanagaratnam, L. D. R. Herath and
K. Chelliah

District Offices Seremban

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Do. —F. C. Holland
Building Inspector—S. Maruthamuttu
Clerk of Works—H. Thomas
Chief Clerk—R. Nagaratnam

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Executive Engineer—F. W. M. Burr (actg.) Chief Clerk—M. P. Hendroff Chief Overseer—V. Thamotharampillay

Jelebu

Executive Engineer—P. H. Holland Chief Clerk—F. R. Stephens

Kuala Pilah

Executive Engineer—P. H. Holland Assistant do. —B. O. Bush Chief Clerk—V. Thamalingam Chief Overseer—P. A. Peris

Tampin

Executive Engr.—G. C. Stedham (acting). Chief Clerk—J. Gomes

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Field Staff

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Acting Secretary and Licensing Officer-Abdul Malek

·Clerk, Class I.-J. G. Alcantava

Sanitary Inspectors, I.—Lim Leong Chin G. L. Felsinger and S. Ponnampalam

Sanitary Inspector II—Lim Cheng Yew

and Tunku Berhan

Veterinary Inspector—(vacant)

Members—Collector of Land Revenue,
Health Officer (N.S.), Executive Engr.,
Supt. Revenue Surveys (N.S.), Chief
Police Officer (N.S.), Protector of Chinese
(N.S.), P. P. Chient, J.P., Wong Yick
Tong, M.F.C., J.P., Tunku Hassan, J.P.,
Chang Seng Long and F. Dale Rees

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Protector of Chinese-A. B. Jordan ·Clerk and Translator—Fung Kwok Chan

LABOUR DEPARTMENT Assist. Controller-H. T. W. Oswell

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JELEBU

District Office

District Officer-A. T. Newboult ·Clerk, Class II—M. Paramasivam

Land Office

·Clerk, Class I-Loi Num Peng Malay Officer- Mohd. Salleh bin Haji Suleiman

Sanitary Board

Chairman-District Officer Members-Health Officer (N.S.), The Dato' Penghulu (Jelebu), Executive Engineer, District Surveyor, Assist. Surgeon, A. Braddon, J.P., and Lim Fook Nyian

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District Office

District Officer-G. H. Nash -H. J. Cockman Assist. do. ·Clerk, Class I—S. Ayadurai

Land Office

·Clerk, Special Class-J. Alcantara Do., 11 do. -E. de Costa

Sanitary Board

Chairman—District Officer Members-Health Officer (N.S.), Executive Engineer, Assistant Surgeon, Assistant District Officer, O.C.P.D., C.S. Woodroffe, Towkays Ho Kong Kee, Goh Choon Hin Sanitary Inspector—D. S. Stoner

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District Officer-Major G. M. Kidd Assist. do. —E. N. Taylor
Executive Engineer—G. C. Stedmam
District Forest Officer—W. M. E. Martin
Supt. of Customs and Excise—H. W. Phear
do. —E. Sykes Chief Inspector of Police--H. Doel

Sanitary Board

Chairman—District Officer Members-Assist. District Officer, Health Officer (N.S.), Executive Engineer, District Surveyor. O.C.P.D., Supt. Customs and Excise (Gemas), T. S. Mohd. b. T. Dewa and Towkay Lee Pun

ASSOCIATIONS AND CLUBS

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NEGRI SEMBILAN PLANTERS' ASSOCIATION
—Postal Ad: Seremban; Teleph. 105
(Seremban); Tel. Ad: Harper, Seremban

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SUNGEI UJONG CLUB-Seremban; Telephs. 30 and 182 (Seremban); Tel. Ad: Club, Seremban

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Minister-in-charge—Rev. R. D. White-

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Hon, Secretary and Treas.—A. M. R. Currie (Chatered Bank, Seremban)

St. Paul's Institution—Seremban Director-Rev. Bro. Edward

Assistant Teachers—Bros. Louis, Constantine, Theophilus and 14 lay masters

Convent-Seremban Lady Superior-Rev. Mother St. Emilie and 14 Sisters

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A. B. Cross, solicitor, Supreme Court,

Francis Wright, M.A., barrister-at-law, 93, Birch Road, Seremban

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Lumpur, agents

Linsum Estate

W. A. Millner, manager

Terentang Estate

W. T. Buyers, manager

Ayer Ampat Estate G. Walker, manager Batang Kali Estate

D. Fraser, manager

Borelli Rubber Co., Ltd. (Incorporated in F.M.S.), Bukit Kledek Estate-Postal and Tel. Ad: Ayer Kuning South

A. M. Maxwell, manager

Wilde & Co., Ld., Seremban, visiting

Boustead & Co., Ld., Kuala Lumpur, secretaries

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A. Fraser, manager

A. J. Taylor, R. Holderness and R. L. Leigh, assistants J. A. Brown, visiting agent Barlow & Co., Kuala Lumpur, agents Secretaries and Registered Office-Thos. Barlow & Bro., 49, Eastcheap, London, E.C.

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Paul Rajaiah, bookkeeper

Jindaram Estate

A. R. Thompson, general manager H. A. S. Hughes, assistant J. E. Theophilus, assistant

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PAHANG

The State of Pahang lies between Trengganu and Johore, and extends along the eastern side of the peninsula from 2 deg. 40 min. to 4 deg. 35 min. N., its coast line being about 130 miles in length. The area of the State is estimated at 14,300 square miles, and its principal river, which drains a large extent of country, is known by the same name. The river Pahang is, however, owing to its shallowness, navigable for small craft only. The country is sparsely populated, there being, according to the census of 1921, 146,064 inhabitants, as compared with 118,708 in 1911.

The capital of the State is Kuala Lipis, situated at the mouth of the Lipis river, where is also the seat of Government. The State is under British protection, and in August, 1888, the Sultan, acting under the advice of the Sultan of Johore, applied for a British Resident to assist in the administration of the country, which request was acceded to in October of that year.

The predominant rock is slate, but granite, sandstone, limestone, quartz, and schist abound, while traces of volcanic action at some remote age are shown by the presence

of basalt, trachyte, etc. As regards its mineralogy the State has always possessed a high reputation for its product of gold and tin. Though during recent periods these have been but little sought, the wonderful old gold workings discovered by Messrs. Knaggs and Gower show that the State must, at some very remote time, have been well known and populated. Gold is worked on a large scale at Raub by the Raub Australian Mining Company, and on a small scale elsewhere by Chinese and Malays. The Pahang Consolidated Company, Ltd., have large tin mines at Sungei Lembing in the Kuantan district, and there is much tin mining in the Bentong-Raub districts, and at Gambang in the Kuantan district.

The revenue for 1925 amounted to \$4,941,875 and the expenditure to \$4,697,293. The State on January 1st, 1926, owed \$13,894,309 to other States of the Federation. The indebtedness incurred by the State is represented by public improvements that are going to prove of a remunerative character in years to come. Excellent roads have been constructed, opening up land for planting and aiding prospecting for minerals. All the principal towns are now connected by telegraph, and the new trunk railway, which is to make another connection between the F.M.S. system and the Siamese Railways, is in an advanced stage, having reached the Kelantan boundary from the southern junction at Gemas. When this line is completed it will be possible to travel by rail from Singapore to Bangkok through Kelantan.

The quantity of copra exported in 1925 amounted to 314.17 tons, as against 560.97 tons in 1924. The exports of rubber were valued at \$8,393,892, as against \$2,958,444 in 1924. The exports of tin and tin-ore, viz., 34,778.76 nett piculs, showed a decrease in quantity of 2,846.61 nett piculs and a decrease in value of \$97,334 on that for the previous year. Gold amounting to 12,525.9 oz. valued at \$463,634, was produced. an increase on the figure of 12,267.8 oz. for the previous year. Of this Tin Bentong N.l. produced 29.8 oz. valued at \$715 and the remainder was from the Raub Mines.

The total value of trade for the year 1925 was \$20,740,640, as against \$13,881,185 in 1924, an increase of \$6,859,455.

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Hon. British Resident
Tungku Suleiman ibini Almerhum Sultan
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Actg. Assist. do. —Che Mahmud bin Mat
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THE UNFEDERATED MALAY STATES

The Malay States not included in the Federation are Johore, Kedah, Perlis. Kelantan and Trengganu.

Article 3 of the Johore Treaty of the 11th December, 1885, provided for the appointment of a British Agent in Johore. By an agreement dated the 12th May. 1914, this was altered so to provide for the appointment of a British officer to be called the General Adviser, whose advice must be asked and acted upon in all matters affecting the general administration of the country and on all questions other than those touching Malay religion and custom.

The States of Kedah, Perlis, Kelantan and Trengganu came under British protection on the 9th July, 1909, when, in execution of the Treaty of the 10th March, 1909, the Siamese Government transferred to the British Government all suzerainty, protection, administration and control over these four States. British Advisers on that day took over from Siamese Advisers in Kedah, Perlis and Kelantan. In Trengganu, an officer styled the British Agent assumed duty.

The Sultan of Trengganu, later, expressed a desire that his State should be administrated upon an improved basis, and, by a Treaty with His Majesty's Government dated the 24th May, 1919, agreed to receive a British Adviser (in place of the British Agent provided for by an earlier Treaty of the 22nd April, 1910) and to ask and follow his advice upon all matters affecting the general administration of the country and all questions other than those touching the Mohammedan religion.

The Treaty of 1909 also provided for the loan of £4,000,000 by the F.M.S. Government to Siam for the purpose of building a railway southward from Bangkok to connect up with the F.M.S. Railways system via Kelantan. This sum was subsequently increased to £4,750,000, in consequence of a decision to connect up also via Kedah. The railway via Kedah was opened to traffic on the 1st July, 1918. A fast weekly passenger service between Bangkok and Penang was inaugurated on 2nd January, 1922. A train, with sleeping and restaurant cars attached, leaves Bangkok Noi every Monday morning, arriving at Penang on Tuesday evening, and returning from Penang every Thursday morning, arriving at Bangkok Noi on Friday evening. The distance is about 1,000 miles. It is expected that the Southern Siamese districts will develop greatly as the result of the railway communication.

In general terms, it may be said that the development of the Unfederated Malay States in the last decade has been even more remarkable than that of the Federated Malay States. Their revenue, for instance, in 10 years has more than quadrupled.

Although each of the five Unfederated Malay States preserves its individuality with the greatest solicitude, there is the friendliest feeling, not only amongst them, but also between them and the Federated Malay States and the Colony of the Straits Settlements; and in any matter which tends to their common advantage, yet does not affect their individuality, there is ready co-operation. The States differ from one another in many respects, both great and small. As examples of the difference in the smaller matters, it may be mentioned that Kedah, Perlis and Trengganu adhere to the Mohammedan calendar, whereas Johore and Kelantan have adopted the Christian calendar. The system of internal administration differs very greatly; on broad lines, however, the resemblance between the States is strong. They are all Mohammedan countries, and are governed by a Ruler who is advised by a State Council. (Johore has separate Legislative and Executive Councils; in the other States the Councils are both Legislative and Executive.) They use the coinage and the currency notes of the Straits Settlements. Their European officials are British officers, almost all of whom are lent, on deputation, to them by the Governments of the Straits Settlements and the Federated Malay States. Johore, Kedah, Kelantan and Trengganu have their separate issues of stamps. The small State of Perlis (which in earlier days was a part of Kedah, and which is still closely connected with it) uses the Kedah stamps

JOHORE

This State occupies the southern portion of the Malay Peninsula, and has an area of about 7,678 square miles. The State is ruled by a Sultan, who is independent, but ander the protection of the British Government so far as external policy is concerned. The present Sultan, Ibrahim, was born in 1873, and succeeded his father, the late Sultan Abubakar, in 1895, being crowned on the 2nd of November of that year. On the 1st January, 1916, the dignity of an Honorary Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George was conferred on His Highness the Sultan by His Majesty the King, and the investiture took place at Johore Bahru on May 11th, 1916. More recently, His Highness has been decorated with the Order of the British Empire in further recognition of his services during the Great War. Since 1910, the Sultan has had the services of an officer of the Straits or F.M.S. Civil Services as General Adviser, and other members of these services are seconded to control various departments, with the result that the government is now on a better footing and the finances have materially improved. The country has made great progress in material prosperity, and its orderly condition has attracted a good deal of European capital, invested in planting enterprises.

The revenue for 1925 amounted to \$15,884,592 against \$10,947,960 in 1924, and the expenditure to \$9,780,322 in 1925 against \$8,095,275 in 1923. Improved methods of collection and administration and the expansion of the agricultural and tin-mining industries are factors in the increase of revenue. Surplus assets at the end of 1925 amounted to \$17,253,175. The railway, which connects Singapore with the F.M.S. system, was completed in 1909, and its construction has already given a great impetus to the opening up of this fertile State. Along its 120 miles it provides access to the extensive areas of valuable forest land not conveniently reached by the natural waterways. It is operated and leased by the F.M.S. Railway Department, which now controls the whole of the railways in the Malay Peninsula. A causeway has been constructed over the Straits of Johore, between the mainland of Johore and the Island of Singapore, carrying a railway track and a roadway. It was opened for passenger trains on 1st October, 1923. The roadway was opened to vehicular traffic on 28th June, 1924. The State owns a light railway in Muar, but this has now been closed to passenger traffic, the opening up of a road system making the district more accessible.

Ninety-two schools are maintained by the Government, and four of these are English Schools passing boys through the Cambridge School Certificate Examination. At the English College, which is conducted on the lines of an English Public School, there were 80 boys in residence in 1926. English is also taught in some of the larger Vernacular Boys' Schools and in three Vernacular Schools for Girls. A Training College for Vernacular Masters was opened in April, 1926, and thirty student teachers are in residence.

The capital is the town of Johore Bahru, or new Johore, as distinguished from Johore Lama, or old Johore, the former seat of the Sultans of Johore, which was situated a few miles up the wide estuary of the Johore river. The new town is a flourishing little place on the nearest point of the mainland to Singapore island, and lying about 14 miles to the north-east of Singapore city, in 1° 26′ N. It contains some 15,000 inhabitants, mostly Chinese. Public Works have received a good deal of attention in recent years and \$4,218,068 was spent on them in 1925. There are now over 600 miles of roads in the State, and six new roads are being constructed.

The population of the State at the census in 1921 was ascertained to be 282,234 (as compared with 180,412 in 1911), of whom 618 were Europeans, 157,852 Malays, 97,253 Chinese, 24,180 Indians, 183 Eurasians, and 2,148 others. The Chinese are chiefly found as cultivators of gambier and pepper, and are spread over the range of country in the extreme southern end of the peninsula, nearest to Singapore, but there is also a large Chinese population on the Jemaluang tin-field near Mersing.

	1924	1925
Imports		\$49,874,197
Exports	48,474,134	118,214,613
	\$82,162,699	\$168.088.810

European pioneers have, in the last few years, taken up large areas for planting chiefly rubber and coconuts. Gambier and pepper cultivation is on the decline; the export of tapioca was 152,288 piculs in 1925, as compared with 136,214 piculs in 1924, and the values were \$1,174,730 and \$1,114,043, respectively. The export of rubber in 1925 amounted to 40,542 tons, valued at \$97,195,046, against 32,369 tons in 1924, valued at \$30,090,966. A remarkable feature of the rubber industry in this State is the large amount of land taken up by Japanese. In 1925, 30,212 tons of copra, valued at \$6,026,179, and 11,080 tons of areca nuts, valued at \$2,465,574, were exported.

At the present time the principal exports of Johore are the carefully cultivated rubber, copra, gambier, pepper and areca nuts, and the natural products of tin, timber, rattans and damar. For almost all such produce Singapore is the port of shipment.

Johore is rich in iron ore, and a mine is being successfully worked by Japanese in Batu Pahat and 271,992 tons of the ore were exported in 1925. The first valuable discoveries of tin were made in the valley of Jemaluang, a small river flowing into the China Sea near Mersing, and there are indications of the presence of tin ore that may be worked at a profit at various places between Jemaluang and the Sedili. The export of tin ore in 1925 amounted to 13,678 tons, compared with 1,410 tons in 1924. The value of exported minerals was \$4,402,690 in 1925, as against \$3,990,049 in 1924.

DIRECTORY

SULTAN—His Highness Sir Ibrahim, G.C.M.G., K.B.E., Sovereign of the Most Esteemed Darjah Krabat (Family Order) and the Most Honourable Darjah Mahkota Johore (Order of the Crown of Johore), First Class Osmanieh Order, First Class Order of the Crown of Rumania. First Class Order of the White Elephant of Siam Born 17th Sept., 1873. Proclaimed 7th Sept., 1895; crowned 2nd November, 1895

Private Secretary—Captain H. Md. Said, s.m.J., etc. Deputy Private Sectretary—Lieut. S. Abdullah

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President—The Dato Mentri Besar
Vice do. —The Deputy Mentri Besar

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Abdullah bin Jaafar, C.B.E., D.K., S.P.M.J.
Deputy Mentri Besar—The Hon. Y. M.
Ungku Abdul Aziz, D.K.
Secretary and Clerk of Councils—Inche
Abdullah bin Mohd. Taib

Secretariat
Gen. Adv.—(vacant), Hon. Mr. C. W. H.
Cochrane (acting)
Dep. State Secy.—Hon. Dato Ismail, D.P.M.J.

AGRICULTURAL PEPT.
Inspr. of Agric.—F. de la M. Norris (actg.)

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Auditor—Ungku Abdul Aziz, D.K.
Assist. Auditor—Wan Jusoh bin Ali
Chief Clerk—I, Ismail bin Abubakar

TRADE AND CUSTOMS DEPARTMENT

Johore Bahru

Commissioner—G. E. Cator
Supt.—Dato. Mohd. b. Mohd. Doon, D.P.N.J.
Assist. Supt.—Mok b. Haji A. Latiff
Chief Clerk—A. Rahim b. Kimen
Depy. Supt., Prevent. Branch—P. Lavender
Assist. do. —(vacant)

Muar

Depy. Commissioner—Wan Idris b. Irahim Assist. Supt.—A. Rahman b. Awang

Batu Pahat

Supt., Preventive Branch—F. C. Clarke Assist. do. —Osman bin Ahmad

Mersing

Superintendent—Ismail b. Othman (actg.)

Segamat

Superintendent-Awang b. Arshad

Kota Tinggi

Supt .- A. Talib b. A. Bakar Kukub

Kukub

Superintendent-(vacant)

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English College

Headmaster—C. E. Gates, M.A. (Cantab.) (acting)

European Master-E. D. Raley, B.A. (Oxon.) Assistant Masters-George Lowe, F. J. Treusein, A. Rahman b. M. Taib and V. Duckworth

Bukit Zahrah School

Headmaster-H. Mortimer, B.A. (Lond.),

Capt. T. Drury, O.B.E. (acting)
Assistant Masters—F. A. Le Vos, R. A.
Logan, J. W. Moore, V. Duckworth, Wee
Hye Kwee, M. E. Mathews, Ooi Chye
Hock, S. H. K. Alfred & E. J. de Souza

Bukit Zahrah School

(Chinese Branch)

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Siew Suon English School-Muar

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English School-Batu Pahat

Headmaster-L. A. S. Jermyn, B.A. (Oxon.) (acting)

ssistant Masters — S. Subrameniam, Gurdiah Singh, M. Noor b. Haji Hamid Assistant and M. Alias b. Akkbar

Vernacular School—Segamat English Master attached—J. C. McHeyzer

Girls School-Johore Bahru English Mistress-Miss M. A. van Dort

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GOVERNMENT PRINTING OFFICE Supt.-K. C. David

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Assist. Collector-Inche Onn bin Jaofar Do. -Inche Esa bin Ahmad

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Medical Officer, i/c Govt, Officials-Dr. G.

H. Garlick, M.R.C.S. (England)
Medical Officer, General Hospital, Johore
Bahru—Dr. W. J. E. Phillips, M.B., B.S. (Adelaide)

Med. Officer, Muar-Dr. Jesse Coope

Health Officer-(vacant)

Maternity Nurse, Johore - Mrs. Violet Wintle

Health Officer—(vacant)

Nurses—Misses G. Trevor Smith, M. H. Sanders and E. N. Bruce

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Registrar-General—Dr. R. D. Fitzgerald, M.C., B.A., M.D., B.CH., B.A.O., T.C.D., D.T.M. & II. (Cantab.)

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(Johore Forces)

Headquarters: The Fort, Bukit Timbalan Johore Bahru

Col. Comdt. - Col. H. H. Sir Ibrahim, Sultan of Johore, D.K., S.P.M.J., G.C.M.G., K.B.E., etc.

2nd-in-Command-Lieut.-Col. Hon. Dato A. Hamid, D.P.M.J.

Military Adviser and Chief Instructor-Lieut.-Colonel B. A. Thompson

Adjutant-Maj. Yahya bin Abu Talib, s.m.J. Quarter-Master-Capt. Mohamed Akil bin

Staff Officer-Capt. Haji Mohamed Said bin Haji Sulieman, s.M.J.

MINES DEPT.

Warden of Mines-F. C. Marshall

POLICE

Headquarters: Johore Bahru

Commissioner of Police—J. Cullen (acting) Assist. Commissioners—Ungku Abdullah bin Omar and Inche Abu Bakar bin Adbullah (acting)

Detective Branch

Deputy Commissioner-Inche Abubakar bin Buang, s.m.J.

Johore North

Deputy Commissioner, Muar-P. R. Tudor Owen

Assistant Commissioners-Muar: Inche Mohamed Taff bin Haji Ismail; Segamat: Inche Bachok bin Ibrahim

Court Inspector, Muar-Inche Sebtu bin Mohamed Salleh

Detective Inspector, Muar-Inche Ahmad bin Haji Tahir

O.C.P.Ds.—Muar: Haji Omar bin Haji Mohamed Salleh; Tangkak: Inche Harom bin Hassan; Ulu Muar: Syed Ahmad bin Shiekh

Probationer Inspector, Muar - Inche Abdullah bin Kassim

Johore Central

Deputy Commissioner, Batu Pahat-R. Morgan (acting) O.C.P.D., Batu Pahat—Inche Abdul bin

Mohamed

Probationer Inspector, Batu Pahat-Inche Jaffar bin Maridan

O.C.P.Ds.—Kluang: Inche Mohamed bin Abdul Jamal; Mersing: Inche Abdul Rahman bin Arshad

Johore South

Deputy Commissioner, Johore Bahru-J. D. Dalley

Assistant Commissioners-Johore Bahru: Inche Musa bin Yusoff; Kota Tinggi: Ungku Abdul Majid bin Ali

Court Inspector, Johore Bahru — Wan Mohamed bin Uda

O.C.P.D., Johore Bahru-Inche Ali bin Hassan

Inspector, Johore Bahru-Inche Abdul Hamid bin Abdul Kadir

O.C.P.Ds.—Tebrau: Alahi Bux (sergeantmajor); Pengerang: Inche Omar bin Mohamed Noor; Cucob: Inche Haron bin Hassan

Probationer Inspector, Johore Bahru— Inche Abdul Raheen bin Haji Salleh

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Postmaster-General — Dato Mohamed Salleh, D.P.M.J.

PRISONS DEPARTMENT Inspector of Prisons-J. I. Miller

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Gaoler-R. J. Page Acting Senior Warder-T. Clout Warders-A. W. Duggan, W. G. Clout and H. Dandie

Muar Gaol

Gaoler-G. Warsop Warder-W. E. Jenkins

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(Johore Bahru)

Telephs. 163 (Head Office), 163 (District Office), 27 (Electrical Dept.), 43 (Water Works) and 44 (Store and Workshop)

Headquarters Staff—Johore Bahru State Engineer-F. Glendinning Financial Assist.-T. D. Bush Chief Clerk - C. S. Subramania Iyer

Drawing Office

Architectural Assistant—(vacant) Architectural Draftsman-A. E. van Dort Chief Draftsman-Sulieman b. Hadji Alias

Electrical Department

Chief Electrical Engineer—A. L. Birch Electrical Engineer—E. H. Turrel Foreman—Hadji Abdul Azis Financial Assistant-Siew Kang Hye

Mechanical Department

Mechanical Engineer-R. Eves Inspector of Machinery-H. H. Brown Foreman—W. C. Zuzartee Quarryman—G. Tursi

Water Works Department

Water Works Engineer—(vacant) Inspector-J. A. Danker Assist. Inspector—(vacant)

District Office Staff-Johore Bahru

Senior Executive Engineer-S. J. W. Gooch (acting)

Assistant Engineer—J. S. Boissier Clerks of Works-D. M. Arul, T. R. Pillay, W. A. Kevt and C. L. Beri

Surveyor-F. A. van Schoonbeck Supervisor, Anti-Malarial Works-R. Rajangam

Chief Overseer-S. Vythilingam Do. -(vacant) Chief Clerk-Abu Bakar bin Ahmad

Muar District

Executive Engr.—J. S. Boissier (acting)
Assist. Engrs.—G. Stewart and F. Keir
Assist. Mech. Engr.—G. C. Bucknall
Surveyor—F. A. van Schoonbeck
Clerks of Works—C. H. Carvalho an
A. de Rozario Chief Overseer-K. Velu Pillay Chief Clerk-Awang bin Sulieman

Water Works

Inspector—Bujang bin Rasip Assist. do. —Abu Bakar bin Ahmad

Batu Pahat District

Executive Engineer-W. Laurie (acting) Clerks of Works-A. Gow, J. W. Bennett Chief Clerk—Lim Soo Bee

Mersing District

Assist. Engr.—Inche Araffin bin Haji Alias District Overseer-V. Rajaratnam

Kota Tinggi District

Assistant Engineer - J. A. Manley District Overseer-Syed Abu Bakar

Kluang District

Assist. Engr.-Ismail bin Mohd. Doon

Segamat District

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Judge—A. V. Brown Registrar—R. Moor

Legal Adviser's Department Legal Adviser—W. Pryde

POLICE COURT

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Treasurer and Collector of Stamp Duties
—Dato Ibrahim bin A. Majid, D.P.M.C.,
Assist, Treas.—Sheikh Yahya Arishee, S.M.J.

Town Board Office Johore Bahru

Presidents—Major W. B. Y. Draper, M.c. (absent), H. H. Tungku Temenggong Ahmed (acting)

BATU PAHAT DISTRICT

Second Assistant Adviser Second Magistrate—Abdul Ghaffar bin Arshad, s.m.J.

Harbour Master-Nurdin bin Wahab

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English Translator—Mohd. Saad bin Seru

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Town Board Department
President, Town Board—Dato Daud bin
Haji Suleiman, D.P.M J.

MARINE

Port Officer- Haji Osman bin Mohd. Zin

REVENUE BRANCH—Padang Endau Officer-in-ch.—Abdul Majid b. Mohd. Ali

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Mersing Mosque

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—Inche Awang bin Omar

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Ungku Ali bin Abdullah, D.K.
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Assist. Adviser 1st Magist.—F. T. Tree
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Assist. Supt. of Surveys—G. D. Barron Secretary, Town Board—Syed Abdul Kadir

bin Mohamed Assist. Inspector of Schools—Haji Andak

bin H. Jamak Senior Executive Engr. of Public Works-

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Secretary—A. Rahman-Khan
D. of C.—H. G. R. Leonard
S. D.—R. F. Mesney
J. D.—W. R. Brearley
I. G.—B. G. Gardner
Stewards—H. W. Leydon and F. T.
Ephraums
Tyler—A. M. Patial

MUAR CLUB
President—The Hon. Y. M. Angku Ali
bin Abdullah, D.K.

KELANTAN

point.

This State is situated in the extreme north-eastern end of the Peninsula between latitudes 4'38° and 6'15° North and between longitudes 101'26° and 102'40° East, with a coast-line of 60 miles on the China Sea. It embraces an area estimated at 5,870 square miles. It is a mountainous country, with rich alluvial plains, and drained by the Kelantan River and its tributaries.

According to the census of 1921 the population is 309,293, as compared with 286,751 in 1911.

Kota Bharu, six miles up the Kelantan River, is the capital, and the chief port is Tumpat at the mouth. The Sultan and the British Adviser reside at Kota Bharu.

The chief exports are padi and rice, copra and rubber, cattle and dried fish. The climate is healthier than in other parts of the Peninsula, there being a distinct cold season about January. The temperature seldom exceeds 90° and sometimes falls to 62°, while the average rainfall is about 120 inches a year.

Mr. J. Scott Mason, the British Adviser, took over the supervision of affairs from Mr. W. A. Graham, the Siamese Commissioner, on July 15th, 1909.

In 1909, the revenue amounted to \$370,959 and the expenditure to \$377,062. In 1925, the revenue had risen to \$1,804,180 and the expenditure to \$1,401,961. The public debt at the transference of the suzerainty was \$150,000, upon which Siam charged 9 per cent. This debt was taken over by the F.M.S., interest being reduced to 4 per cent. The debit balance of the State at the end of 1925 was \$3,345,647. The value of the imports in 1925 was \$5,211,103 against \$3,570,688 in 1924, and of exports \$11,185,696 against \$5,407,674 in 1924. The principal imports were:—ironware, cotton piece-goods, sarongs, silk piece-goods, cycles and accessories, coal, woodenware, machinery, cement, earthenware, matches, kerosene, opium, tobacco, salt and woollen goods. The tonnage of steamers using Kelantan ports amounted to 96,208 in 1925 against 113,034 in 1924. There is regular steamship communication with Bangkok and Singapore. The first all-weather road was completed in 1916; it runs 26 miles from the capital to Pasir Puteh. The trunk road from Kota Bharu to Kuala Krai can be used for the greater part of the year. There is daily connection by rail between Tumpat and Kuala Krai, 60 miles up river. The line to the Siamese border is open for traffic, and a daily service each way between Tumpat and the Kedah boundary is maintained, making communication with Penang an easy matter. Kota Bharu is in direct telegraphic communication with Bangkok and Penang and possesses a telephone service. It is also connected by telephone with Tumpat, the port of Kelantan, Bachok and Pasir Puteh. There is a telegraph line connecting Kota Bharu with Kuala Krai.

About 417,297 acres were under cultivation in 1925. They comprised 207,219 acres devoted to padi, 58,289 to coconuts, and 113,939 to rubber. The export of rubber in 1925 was 3,926‡ tons, as compared with 3,387 tons in 1924. The export of copra was 86,623 piculs, compared with 125,586 piculs in 1924.

DIRECTORY

GOVERNMENT

Ruler—His Highness the Sultan Ismail bin Almerhum Sultan Mohamed IV, K.C.M.G. British Adviser to the Government of Kelantan—W. M. Millington (acting)

Assistant British Adviser to the Government of Kelantan—C. C, Brown

MEMBERS OF THE STATE COUNCIL

President-H.H. the Sultan Ismail ibni Almerhum Sultan Mohamed, IV., K.C.M.G. Members-Acting British Adviser (W. M. Millington), Assist. British Adviser (C. C. Brown), H.H. the Raja Kelantan (Tengku Ibrahim ibni Almerhum Sultan Mohamed IV), H.H. the Raja Muda (Tengku Zainal Abidin ibni Almerhum Sultan Mohamed III), Tengku Temenggong (Tengku Jaffar ibni Almerhum Sultan Mohamed II), Tengku Seri Maha Raja (Tengku Mahmood ibni Almerhum Sultan Ahmad), Tengku Seri Pekerma Raja (Tengku Suleiman ibni Almerhum Sultan Ahmad), Tengku Besar Indra Raja (Tengku Besar Tuan Yusoff ibni Almerhum Sultan Ahmad), Tengku Abdullah Bendahara (Tengku ibni Almerhum Sultan Ahmad), Tengku Penglima Raja (Tengku Chik ibni Almerhum Raja Muda Penambang), Datok Perdana Mentri Peduka Raja (Haji Nik Mahmood bin Haji Ismail), c.B.E., Datok Mufti (Haji Idris bin Haji Hassan), Datok Laksamana (Haji Mohamed bin Haji Mohamed Said) Clerk of Council-Mohamed bin Baba

BRITISH ADVISER'S OFFICE

Acting Adviser to the Government of Kelantan—W. M. Millington

Assist. British Adviser to the Government of Kelantan—C. C. Brown

Chief Clerk—M. K. Sabapathy

TREASURY

State Treasurer—H.H. the Rajah Kelantan (Tengku Ibraham ibni Almerhum Sultan Mohamed IV)

Assist. Treasurer— Dato' Kaya Muda (Inche Abdul Kadir bin Haji Mohamed Amin)

Chief Clerk—Datok Amar De'Rajah (Nik Abdul Rahman)

AUDIT OFFICE

Assist. State Auditor—B. S. Walton Chief Clerk—Inche Abdul Hamid bin Abdul Aziz

Courts

High Court

Judge—N. R. Jarrett Assist. Judge—Dato' Mufti (Haji Idris bin Haji Hassan)

Chief Clerk—Nik Wan Idrisbin Nik Ja'afar

Central Court

Magistrate — Tengku Seri Jaya Raja (Tengku Abdul Rahman), acting Chief Clerk and Interpr.—Kung King Sun

Small Court

Magistrate—Tengku Seri Mara Raja bin Tengku Seri Pekerma Raja

Ecclesiastical Court

Datok Mufti—Haji Idris bin Haji Hassan Chief Kathi—Haji Wan Hassan Assist. Kathi—Haji Wan Ahmod

Customs

Superintendent—N. Coulson (acting)
Harbour Master and Supervisor of Customs—William Kerr

Assistant Supervisor of Customs—Che Mohamed Zeinal

DISTRICT OFFICES Ulu Kelantan

District Officer—A. M. Dryburgh
Assist. do. —Inche Lankamin bin Haji
Mohamed Tahir
Chief Clerk—A. V. Kandiah (acting)
Tamil Interpreter—M. Ariaretnam
Settlement Officer—Ngah bin Tamby
Chief Malay Clerk — Abdul Hamid bin
Khalipa

Pasir Puteh

District Officer—Capt. R. G. B. Farrer Assist. do. —Che Abdullah bin Yaacob Settlement Officers—Sulaiman bin Tamby, Osman bin Haji Yunos and Ibrahim bin Hussein

Pasir Mas

Assistant District Officer—Che Abdul Hamid bin Hussein (Dato' Lela Nagara) Chief Clerk—Mohamed Hussein Magistrate, Land Court—Tengku Hamzah bin Raja Muda Settlement Officer—Mat bin Osman

Bachok

Assistant District Officer—Nik Mohamed bin Haji Sulong Chief Clerk—Mohamed Saat bin Taib Settlement Officer—Tengku Hamid

Mentri

Datok Perdana Mentri—Haji Nik Mahmood bin Haji Ismail (Datok Perdana Mentri Peduka Raja) Chief Clerk—Che Mohamed bin Baba

Office Assist.—Che Ismail bin Haji Omar

Setia Usaha

Datok Setia Usaha Kerja'an — Haji Mohamed bin Haji Mohamed Said (Datok Laksamana)

Chief Clerk—Nik Ja'afar bin Orang Kaya Sri Akar

GAOLS

Superintendent—Capt. H. A. Anderson Assist. do. —Che Omar bin Cassim

CHANDU

Supt. of Chandu—N. Coulson Chandu Inspector—Che Mat Dahan Chandu Clerk—Wan Hassan

LAND OFFICE-Kota Bharu

Supt. of Lands—B. S. Walton
Assist. Collectors of Land Revenue—Dato'
Seri De'Raja and Dato' Perwira Raja
Probationer—Tengku Ismail bin Tengku
Seri Pekerma Raja
Assist. Supt. of Penggawas — Tungku
Yusoff
Chief Clerk—Wee Tiong Yang

MILITARY POLICE

Commissioner of Police and Hon. A.D.C. to H.H. Sultan—Capt. H. A. Anderson Assist. Commr. of Police and Adjutant—Tungku Mohamed Yusoff bin Al-Marhom Sultan Mohamed IV
Chief Clerk—Ché Mohd. Salleh bin Desa

POSTS AND TELEGRAPHS

Supt. of Posts and Telegs.—N. R. Jarrett Postmaster, Kota Bharu—Tan Kim Mun Do., Tumpat—A. Periathamby Do., Kuala Krai—S. Kandavanam Do., Pasir Puteh—Wee Tiang Siew Telegraph Master, Kota Bharu—Lim Eng Choon

Public Works Department
Director of Works—S. Brayshay
Assist. Engineers—E. N. Dimmock and N.
G. Ferguson
Inspector of Works—A. Lourdes
Chief Clerk—M. Sinnadurai

SURVEY DEPARTMENT
Supt. of Surveys—Major A. R. White (on leave), Capt. C. E. Nugent (acting)
Chief Draftsman—P. K. Bose

VOLUNTEERS

Chief Clerk-A. Sengthirajah

Comdg. Officer—Capt. H. A. Anderson Lieutenant—Major A. R. White, M.C. Adjutant—Tungku Mohamed Yusoff bin Al-Marhom Sultan Mohamed IV

MEDICAL DEPARTMENT

Residency Surgeon—Dr. J. H. Bower (actg.)
Medical Officer, Ulu Kelantan—Dr. W. J.
Geale
Senior Hospital Assistant—T. J. Devota
Chief Clerk—Che Mahmood

CONSERVANCY BOARD Chairman—B. S. Walton Secy.—Tengku Ya'acob bin Tengku Chik Chief Clerk—Awalludin bin Sikim Sanitary Inspr.—Wan Mohamed Salleh

ESTATES AND RUBBER COMPANIES

Austral Malay Rubber Co., Ltd., Pasir Besar and Kabdeng Estates— Postal Ad: Pasir Besar A. D. M. Hill, manager S. C. Cattlin, assistant

Dominion Rubber Co., Ltd. (Registered in New Zealand), Tebing Tinga: Estates—Postal Ad: Kusial, Kelantan (Malay States); Tel. Ad: Bellrubber, Kelantan

W. B. Bell, manager
W. M. Phillips, assistant
D. C. Rainnie & Co., Tumpat, transport agents
Lewis & Peat, Ld., Singapore, agents

DUFF DEVELOPMENT Co., LTD.—Regis tered Offices: 24, Rood Lane, Fenchurch Street, London, E.C. Head Office: Kuala Lebir

Kelantan Rubber Estates, Ltd., Pasir Jinggi, Chaning and Lepan Kabu Estates—Postal Ad: Kuala Krai W. Graeme Anderson, genl. manager E. J. Coldman, div. manager George Stuart, do. H. W. Smith & W. Miller, assts. Boustead & Co., Ld., S'pore., agents

KUALA NAL KELANTAN RUBBER Co., LTD.—Postal Ad: Kuala Nal, Kelantan, via Penang G. Ireland, manager

J. Wisdom | R. D. Harding D. C. Rainnie & Co., Tumpat, forwarding agents

Kuala Pergau Plantations, Ltd. Kuala Pergau Estate — Postal Ad: Krai, Kelantan G. Tostee, superintendent

Balah Estate

P. F. Laws, superintendent

KUALA PERTANG SYNDICATE, LTD., Tassang and Sladang Estates—Postal Ad: Kuala Pertang

J. McNicol, manager
L. M. Morrison, assist. manager
R. Thurkle, assistant
K. L. Airth, do.

Northern Rubber Co., Ltd., Kuala Hau Rubber Estate—Postal Ad: Tumpat; Tel. Ad: Elster

C. Elster, managing directorV. Termansen, managerD. J. Hally, assistant

Pahi Plantations, Ltd., Kuala Pahi Estate—Postal Ad: Kuala Krai; Tel. Ad: Pahi, Kelantan J. A. Robertson, manager V. N. Gogol, assist.

SHANGHAI KELANTAN RUBBER ESTATES'
LTD., Pasir Gajah Estate—Postal Ad:
Pasir Gajah Estate, Kelantan
F. A. Downing, manager
Kennedy, Burkill & Co, Ld.,
Penang, agents
Secretaries and Registered Office—
Seth, Mancell & McLure, 7, Avenue
Edward VII, Shanghai

STAPOH NAL RUBBER Co., LTD., Stapoh Nal Estate—Postal Ad: Stapoh Nal CHOP SOON THYE, Manufacturing of Soonthye's Famous Durian Cakes and other Confectionery—Kampong China, Kota Bharu; Tel, Ad: Soonthye

CYCLE TRADING Co., THE, Agents for all the Leading Makers of Bicycles, Motor Cycles and Accessories, etc. — Kota Bharu; Tel. Ad: Cycles; Codes: A.B.C. 5th and 6th edns. and Bentley's

Kelantan St. Andrew's Society, The Chieftain—W. Graeme Anderson Hon. Secretary—J. A. Robertson

MERCANTILE BANK OF INDIA, LTD.—Kota Bharu; Tel. Ad: Paradise; Codes: Bentley's A.B.C. 5th edn. and Private S. P. Gibbons, agent

RAINNIE & Co., D.C., Import and Export Merchants, Estate Agents, etc.—Tel. Ad: Rainnie; Codes: Bentley's complete phrase, Broomhall's Rubber edn, D. C. Rainnie, Ll.B., partner L. V. Wolfendale, do. Attorneys and Agents for Union Insce. Society of Canton, Ld.

TRENGGANU

With a territory of about 5,000 square miles, an extensive sea-board and a population at the 1921 census of 153,092, Trengganu is the least developed of all the Native States. The capital is Kuala Trengganu, where the British Agent was the only European resident when the census was taken in 1911. There were only 20 Europeans in the State at the end of 1918. Mr. J. L. Humphreys, the British Adviser, in his report for 1923, stated:—"Although the suzerainty of Trengganu was transferred by Siam to Great Britain in 1909, simultaneously with that of Kedah and Kelantan, an Adviser was not appointed until ten years later (on amendment of Treaty in 1919), and the first executive European Officers were not supplied until late in the following year. The reform of administration is therefore still in an early stage, and the progress attained by neighbouring States cannot yet be hoped for. The grant of a loan by the Government of the Straits Settlements made the year an eventful one for Trengganu. It enabled the State (by resumption of Concessions) to recover control of important natural resources, and to commence expenditure on essential works of development—surveys, machinery, buildings, and roads." A loan of \$1,000,000 in June, 1922, and a second loan of \$1,000,000 in May, 1925, for development works were granted by the Straits Settlements Government and will have a far-reaching effect on the future of the State.

By an Agreement between His Majesty's Government and the Government of Trengganu, dated May 24th, 1919, His Highness Sultan Muhammad bin Zainalabidin agreed to receive a British Adviser in place of an Agent, whose advice must be asked and acted upon in all matters affecting the general administration of the country. Mr. J. L. Humphre's was appointed as the first British Adviser. This brings the State into line with the other Protected Malay States, and should help to bring about a new era of prosperity. All that is needed to render Trengganu more accessible is railway connection with the F.M.S. East Coast Railway system. Telegraphic connection with Singapore was established in March, 1922.

Trengganu lies between latitudes 4 deg. 30 min. and 5 deg. 45 min. North and longitude 102 deg. 15 min. and 103 deg. 30 min. East. There are no trunk roads or railways and the rivers are not navigable beyond a certain point from the sea owing to rapids. There are about 15 miles of metalled cart-road at the capital and 25 miles of roads have completed earthwork. Communication with the interior is by rivers and good native paths. The people are ingenious and, for Malays, industrious, and excel as boatbuilders and fishermen. They also engage in silk and cotton-weaving, and iron, brass and nickel manufactures.

The chief Exports in 1925 were:—Copra, \$337,329; dried fish \$1,181,710; arecanuts, \$303,907; tin-ore, \$1,348,963; wolfram-ore, \$110,326; and rubber, \$2,434,286. A bright future is predicted for Trengganu as a mining country, tin, wolfram, iron and gold having been found.

The chief Imports in 1925 were:—Rice, about \$600,000; cotton stuff, \$576,362; tobacco, cigars and cigarettes, \$281,504; sugar, \$203,740; and petroleum, \$110,243. Revenue is raised by means of "farms" and duties on all kinds of exports. The State Treasurer returned the revenue at \$1,007,282 in 1925 and the expenditure at \$899,475, the corresponding figures for 1924 being \$779,032 and \$766,534. The total value of exports from Trengganu in 1925 was \$8,072,696, against \$3,460,790 in 1924; and of imports \$4,556,366 in 1925, against \$1,031,300 in 1924.

Regular steamship communication is maintained with Singapore and Bangkok, and locally-built motor-boats maintain passenger service along the Trengganu coast. A programme of road construction that will connect Trengganu with Kelantan and the F.M.S. Railway system is now in hand. The rainfall and temperature conditions are similar to those in the other Malay States.

DIRECTORY

GOVERNMENT

Sultan—His Highness Sir Sleman ibni Almerhum Sultan Zenalabidin, K.C.M.G. Mentri Besar—Haji Ngah bin Yusuf, Dato Sri Amar Diraja, C.B.E. State Secretary—Tunku Omar bin Osman

Tunku Seri Setia Raja Assist.—Tengku Abu Bakar bin Mustapa

Office of British Adviser British Adviser—J. W. Simmons (acting) Assistant Adviser—P. A. B. McKerron Clerks—K. P. Pillai and Che Amin

Secretariat State Secretary—Tengku Omar bin Osman

RELIGIOUS AFFAIRS Commissioner—Tengku Chik Abubakar (Tengku Sri Bijaya di Raja)

AUDIT OFFICE Actg.Auditor—Che Mohd.Kasim bin Husin

TREASURY DEPARTMENT State Treas.—Tengku Ali bin Mustapha

POLICE DEPARTMENT
Commissioner of Police—M. Ll. Wynne
Assist. do. —Tengku Mohamed bin
Sultan Ahmad

Prison Department Supt.—Wan Awang bin Mohamed

MEDICAL DEPARTMENT Medical Officer—Dr. N. H. Harrison

Judge-Che Nik Mohammad bin Hitam

MARINE, CUSTOMS AND CHANDU DEPTS. Supt.—Omar bin Ali (Datu Sri Andika Raja)

POSTAL AND TELEGRAPH DEPT. Supt.—Lim Paik Hong

LAND OFFICE Commissioner—Major G. M. Kidd, M.C.

SURVEY OFFICE Superintendent—Major C. E. Bone, M.C.

Public Works Department
State Engineer—D. H. Laidlaw, M.I.C.E.
A.M.I.E.E.
Executive Engr.—W. W. Davidson, M.C.

EAST STATE
State Commissioner—Che Da Omar bin
Mahmud
Assist. British Adviser—M. C. Hay

Postmaster—Che Abdulraham

District Office-Kemasik Dist. Officer-Wan Mohamed bin Ismail District Office - Kretai Dist. Officer-Che Ismail bin Abdullah District Office-Paka Dist. Officer--Tengku Muda Mohd. Yusuf District Office-Dungun District Officer-Tengku Zainal bin Ali

District Office-Marang District Officer-Tengku Sulong bin Ali

District Office-Kuala Brang Dist. Officer-Wan Mahmud bin Mohamed

WEST STATE

State Commissioner-Tengku Long bin Tengku Ngah Assist. British Advicer-(vacant)

GOVT. ENGLISH SCHOOL-Kuala Trengganu Headmaster-G. M. Nayar, B.A.

KEDAH

Situated on the north-west coast of the Peninsula, between the parallels of 5 deg. 50 min. and 6 deg. 40 min. North and the meridians of 99 deg. 40 min. and 100 deg. 55 min. E., Kedah has an area of about 3,800 square miles. In the north and east the country is hilly, but the plains along the coast are well-watered and fertile. In the northern part of the State the chief agricultural produce is rice. In the southern part the rubber industry has grown to large dimensions. The country is favourable for cattle raising.

The State came under British protection in 1909, and since then great progress has been made. Road making, bridge building and canal extension are features of the present régime, and the railway from Bukit Mertajam, in Province Wellesley, has been extended through Alor Star, the capital of Kedah, to connect with the Siamese railways on the frontier of Perlis. This connection has been completed and regular railway communication between Singapore and Bangkok has been established. The money order system has been introduced and the telegraph and telephone systems have been extended. The telephone system is connected with Penang. The towns of Alor Star and Sungei Patani are lighted by electricity.

At the 1921 census the population was 338,544, of whom 237,043 were Malays, 59,403 Chinese, 33,019 Indians and 300 Europeans. The revenue for 1925 was \$5,970,148, against \$5,499,562 in 1924, and the expenditure \$5,671,697 against \$4,904,823. estimated revenue for 1926 was \$7,340,861. In 1925, 10,846 piculs of tin were exported as against 11,669 in 1924. The rubber exported in 1925 amounted to 374,450 piculs. There were 1,171 motor-vehicles registered in 1925.

DIRECTORY

Sultan—H.H. Sir Abdul Hamid Halimshah ibni Sultan Ahmad Tajudin Mukarram Shah, k.c.m.g. Regent-H.H. Tunku Ibrahim, c.m.g., c.v.o. Aide-de-Camp—Tunku Bahadurshah Private Secretary—Che Mohamed Zain Airffin

STATE COUNCIL OFFICE Presdt.—H.H. Tunku Ibrahim, c.m.g., c.v.o. Vice-do. —H. H. Tunku Mahmood, c.m.c. British Adviser—Hon. Mr. T. W. Clayton (acting)

Assist. British Adviser—E. A. P. Helps Secy. to do, —G. E. Clayton Under-Secy. to Govt.—Che Kassim Assist. Under-Secretary and Clerk of Council—Che Bharome Secy.to Govt.—Hon. Tuan Haji Wan Yahya | Office Assistant—Che Matt bin Md. Saaid

TREASURY

State Treasurer-H.H. Tunku Badlishah Assist. Treasurer-F. E. Ivery

AUDIT OFFICE

Auditor-General-Tunku Mohammad bin Sultan Abdul Hamid Assist. Auditor-Genl.—Stanley E. Dennys Second Assist. do. —J. McDonough Second Assist. do.

HIGH COURT—Alor Star

European Judge-Hon. Mr. W. H. Dinsmore, barrister at-law Chief Malay Judge—Hon. Syed Mansur Aljafre (acting) 2nd Malay Judge—Tunku Mansur Registrar—Che Henafi Sheriff-Che Bahrom Deputy Registrar—Shaik Md. Hashim Legal Adviser—F. Robinson, barrister-atlaw, M.A. Office Assist. to the Legal Adviser—Che Ismail Merican

LOWER COURT

Chief Mag.—Tuan Syed Muhammad Idid Second Magistrate—Tunku Zainul Rashid Third -Wan Haroon do.

SHARIAH COURT

Sheikh-ul-Islam—Haji Wan Suleiman Chief Kathi—Haji Wan Ismail

SURVEY DEPARTMENT

Supt. of Surveys--W. J. C. Stevens Assist. Supts. of Surveys—Capt. P. M. Lecky, O. Watson and W. Borlase Acting Assist. Supts. of Surveys-J. H. C. Read and G. L. Jerram Surveyor on Agreement-J. J. Boonzaaier

PUBLIC WORKS DEPARTMENT

State Engineer-G. Sturrock Executive Engr., North-I. D Robertson Do., Irrigation-H. M. Butterfield Do., Central—J. Aitchison
Do., South—C. E. Jenkins
Assist. Engineers—F. J. Button, P. H. V.
Hanitsch, G. T. F. White and F. P. Scott
Assist. Architect—F. W. Wade
Financial Assist.—F. C. D. La Brooy

MARINE DEPARTMENT

Harbour Master and Registrar of Imports and Exports—Che Ismail Assist. Harbour Master—Wan Ibrahim

MINES DEPARTMENT Superintendent-H. C. Eckhardt

POSTS AND TELEGRAPHS

Supt.—S. Asirvadam Assist. Supt.—Md. Arshad bin Osman Acct.-M. Thumbusamy

MEDICAL DEPARTMENT

State Surgeon—Dr. D. Bridges Medical Officers—Dr. W. M. Lupton and Dr J. S. E. Manley Assist. Med. Officer—C. J. S. Nicholas Health Officer—Dr. J. I. Balza

VETERINARY DEPARTMENT

State Vet. Surgeon-J. J. Fleury, M.R.C.V.S.

POLICE

Commissioner-W. E. Speers Assist. Commissioners—E. Cheers and I. C. Macmillan Chief Inspectors—D. Hillary, J. A. Feeney, A. Miller and E. A. Lamerton

PRISONS

Superintendent—S. E. Dennys Assist. do., S. Kedah—Dr. W. M. Lupton Do. do., S. Patani—Dr. J. S. E. Manley Chief Gaoler-E. V. Thomas

LABOUR DEPARTMENT

Protector of Labour-N. Jones, M.C.

EDUCATION

Supt. of Education-E. A. G. Stuart, M.A. (Cantab.) Head Master, Govt. English School—E. C.

Hicks, B.A. (Oxon.)

European Master-C. W. Bloomfield, B.A. (Oxon.)

Head Mistress, Malay Girls' School— Mary C. Waddell, M.A. (Glasgow)

FORESTS

Conservator of Forests-V. G. Bell

MONOPOLIES AND CUSTOMS

Supt. of Monopolies and Customs—H.H. Tunku Kassim

Deputy Supt. of Monopolies & Customs-Syed Abdullah Shahbudin

Assist. Supt. of Monopolies & Customs— Che Abdul Manaff

Assist.-in-charge of Preventive Works-G. R. Sykes

Assist.-in-charge of Kota Star District-Che Mohamed Abu Bakar

Assist.-in-charge of Kuala Muda District-Che Ismail bin Haji Puteh

Assist -in-charge of Kulim District—Syed . Hussain Jamalallel

DISTRICT OFFICERS

Kubang Pasu-Tunku Md. Jiwa -Tunku Md. Ariffin, assist. Do. Padang Trap-Che Awang Ahmad Langkawi—Syed Mohamad (acting) Yen—Wan Md. Amin Baling—Che Abdul Daim Baling—Haji Che Teh, assistant Sik—Haji Che Teh, Kuala Muda—Che Ahmad Kuala Muda—Tuan Syed Abdul Rahman Shahabudin, assistant

Kota K. Muda—Wan Ibrahim, assistant Kulim-Tunku Sulaiman Kulim-Che Abdul Hamid bin Abdul

Rahim, assistant Bandar Baru-Che Md. Ja'afar, assistant -Syed Hamid,

LAND OFFICE Director of Lands—Che Md. Sheriff

SANITARY BOARD-Alor Star Chairman-Hon. Tuan Haji Wan Yahya Secretary-G. E. Clayton

RUBBER ESTATES, ETC.

BATU LINTANG RUBBER Co., LTD., Batu Linting Estate — Postal Ad: Bagan Samak

BEDONG MALAYA RUBBER, LTD., Sungei Bongkok Estate—Postal Ad: Bedong J. M. Baber, manager

L. es Chasseriau, assistant A. R. Morgan, visiting agent Secretaries and Agents-A. A. Anthony & Co.

BUKIT TUPAH RUBBER ESTATES, LTD., THE, Tupah Estate—Postal Ad: Bedong

DENNISTOWN (KRIAN, F.M.S.) RUBBER ESTATES, LTD., Kim Seng Estate-Postal Ad: Kuala Katil: Teleph. 19 (Kuala Ketil), Tel. Ad: Kimseng

O. Dufaur-Clark, manager S. Boscawen, assistant C. Thompson, do. R. E. Suppiah, clerk

Secretaries and Agents—Katz Bros., Ld.

East Asiatic Rubber Estates, Ltd., Padang Meiha Estate-Postal Ad: Padang Seral P.O.; Teleph. 9 (Padang Serai)

EMERALD RUBBER AND COCONUT Co., LTD., Sungei Sluang Estate — Postal Ad: Lunas

EMERALD RUBBER AND COCONUT Co., LTD., Bukit Slarong Estate-Postal Ad: Padang Serai; Teleph. 10 (Padang Serai)

V. R. Conolly, manager W. B. C. Glen | D. I. MacDonald T. Menzies, visiting agent
Harrisons, Barker & Co., Ld., Kuala
Lumpur, agents

Secretaries-Gibson & Anderson (Glasgow), Ld., 124, St. Vincent Street, Glasgow

Eow Seng Rubber Co., Ltd. (Incorporated in England), Paya Besar Estate C. A. Hutchison, manager C. C. H. Beaman, assist.-in-charge

GORDON (MALAYA) RUBBER ESTATES, LTD., THE, Gordon Estate—Postal Ad: Sungei Patani; Tel. Ad: Gordon Bedong C. F. Stilwell, manager

B. M. Walls, assistant

R. S. Chantler, United Patani Estates, visiting agent

McAuliffe, Davis & Hope, Penang, accountants

Secretaries-W. B. Gauld, 65, Bishopsgate, London, E.C.

JITRA RUBBER PLANTATIONS, LTD., Bukit Karangan Estate—Postal Ad: Padang Serai P.O., South Kedah; Teleph. 3, Sungei Karangan

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C. O. van Dort, assistant

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agents Secretaries - Rosehaugh Co., Ld., 4, Buckingham Gate, London

United Patani (Malaya) Rubber Etates, LTD., Bukit, Sungei, Selambau and Abubakar Estates-Postal Ad: Sungei Patani; Teleph. 44; Tel. Ad: Chantler, Sungei Patani

R. S. Chantler, manager J. Cruickshank, visiting agent Boustead & Co., Ld., Penang, agents Secretaries—Ed. Boustead & Co., London

PERLIS

This is the smallest of the Malay States, the area being about 316 square miles. It is situated to the north of Kedah, and its conditions are practically identical with those of Kedah. Mr. Meadows Frost, the first British Adviser, followed the policy which marks British control in the Federated Malay States, and the active co-operation of the Raja and his Council has led to a great improvement in the internal administration since the assumption of British suzerainty in 1909. The Federated Malay States have completed the extension of their railway system through Perlis to link up with the Siamese railway system. Rail communication with Bangkok has been maintained since the 1st July, 1918.

The population at the census of 1921 comprised 40,087 persons, of whom 34,165 were Malays and 3,602 Chinese. The revenue, which in the first year of British Protection was \$102,522, has increased steadily year by year. For the Mohammedan year 1345 (corresponding partly with 1926) the revenue was \$594,009 and expenditure \$565,071, as compared with \$470,616 and \$441,825 in the previous year. With the transference of suzerainty a debt of \$495,394 was taken over by the F.M.S. The debt now stands at \$150,000.

Kangar, the Government Headquarters, is a very busy little town of about 2,000 inhabitants. The shop-keepers besides selling sundry goods also export padi—the staple product of the country—as well as ducks and fowls forthe Penang market. The chief imports are cottons for native clothing, kerosene, tobacco and sundry odds and ends used by the Malay country people. H.H. the Raja lives at Aran, 6 miles from Kangar, on the Main Trunk Railway from Singapore to Bangkok. In 1910 the State Council abolished the general duty of 3 per cent. on imported goods and now the only goods taxed on import are spirits, beer, wine, tobacco and kerosene. The general duty of 5 per cent. on exports has been abolished and replaced by duties on tin-ore, rubber, jungle produce and other specific products. In 1344 (Mahommedan reckoning), 6,706 piculs of tin-ore were exported. Many of the lime-stone hills of Perlis contain caves rich in guano deposits. The chief native cultivation is padi. Rubber is represented by a few native plantations which exported 3,674 piculs in 1344.

DIRECTORY

Charles and control of the last

MEMBERS OF STATE COUNCIL
H.H.M. Raja Tuan Syed Alwi, c.b.e., president
Syed Hamzah, vice-president
The British Adviser
Syed Idrus
Haji Mohamod Nor

GOVERNMENT OFFICIALS
Adviser—P. S. Williams, M.C.S.
Commissioner of Lands—Syed Idrus
Judges—Haji Ahmad, Syed Hussein and
Syed Mustapha
Collector of Customs—Mohamed Arshad
Treasurer—Wan Ahmad
Inspector of Police—Che Matt
Chief Kathi—Haji Mohamed Nor

NETHERLANDS-INDIA

SITUATION, AREA AND POPULATION

The Dutch possessions in Asia are situated in the Indian Archipelago, between 6° N. and 11° S. latitude and 95° 40′ and about 141° E. longitude. They comprise Sumatra with adjacent islands, the archipelago of Bintang or Riau, the archipelago of Lingga, the Karimon, Tambelan, Anambas, and Natoena islands, the Islands Bangka and Belitoeng, Java and Madoera, the southern and eastern part of Borneo, Celebes, and all the other islands eastward of Borneo and Java to 141° E. longitude, with the exception of the eastern part of Timor (Timor-Deli). Java and Madoera extend over 2,388.4 and the other islands together over 32,397.5 geographical square miles.

With regard to the legal position, the population is divided into Europeans, with those who are considered equal to them (half-castes, Armenians, Japanese), and natives, with those who are considered equal to them (Chinese, Klings, Arabs, etc.). On the 31st December, 1925, the total number of Europeans was 209,934. In 1920 there were 154,099 Dutchmen, 3,412 Germans, 580 Belgians, 1,687 British, 404 Frenchmen and 349 Swiss. The number of Chinese was 881,016, of whom 445,831 were in Java and Madoera. The natives numbered 35,745,089 in Java and Madoera, and the total number of natives on all the other islands together was calculated at 14,103,572. The number of Arabs was 44,921, of whom 27,806 were in Java and Madoera, and that of other foreign Orientals (Moors, Bengalese, Klings, Malays, and African negroes) 21,938, of whom 3,383 were in Java and Madoera.

A great part of the Europeans are employed in, or retired from, the Government service; next in number are the planters, traders and industrials. The Arabs, Chinese, and other Orientals are almost all tradesmen, but it must be mentioned that some Chinese are in possession of, or are employed on, plantations in Java, and that upwards of 54,000 Chinese are working as labourers on the tobacco estates on the East Coast of Sumatra, and that thousands of Chinese labourers are employed under European superintendence in the exploitation of the tin mines of Bangka and Belitoeng. The natives cultivate the soil; in the larger places they also are mechanics, but the practice of the handicrafts is for the greater part in the hands of Chinese.

HISTORY AND GOVERNMENT

When the Dutch in the last years of the sixteenth century established themselves in the Archipelago they found the Portuguese there. In order to be strong against other European rivals, the Dutch East Indian Company was established in 1602 by charter of the States General of the United Netherlands, granting a monopoly for the trade in all the countries east of the Cape of Good Hope to the Straits of Magellan, and the right to make treaties with Indian princes, to make war, build fortifications, and give commissions to civil and military officers, etc. The East Indian Company was nearly independent and disposed of large capital. The first proceedings were commercial, but soon the Company extended its power and conquered territory in Java and the Moluccos. The first "loge" was established at Bantam, then at Jakatra, where the Governor-General, J. P. Coen, made a fortress, which he called Batavia (1619) After a long period of great prosperity the Company fell into decay, the difficulties increased under a heavy burden of debts, and in 1800 the States General cancelled the charter and took the administration of the possessions into their own hands. At the same time the British, during the war with France and the Netherlands, conquered the greater part of the Dutch colonies. In 1802, by the treaty of peace concluded at Amiens, the colonies, with the exception of Ceylon, were restored to the Batavian Republic, as the Netherlands were then called, but during the war with England that was soon afterwards declared the Dutch again lost all their possessions. After the fall of Napoleon, in 1816, the greater part of the colonies were restored to the Kingdom of the Netherlands, and by the London treaty of 17th March, 1824, Malacca and the establishments on the continent of India were exchanged for Bengkoeloe.

Netherlands-India is now governed in the name of the Queen of the Netherlands by Governor-General, who is obliged to ask in some cases the advice of the Council of India, consisting of a Vice-President and four members, assisted by a secretary. In cases of legislation he has to act in accordance with that Council. Since the beginning of 1918 a representative college, called Volksraad, has been instituted, consisting of a President and 49 members, assisted by a secretary. The President appointed by the Crown, half of the members are elected by the members of the local boards and the other half are appointed by the Governor-General, who is obliged to ask in some cases the advice of the Volksraad. The Governor-General Commander-in-Chief of the Army and Navy, and is seconded by a Lieutenant-General, Commander-in-Chief of the Army and Chief of the War Department, and a Vice-Admiral or Rear-Admiral, Commandant of the Navy and Chief of the Marine Department, and further by the seven Directors of the Departments of the Home Government; Finance; Justice; Education and Public Worship; Agriculture, Industry and Commerce; Government Monopolies and Industrial Enterprises; and Public Works. The Department of Agriculture, established on 1st January, 1905, is a combination of the gardens (botanical and experimental), laboratories, musea, etc., known until that date as Lands Plantentuin," with the Bureau of Forestry, the Veterinary Service and the Government Cinchona plantations.

Netherlands-India is divided into provinces, under the administration of Governors or Residents and their Assistant Residents, and "Controleurs." The direct government of the population is entrusted to natives with the titles of Regent, Wedono, and Assistant-Wedono in Java, and other titles in the other islands. In appointing the native officials it is considered a rule that the people in the different islands, residencies or districts must be governed, if possible, by their own chieftains. In Soerakarta and Djogjakarta (in Java) and in a great many residencies of other islands the native princes have still, to a certain degree, the rule of the country in their hands, but in fact their power is only nominal and they are dependent on the Government of Netherlands-India.

The Supreme Court is located at Batavia, and Courts of Justice are established at Batavia, Samarang, Soerabaja, Padang, Medan, and Macasser; there are also Residential Courts in all the Residencies. The Courts of Justice for the natives are in the capitals of residencies, divisions, regencies and districts; they have different names, as landraad, rapat, regentschapsgerecht, districtsgerecht. Since 1914 a large number of inferior courts called "landgerecht" have been established for the trial of petty offences committed by Europeans as well as by natives and other Asiatics.

CLIMATE

The climate in general is fairly damp; the average relative humidity varies for different places between 80 and 90 per cent. The maximum temperature reaches about 36° Celsius, but in some mountainous regions the minimum temperature occasionally falls below freezing point, in the dry season. At Batavia the mean daily temperature is 26° Celsius. The mean temperature of other places may be deduced from the Batavia temperature by subtracting 0.6° for every 100 metres of height above sea level. The monsoons have a great influence on the climate. South of the equator from April to October the south-east monsoon, and from October to April the north-west monsoon, is blowing, while north of the equator the south-west monsoon blows from April to October and the north-east monsoon from October to April. The changes of the monsoons are marked by periods of three to four weeks, during which the wind blows from different directions and thunderstorms and calms are frequent. The day heat is fairly uniform during the whole year; the nights during the south-east monsoon are fairly cool. The west monsoon is the rainy season. The annual rainfall is above 3,000 millimetres in a great part of the high mountain regions. The mean rainfall in Paloe in 1925 amounted to 385 mm., at Kranggan 3,269 mm.

PRODUCTS

The islands of the Indian Archipelago have generally a very fertile soil and are rich in useful products. The most important products of Java are: Rice, sugar, coffee, tea, tobacco, cinchona bark, rubber, copra, maize, ground nuts, kapok, tapioca produce, teak timber; of Sumatra: tobacco, coffee, pepper, tea, fibres, rubber, gums; of Borneo and Celebes: copra, rubber, gums, rattans, maize, coffee, hides.

Diamonds occur in Borneo; gold and silver in Sumatra, Celebes, Borneo and Java; copper ores in Java, Celebes and Borneo; iron ores in Celebes, Sumatra, Borneo and Java; tin placers of great importance in Bangka, Belitoeng and Singkep, and small alluvial tin deposits in Sumatra and on some other islands; lead ores in Sumatra, Celebes, Borneo and Lombole; zinc ores in Java and Sumatra; lignites and coal of better quality in Borneo, Sumatra and Java, manganese ore of very pure quality in Java. Salt of excellent quality is made in Madoera and also on some other islands by solar evaporation of sea water. The production of mineral oil in Java, Sumatra and Borneo is a very profitable one.

The possession of the soil by the natives is strongly protected by law. As a general rule the ground cannot be sold to foreigners, not even to Dutchmen, nor to their descendants who are born in India. The Government is authorized to dispose of uncultivated grounds and grant parts of them for a certain period to foreigners (erfpacht.)

REVENUE AND FINANCE

The revenue of the colony is derived from different taxes, viz., import and export duties, excise, ground taxes, capitation tax as an equivalent for abolished Statute Labour of natives, personal tax, income tax, corporation profits tax, slaughter tax, licences, succession duties, stamp duties, duty on public sales, transfer and assignment duty, monopolies (opium, salt, pawn-shops), mines (tin, coal and gold), forests railways, mining, and agricultural concessions.

The salt required for the Government monopoly is made in Madoera, where the people are obliged to deliver it into the Government godowns at a fixed rate per kojang and to a smaller extent in Java (Gresih) where the salt is produced under Government's management.

By gradually extending the sphere of prohibitory measures, the use of opium is declining, together with the profits the Government derived from the régie system.

The pawnshop-monopoly, also, is gradually being extended all over the archipelago much to the benefit of the lower classes.

The tin mines of Bangka are controlled by the Government. Chinese labour is extensively used for working the tinplacers, also for transportation and melting the tin concentrate, and for various other purposes. Some of the placer-diggings are under the direct management of the Government; others are operated by European or Chinese contractors. Electric power is supplied to all the main districts by a few up to date steam power plants.

The monetary system of Netherlands-India consists of gold coins of the value of ten and five guilders, silver coins of two guilders and a half, of one guilder, and of half guilder (these coins are the same as those in the Netherlands); besides silver coins of f.0.025, and f.0.10, bearing Malay and Javanese inscriptions; nickel coins of f.0.05, and copper coins of f.0.025 (2½ cent), f.0.01 (one cent), and f.0.005 (½ cent). Moreover, the Government issues currency notes of f.2.50 and f.1. The issue of bank-notes is a monopoly of the Java Bank. Since the beginning of the world-war the gold standard habeen practically suspended. In May, 1925, the gold standard was restored by a declaration of the Government and the Java Bank.

ARMY AND NAVY

The Army of Netherlands-India numbers 1,127 officers, 32,155 non-commissioned officers and men—all volunteers; and 26,000 militia. It is separate from and independent of the Netherlands Army. The Commander-in-Chief and all the Generals are appointed by the Queen. Besides the Army there are different armed troops viz.:—

- a.—The Legion of the Native Prince Mangkoe Nagārā, consisting of infantry numbering about 960 men. In case of war this Legion is at the command of the Government.
- b.—The Barisan, being native infantry of Madoera, about 1,610 men, designed to maintain peace in the island and to participate in campaigns in case of war.
 - c.—Volunteer-corps.
 - d.—Police soldiers, numbering 6,000 men.

The Netherlands Navy in these Colonies numbers 285 officers and 1,448 European and 1,789 native non-commissioned officers and sailors, and 126 militia-men, and consists of 33 men-of-war. There is, besides, the Colonial Navy, consisting of 20 smaller ships with 173 Europeans and 830 natives, employed for civil service duties.

EDUCATION

The educational system distinguishes two kinds of instruction: (I.) Instruction carried out in the Dutch language; (II.) Instruction given in a vernacular. To the first category belong 633 (231 private) elementary schools, amongst which are 290 specially for natives and 71 for Chinese. Furthermore, there are 40 (14 private) intermediate schools; public secondary schools, which find their continuation in the Universities and High Schools in Holland and in the institution for higher education in the Dutch East Indies the Technical High School at Bandoeng and the High Law School at Batavia, and a Medical High School that will be opened at Batavia in 1927; and 7 private secondary schools for girls. In addition, the following professional schools fall within the same category: 2 schools of medicine, 1 training school for native jurists, 1 training school for civil-service officers, 8 schools for native officials, 3 agricultural schools, 1 school of reterinary medicine, 4 (1 private) commercial schools, 5 (1 private) technical schools for architecture, mechanical electro-technical and mining engineering, 1 trade school, 5 public training schools and some courses for higher qualifications, supplying teachers for the elementary schools and a number of the intermediate schools. Furthermore, there are 1 public and 2 private training schools for kindergarten teachers (Fröbel) and one for Chinese teachers, 1 school for post and telegraph officials, 1 course for chemist-assistants and analysts, while a course for marine officers is held on board one of the Government steamers. In category II. there are almost 15,801 (2,856 private) elementary schools with 1,180,198 pupils, besides a number of trade schools and agricultural schools and a marine-school for the Navy and Government marine at Macassar. Furthermore, there are 15 public and 4 private training schools for native teachers, at which instruction is given in the Dutch language, and 20 public and 15 private normal school for training teachers for the vernacular schools. The other schools are Mohammedan schools (21,375 with 561,579 pupils) and a number of schools for Chinese and for Arabians (with 35,715 pupils).

TRADE

Tandjoeng Pinang, Bengkalis and Sabang are free ports. The other ports are open for either general trade or only for native coasting navigation. Godowns where goods can be stored and sold, and from whence they can be exported without payment of import or export duties, are established at Batavia, Cheribon, Semarang, Sourabaya, Padang, Siboga, Baros, Singkel, Manado, Gorontalo, Ternate, Amboina Neira (Banda), Macassar and Koepang.

The value of private imports in 1925 was in Java and Madoera... 532,374,000 guilders

The value of private exports in 1925 was from Java and Madoera... 845,428,000 From the other islands 936,626,000 ",

Import duties are imposed in the whole of Netherlands-India, except the Island We (Government Atjeh and Dependencies), the coast of the district of Siak (Government Sumatra's East Coast) and the islands off this coast, and the isles belonging to the Residency Riau and Dependencies. The import duty is fixed ad valorem or according to the weight or the quantity dimensions, most of the goods being separately mentioned in the tariff. Most of the metals and raw materials, as lime and wood, and articles of art and science are free of import duty. Export duty is only paid on a few articles according to value or quantity. Transit cargo is free.

An excise is charged on inland arrack (only in Java and Madoera), kerosene oil, gasoline and benzine, on matches of all kinds and on Java and foreign tobacco imported in Borneo.

PUBLIC WORKS

On the 1st January, 1925, there were in Java 2,857 kilometres of State lines (2,251 kilometres railways gauge 1.067 m., 486 kilometres tramways gauge 1.067 m. and 120 kilometres tramways gauge 0.60 m.; and 2,537 kilometres of private lines (205-kilometres railways and 2,332 kilometres tramways); in Sumatra 1,241 kilometres of State lines (245 kilometres railways gauge 1.067 m., 485 kilometres tramways gauge

1.067 m., and 511 kilometres tramways gauge 0.75 m.), and 439 kilometres private lines (271 kilometres railways and 168 kilometres tramways); in Celebes 47 kilometres of State lines gauge 1.067.

The gross earnings during the year 1925 were (in millions of guilders):—State railways in Java, 61.4 (57.1 in 1924); State tramways in Java, 3.1 (2.9 in 1924); State railways in Sumatra, 4.7 (5.3 in 1924); State tramways in Sumatra, 5.4 (4.5 in 1924); Private railways in Java, 10; Private tramways in Java, 27.3; in Sumatra Private railways and tramways, 7.9; and in Celebes State tramways, 0.14 (0.14 in 1924).

On the 1st January, 1925, the Government telegraph land lines extended over 11,002 kilometres, the Government telegraph cables over 12,271 kilometres—together, 23,273 kilometres. The Government telephone service extends over 24,764 kilometres. The balance of revenue and expenditure of the Post and Telegraph service showed a loss of F.1,125,620; on the Government telephones it showed a profit of F.237,777. The number of Post and Telegraph stations was 756 for Java and Madoera, and 380 for the other islands. The number of Government telephone exchanges was 294, with 36,272 subscribers.

PRINCIPAL HARBOURS

Island of Java

Batavia (Tandjoengpriok)—The old harbour of Batavia, which is situated at the mouth of the Tji Liwoeng, can only be used by prahus and small coasting vessels. In the years 1877-1887 new harbour works were constructed at Tandjoengpriok, some miles east of the old harbour. Those works consist of an outer harbour comprising a water area of about 140 hectares, formed by two moles of dumped stone built out into the sea and having a length of 1,700 metres. A channel with a depth of 9.5 metres at low water and a breadth of 200 metres runs through the outer harbour in the direction of the inner harbour. The inner harbour basin is 1,100 metres long and 185 metres broad. Along the western and eastern sides of this basin, there are two quays, respectively 1,000 metres and 125 metres in length. On the western side have been built 7 large storage godowns, on the eastern side one, the rest of the last mentioned side being provided with screw pile jetties, which serve for loading salt, tin and coal. On the available land adjoining the jetties stand salt and tin warehouses as well as 12 To the west of the inner harbour is another small harbour basin, which originally served as a coaling harbour. A short time after the completion of the harbour a large part of this basin and the land adjoining it was let to the Tandjoengpriok Drydock Company, which opened repairing yards, a 4,000-ton floating drydock and a patent slip with 2,000 tons lifting power. A second floating dry-dock with a capacity of 8,000 tons was completed in 1923. A canal provides a connection so far as lighter traffic is concerned between the harbour and town of Batavia. Altogether a sum of about Fls. 28,000,000 has been devoted to the construction of the Tandjoengpriok harbour, apart from the cost of the railway connections with Batavia. Since the original completion of the work various additional improvements have been effected. The salt and tin jetty has been extended, a railway constructed behind the coaling depots, and the low-lying marshy land surrounding the harbour has been raised. The existing docks being found inadequate, the harbour has been enlarged with a second basin, which on both sides has a quayage of 1,000 metres length, giving accommodation at low tide to vessels with a draught of 9 metres. On the western quay of this basin 6 large storage godowns have been built and on the eastside two godowns and one open shed. These works were finished in 1918 at a cost of Fls. 9,500,000. A third inner basin, with a depth of 12 metres at low tide, eastward of the second basin, is in course of construction, but the work has been suspended owing to the general depression. Additional warehouses also have been built, 36 electric cranes, lifting capacity of 3.5 and 10 tons, have been erected, a floating steam crane, with a lifting capacity of 75 tons, and a derrick of 15 tons have been secured, and other subsidiary works executed, including the removal and extension of the railway terminus. Liquid fuel can be obtained from the newly-built petroleum wharf. Floating bunker cranes and electric transporters have been procured by the N. I. Steenkolen Handel-Maatschappij, and two harbours for lighters have been made on the eastern side of the canal to Batavia, having an area of 24,000 square metres.

Tjerebon.—The harbour, consisting of two basins and a harbour canal for Custom purposes, has a total water area of 87,000 square metres. An average depth of fairway of 3 metres below low tide is maintained by one dredger. A quay length

of 700 metres is available for lighters, which carry out the loading and discharging of vessels anchoring in the well-protected road. The wharves are provided with cranes and sheds.

Tegal.—The harbour with its single basin has a total water area of 69,000 square metres, including the harbour canal. A length of quay of 800 metres is available for discharging lighters. The wharves are provided with cranes and sheds.

The export of sugar from here is very important.

Semarang.—When the old harbour works of the year 1878 proved to be insufficient, a new harbour scheme was approved. The spacious lighter harbour with two basins for Customs purposes, and a small harbour for fishing vessels, are practically finished and in full working order, as well as the newly-built sheds on the wharves. The total water area is 18½ hectares. The length of quay wall available for lighters is 4,000 metres. At the end of 1924 a total of 24 loading cranes were in service, 20 of which are electrically driven. The harbour area is linked up with the existing railway system. Plans for building a harbour for deep-sea going vessels are in consideration.

Sourabaya.—Plans were drawn up several years ago for providing Soerabaja with wharves capable of accommodating ocean-going vessels, so that these could obtain direct communication with the shore. This work, consisting of a widening of the Kali Mas, was carried out expeditiously at a cost altogether of Fls. 1,350,000. In the meantime, new harbour works were planned and adopted to cost about Fls. 30,000,000. A pier has been built since in the sea from the mouth of the Kali Mas in a westerly direction, roughly parallel with the coast line. Its front coincides approximately with the natural channel and has a depth of 9 metres at lowest water. The pier has a length on the sea side of 1,200 metres and a breadth of 200. lowest water. The pier has a length on the sea side of 1,200 metres and a breadth of 200 metres, and is capable of berthing ships with a draught of up to 9 metres. A harbour basin has been formed approximately 900 metres square, or 81 hectares in area. In 1916 a new extension was commenced on the western side of the harbour consisting of 430 metres of quay. In 1918 it was decided to lengthen this quay southwards by 490 metres. This work, finished in 1924, is used as a coal wharf for ships with a draught of 10 metres. Behind the front pier the harbour basin is accessible for ships of 9 metres draught for a space of 250 metres; the remaining portion is provisionally intended for the use of lighters, which can moor alongside a quay on the south side of the basin. In the deep part of the harbour a sufficient area of water is devoted to the accommodation and working of three drydocks of 1,400, 3,500 and 14,000 tons capacity, respectively, with a view to which the depth here is to be increased. There is available 2,560 metres of wharf for ships of 9 metres draught and 370 metres of quay along the lengthened bank of the Kali Mas projecting into the sea for small oceangoing steamers and vessels of lesser draught, while on the south side of the basin, which is about 1,050 metres long, there is 300 metres of quay-wall for the use of lighters. The harbour equipment includes two floating steam-cranes with a lifting capacity of 25 and 50 tons, respectively, and on the quay there are electric cranes of from one to ten tons each. A new pier—the Holland pier—inside the harbour basin parallel with the coal wharf, was completed in 1924. The pier is 750 metres long with a front of 140 metres and a base of 160 metres. It is capable of berthing ships with a draught of up to 10 metres.

Tjilatjap.—Tjilatjap, the only harbour of importance on the south coast of Java, is situated on a tongue of land, bounded on the east by the Indian Ocean and on the west by the river Donan, in the estuary of which there is sufficient depth of water (8 metres at low tide) for large steamers. Owing to the protection provided by the island of Noesa Kembangan, lying off the coast here, this estuary offers a safe anchorage, where the breakers of the Indian Ocean are not felt. There is 520 metres of pier, and ships drawing 8 metres are able to berth alongside the northern part of the

pier even at low tide.

Island of Sumatra

Padang.—Since the opening of the Government Railway line to the Padang up-country in about the year 1891, Emmahaven has become the chief port of Padang. This harbour is situated in the northern portion of Koninginne Bay, which is formed by the tongues of land projecting into the sea in a south-westerly direction. At right angles to a coral bank, which is exposed at ebbtide and on which a small wharf has been constructed, is a breakwater, 260 metres long, lying approximately parallel with the shore, while the harbour on the other side is enclosed by a breakwater, 900 metres long. These two breakwaters and the shore form a basin, within which are the harbour works proper.

These were constructed at a cost of more than Fls. 3,300,000. In 1893 attention was already drawn to the fact that the room available at the loading and the discharging wharves was no longer adequate for the increasing shipping traffic. In order to obtain further berthing accommodation for sailing vessels, two short piers were built, besides a small pier for discharging dynamite. These piers project from the long breakwater. The lack of sufficient space for ocean vessels of greater draught led in 1911 to an extension and improvement of the harbour. The depth of water within the harbour was increased to 9 metres at low tide, while the four existing screw-pile wharves, the length of which is 120, 108, 108 and 96 metres, are able to berth four big steamers. Six large sheds have been built behind the jetties. The most important export consists of Ombilin coals. The colliers moor at a special jetty, where a coaling-tip fills them at the rate of 300 tons an hour.

Belawan (Deli).—Belawan, the most important harbour of North-East Sumatra—the land of Sumatra tobacco and rubber—is situated on the Island of Belawan, which has formed at the estuary of the Deli and Belawan Rivers. The harbour, originally constructed by the Deli Railway Company, lies on the west side of the island, where the depth of the Belawan River is more than 7 metres. In the front of the mouth of this river an extended bank has formed, in which there is a channel with originally a depth of little more than 13 feet at high water; this circumstance was the reason that hitherto only smaller vessels have been able to make use of the harbour. For the convenience of commerce there are at Belawan several landing stages and a harbour for lighters having a water area of 2.75 hectares. With the large increase in the volume of traffic the need arose for more loading, discharging and storage space. In order to supply this need as much as possible, the Government, in 1913 took over the harbour works of the Deli Railway Company, thus facilitating the improvement of existing conditions, and further constructed a number of temporary and permanent godowns. At the present time the wharves have a total length of above 1,000 metres, 700 metres of which belong to the Government and 300 metres to private owners. It has been decided to try to deepen the channel at the mouth of the Belawan river sufficiently to render it navigable by ocean steamers. The depth has already been increased by dredging to upwards of 8 metres at low tide. In this connection the building of a wharf of about 980 metres length, for vessels with a draught of about 10 metres has been completed over a length of 490 metres; the remainder will soon be finished. On the completed over a length of 490 metres; the long and 37 metres wide.

Sabang.—The harbour of Sabang is in a spacious bay, accessible from the west, in the island of Poelo Weh, situated a little over 50 kilometres to the north of Koetaradja, the capital of the province of Acheen. The construction of the harbour, which serves principally as a coaling-station, dates from 1896. Since 1903 the harbour has been rebuilt and equipped with modern appliances. In the north-western portion of the bay are the coal wharves with a total length of 590 metres, alongside which ships of 9 metres' draught can moor for loading and discharging coal. In 1905, electric conveyors were erected. To the south-west of the coal-wharves lies a floating 3,000-ton dry dock accommodating ships of 6 metres' draught, while adjoining the dock is a quay specially intended for ships requiring repairs. A new floating dry dock of 5,000 tons has been ordered and was due to arrive in Sabang during 1924. In the northern part of the bay is a general commercial wharf, 200 metres long, with the requisite storage godowns adjacent.

Palembang.—Palembang, which is situated on the Moesi River 90 kilometres from its mouth in the Bangka Straits, is a tidal harbour; larger ships can only cross the bar at the mouth of the river, where the depth at high-water amounts to 6.3 metres, at flood-tide. When there is no room available for ships at wharves, they remain at anchor in the stream, where they do not experience any difficulty from the strong current except during the rainy season (west monsoon). They can load and discharge there on both sides by means of lighters which come alongside. The first harbour works were constructed in 1894 and extended in 1909, the total cost being more than Fls. 500,000.

Island of Selebes

Macassar.—The important harbour of Macassar, situated on the south-west point of Selebes, possesses roads well protected by several coral islands and two breakwaters. The latter were constructed in 1919-21. One has a length of 1,000 metres and the other a length of 560 metres. In the year 1908 the building of a screw-pile wharf, 500 metres long and 10 metres broad, with a depth alongside of 7.50 metres at low water, was

finished. It runs approximately parallel with the shore, and has eleven godowns adjacent to it covering an area of about 9,000 square metres. The trade of Macassar has advanced with such rapid strides that from time to time important extensions have had to be made. In 1917 a quay with a length of 1,340 metres was completed, where ships of 9 metres draught can moor even at low tide. A lighter harbour has been made with a quay of about 600 metres and 26 short screw-pile wharves. The extension of godowns and sheds keeps pace with that of the quays, so that the so-called new harbour has 5,500 square metres devoted to sheds in addition to 41,000 metres which can be used for open-air storage. On the north-side of the harbour reclamation works have been executed on a large scale, serving for storing coal, oil and fuel.

Island of Borneo

Pontianak.—Pontianak, which is situated at the junction of the small Kapæas River is the principal trading centre in the West Coast of Borneo Residency. There is a wharf 150 metres long, behind which there is a space of 800 square metres available for storage purposes. There is further a Customs examination shed with a floor space of about 500 square metres. The export of copra and cocoanut-oil is very considerable.

Bandjermasin.—Bandjermasin is also a fairly important commercial centre. It lies on the Martapoera River, a few kilometres above the junction of that river with the Barito River in the Residency of South and East Borneo. In addition to the screw-pile wharf, 246 metres long and 11 metres wide, which was completed in 1911, there are several other small lauding stages on the right bank of the Martapoera river. There are Customs offices and storage godowns adjoining the harbour.

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Timor en Onderhoorigheden - Resident, C. Schultz

Secretaris, A. I. Spits

Bali en Lombok—Resident, L. G. J. Caron Secretaris, H. Ch. G. Gunning

Inlandsche Zeltbestuurders

Soesoehoenan van Soerakarta-Pakoe Boewono X.

Sultan van Djokjakarta-Hamangkoe Boe-

wono VIII.

Hoofd van het Mangkoe-Negorosche Huis-Pangeran Adipati Ario Mangkoe Negoro

Hoofd van het Pakoealamsche Huis-Pangeran Adipati Ario Pakoe Alam

Sultan van Siak Sri Indrapoera-Jang di Pertoean Besar Sjarif Kasim Abdul Djalil Saifoedin

Bestuurder van Deli-Amaloedin Sani Perkasa Alamijah

Bestuurder van Serdang-Sultan Soeleiman Sarifoel Alam Sjah

Bestuurder van Langkat-Sultan Abdoel Aziz Abdoeldjalil Rachmat Sjah

Bestuurder van Asahan – Toengkoe Saiboen, minor; during his minority, Toengkoe Alang Jahja (regent) is charged with the Government

Bestuurder van Koealoe en Ledoeng-Jang di Pertoean Hadji Mohammad Sjah

Sultan van Sambas-Sultan van Pontianak-Sultan Sjarif Mo-

hamad bin Sultan Sjarif Yoesoef Sultan van Koetei-Sultan Mohammad Parikesit

Landschap Ternate — The "Raad van Landsgrooten" is charged with the Government

Landschap Tidore—The "Raad van Landsgrooten" is charged with the Govt.

Sultan van Soembawa-Mohammad Djalaloeddin

Sultan van Bima - Mohammad Salahoeddin

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recteur, Ch. J. R. Both Hoogere Burgerschool, Bandoeng-Directeur, B. A. Timmer

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Oostersch - letterhundige afdeeling Soerakarta (te openen in 1926)

Technisch Onderwijs:

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Technische School te Bandoeng - Directeur, Ir. L. Asjes

Prinses Julianaschool te Jogjakarta-Directeur, Ir. M. Mallien

Technische School te Semarang-Directeur, A. J. Hoogenboom

Koningin Emmaschool te Soerabaya-Directeur, Ir. E. Ch. Agerbeek

Ambachtsleergang te Batavia - Hoofd, J. H. Franz

Mulo:

Inspecteur—K. van Dkij

Inspectrice v/h onderwijs in huishoudelijke vakken - Mevr. J. Kater geb. Ligtvoet

Ambtenaar voor de lichamelijke opvoeding-T. H. A. Glaessen

Ambtenaar voor den handenarbeid-G. H. H. van Phiel (wd.)

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Titulair Bisschop van Capitolias, Apostolisch Vicaris van Nederlandsch Borneo en Pastoor van Pontianak-J. Bos

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Padang—L. F. Brans

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A. Rinkes

Wnd. Adviseur voor Inlandsche Zaken-

E. Gohee Hoofdambtenaar voor de Volkslectuur en aanverwante aangelegenheden—Dr. D.

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Chef van den Oudheidkundigen Dienst-Dr. F. D. K. Bosch

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wd. Hoofd van de administratie-G. B. A. Degent

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Inspecteur van Oost-Java-Th. G. F. I. Mollinger

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Afdeeling D. (personeele zaken)—Chef, J. E. Franken

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Inspecteur van het Wapen der Infanterie

-Generaal-Majoor Inspecteur van het Wapen der Cavalerie--Luitenant-Kolonel J. G. Koopman Inspecteur van het Wapen der Artillerie-Kolonel C. D. Lagerwerff

Inspecteur van het Wapen der Genie-Kolonel P. A. van der Burg

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Kolonel A. de Wit

Inspecteur der Mil. Administratie— Luitenant-Kolonel J. J. Dovrenboom Inspecteur van den Mil. Geneesk. dienst—

Kolonel H. C. Nanta

Hoofd van den Topographischen dienst-Kolonel H. J. K. Schurtenoverder

Gewestelijke Staven

Commandant le divisie op Java-Gen.-

Commandant 2e divisie op Java-Gen.-Maj. F. J. P Sachse

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Westkust - Kolonel A. H. Sumatra's Hofkamp

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Chef-Kapit. ter zee A. ten Broecke Hoekstra

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dienst-J. Bosman

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en Meteorologisch Observatorium-Dr. C. Braak

Hoofd van de afd Algemeene zaken en Comptabiliteit—H. J. V. Holsboer Hoofd van het Kabinet-de Adjudant van den Commandant der Zeemacht Hoofd van de afd. Defensie-Kapitein-

ter zee A. ten Broecke Hoekstra

Directeur van het Marine-etablissement-F. Diephuis

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Hoofdvertegenwoodiger—Th. M. B. van Marle

Chef der Exploitatie – J. G. C. Messe maeckers van de Graaff

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BATAVIA

Batavia, the residence of the Government of Netherlands-India, is situated in 106° 48′ E. longitude and 6° 7′ S. latitude. The old city is built in the ancient Dutch style and was till the beginning of the 19th century surrounded by fortifications, which have since been demolished. It has always been unhealthy. In 1699 the unfavourable conditions were greatly increased by an eruption of Mount Salak, masses of mud and sand being washed up by the river Tjiliwong, so that drainage became very difficult. On account of this unhealthy condition only very few Europeans remain day and night in the old city. The fine large houses are employed for offices and godowns, and in the afternoon, when business is finished, most of the Europeans retire to the new town, which is situated south of the old city and built in modern style. Broad roads and spacious squares and nice bungalows surrounded by gardens form there a desirable place. It was Marshall Daendels who, in the first years of last century, began to build the new town with the construction of barracks and the palace that was designed to be the residence of the Governor-General, but has never been used as such. It is now utilised for Government offices. It contains the large assembly room for the Governor-General and the Council for India, which room contains the portraits of all the Governor-General of Netherlands-India. The palace is situated on the west side of the Waterloo Square, where are to be seen a monument of the battle of Waterloo, another monument to General Michiels, and a bronze statue of Jan Pieterszoon Coen, which was unveiled when the 250 years' existence of Batavia was celebrated. On the right and left of the palace are the Supreme Court and the Military Club Concordia. At a short distance from the Waterlooplein is another and larger square, the Koningsplein, each side of which is nearly one mile long. The square is surrounded by elegant comfortable houses, the residences of the higher officials and wealthy merchants. There is also a fine church, Will

The old city and the new are connected by three railways, two tramways, and wide roads for carriages. Different Banks and Banking Corporations have offices at Batavia, viz.:— The Netherlands Trading Society (Nederlandsche Handel Maatschappij), Netherlands-India Commercial Bank (Nederlandsch Indische Handelsbank), and the Netherlands-India Discount Company (Nederlandsch Indische Escompto Mij.). There are also agencies of the Hongkong and Shanghai Banking Corporation, of the Chartered Bank of India, Australia and China, of the International Banking Corporation, of the Taiwan Bank, Ltd., of the Yokohama Specie Bank, and of the Mercantile Bank of India, Ltd.

The population of Batavia consisted on the 31st December, 1925, of 28,753 Europeans, 45,408 foreign Orientals, and 216,247, natives; total 290,408.

BUITENZORG

The usual residence of the Governor-General is at Buitenzorg, at a distance of a little more than one hour by railway from Batavia. The botanical gardens near the palace of the Governor-General were made in 1817, and are well known not only for their beautiful arrangement, but especially for the great services rendered to science and agriculture under the management of the eminent directors, Teysmann, Dr. Scheffer, and Prof. Dr. Treub. All experiments for the introduction of exotic plants into Netherlands-India are made here, with the result that many useful plants from foreign countries are reared and flourish in Java as in their native soil.

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SOURABAYA

Sourabaya is the capital of the Residency of Sourabaya, in the island of Java, and is advantageously situated for commercial purposes on the Sourabaya Strait, directly opposite the island of Madura. The largest city on the island, it is the centre of Java's commercial activities. It is also the naval headquarters of the Dutch East Indies. Among its principal buildings are a fine Government house a naval arsenal, and several shipbuilding yards.

Sourabaya's position is naturally protected and it lies on the low alluvial delta of the Kali Mas river which empties into the Madura strait. This strait is the narrow division between the island of Java and that of Madura. Sourabaya, therefore, is the outlet in a trade way for exceptionally rich districts. It has been pointed out elsewhere that Java is naturally divided into three producing districts, each of which, while yielding much the same products, yields a different grade. This is due to climate as well as to soil. Much of the soil of Java is of volcanic origin and therefore exceedingly rich in deposits of a nutritive value. The eastern portion of the island, of which Sourabaya is the seaport proper, contains about 2,000 square miles of agricultural land, most of which has been under cultivation for many years. About 71 per cent. of the population is agricultural. Among the foreigners the Chinese play an important part. In 1925 there were 23,620 Europeans, 38,326 foreign Orientals, 187,015 natives; total 248,961.

The climate is typically tropical there being only three-quarter of an hour's difference between the longest and the shortest day. The climate, however, shows one marked difference from that of other tropical regions for the influence of the sea and mountain-breezes moderates the heat during the day and prevents too fast cooling-off at night. The pressure is constant with a mean temperature of 80 F. maximum 95° F. and a rainfall of 130 inches. The wet season covers the period from November to January, the dry one from May to August.

Sourabaya is extremely fortunate in point of shipping, thanks largely to its geographical position. Besides a modern, well equipped harbour, Sourabaya is provided with an excellent and safe roadstead. The entrance to the roads is 1,500 feet in width at the west, and the depth of water at low-tide is 32 feet. At the East entrance, which widens to the open sea, the depth is about 16 feet and in the roads about 42 feet. Since 1910 very important works, such as a broad breakwater, warehouses, etc., have been constructed. The breakwater, with later constructed piers, encloses a basin of about 197 acres in area, leaving a channel of about 1,150 feet, which forms the entrance from the roads. The outer quay, from the north pier, called the Rotterdam quay, is about 3,900 feet long with a depth of water of above 50 feet, while the inner quay, called the Amsterdam quay, is about 2,620 feet long and admits ships with a draft of 25 feet. With another small quay (the Ymuiden quay) there is at present in use for ocean-going vessels a length of 7,200 feet. Other harbour works are in course of construction. The harbour is equipped with all modern facilities, including three floating docks, with lifting capacity of respectively 1,400, 3,500 and 14,000 tons, which are electrically driven, warehouses, and cranes up to 50 tons.

Convenient roads and railroad tracks, too, have been constructed.

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SEMARANG

Semarang is situated in 110° 25' E. longitude and 6° 58' S. latitude. The population of Semarang numbered in 1925 18,954 Europeans, 20,543 foreign Orientals, and 111,455 natives; total 150,952. The old city is small, with narrow streets and lanes. On the west side of the river are the residence of the Regent, the Mosque, the Post and Telegraph Office, the Hospital, the Government House containing the Offices of the Resident, the Court of Justice, and different other Government offices.

The railway extends to Batavia and Sourabaya. The roads of Semarang do not afford the same accommodation as the harbour of Tandjoengpriok, but the view of the city and surroundings is very fine. So-called steam tramways, being in fact light railways with quite a considerable capacity—both for goods and passenger traffic—extend from Semarang westward along the coast as far as Tjerebon, and further on up-country to Kadipaten; and also to the eastern parts of the residency Semarang and the residency Rembang, as well as to Sourabaya, as mentioned above.

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T. W. Allan, do. (Batavia)
J. Fulton, signs per pro.
J. D. Ewing, do.

Agencies Shipping

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Houston Line
Isthmian Steamship Co., Ld.
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Australia

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Iaesman's Kaentoor

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Meta Crull
Mourgues
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H. Spiegel
Zikel & Co.

WINE MERCHANTS
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L. Platon
Firma Jacobson van den Berg & Co.

PADANG

Padang, the capital of the West Coast of Sumatra, is situated 100 deg. 20 min. E. longitude and 58 min. S. latitude. The population, numbered in 1925 41,238 of whom 2,548 were Europeans, 3,240 natives and 6,289 foreign Orientals Padang has a splendid natural harbour, the "Emmahaven," with up-to-date wharfage facilities. The place is an important market for Import and Export articles. The produce of the West Coast, such as coffee, copra, cassia-vera, rattan, gum damar, hides, nutmegs, mace, cloves, etc., are shipped to the different ports of the world. The beautiful highlands, with the centre Fort de Kock, offer plenty of opportunities for walking and motoring trips amidst most gorgeous scenery. Padang is one of the healthiest places on the Coast, land and sea breezes contributing materially to lower the temperature. Owing to the absence of monsoons no division of the year into a dry and a wet season can be made, the rainfall being equally divided over the whole year.

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HANDELSVEREENIGING President—W. P. Veth Secretary—de Vries

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Directors of
Nederlandsch-Indische Portland Cement Maatschappy
Kinandam-Sumatra Mynbouw My.

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Western Assurance Co.
Palatine Insurance Co., Ld.
Javasche Zee- & Brandassurantie My.
Magdeburger Feuerversicherungsgesellschaft

"Union" Assurance Co.
Amsterdamsche Maatschappy van

Levensverzekering
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Klapper Cultuur My. Toja Lawa
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Maatschappy
Sumatra Thee Maatschappy

WEHRY & Co., GEO., Importers
—. Weinberg, manager

PHOTOGRAPHERS

Koun Chan Tan Djoe Sien Toko Toyo

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INTERNATIONALE CREDIET & H. VER.

v. d. Kasteele Agencies

Stoomvaart-Maats. "Nederland"
Rotterdamsche Lloyd
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Java-Pacific Line
Holland-Am. Lijn
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GÜNTZEL & SCHUMACHER

Agency
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Gesellschaft

HAACKE & Co.

Agency Ocean Steamship Co.

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City Magazine
Hellfach & Co.
Pupke
Stiphout
de Sumatra Bode
Toko Orient

Toko Europa N. V. Handel My. de Vlyt N. V. Tokra—Padangs Warenhuis N. V. de Volharding

CHEMISTS

Hellfach & Co. Padangsche Apotheek N. V. West Sumatra Apotheek

MACASSAR

Macassar, the capital of Celebes and Dependencies, is situated 119° 24′ E. longitude and 5°8′ S. latitude. The population numbered in 1925 about 53,669, of whom 2,796 were Europeans, 41,389 natives and 9,484 foreign Orientals. These figures do not include the floating population of native coolies working in the docks,

As the principal centre of trade in the north-eastern part of the Archipelago, the place has great importance as a transit port. There is an old wharf 510 metres long (the Wilhelminakade), with custom-houses and godowns for general use and a new concrete quay about 1,400 metres in length (the Julianakade), where the steamship companies have their own waterfront, godowns and offices. The northern end of the waterfront is connected by a highway, several kilometres long, with the business quarters and warehouses. A fifth extension of the harbour is planned. A breakwater 2,700 metres long protects the harbour from rough seas. Macassar has been closed as a free port since August, 1906. The town is nicely built. A fine thoroughfare, lined with tamarind trees, traverses the principal part, where the Government House and other public buildings are situated, and leads on both sides to large grass-covered squares—the Koningsplein and Kerkplein. A business centre consists of Passar Street. Wilhelminakade and Julianakade. The pleasantest living quarters are Heerenweg and Hospitaalweg, where houses with colonnades give the impression of a town in southern Europe. Around the European settlement the natives have made their villages. The surrounding country is low and marshy, covered with rice-fields and kampongs. The mountains, with the Peak of Bonthain in the distance, afford a fine spectacle, especially in the evening, when they are not covered by the fogs that rise from the plains. Beautiful sunsets are to be seen every night from the Harbourmuster's landing-stage.

The city of Macassar is administered by a Municipal Council with a Burgomaster as president. The Council has 17 members (10 of European origin, 5 Natives of Macassar, and 2 Chinese). Technical affairs, grounds and the public sanitary service are managed, under the supervision of the Municipal Council, by an Engineer Director of Municipal public works (Ingenieur-Directeur Gemeentewerken). The municipal gas plant is managed by a Director (Directeur der Gemeente-Gasfabriek) under the supervision of the Gasworks Committee, nominated by the Municipal Council. The electric lighting plant is in the hands of the Ned. Indische Gas-Maatschappy.

The harbour (Government property) has been constructed at a cost of about twelve million guilders (£1,000,000) and is administered by a Harbour Board (Commissie van bijstand) with the Engineer Harbour-Director (Directeur der Haven) as President, under the supervision of the Department of Public Works at Batavia. Marine and shipping affairs are managed in collaboration with the Harbourmaster and pilots by an administration named "Haven-beheer," (i.e., Harbour-management).

Macassar is connected by a double telegraph cable with Sourabaya (Singapore, Br. India, e.s.o.), and by a single cable with Balikpapan (east coast of Borneo) and Menado north-east peninsula of Celebes), and has consequently connection, also, with China, Japan and the Pacific Coast of the U.S.A.

A wireless telephone plant with Sourabaya is in operation.

The first State tramway was opened on the 1st July, 1922 (Macassar-Takalar), an important step for the development of the interior of the island Celebes. The construction of new lines has been postponed owing to the curtailment of construction programme.

DIRECTORY

ACCOUNTANT

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Apothecaries and Chemists Najoan Bros. Rathkamp & Co.

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Michael Stephens & Co., Ld., agents
International Banking Corporation
Agents—Schmid & Jeandel, Ld.
Javasche Bank
Ned. Handel Maatschappij
Ned. Ind. Escompto Maatschappij
Ned. Ind. Handelsbank

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Ned. Ind. Gas Maatschappij (Electrical Department)

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Chavannes (v)

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Eerste Makassaarsche Oliefabriek

PETROLEUM PRODUCTS

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PHOTOGRAPHERS

Ian Wah Heng Najoan, Bros.

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SAVINGS BANKS

Makassaarsche Spaarbank Volksbank "Celebes"

SHIPBROKERS

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STEAMSHIP COMPANIES

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Ned. Ind. Scheepvaart Etablt. Etablt. Ned. Stoom. My. "Oceaan"

STEVEDORES, SHIPBROKERS, WARE-HOUSEMEN, ETC.

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GORONTALO

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BANDA (Molukken)

Crediet & Handels vereeniging "Banda

TERNATE

STEAMSHIP COMPANIES

Koninklijke Paketvaart Maatschappij
Agencies

Crediet & Handelsvereenig. "Banda' Moluksche Handels Vennootschap, Ld. Ned. Ind. Escompto Maatschappij

AMBOINA (MOLUCCOS)

Crediet & Handelsvereeniging "Banda" Manders, Seemann & Co.'s Handel My, Ld. Moluksche Handels Vennootschap, Ld. Firma Ong Kie Hong & Co.

MERAUKE (ZUID N. GUINEE) Lay Min Kiong Lay a Tjit

THE EAST COAST OF SUMATRA

This part of the East Coast of the Island of Sumatra is situated between the Government of Acheen and its Dependencies in the north, the Straits of Malacca in the east, Indragiri (a part of the Residency of Riouw and its Dependencies) in the south, and the Residency of Sumatra's West Coast and of Tapanoeli in the west. It includes a great number of States, each of which, under control of the Governor, is ruled by a native Princeor Chief, who, according to his rank and dependency, is styled Sultan, Yang di Pertuan, Kedjuruan, Radjah, Datu, etc. The country is administered by a Governor, 6 Assistant-Residents, 14 Controllers (incl. Gezaghebbers) and 3 Assistant-Controllers. Justice is dispensed by the Court of Justice at Medan, the Landraad of Medan and Bindjei, Tandjung Balei, Tebing Tinggi and Bengkalis, the residentiegerechten of Bindjei, Tandjoeng Balei and Bengkalis, the Magistrates, and by native Courts or Karapattan. The staple industry of the country is agriculture, and, this being dependent upon imported labour (Chinese and Javanese), the labour question is carefully guarded by a special Coolie Ordinance. All coolies are indentured under advances. The employer must house his people properly, provide them with medical attendance and food when sick, and monthly payments are compulsory. Six special officials (1 Inspector and 5 adj. Inspectors of Labour) look after this.

Land is leased from the ruling prince or chief of the district for a certain number of years, so much per bahu or per acre being paid down, and a minimum f. 1 per bahu or per acre per annum being paid as annual quittance.

The supremacy of the Dutch Government is based upon political treaties with each of the Princes, in whose hands is left the jurisdiction over their own subjects except so far as relates to the infliction of the death penalty and banishment, and the disposal of land or landed property. Land contracts with Europeans, while made between the ruling prince and the concessionaire, are subject to the approval of the Governor. Mining contracts require the approval of the Governor-General of the Netherland-Indies. In all the States the Dutch Government has bought the right to collect the customs duties and the ordinary revenues. Land revenue, collected by Government officials, is at the disposal of the native rulers and his chiefs. The best known of the States is Deli, where tobacco planting was first introduced, and by which name the whole of the East Coast is sometimes designated. Deli, Langkat, Serdang and other tobacco-growing districts, are celebrated throughout the world for their fine silky tobacco leaf, which is specially suited for the outside wrappers of cigars, being at once light in weight and elastic and strong in texture. The leading tobacco company is the Deli Maatschappij, which, for many years, has paid a dividend averaging 75 per cent. per annum. Next to tobacco, with a planted area of 172,000 acres, the cultivation of rubber (*Hevea Brasiliensis*) has developed to such an extent in recent years that now there is a planted area of some 500,000 acres. There are also important plantations of tea (30,000 acres), palm-oil (75,000 acres) and hemp. The capital invested in rubber estates amounts to more than £20,000,000. The total capital invested in the districts for all cultivations together amounts to £40,000,000. The territory in which rubber grows stretches from Langkat in the north to Asahan and Siak in the 3outh.

Very important, also, is the export of fish from Bagan Si Api Api—the second fish export harbour of the world—to Singapore and Java. Considerable, also, is the export of timber from the islands near Bengkalis to Singapore. About 3,000 coolies are employed in this trade. The production of paddy, though considerable, falls short of the demand by many thousand bags, which are mostly imported from the Straits Settlements Kerosene oil is exported from Langkat to the Straits Settlements, British India. Hongkong, Siam and China. Almost all necessaries of life have to be imported, and a brisk trade between Java, the Straits Settlements, Europe and the East Coast is the consequence.

Medan (Deli), the residence of the principal civil and military officials, is a pleasant little town, laid out in modern style, and the streets are lit with electric light. Asplendid residence with architectural pretensions has been built for the Governor in the new quarter of Polonia. In the town six European banking corporations—the Javabank, the Chartered Bank of India, Australia and China, the Nederlandsche Handel Maatschappij, the Nederlandsch-Indische Handelsbank, the Nederlandsch-Indische Escompto Maatschappij, and Uniebank voor Nederland en Kolonien—have their branches, and there are also two Chinese banks. There are two very good hotels (Hotel de Boer and Grand Hotel), a Club (Witte Societeit), a Race Club, numerous houses of business, Chinese, Japanese, Indian, Malay, Bombay and Kling shops, etc.

The port of Belawan (Deli), on the Belawan River, is in communication with Medan by road and railway, the lines of which extend a long distance up country and the north, giving also communication via Tandjoeng Poera and Pangkalan Brandan with Koeta Radja (Atcheen) and to the south, via Tebing Tinggi, with Tandjoeng Balei (Asahan) and Pematang Siantar. Other important ports are those of Pangkalan Brandan, Tandjoeng Poera, Tandjoeng-Balei, Bengkalis, Bagan Api Api and Laboean Bilik.

The population under this Government numbered in November, 1920, 7,882 Europeans, 1,042,930 natives, and 146,742 other Orientals—a total of 1,197,554, ascompared with 830,202 in 1915 and 568,417 in 1905.

DIRECTORY

GOVERNOR'S OFFICE-Medan

Governor of the East Coast of Sumatra— C. J. van Kempen

Assistant Resident-J. J. F. Pino

Assistant Resident titular—S. Bouman

Secretary—Dr. W. J. Beck

Officers of the General Treasury—J. Boer

and C. Hoogenboom

Chief Clerks—Th. R. Davies, A. A. Scharff, I. Latuhihin, Mohamad Hadjerat gelar Soetan Maleka, J. A. P. Doornik, Miss W. M. Fliers, J. Groenedijk, E. A. Muller, C. H. J. Borghart, Baginda Tagor Esra, Firdaus and Joezar

Administrative Depts. of the Govt. of East Coast of Sumatra

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Beneden Deli, Medan

·Chief Clerk-Tengkoe Djafar

Boven Deli, Arnhemia

Controller—J. de Ridder Clerk—Mohamad Noer gelar Soetan Maharadja

Serdang, Loeboeq Pakam fd. Controller—M. Wijzenbeck Controller. Bangoen Poerba—L.C. Heyting Chief Clerk—J. Panggabean Clerk—Tengkoe Ibrahim

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Boven Langkat, Bindjei Controller—M. Ruychaver ·Chief Clerk—D. Crawfurd

Pankalan Brandan

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PHILIPPINE ISLANDS

Named in honour of PHILIP II, King of Spain

LOCATION

Lying to the south east of the great continent of Asia and occupying much the same position as the West Indies in North America, the Philippine Islands, a vast archipelago, extend between the meridians of 116° 40′ and 126° 34′ East Longitude, and between the parallels of 4° 40′ and 21° 10′ North Latitude. They are bounded on the north and west by the China Sea, on the east by the Pacific Ocean, and on the south by the Celebes Sea. They lie about 600 miles off the coast of China. The northernmost group is but a short distance south of the Japanese island of Formosa, while the southernmost extremities reach close to Borneo and the Celebes.

AREA AND POPULATION

The total area of the Philippine Islands is 114,400 square miles. This is larger than the states of New York, New Jersey, Pennsylvania and Delaware put together. The Philippine Archipelago is composed of 7,083 islands, of which 2,441 are named and 4,642 are not. There are 11 important islands, each of which has an area of more than 1,000 square miles. Luzon has an area of 40,814 square miles; Mindanao, 38,012; Samar, 5,124; Negros, 4,903; Palawan, 4,500; Panay, 4,448; Mindoro, 3,794; Leyte, 2,799; Cebu, 1,695; Bohol, 1,534; and Masbate, 1,255.

The Philippine Archipelago is divided into three great groups of islands designated as Luzon, the Visayas, and Mindanao. Luzon includes the provinces of Abra, Albay, Bataan, Batangas, Bulacan, Cagayan, Camarines Norte, Camarines Sur, Cavite, Ilocos Norte, Ilocos Sur, Isabela, Laguna, La Union, Mountain Province, Nueva Ecija, Nueva Vizcaya, Pampanga, Pangasinan, Rizal, Sorsogon, Tarlac, Tayabas and Zambales, and the island-provinces of Batanes, Marinduque, Masbate and Mindoro. The second group, the Visayas, is made up of the provinces of Antique, Capiz and Iloilo, on the island of Panay: Occidental Negros and Oriental Negros, on the island of Negros; and the individual island-provinces of Bohol, Cebu, Leyte, Romblon, Samar and Palawan. The third group, Mindanao, is made up of the provinces of Agusan, Bukidnon, Cotabato, Davao, Lanao, Misamis, Surigao, Zamboanga, and a cluster of islands forming the province of Sulu.

According to the Philippine Census of 1918, the total population was 10,314,310 chiefly of the Malay race, 91½ per cent. of whom were Christians receiving the benefits of the blending of the Oriental, the Spanish, and the American civilizations. This part of the population included 9,428,291 Filipinos; 43,802 Chinese; 5,774 Americans; 7,806 Japanese; 3,945 Spaniards; 1,140 English; 286 Germans; 182 French; 125 Swiss; and 977 of other nationalities. Only 932,953, or 9.4 per cent., were non-Christians and pagans, but even these are now fast taking advantage of the all-pervading system of public schools.

PHYSICAL FEATURES

The Philippines is a group of islands varying in size from Luzon, which is practically as large as Belgium, the Netherlands and Denmark combined, to the nameless islets rising just a few feet above the water. The coastline includes many fertile coastal plains. Added to these are the Central Plain, the Cagayan and Bicol Valleys of Luzon; the Central Plain of Panay; and the Agusan and Cotabato Valleys of Mindanao. Most of the large islands are crossed by well-defined ranges, running, as a rule, in a north and south direction; Mount Apo, in south-eastern Mindanao, is the highest peak, with an altitude of 9,610 feet.

The principal part of the group comes within the range of the typhoons, and violent storms are of frequent occurrence during the so-called rainy season. The islands are also the centre of great volcanic action. "The destructive ravages and changes produced by earthquakes," says Sir John Bowring, writing in 1859, "are nowhere more remarkable

than in the Philippines. They have overturned mountains, they have filled up valleys, they have desolated extensive plains; they have opened passages from the sea to the interior, and from the lake into the sea. There are many traditional stories of these territorial revolutions, but of late disasters the records are trustworthy. That of 1796 was sadly calamitous. In 1824 many churches in Manila were destroyed, together with the principal bridge, the barracks, great numbers of private houses; and a chasm opened of nearly four miles in length. The inhabitants all fled into the fields, and six vessels in the port were wrecked. The number of victims was never ascertained. In 1828, during another earthquake, the vibration of the lamps was found to describe an arc of four and a half feet; the huge corner stones of the principal gate of the city were displaced; the great bells were set ringing. It lasted between two and three minutes, rent the walls of several churches and other buildings, but was not accompanied by subterranean noises, as is usually the case." In 1852, 1863, 1869, and 1880 there were terrible shocks of earthquake, and, in 1892, in the Province of Pangasinan, shocks were continually repeated during a month, shaking down buildings, crushing their inmates, and creating a panic among the inhabitants. The most noteworthy volcanoes are Buheyan in Mindanao, Taal in Batangas. and Bulusan and Mayon in Albay. The last was in continual eruption and at times created terror in the surrounding country on account of the quantity of boiling water, ashes, and lava it threw out. In 1814, 1886 and 1897 an eruption of this volcano destroyed entirely the villages of Malinao, Camalig, Guinobatan, Ligao, Polangui, and Albay.

The land area of the Philippines is covered largely with forests. The rest is made up of cultivated land, grass and open land, and mangrove swamps. The rivers are generally small and short, but the Cagayan River, the largest in Luzon, drains one-fourth of the island. The Agno and Pampanga Rivers, two other important rivers in Luzon, and the Agusan and Cotabato Rivers, in Mindanao, are also of considerable size. There are a few lakes in the Philippines and most of them are small, Laguna de Bay and Lake Taal, in Luzon, and the beautiful Lake Lanao, in Mindanao, being the most important.

CLIMATE AND HEALTH

The climate of the Philippines is among the best in the tropics. Generally speaking, it is agreeably warm with cool nights and pleasant late afternoons and early mornings, although there are some places in the Islands where it cannot strictly be so described. December, January, February and March are very nearly ideal. Even during the months of April and May many parts of the islands, especially Manila, enjoy a cool breeze. The rainy seasons are June to November for the centre and west, and November to March for the oriental coasts and regions. During the rainy season inundations of rivers are frequent, and travelling in the interior is at times interrupted. Droughts, however, sometimes occur, which seriously impair crops. The year is divided into three seasons—the wet, the dry-cool and the dry-hot. The wet season lasts in the west from the middle of June to the middle of November, the dry-cool season from the middle of November to the middle of February, and the dry-hot season from the middle of February to the middle of June. These seasonal periods, however, cannot be applied to all parts of the Philippines, for some parts are affected by different ocean currents which modify climatic conditions therein.

The death-rate for every 1,000 white residents in Manila for 1921 was 11.94, as compared with 16.5 for New York, 15 for San Francisco, and 14 for Chicago. Ideal health-resorts are found in many of the highlands of the Philippines, like Antipolo in Rizal. Luchan and Sariaya in Tayabas, Taal in Batangas, Silang and Indang in Cavite, Bukidnon and lands around Lake Lanao in Mindanao, and the plateaus of Baguio, approximately 5,000 feet above sea level and about 175 miles from Manila. Medical reports speak highly of Baguio as a health resort, and of the medicinal waters of Sibul Springs and Los Banos.

The Philippine Health Service is the Government branch in charge of enforcing measures and promulgating rules and regulation for the promotion and protection of public health and for the maintenance of general sanitary conditions. Its jurisdiction extends to all the cities, towns and barrios of the Islands. Due to its work, there has been noticeable general health improvement all over the archipelago during the past two decades. The system of sanitation actually enforced in the Philippine Islands is conceded to be on a par with that of any other civilized country in the world. The people of the Philippines are beginning to realize the advantages of a well-organized and nation-wide system of sanitation. The old attitude of distrust towards sanitary

rules in the country has disappeared; the people to-day are exerting all their energies toward promoting the gospel of clean and healthy living. Hospitals are fast increasing throughout the Islands, and every day they are gaining ground in the estimation of the people. In Manila, the largest and most up-to-date among the hospitals is the Philippine General Hospital. There are 10 hospitals in the city of Manila and 21 in the provinces. Activities related to child welfare in general are looked after by the office of the Public Welfare Commissioner. The Board of Pharmaceutical Examiners and Inspectors has the immediate supervision and control of all pharmacies, drug-stores, dispensaries and similar establishments, both private and public, in the Philippines.

HISTORY

In his trip around the world, Ferdinand Magellan, a Portuguese, in the service of Spain, discovered the Philippine Islands on March 15th, 1521. Spain, claiming the country, colonized it in 1565, when Legaspi, the first Governor of the Philippines, founded the first Spanish settlement in Cebu. The city of Manila was founded on June 24th, 1571.

The early history of the Philippines is a record of continual trouble. Conflicts between the civil and ecclesiastical authorities led to internal contentions, while both Portugal and the Netherlands coveted these rich possessions and harassed the Spaniards. In 1606 the Dutch blockaded the ports with five ships, which were, however, destroyed by the Spanish fleet. Attacks were also made at different points by powerful Chinese piratical fleets. The most celebrated of these was the invasion by Li Ma Hon, who with 2,000 men landed at Manila in 1574, but was defeated and driven out by the Spaniards and natives, under the leadership of Juan de Salcedo. In 1762 the capital was taken by the English, the private property of the inhabitants being saved from plunder on the condition of the payment of a ransom of £1,000,000, half of which was paid in money and the other half in bills upon the Spanish Treasury. In the meantime, however, peace had been concluded, and the islands were restored to Spain, payment of the balance of the indemnity not being insisted upon.

The Filipinos were given representation in the Spanish Cortes in 1810. The galleon trade instituted by the Spanish Government lasted 100 years, ending in 1815. The port of Manila was opened to the commerce of the world in 1830. With the opening of the Suez Canal in 1869, direct mail service with Spain was inaugurated and railroads and telegraphs were introduced into the Islands. Attempts to throw off the Spanish yoke were made in 1822, 1841, 1842, 1872 and 1896. On June 12th, 1897, Philippine Independence was proclaimed in Cavite, and the Philippine flag was officially unfurled. Upon the outbreak of hostilities between the United States and Spain in 1898, the Insurgents offered to co-operate with the former. The offer was accepted with the result that while the Americans took and held the city of Manila, the Insurgents overthrew Spanish authority throughout the remainder of the Island of Luzon and established a government of their own with General Aguinaldo as Dictator. Commodore Dewey sank the Spanish squadron in Manila Bay on May 1st, 1898. The Philippine Republic was established on January 21st, 1899. The Treaty of Paris, providing for the cession of the Philippine Islands to the United States, was ratified by the Senate of the United States on February 6th, 1899. Civil government was established in the Islands on July 4th, 1901. The first Philippine Assembly was inaugurated on October 16th, 1907. The new Philippine Autonomy Act, commonly known as the Jones Law, came into force on August 29th, 1916. To-day, with the exception of the Governor General, and the Vice-Governor, the administration of the affairs of the country is practically in the hands of the Filipinos.

GOVERNMENT

The government of the Philippine Islands is administered through three separate and co-ordinate branches—the executive, legislative, and judicial.

The Governor-General is the chief executive of the Islands and represents the sovereign power of the United States. He is appointed by the President of the United States by and with the advice and consent of the United States Senate. Under him are the secretaries of six executive departments—the Department of the Interior, the Department of Public Instruction, the Department of Finance, the Department of Justice, the Department of Agriculture and Natural Resources, and the Department of Commerce and Communications. With the exception of the Vice-Governor, who is appointed in the same way as the Governor-General and is at the

same time Secretary of Public Instruction, all the other sccretaries are Filipinos. Under each executive department are the different bureaus of the Government.

The Philippine legislative body is composed of two Houses—the Senate and the House of Representatives. There are in all 93 representatives and 24 senators, representing the City of Manila and the 48 provinces of the archipelago, all of whom are elected by popular vote with the exception of nine representatives and two senators who are appointed by the Governor-General to represent the provinces of Nueva Vizcaya, Mountain Province, Agusan, Bukidnon, Cotabato, Davao, Lanao, Sulu and Zamboanga. The number of registered voters is approximately a million.

An extra-legal body, the Council of State, created by virtue of an executive order of the Governor-General, forms the binding link between the executive and the legislative branches of the insular Government, and represents the people's counsel in the administration of the government. The Council of State is composed of the Governor-General, as president, the Presidents of both Houses of the Legislature, and the Secretaries of the Departments.

The provincial and municipal governments are under the direct supervision of the Department of the Interior through the Executive Bureau and the Bureau of Non-Christian Tribes, the former exercising authority over the 37 regularly organized provinces and two so-called special provinces of Batanes and Palawan, and the latter over nine specially organized provinces. The chief executive in each province is a provincial Governor, who is elected by popular suffrage except in five specially organized provinces under the Bureau of Non-Christian tribes, namely, Bukidnon, Cotabato, Lanao. Mountain Province and Sulu, where he is appointed by the Governor-General subject to confirmation by the Philippine Senate. With the Provincial Governor are two other members of the Provincial Board, which constitutes the legislative branch of the provincial government. In all regularly organized provinces the two members of the Board are elected by popular vote. In each of the specially organized provinces the Provincial Board is made up by the Provincial Governor, the Provincial Treasurer or the Provincial Secretary-Treasurer (who is an appointive official), and a third member who, in the case of the provinces of Batanes and Palawan, is elected by popular vote, and in the case of the specially organized provinces under the Bureau of Non-Christian Tribes is elected by the votes of the councillors and vice-presidents of municipalities and municipal districts. The municipal president is the chief executive in each town or municipality, and the local legislative branch is a municipal council of from 8 to 18 councillors, depending upon the number of inhabitants of the municipality. The president, the vice-president, and the councillors are all elected by popular vote. In the special provinces under the B.N.C.T. there are still some municipalities with appointive presidents, but the vice-presidents and councillors are elective.

The Philippine judiciary system consists of the Supreme Court, as the highest tribunal; a Court of First Instance for each judicial district, except the ninth district, which has six judges, the same covering the city of Manila; the Municipal Courts of Manila and Baguio; and a Justice of the Peace court for each municipality. The Supreme Court is composed of one chief justice and eight associate justices, all of whom are appointed by the President of the United States with the consent of the United States Senate. The Supreme Court has appellate jurisdiction over the Courts of First Instance. An appeal lies from the decision of the Supreme Court of the Philippine Islands to the Supreme Court of the United States in certain cases.

EDUCATION AND LITERACY

Public education in the Philippines is free, secular and co-educational, and the principal aim is to make the people socially efficient. As a means to this end, emphasis is placed upon the spread of literacy on the basis of a common language—English. The Bureau of Education maintains a complete system of public education. Public elementary and high schools are distributed throughout the Islands. Insular schools for special education are maintained. The enrolment of students in the public schools is increasing every year and now exceeds one million. Private schools, patterned after the public schools, besides the old Spanish schools and colleges which still survive, have sprung up in the Philippines in recent years. Practically all these offer instruction in English, and even the old Spanish schools and colleges have included English in their

curricula. Upon graduating from the high schools, the students are admitted to higher institutions of learning, foremost among which is the University of the Philippines, established and maintained by the Philippine Government.

English and Spanish are both used as official languages and are widely spoken in the Islands. The English language is becoming the dominant language. There are six established native dialects with some printed literature, namely, the Tagalog, Visayan, Ilocano, Bicol, Pangasinan and Pampangan.

AGRICULTURE

The Philippine Islands is an agricultural country. The people depend chiefly on domestic agricultural products for their livelihood, and approximately 88 per cent. of the total exports of the Islands is made up of the produce of the farms. The soil is fertile to a degree, being for the most part volcanic in origin and exceedingly rich in all varieties of sedimentary deposits. The total area of cultivated lands in the Philippines at the present time is estimated at 3,643,000 hectares, or 12 per cent. of the entire area of the country.

Rice is the staple food-product of the inhabitants of the Islands. It is their most widely cultivated crop. The area devoted to its cultivation is approximately one and three quarter million hectares. Considerable quantities of this cereal, however, are still imported, chiefly from French Indo-China. Through the efforts of the Bureau of Agriculture local farmers are realizing the advantages of scientific methods in rice farming. Seed selection is given due emphasis. Several irrigation systems are now completed, many more are in process of construction, and others are being projected. This is bound in the near future to do away with the ravages of droughts, which are of periodical occurrence, and at the same time make feasible the growing of two or three crops a year in the rice sections of the archipelago. The extension of cultivated areas is also receiving due attention from the Government and the local farmers.

Manila hemp, which the Philippines supplies to the world as first-class cordage material, is produced from the leaf stalks of the Abaca plant thriving in the Islands. The fibre is also used for making binder twine, and from the old disintegrated Manila ropes is made the well-known and much-used Manila paper. In the Philippines, Abaca fibre is extensively used in the manufacture of cloth. In the making of baskets, slippers, mats and other articles, the fibre has been tried with excellent results. Within the last few years a very important use for the fibre has been found in the manufacture of hats.

Coconut palms are grown extensively and tobacco can be grown in practically all sections of the Philippines. The best and choicest class is raised in the provinces of Cagayan and Isabela in northern Luzon and in Cotabuto, Mindanao. Sugar-cane thrives well, principally in the island of Negros. The most noteworthy feature or sugar-cane growing and sugar manufacturing is the increase in the number of sugar centrals during recent years. The extension of the cultivated area and the introduction of tractors and other farm machinery of good varieties, use of fertilizers and proper culture have largely brought about the increase in production.

Among the other crops with great agricultural possibilities are maguey, sisal, corn, coffee, rubber, kapok, cacao, cassava, peanut, vegetables and fruits. Cattle-raising as an agricultural pursuit is also very promising.

Gold and coal are still the two leading mineral products of the islands. In quartz mining, the Benguet and Masbate districts have been consistent producers for a number of years. In the dredging field new operations have recently begun in the Lianga district of eastern Mindanao, in addition to the well known Paracale district. The native furnaces of Bulacan continue to be the only source of iron production. Other metallic deposits worthy of consideration are the copper of Mancayan and Suyoc; iron of Surigao and Calambayanga Island; manganese of Ilocos Norte and Masbate; lead and zinc of Masbate and Marinduque, and platinum of Mindanao.

Coal is being produced from Cebu, Mindanao and Batan. A cement plant was completed in Cebu in 1923 by a company subsidized by the Philippine Government. Exploratory drilling for petroleum in Bondoc Peninsula encountered slight indications of petroleum and natural gas but the quantity is not sufficient for commercial exploitation. Several geological exploration leases for petroleum have also been taken

up in Leyte and other places. Other non-metallic deposits that have been undergoing development are the bituminous rock of Leyte, asbestos of Ilocos Norte, and the guano and phosphate rock deposits of Capiz, Pangasinan, Mindoru, Tayabas and several other provinces.

FORESTS

Timber forests are found in all the principal islands of the archipelago, covering an area of about 76,000 sq. miles, or 67 per cent. of the total area. Not less than 65,000 sq. miles are commercial forests. These forests contain some of the finest timber in the world, especially for cabinet work. Many species of the Dipterocarp family are used as substitute for mahogany and are sold in foreign markets as Philippine mahogany. Minor forest products such as rattan, oils, copal gum, tanbark, dyebark, and dyewood are abundant.

The Government owns more than 99 per cent. of all the standing timber of the Philippines, and the Bureau of Forestry has control over them. The public forests are not sold, but are developed under a license system. There are between 80 and 90 steam sawmills, which are equipped with modern machinery fit to meet the big enterprise of the Islands.

FISHERIES

Fishing is an undeveloped industry in the Philippines. The waters along the coasts of the islands teem with common varieties of food fishes. Among those found in commercial quantites are anchovies, herrings, silversides, mackerels, snappers, pompanos, sea-basses, mullets, milkfishes, sardines, barracudas, porgies, and parrottishes. The local market, however, is under-supplied, as only inshore tishing is carried on because modern equipment adapted to deep-water fishing is not used. Other sea-products found in Philippine waters are shark fins, sponges, trepang, pearls and pearl shells, top shell and window shells.

MANUFACTURES AND INDUSTRIES

The Philippines is a prospective industrial field. The country has available raw materials such as Manila hemp, copra, lumber, shells, lumbang and castor seeds, clay, limestone, bamboo, buntal, dye-woods and cassava for the different lines of manufactures and industries. Manila and a few other cities are centres of these industrial activities. However, some of the big establishments such as sugar centrals, rice and lumber mills are found in localities nearest the sources of materials.

The production of coconut oil constitutes one of the principal local industries. The first modern coconut oil mill was built in 1911. The world-war gave an impetus to the industry, thereby placing coconut oil at the top of the list of Philippine exports for 1919. The first sugar central in the Philippines was established in 1910. Many other centrals and improved machinery were then installed in almost all the leading sugar sections of the Islands. Consequently, after 1910 a considerable increase in the sugar exports of the Islands was noted. Early in 1920 more than 30 sugar centrals with a total daily output of over 20,000 tons of centrifugal sugar were in actual operation. Manila cigars and cigarettes are the output of Philippine cigar factories. The rope and hemp-braid factories are yearly turning out finished products to the value of millions of pesos. Within recent years, rice milling has become a principal local industry. To-day there are more than 460 rice mills, with a maximum daily capacity of 50,000 cavanes, distributed throughout the archipelago.

Among the local household industries, mention may be made of weaving, embroidery and hat-making. The output of the simple native looms, which are found in practically every household in the provinces where weaving is done, increased as the industry found an ever-widening local market. The most important of these native cloths manufactured are the "sinamay" and the "abatex," both of which are made mostly from the abaca fibre, the "piña" made from the pineapple fibre, the "jusi" made from imported gummed spun silk fibres in threads mixed with mercerized cotton or the native abaca, piña and maguey fibres, and the "Abel Iloco" or Ilocano cloth manufactured in the Iloco provinces from both native and imported cotton threads. Philippine hand-made embroideries are of cotton and linen; no silk is used. The materials chiefly used in the making of Philippine embroideries are nainsooks, batiste, voile, georgette, crepe de chine and net-cotton. These materials are imported form the United States. The principal articles of embroideries made are lingerie, children's

clothes, handkerchiefs, table cloths and underwear of various classes, which are for the most part prepared according to orders received from the United States. The work done is of a very good grade and brings good prices. On account of the abundance of suitable local materials for hat-making and the excellent prices offered for Philippine hats, the manufacture of hats is a profitable industry. Philippine hats are made from native materials such as bamboo, buntal, buri, sabutan and pandan.

The minor industries of the Islands include shipbuilding, foundries and machine shops, the making of shoes, soap, matches, salt and pots, besides the aerated water and mineral water factories. Among the potential industries are the cement, leather, button, glass, perfume, starch, caustic soda and coir mat industries.

THE LABOUR MOVEMENT

The economic development of the Philippines has brought in its train the formation of many trade unions, organizations and mutual benefit societies for the protection and advancement of labour's interests and for mutual help. The first labour organization established in the Islands was "Union Obrera Democratica" (Democratic Labour Union) on February 2nd, 1902, in the city of Manila. Subsequently, the formation of labour organizations was given greater impetus as the workers were stimulated by the success attained in dealing collectively with their employers in their demand for higher wages and better working conditions, until at the end of 1923 a total of 120 such organizations with a paid membership of 150,000 were in existence in the whole Archipelago, the majority of them being located in the city of Manila. In the Philippines there are three national labour organizations controlling the majority of trade unions and other organizations, viz., Congreso Obrero de Filipinas (Labour Congress of the Philippines), Federacion del Trabajo de Filipinas (Federation of Labour of the Philippines) and the National Confederation of Tenants and Farm Labourers of the Philippines.

TRANSPORTATION AND COMMUNICATIONS

The bulk of overseas shipments are made from the port of Manila, although other smaller ports also have direct connections with foreign ports. The most important of these are Cebu, Iloilo and Zamboanga. These and the other smaller ports now open to foreign trade are growing in importance. They possess good harbour facilities, are well protected from storms, and vessels drawing 30 feet or more can load and unload alongsids their wharves with perfect safety. Nearly a thousand inter-island vessels are now operated in the coastwise trade.

Manila, the capital and chief port of the Islands, is on the largest bay in the Orient. The harbour at the entrance of this bay is landlocked. The anchorage space for steamers is protected by a semi-circular breakwater within which is a basin large enough to accommodate all vessels of the size of the "Empress" liners. Regular steamship lines are maintained between Manila and Hongkong, Amoy, San Francisco, Seattle, Vancouver, Cadiz and Australian ports.

There are at present 1,272 kilometres of railroad car-lines in the Philippines. They are owned by two companies—the Manila Railroad Company, which is owned by the Government; and the Philippine Railway Company. In Manila and in the province of Rizal, electric car service is maintained by the Manila Electric Railroad and Light Company, the total extent of its lines being 88 kilometres.

Next in importance to railways in the domestic transportation of the Islands are motor vehicles. Many private individuals and companies authorized by the Public Utility Commission are engaged in land transportation both for passengers and freight.

The construction of good roads open to all kinds of traffic in different parts of the Islands has been properly attended to by the Philippine Government during the past 20 years.

There are at present two cable lines and one radio communication service in operation between the Philippines and foreign countries. Zamboanga is in radio communication with stations in North Borneo. The increased need for better and more extensive facilities for internal communication has been met by the rapid extension of telegraph and telephone lines, submarine cables, radio system and mail service.

Experiments have been made recently with aviation as a factor in the mail and passenger service, both domestic and foreign.

BANKING AND COINAGE

With the exception of the Philippine National Bank, which is a Government-controlled institution, the banks are privately owned.

There are 9 banking corporations doing business in the Philippines, not including express companies and savings banks which are also available. Of these, five are domestic, namely, The Philippine National Bank, The Bank of the Philippine Islands, The China Bank, the Philippine Trust, and Mercantile Bank of China.

The coins used in the Philippine Islands are of the following denominations:—Peso, one-half peso (50 centavos), peseta (20 centavos), media peseta (10 centavos), five centavos, and one centavo. The paper money is issued in 1, 2, 5, 10, 20, 50, 100, 200, and 500 peso denominations. The Philippine peso is equivalent to fifty cents in United States currency. The Philippine Commission maintained this parity by passing the Gold Standard Act on October 10th, 1903. The new peso now coined contains 20 grammes of silver, 800 fine; the 50 centavo piece contains 10 grammes of silver, 750 fine; 20-centavo piece, four grammes of silver, 750 fine; and the 10-centavo piece, two grammes of silver 750 fine.

DIRECTORY

THE GOVERNMENT OF THE PHILIPPINE ISLANDS

EXECUTIVE

Vice-Governor-Eugene A. Gilmore Military Adviser to the Governor General—Halstead Dorey, Brigadier-General (Manila) Technical Adviser to the Governor-General—Col. G. T. Langhorne (Manila) Secretary to the Governor-General-C. W. Franks (Manila) Assistant Secretary to the Governor-General—R. R. Ely (Manila)
Chief of Staff, Philippine Constabulary—Col. C. E. Nathorst (Manila)
Lieut.-Colonel, Medical Corps, U.S.A.—Dr. A. Pond (Cebu, P.I.)
Superintendent, Co.istabulary Academy—Lieut.-Col. C. E. Livingston (Baguio, P.I.) Secy. of the Interior-Honorio Ventura Under do. -Feliciano Ocampo Secy., Public Instrn.—Eugene A. Gilmore Under do. —Alejandro Albert

H.E. The Governor-General—Major-General Leonard Wood

Secy. of Finance—Miguel Unson (acting) Under Secy. of Finance—Miguel Unson -- Vincente Carmona Secy. of Justice—Luis P. Torres (acting)

Under Secy. of Justice-Luis P. Torres Secy. of Agriculture & Natural Resources-Silverio Apostol (acting) do. Under —Silverio Apostol Secy. of Commerce & Communication-Cipriano E. Unson (acting) Under Secy. of Commerce & Communication-Cipriano E. Unson

PHILIPPINE HEALTH SERVICE (Manila)

Dir. of Health-Jacobo Fajardo, A.B., M.D. Assistant to the Director-Regino G. Padua, M.D., D.T.M., D.P.H.

Council of Hygiene, Advisory Board to the Director of Health

President—Fernando Calderon, M.D. Secretary—Teofilo Corpus, M.D. Members — Jose Fabella, M.D., Gervasio Ocampo, M.D., Jose Albert, M.D., Benito Valdez, M.D., Eulogio P. Revilla, LL.B., and Thomas Earnshaw

Executive Office

Execut. Officer-Jose P. Bantug, PH.G., M.D. Acting Assistant Executive Officer-Teofilo Corpus, M.D.

Office of Records and Finance

Chief-Mamerto Tianco Assistant Chief-Artemio A. Ramos, LL.R.

Office of Property Acting Chief-Bonifacio Mencias, M.D.

Office of Vital Statistics Chief-Jose Guidote, M.D., C.P.H.

Office of General Inspection
Chief—Rafael Villafranca, M.D.

Public Health Nursing

Chief-Genara S. Manong Jo, R.N.

Office of Sanitary Engineering

Chief - Manuel Mañosa, c.E.

Assistant Chief-Joaquin Lopez, c.E.

Division of Communicable Diseases Chief-Leoncio Lopez Rizal, A.B., M.D.

Malaria Section

Chief-Cristobal Manalang, M.D.

Division of Metropolitan Sanitation Chief—Eugenio Hernando, M.D., C.P.H.

Division of Hospitals, Dispensaries and Laboratories

Chief-Eusebio D. Aguilar, M.D.

Culion Leper Colony
Culion

Chief—Sulpicio Chiyuto, M.D. Assist. Chief—Catalino Nicolan, M.D.

Division of Provincial Sanitation
Manila

Chief-Gabriel Intengan, M.D.

DEPARTMENT OF FINANCE

Secy. of Finance—Miguel Unson (acting) Under Secy. of Finance—Miguel Unson

Bureau of Customs

Insular Collector—Vicente Aldanese Insular Deputy Collector—Jesus Obieta

Kureau of Internal Revenue
Collector—Juan Posadas, jr.
Deputy Collector—Alfredo L. Yatco

Bureau of the Treasury

Insular Treasurer—Vicente Carmona Assistant Treasurer—Salvador Lagdameo

Bureau of Printing

Director—Pablo Lucas Assist. Director—Manuel Camus

DEPARTMENT OF JUSTICE

Secretary—Luis P. Torres (acting) Under Secy.—Luis P. Torres

Bureau of Justice

Attorney-General—Delfin Jaranilla Solicitor-Ganeral—Alexander Reyes Assistant Attorneys—Marceliano Montemayor, Fernando Jugo, Braulio Bejasa, Sabino Padilla, Diego Locsin, Česar Bengson, Emilio Peña, Ramon Quisumbing, Catalino Buenaventura, Salvador A. Santos, Antonio Cuyugan (Mrs.), Emilio Rilloraza, Francisco Ventura, Felipe Natividad, Natividad Almeda Lopez

Public Service Commission

Public Service Commissioner—Mariano Cui Assist. do. —Manuel V. del Rosario Secretary—R. A. Cruz Auditor and Inspector—Irineo J. Reyes

Auditor and Inspector—Irineo J. Reyes Electrical Engineer—Vicente Marasigan Naval do. —Vicente Manalo

General Land Registration Office Chief—Enrique Altavas

Philippine Library and Museum Director—Epifanio de los Santos

Bureau of Prisons

Director—Ramón Victorio Assistant Director—Manuel A. Alzate

DEPARTMENT OF AGRICULTURE AND NATURAL RESOURCES

Secretary—Silverio Apostol (acting) Under Secretary—Silverio Apostol

Bureau of Agriculture

Director—Stanton Youngberg Assistant Director—(vacant)

Bureau of Forestry

Director—Arthur F. Fischer

Bureau of Lands
Director—Jorge B. Vargas
Assistant Director—Jose P. Dans

Bureau of Science

Director—Dr. Wm. H. Brown Assist, Director—Victoriano Elicaño

Weather Bureau

Director—Miguel Selga Assistant Director—Miguel Saderra Masó

DEPARTMENT OF COMMERCE AND

Secretary—Cipriano E. Unson (acting) Under Secretary—Cipriano E. Unson

Bureau of Public Works

Director—A. D. Williams
Chief Constructing Engineer—Marcial
Kasilag

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MANILA

Manila, the capital and the largest city of the Philippines, is situated on the western side of the island of Luzon, at the mouth of the Pasig River, which practically divides it into two parts and empties into Manila Bay. The city is almost in the centre of the archipelago. It is distant two days by sea from Hongkong, four days from Nagasaki, five from Shanghai, and 17 to 28 days from San Francisco or Seattle, according to the varying speed of the different vessels on the run.

The city of Manila was founded by Legaspi on June 24th, 1571. The erection of the fortifications around the present Walled City (Intramuros) was begun about 1590. In 1645, 1863 and 1880 the city suffered considerable damage from earthquakes. The first newspaper was published in Manila in 1811. The port was opened to the commerce of the world in 1834, and the railroad line to Dagupan was completed in 1891. War having been declared between the United States and Spain, the fleet of the former on May 1st, 1898, sailed into Manila Bay and totally destroyed the Spanish fleet, practically with no loss to the attacking side. Thereafter Manila was blockaded until August 13th, when, a military force having arrived, the Americans took possession of the city.

Manila is the leading centre of foreign and domestic commerce as well as the principal port of the Islands. The bulk of the imports and the exports of the country passes through this port. Foreign corporations engaged in business in the Islands have their main offices and storehouses in Manila, whence branches are established in other local trade centres

The harbour of Manila is almost landlocked, and its deep anchorage basin is protected by a semi-circular stone breakwater. Four piers with modern cargo-handling equipment project into the harbour. The first is reserved for the use of the United States Army. The second, 600 feet long, is capable of stowing about 5,000 tons net. The third, which is 650 feet in length, has a stowing capacity of about 9,000 tons. The fourth pier has about four times the cargo capacity of the third and a berthing capacity sufficient to accommodate four of the largest type of ships at one time.

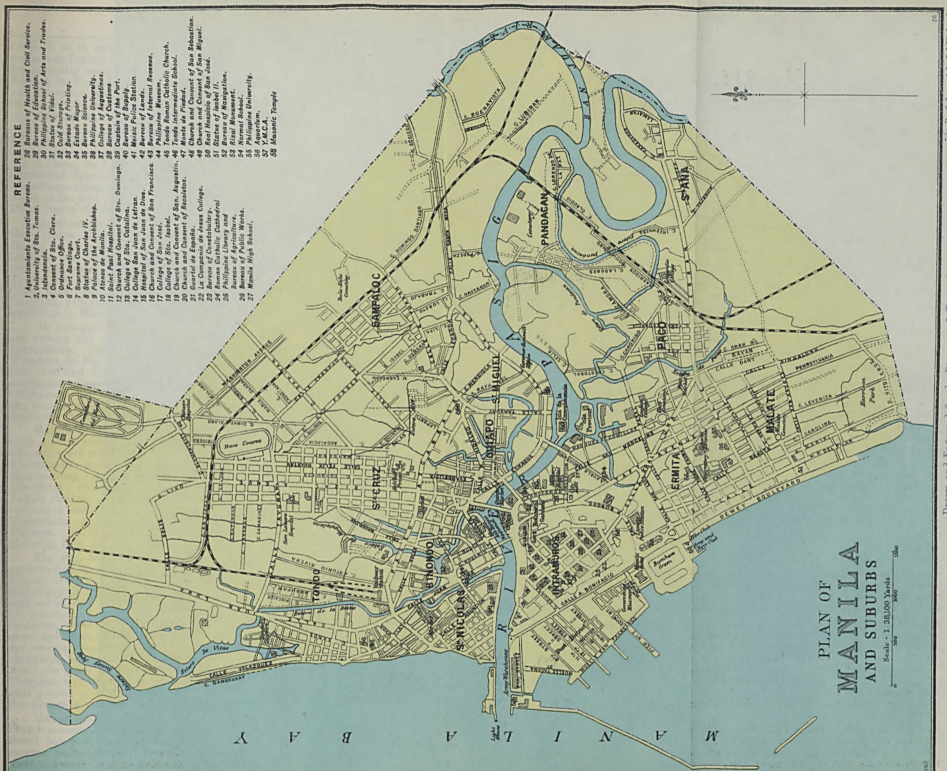
The mouth of the Pasig River is used as anchorage space for steamers and sailing vessels engaged in inter-island commerce. Here can be seen launches moving in and out, tugging cascos loaded with cargoes from steamers in the bay or from the warehouses on the banks of the river. The esteros or estuaries provide additional transportation channels to different parts of the city.

Manila is the main terminal of the Manila Railroad Company, with lines from northern to southern parts of Luzon Several provincial roads enter the city, thereby making motor vehicle transportation feasible. Electric tramways run in the principal streets of the city and its suburbs.

The population of Manila, according to the Philippine census of 1918, was 285,306, Of this number, 259,437 were Filipinos, 17,760 Chinese, 2,916 Americans, 2,050 Spaniards, 1,612 Japanese, 664 British, 201 Germans, 121 French, 71 Swiss, and the rest of other nationalities. There were 20,379 people to the square mile.

The area of the city of Manila is 13.72 square miles. For all administrative and other municipal purposes the city has been divided into the following 14 districts:—Tondo, San Nicolas, Binondo, Santa Cruz, Quiapo, San Miguel, Sampaloc Intramuros (Walled City), The Port, Ermita, Malate, Paco, Pandacan, and Santa Ana. Tondo is inhabited by natives of the working class and is the most thoroughly Oriental. San Nicolas, Binondo, and Santa Cruz are the business districts; Intramuros, the extant example of a medieval town; while The Port with its piers, warehouses and other shipping facilities is the commercial Manila of the future. San Miguel, Ermita, and Malate are the residential districts.

The total length of the streets and roads in Manila is 240.97 kilometres. Some of these are wide and handsome avenues, of which the Luneta, Taft Avenue, Rizal Avenue, P. Burgos, Azcarraga, Isaac Peral, A. Bonifacio Drive, Katigbac Drive, and the Cavite Boulevard are the most notable. The width of the streets varies



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from 10 to 15 metres, while that of Cavite Boulevard is 75 metres. Cassia, acacia, mabolo and other trees are found along the borders of many of the streets. The paving is mostly macadam with some asphalt, some wooden blocks and some cobbles. The Escolta in Binondo is the main business street, and in it most of the American and European stores and bazaars are found. The Rosario, another broad thoroughfare in Binondo, is occupied chiefly by Chinese shops and is a busy quarter. Rizal Avenue is a growing business centre.

Among the parks, whose total area is 1,143,727.09 square metres, are the famous Throng the parks, whose total area is 1,143,121.09 square inertes, are the lamous Luneta, Mehan Gardens, Plaza McKinley, Harrison Park, and Burnham Green. There are monuments to Dr. José Rizal, the foremost Filipino hero and martyr, on the Luneta; to Legaspi and Urdaneta, the soldier and the priest, respectively, who implanted Spanish sovereignty in the Islands, facing the north end of the Luneta; to Magallanes (Magellan), the discoverer of the Islands, in Magallanes Landing; and to Anda at the facet of A. Roujing Division Division Plants McKinley Republics in Anda at the foot of A. Bonifacio Drive, Charles IV. in Plaza McKinley, Benavides in Plaza Santo Tomas, and Queen Isabela II, in Malate.

Foremost among the hotels is the Manila Hotel. Other hotels of importance are the Luneta Hotel, St. Anthony Hotel, Delmonico Hotel, Hotel de France, Oriente Hotel, La Palma de Mallorca Hotel, and Mignon Hotel. Of the important buildings, mention may be made of the Ayuntamiento, the Malacanang Palace, the University of the Philippines, the Philippine Normal School, the Philippine School of Arts and Trades, the Bureau of Science, the Philippine General Hospital, the Army and Navy Club, Elks Club, the Y.M.C.A., the Masonic Temple, Pacific Building, Uy Chaco Building, Filipinas Building, and "El Hogar Filipino" Building. The total number of buildings in Manila is in round numbers 10,000.

On account of their architecture and interior decorations, the churches in Manila are among the chief objects of interest. The largest is the Catholic Cathedral in Intramuros. The city has also charitable institutions, prominent among which are the Hospicio de San José, an orphan asylum and home for aged women; the School for the Deaf and Blind; the San Lazaro Hospital for the insane and those suffering from contagious diseases; the sanatoria of the Anti-Tuberculosis Society; the Government Orphanage for the care of orphan and destitute children; the Settlement House for the temporary shelter of destitute persons; and the American Guardian Association for

destitute children of American and Filipino parentage.

Manila is the educational centre of the archipelago. The city has many schools, both public and private, and their number is increasing. Five schools for vocational education are maintained here by the Insular Government. The University of the Philippines—embracing the Colleges of Liberal Arts, Law, Medicine and Surgery, Engineering, Agriculture, Veterinary Medicine, Education, Schools of Forestry, Dentistry, Pharmacy, and Fine Arts, a Graduate School of Tropical Medicine and Public Health, and a Conservatoire of Music—is located in Manila. Other high institution of Manila and Alabamat the tutions of learning are the National University, the University of Manila, and the University of Sauto Tomas, which is managed and maintained by the Dominican Fathers. In this there are Schools of Theology and Church Law, Jurisprudence, Notarial Law, Medicine, Pharmacy, Business and Engineering.

The city and its suburbs receive their drinking water by pipes leading from the reservoir at Montalban, about 15 miles north-east of Manila. The water is laid on to almost every house, both domestic and business. For the purpose of improving the water-supply and extending its benefits to the neighbouring towns, its administration and ownership has been transferred from the city of Manila to a Government Corporation, known as the Metropolitan Water District, since July 1st. 1919. In addition, there are 15 artesian wells which furnish water free to the public. The sewerage system is known as the separate system—one for storm drains and the other for sanitary sewers. There are 12 public markets, two flower markets, and two slaughter-houses. The leading hospitals are the Philippine General Hospital, San Juan de Dios Hospital, St. Paul's Hospital, San Lazaro Hospital, Mary Chiles Hospital, and St. Luke's Hospital. There are 14 playgrounds provided with apparatus and placed under the charge of a playground director and staff of assistants. For fire prevention, the city has eight fire-stations and 18 fire-engines.

Manila is also the principal industrial centre of the archipelago. In the city are found coconut-oil mills, cigar and cigarette factories, rope manufacturing firms, hemp braid hat factories, breweries and distilleries, furniture factories, lumber mills, marine railway and repair shops, foundries and machine shops, vulcanizing plants,

shoe and soap making establishments, and ice plants.

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The telephone system extends throughout the city and its suburbs. Electric light has been placed in public parks, streets, hotels, theatres, and other buildings. The city is provided with theatres, baseball grounds, tennis courts, and golf and race courses. The principal clubs are the Army and Navy Club, Casino Español, Elks Club, Columbia Club, Golf Club, Manila Club, Tirs al Blamo, Philippine Columbian Association, Club Filipino, Oriental Club and University Club. Automobiles and auto-trucks number 13,000.

Among the interesting places in the city are the Aquarium for fishes and other sea animals found in Philippine waters; the Bureau of Science, the headquarters of the scientific work of the Government; the Observatory of the Philippine Weather Bureau, especially noted for its work in connection with typhoons and earthquakes; the Bilibid Prison, with a highly developed industrial department; the Mint of the Philippine Islands; the Philippine Library and Museum; the Museum of Santo Tomas University; and the Luneta, where concerts are given several evenings a week by the famous Philippine Constabulary Band.

BAGUIO

The city of Baguio is the summer capital of the Philippine Islands. The name means typhoon. It is situated 160 miles north of Manila, among the Benguet mountains. Its elevation is 1,450 metres, or about 5,000 feet. At many points it is over 5,500 feet. The city has an area of 49 square kilometres and a perimetre of 30.6 kilometres. Its population (according to a census taken in 1918) numbered 5,462, consisting of Igorots, Christian Filipinos, Americans, Japanese, Chinese and Europeans. The mean monthly minimum temperature is 14'9 deg. C. (55'8 deg. F.), and the mean monthly maximum 23'0 deg. C. (73'4 deg. F.). The annual average of the humidity is 86'4. The forests are pure pine.

Baguio was discovered by a Spaniard, Alfonse Martin Quirante in 1623, and six years later Guillermo Galvey, a Spaniard, led an expedition to Baguio. Dean C. Worcester, visiting the Philippines in 1892, in the interest of science, met by chance a Spaniard, Señor Sanchez, and Baguio may be said to owe its origin to this chance meeting. The First Civil Government in the township of Baguio was established in 1900. A committee composed of General Luke E. Wright, Governor-General; Dean C. Worcester, Secretary of the Interior; Horace L. Higgins, President of Manila Railroad Company; Major L. M. Maus, U.S.A., Medical Corps; and Dr. Frank S. Bourns, journeyed from San Fernando to Baguio to investigate the possibilities of establishing a mountain resort and health station. On the strength of the committee's recommendations, the Philippine Commission appropriated money for Baguio's initial development. The first Sanatorium (now the Post Office) was constructed in 1902. D. H. Burnham, a landscape architect, visited Baguio in 1904 and drew the Burnham Plan for the development of Baguio. The Baguio Country Club was organized in 1906, and in 1908, the Baguio Hospital and Mansion House were constructed, and Teachers' Camp was opened. In 1909 five large Stanley automobiles made a through trip on the Benguet Road (now Kennon Road) for the first time. In the same year the township of Baguio was incorporated under the name of City of Baguio with a charter.

The township has a City Council consisting of five members, including the mayor and vice-mayor, an Igorot Advisory Council of five members, and various Government departments. Heads of the various departments, the Vice-Mayor and a third City Councilman, members of the Igorot Advisory Council, are all appointed by the Governor-General with the consent of the Philippine Senate. The two other members of the City Council are elected by popular vote. For obvious reasons, two or more positions are filled by only one person without extra compensation. The Mayor is also the City Engineer and District Engineer. The City Treasurer is also the City Assessor, Mining Recorder for the Sub-province of Benguet, and Registrar of Deeds for both the city and the sub-province. The City Health Officer is also the Chief of the Baguio Hospital. The City Attorney is also the Provincial Fiscal of the Mountain Province. One Councilman is also the Superintendent of the Philippine Constabulary Academy. The Vice-Mayor is usually a ranking officer of the United States Army Post at Camp John Hay. The arrangement that the Mayor is also the City Engineer makes the City Government very similar to the City Manager system of government in vogue in many important cities of the United States.

The activities of the City Government embrace the operation of the following utilities: Hydro-electric plant, ice plant, telephone system, water supply system, ewerage system, pail and garbage system, city slaughterhouse, concrete pipe factory, ock crusher, and land transportation. The first city hydro-electric plant was ompleted in July 16th, 1921, the second city hydro-electric plant was completed in April 21st, 1924, the ice plant began the production of ice in 1912, the telephonesystem was inaugurated in 1908, the water supply system began operation in 1910, be sewer system began operation in 1913, the pail and garbige system was caugurated in 1911, the city slaughterhouse was established in 1911, a concrete pipe factory was established in 1920, a rock crusher installed in 1916, the Baguio Central School (2 stories concrete) was completed on March 16th, 1923, the Sanitary Camp was established in 1913, the Vegetable Market Building (stone) was completed in 1918, Baguio Auditorium (formerly grandstand) was inaugurated on April 25th, 1924, and the Baguio Branch Library (branch of the Philippine Library and Museum). was established in August, 1921.

The places of interest in and round Baguio are: Camp John Hay, Trinidad Farm School, Teachers' Camp. Dominican Hill, Mirador Observatory, Sto. Tomas Mountain, Antamok Mines, Topside, Mansion House, Country Club, Wright Park, Pines Hotel, Government Centre, Quezon Hill, Burnham Park, Easter School, City Hall, City Market, Constabulary Hill, Bua Dormitory, City Camp, Brent School, Saint Louis College, Baguio Central Schools, Baguio Hospital, Baguio Branch Library and Busol

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ILOILO

Iloilo, the largest town of Panay and the capital of the province of the same name, is the most important port of western Visayas. The exact location of the city is latitude 10° 41′ 39″ north, and longitude 123° 34′ 12″ east. It is situated on the border of the narrow Iloilo Strait, formed by the south-eastern curve of the island of Panay and the adjacent Guimaras Island. It is distant 340 nautical miles from Manila, 175 from Cebu, 243 from Zamboanga, 295 from Jolo, and 24 from Bacolod.

The port is on a narrow arm of the sea, commonly called the Iloilo River. Its harbour is well protected and has good anchorage for steamers of any size. The minimum depth of the river is 17 feet, and the minimum and maximum depths of anchorage are 80 feet and 120 feet, respectively. The entrance channel to the harbour has a minimum depth of 42 feet. The port has four-fifths of a nautical mile of waterfront. Vessels can anchor at the river wall close to the Custom House and the warehouses of the leading commercial firms.

Iloilo is an important commercial centre. It is one of the Philippine ports opened to the commerce of the world. Vessels from the ports of eastern and southern Asia, Europe, and the United States call for sugar and copra. The port has also bi-weekly steamship connections with Manila, and there is a regular steamship service with Cebu, Dumaguete and Zamboanga. Moreover, two steamers ply daily between this port and Occidental Negros. The Philippine Railway, which extends from Iloilo to Capiz, a distance of 73 miles, practically bis ets the Island of Panay, and traverses an exceptionally fertile stretch of country. Each end of the line passes through alluvial plains devoted to the cultivation of rice, sugar-cane, corn, garden and minor products; while the central portion, being higher, is utilized for cattleraising, the cultivation of tobacco, hemp, coffee, caeao, sugar-cane, cocoanuts, and other tropical products. Roads from almost all the towns of the province also enter the city. Besides being the leading sugar port, Iloilo is the centre of the sinamay industry.

Iloilo is a first-class municipality with 50,000 inhabitants. It includes the neighbouring towns of Molo and Mandurriao. Among its principal streets mention may be made of J. M. Basa, wherein are found most of the stores; A. Ledesma, the potential business thoroughfare; and Progreso, where several banks are established. There are five hotels — the Iloilo Hotel, the Eastern-American Hotel, the Panay and Negros Hotel, the Plaza Hotel and the Bilbao Hotel. The principal buildings are the Custom House, the Provincial Building, St. Paul's Hospital, Lizares Building, Cacho Building, Javellana Building, Tantoco Building, and Lopez Building. The secondary and elementary schools are among the largest in the Islands. The means of communication are excellent; one can communicate by telegraph and telephone with all the other municipalities in Panay, and by cable and wireless with the other islands of the Archipelago, as well as with any other country in the world.

The town of Iloilo became the capital of the province in 1688. It was opened to the commerce of the world in 1855. On the 23rd December, 1898, the Spanish Governor-General resident in Iloilo resigned, giving over the care of the town to the Mayor, or Alcalde, of Iloilo, preparing with his troops and Government officials, naval, military and civil, to evacuate the place, which, on the 25th December, was accomplished. On the 26th December, 1898, the town of Iloilo, which for over a month had been entirely surrounded on the land side by Revolutionary forces, was delivered over to them by the Spanish Alcalde, and the Philippine Republic flag was hoisted on all the public buildings. On the 28th December, 1898, the United States forces, composed of the U.S.S. Ballimore and three transports with 3,800 troops, under the command of Brigadier-General Miller, arrived in front of Iloilo, but did not land, as the Revolutionary forces declined to give up the town unless under orders from Aguinaldo, their chief. Affairs in Luzon having come to an open rupture between the United States and the Revolutionary forces, the General Commanding the United States expedition advised the foreign Consulates that hostilities would

commence after 5 a.m. on the 12th February. The Revolutionary forces set fire to the city, leaving it almost in ruins, and retired outside the city limits. Iloilo was immediately occupied by the Americans. Civil government was established in Iloilo on April 11th, 1901.

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CEBU

This is the capital of the island of Cebu, and now ranks as the second port of the Philippines. It was at one time the seat of the administration of revenue for the whole of the Visayas, but this was removed to Manila in 1849. For many generations it has been an important centre of Roman Catholic Missionary enterprise, and in this connection it may be mentioned that the present Seminary and College of San Carlos was founded by the Jesuits in 1595 as the College of San Ildefonso. The Redemptorist Fathers have a mission at Opon, across the Straits. Cebu is a well-built town and possesses fine roads. The trade of Cebu consists principally of hemp, sugar, copra, maguey and, latterly, coconut oil. The neighbouring islands of Leyte, Mindanao, and Camiguin possess extensive hemp plantations, a large proportion of the produce of which finds its way to Cebu for shipment. There are some very valuable and extensive coal deposits in the island of Cebu, but only a few mines are being worked. The present total output is about 3.000 tons a month, which at present value amounts to about P.550,000 per annum. The Naga Cement Works, situated about 20 miles from Cebu, were completed in 1922 and have a capacity of 1,600 barrels a day, which is more than enough to supply the Philippine Islands.

Cebu continues to grow in importance as a trade centre. New wharves have been completed and another one is under construction, but will not be available for some time owing to lack of funds. Vessels drawing up to 25 feet can load alongside with perfect safety. There are suitable berths for three ocean-going vessels at one time and a fourth could be accommodated if the draft were not over 20 feet. The annual total production of hemp in the Cebu district is between 45,000 and 55,000 tons. The production of copra is important. Large quantities of copra are exported, 275,000 to 300,000 tons annually; previously, the local oil-mills bought up practically all available supplies. The town possesses a fine reinforced concrete Customs House, and concrete godowns line the wharf. Indeed, the major portion of the business district is now built of concrete. Work is proceeding slowly with the new reclamation scheme, which will add a large area of reclaimed land to the water-front for warehouses.

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ZAMBOANGA

Zamboanga is located on the south-western extremity of Mindanao Island in latitude 6 deg. 55 min. north and longitude 122 deg. 5 min. east, being 512 nautical miles south of Manila. It has a population of about 30,798, and, in volume of business, takes fourth place among the open ports of the Philippines. coming after Manila, Iloilo and Cebu. It is situated in a country noted for copra, lumber and hemp production, has excellent shipping facilities, and is the ideal transhipping point for all products of southern Mindanao and Sulu. The harbour is partially protected by two small islands and is never visited by severe storms, as it is south of the typhoon halt. It has a good anchorage for strangers of any size and the wharf will accommodate belt. It has a good anchorage for steamers of any size, and the wharf will accommodate steamers drawing 25 feet. The climate is characterized by a remarkable evenness of temperature and a comparatively small rainfall which increases rapidly as one goes a few miles from Zamboanga in any direction.

Communication with other ports is assured by weekly mail steamers, occasional Army transports and despatch boats with Cebu and Manila, monthly steamers of the Nippon Yusen Kaisha with Australia, Manila and the China coast, and bi-weekly steamers of the Straits Steamship Company with Sandakan, Borneo, and Singapore. The N.Y.K. steamers have recently been calling at Davao instead of Zamboanga, but it is probable that they will soon renew their calls at the latter port. Telegraphic communication with various parts of the Archipelago is secured by a wireless

station connecting with cables and land lines.

Zamboanga was founded by the Spaniards in April, 1635, for the purpose of intercepting Moro corsair fleets which were accustomed to pass the Strait of Basilan from southern Mindanao to the Visayan Islands. The town was repeatedly attacked by the Moros. In 1646, it exchanged shots with a Dutch fleet and, in 1798, maintained an allday bombardment with an English squadron. In 1872, for putting down a mutiny of prisoners, Zamboanga was granted by the Madrid Government the title "Loyal and Valiant Town." On May 16th, 1899, the revolutionists attacked the Spanish garrison in Zamboanga, which withdrew on May 24th. The town was burned during the hostilities. During the summer of 1899, the Republic of Zamboanga was in full control, but the town was finally surrendered to the American blockading squadron without bloodshed on November 16th of the same year.

Zamboanga is the capital of the province of the same name. The town, though small, is one of the most beautiful, not only of the Philippines but of the Far East. It is characterised by shady streets and possesses very fine parks and exquisite gardens. There is a drastic building ordinance in force which provides that all buildings erected in the central portion must be of reinforced concrete or other equally fire-proof material with an 8-inch firewall every 100 feet. Good roads extend along the coast in either

direction from the town.

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BORNEO

After Australia, this island is the largest in the world. It extends from about deg. N. to 4 deg. S. latitude, and from 109 deg. to 118 E. longitude. Its length is about to miles, its greatest breadth 600 miles, and its average breadth is estimated at 350 niles. Its vast interior consists of almost impenetrable forests, which teem with animal ife, but are sparsely populated by man. The soil is fertile, and in some parts near the coast the land is marshy. It was discovered by the Portuguese in 1526, and they, as well to the Spaniards, Dutch, and English, formed settlements on different parts of the coast, but none of these was long maintained. The Dutch claim sovereignty over the greater part of the south and west of the island, along the coast of which they maintain establishments; the territories of the British North Borneo Company, the Rajah of Sarawak and the Sultanate of Brunei (now administered by the British Government) extend over and along the north and north-eastern coast. The Native States are insignificant and in a backward condition. The total population of Borneo is roughly estimated at 3,000,000. The productions are many and varied, and the mineral resources believed to be great. The Chinese, who have been settled in most Bornean towns for generations, conduct most of the trading operations. The country generally is in an undeveloped condition. The natives comprise Malays, Dyaks and other races of a kindred type. A British Protectorate exists over Sarawak and the territory of the British North Borneo Company.

SARAWAK

The territory of Sarawak comprises an area of about 50,000 square miles, with a population of about 600,000, composed of various races. It is situated on the north-west coast of the island of Borneo, is intersected by many rivers navigable for a considerable distance inland, and commands about 400 miles of coast line. The sovereignty of the district from Tanjong Datu to the entrance of the Samaharan river was obtained from the Sultan of Brunei in the year 1842 by Sir James Brooke, who became well known as Rajah Brooke of Sarawak. In 1861 a second cession was obtained, from the Sultan of Brunei, of all the rivers and land from the Samarahan river to Kadurong Point; in 1882 a third cession was obtained of 100 miles of coast line and all the country and rivers that lie between Kadurong Point and the Baram river, including about three miles of coast on the north-east side of the latter; and in 1885 another cession was obtained of the Trusan river, situated on the north of the mouth of the Brunei river. In 1888, a British Protectorate was established, and in 1890 the Rajah took possession of Limbang, which was approved of by H.M. Government in August, 1891. In 1905 the Lawas district was also added to the Sarawak territory. The present Rajah, H.H. Vyner Brooke, who was born 26th September, 1874, and was married on 27th February, 1911, to Hon. Sylvia Brett, succeeded his father H.H. Sir Charles Brooke in May, 1917.

The country produces diamonds, gold, silver, antimony, quicksilver, coal, petroleum, gutta-percha, india-rubber, canes, rattans, camphor, beeswax, birds' nests, sago, pepper, and gambier. The principal towns are:—Kuching, the capital of Sarawak, situated on the Sarawak river, about 23 miles from its mouth, in latitude 1 deg. 33 min. N., longitude 110 deg. 20 min. E. Baram, the principal town and fort on the Baram river, is about 60 miles inland. Bintulu, situated at the mouth of the Bintulu river, is famous for its sago. Muka, a few miles up the river of that name, is also noted for its sago and bilian timber. Oya, which lies about 1½ miles up the Oya river, and Matu, about five miles up the Matu river, are both noted for their sago. Sibu is situated

68 miles, Kanowit 100 miles, and Kapit 156 miles up the Rejang river. Kabong is situated at the mouth of the Kalaka river. Saribas lies about 80 miles up the river of the same name, Simang-gang is 50 miles up the Batang Lupar river, and Simunjan is situated 22 miles up the Sadong river, where the Government work a coal mine. All these rivers have a tidal wave or bore. Trusan is about 18 miles up the Trusan River and Limbang about 10 miles up the Limbang River, the latter place being noted for its sago. The country shows steady progress. There are nineteen wireless stations in the chief centres. A large petrolcum field, discovered in the Baram District at Miri and Bakong, is now a valuable asset. In 1925 the revenue amounted to \$5,094,579.92 and the expenditure to \$3,900,125.36. The value of the exports was \$56,011,036 and of the imports \$21,072,884. There is a military force which is armed, equipped and drilled after the English model, the interior economy in barracks of the English Army being closely followed. The force is recruited from Malays and Dyaks.

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STATE OF NORTH BORNEO

This territory, formerly known as Sabah, situated at the northern end of the island of Borneo, has a coast line of about 500 miles. The population is made up of Malays, Bajaus, Dusuns, Sulus and Muruts, and is estimated to number 258,000, which includes about 37,642 Chinese. The chief geographical feature in the territory is the mountain of Kinabalu, about 13,700 feet high. The principal river on the West coast is the Padas. On the East there are the Kinabatangan, Labuk, Sugut, Segama, and many other valuable rivers. The best harbours are those of Jesselton on the West coast, Kudat on the North, Sandakan and Cowie Harbour on the East, the two last-named being very spacious and possessing great potentialities.

The climate is particularly pleasant for the tropics; the days are rarely very hot, while a blanket is often required at night; and very little inconvenience is experienced from insect pests, such as mosquitoes and the like. Hurricanes, earthquakes, and other natural disturbances are unknown. The seas are teeming with fish, and there is a large export trade in dried and salted fish. Trade with Singapore, Hongkong and the Philippines is well established. A weekly steamship service is maintained between North Borneo ports and Singapore by the Straits Steamship Company, and steamers run regularly to Hongkong and the Philippines. A local fortnightly service is maintained by the Sabah Steamship Company to the West Coast ports, and a weekly service to the East Coast ports, and a monthly service by the Osaka Shosen Kaisha from Formosa, the ports of call being Hongkong, Sandakan, Batavia, Semarang, Sourabaya, and Macassar. There are in all six lines of steamships maintaining communication with North Borneo. A great impetus is being given to Sandakan and the whole territory by the now frequent calling of the three Australia-China lines—the Australian Oriental Line, the Eastern and Australian S.S. Co., Ltd., and the China and Australia S.S. Co., Ltd. The vessels originally came to-Sandakan for bunker supplies only, but they are finding an increasing freight and passenger traffic and this should steadily expand. Most of the trade supplies are obtained from and through Singapore; and with Hongkong there is a brisk and increasing trade in timber. Flour and other food-stuffs are now being introduced from Australia, and the business is a fast growing one. Amongst the zoological productions of North Borneo are to be noted elephants, rhinoceros, deer of three kinds, wild cattle, proboscis monkey, orang-utang, pigs, bears and pythons. Of game birds there are a few—argus, fireback, and bulwer pheasants, wild duck, many varieties-of wild pigeon and doves, snipe, and quail.

Sandakan, the capital, has a magnificent harbour and is the chief place of trade. Jesselton, on the West coast, is developing, and several of the Government Departments are located there. It is also one of the termini of the State Railway. The imports include cloth, rice, hardware, manufactured goods of all kinds, Chinese tobacco, Chinese coarse crockery, matches, machinery, biscuits, oil, sugar, etc. The chief exports are rubber, tobacco, copra, timber, cutch, coal, native tobacco, rattans, gutta-percha, birds'-nests, seed pearls, bêche de mer, sharks' fins, camphon tortoise-shell, beeswax, and other natural products, which are brought in from the interior, the neighbouring Sulu Archipelago, etc.

Coal is being worked in the S.E. of the territory. The Cowie Harbour Coal Mines at Silimpopon have extracted over 1,082,025 tons of coal since 1907. The coal is transported from the colliery to the shipping port of Sebattik and to Sandakan by means of lighters, which have been built in Borneo. The development of the collieries has been largely increased during the past two years. The output during 1923 was 62,671 tons; 1924, 89,412 tons; and 1925, 79,942 tons. A reserve of 8,000 tons is maintained at Sebattik, where coal is loaded by mechanical plant at a rate of about 750 tons daily, and about 2,000 tons are stocked at Sandakan, which port can accommodate vessels drawing up to 24/25 ft. of water, the coal wharf having been extended. The British Borneo and Burmah Petroleum Syndicate have acquired, under lease, a large tract of land on the west coast in the Klias Peninsula. They have also sunk wells in the Island of Mangalum.

Receipts in North Borneo amounted to £309,559 in 1925, as compared with £210,197 in 1913, the pre-war year. Expenditure was £243,990 in 1925, as compared with £115,545 in 1913.

Rubber is now the largest industry in the country, having displaced tobacco from the premier place; and coconut cultivation is becoming one of the features of the country, in which there are large areas still to be exploited. Cutch, which is extracted from mangrove bark, is being exported in rapidly increasing quantities. There are now many companies operating in North Borneo, the majority being engaged in rubber growing. Nearly 53,000 acres are under rubber cultivation. The rubber exported in 1925 was valued at £1,397,561, as against £552,987 in 1924. The export of copra was valued at £73,268 in 1925, as compared with £73,695 in 1924. The export of timber was valued at £73,268 in 1925, as compared with £73,695 in 1924. The export of timber was valued at £162,536 in 1925, as against £199,879 in 1924. The value of other exports was: estate tobacco, £145,154; coal, £74,828; cutch, £34,520. The population of the town of Sandakan, the capital of the territory, according to the 1921 census, was 11,936 (as compared with 8,256 in 1911), composed of Europeans 99, Chinese 9,132, Javanese 550, Indians 165, Japanese 62, Malays 167, Filipinos 105, Sulus 391, natives of Borneo 1,149, and others 116. The British North Borneo State Railway has a total mileage of 127 miles. The main line runs for 56 miles through flat country to Beaufort. From Beaufort to Tenom it runs through 30 miles of the Padas Gorge, noted for its beautiful scenery; and thence on through undulating country to Melalap, the present terminus. A branch line runs from Beaufort to the small port of Weston, a distance of about 20 miles. The railway is playing an important part in the developa distance of about 20 miles. The railway is playing an important part in the development of the West Coast. Already there are 14 large rubber estates and numerous small holdings served by it, whilst the acreage under padi, sago and coconuts is steadily increasing. During the year 1925, the railway carried 234,609 passengers and 12,810 tons of goods. The total revenue for 1925 amounted to \$310,339 as against \$267,506 in 1924. Sandakan is distant about 1,000 miles from Singapore, 1,200 miles from Hongkong, and 660 miles from Manila. It became connected telegraphically with Labuan on the 7th May, 1897, and was thus placed in communication with Europe, etc. There are now seven wireless installations in the country—at Jesselton. Sandakan, Kudat, Tawao, Lahad Datu, Silimpopon and Lamag. The State Bank of North Borneo was established in 1921 with its head office at Sandakan and a branch at Jesselton. A lighthouse has been established at Batu Tinagat, near Tawao, and at Tanjong Trang, near Tambisan Island, on the East coast. Unattended lights have been placed on Taganac Island, near Sandakan, Kalampunian Island, North Point, Kudat.

The territory of North Borneo was acquired from the Sultans of Brunei and Sulu by cession for small annual payments in 1877, and the British North Borneo Company was incorporated by Royal Charter on the 1st November, 1881. The area of the territory is 31,106 square miles, and the population, as ascertained by the census of 1921, was 257,804, as compared with 208,183 in 1911. This total included 442 Europeans, 197,058 natives of Borneo, 37,642 Chinese, and 20,146 natives of the Malay

Archipelago. The Company's authorised capital is £2,000,000, and the amount issued to far is £1,852,385. There is also a debenture issue. A dividend of 3½ per cent. was declared in 1916, 4 per cent. in 1917, 4½ per cent. in 1918, 5 per cent. in 1919, 3 per cent. in 1920, 3 per cent. in 1921, 3½ per cent. in 1922, 2¾ per cent. in 1923, nil in 1924, and nil in 1925. The credit balance of the Revenue Account in 1925 was £52,399 against £190,536 in 1924. In May, 1888, a British Protectorate was established.

The following officers have administered the Government of the Territory since its acquisition by the Company:—

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LABUAN

This, formerly the smallest British Colony in Asia, was ceded to Great Britain by the Sultan of Brunei in 1846, and taken possession of in 1848. It is situated on the north-west coast of Borneo in latitude 5 deg. 16 min. N., and longitude 115 deg. 15 min. E. It has an area of 30½ square miles, and is about six miles from the Borneo coast and 725 miles or three days' steaming, from Singapore. Although Labuan possesses a fine port, has extensive coal deposits, and by situation seemed likely to become a depôt for the trade of the north coast of Borneo, it has only partially fulfilled the expectations formed of it. The produce of Brunei Bay finds a market in Labuan, and the volume of the trade is increasing. There are sago mills on the island, where the raw material is converted into flour, for export chiefly to Singapore. These mills were erected by influential Chinese introduced by the Governor from Singapore; about 750 acres of rubber are planted, part in bearing, and principally owned by Chinese. Coconuts are being planted on the same land. There is regular steamship communication with Singapore and Sandakan, as well as with the local ports. The Government was administered by the British North Borneo Company from 1890 until January 1st, 1906, when the Colonial Office again resumed direct control, and Labuan was incorporated with the Straits Settlements in January, 1907. The population in 1925 was 5,694, of whom about 4,000 were Malays. The Chinese, who number about 1,500, are the chief traders, and most of the industries of the island are in their hands. The Europeans (21) include Government officials, the staff of the Eastern Extension Telegraph Company, and traders. The Labuan Coalfields Company, Ltd., ceased operations in March, 1911. The export in 1910 was over 92,000 tons. A company, styled the Labuan Exploration Company, has been formed in London with the object of prospecting for minerals in Labuan. This company now holds the lease of the coal mines. The revenue is chiefly derived from the farming out of

	1924	1925
Imports	\$2,853,419	\$3,983,331
Exports		4,417,512
	\$5,656,591	\$8,400,843

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BRUNEI

The sovereignty of the Sultan of Brunei has been reduced to a wedge of territory of some 2,500 square miles, practically surrounded by Sarawak. With a coast line of 100 miles it embraces the Districts of Belait, Tutong, Brunei, Temburong and Labu. There is only one town of any size, Brunei or Dar-ul-Salam (city of peace), which has population of 10,000 persons. The census of 1921 showed a total of 25,454 for the whole State. Of these some 1,500 were Chinese. The Europeans numbered 23 in Brunei Town. The town itself was formerly composed of houses built in the river on nibong piles. With the establishment of peace and order, however, the natives have gradually learned the advantages of cultivation and have migrated to terra firma, and all business in the town is now conducted on land. The Chinese have built some 57 stone and brick shops and houses, and all government buildings are on land.

1352 BRUNEI

The land may be said to slope gradually from a backbone of mountains—of which Mount Mulu, in Sarawak territory, is the largest—towards the sea. It contains no noticeable peaks such as Kinabulu in British North Borneo. The bars at its river mouths and the rapids which occur within 30 miles and less of the sea prevent any but limited navigation. Launches drawing 5 or 6 feet can enter the Belait and Tutong rivers except in the monsoon season. Steamers drawing 12 feet can at all times reach Brunei Town, situated some 12 miles from the river mouth at Muara. The climate is damp and warm. The annual rainfall exceeds 100 inches. No marked changes of temperature occur, in which respect the country resembles the Malay Peninsula. The nights are cool.

Roads are being made throughout the State to secure that rapid expansion which the richness of the country deserves.

A wireless telegraphic installation of the most modern type was opened in 1921, with a central station at Brunei and subsidiary stations at Labuan and in each of the districts. It will place every part of Brunei in telegraphic communication with Singapore and Europe.

Petty wars, head-hunting raids, and the jealousy of the numerous chiefs, coupled with the existence of slavery, rendered agriculture impossible in the past. Since the appointment of a resident British official, the common people have shown eagerness to take up land and plant coconuts. The rivers are fringed with the nipah palm; the forests of the interior abound in rattans; there are large areas of the sago palm, which is worked by the natives and sold to Chinese traders for export to the Singapore market. The wild rubber tree, Jelutong (digra costulata), is common, and is worked for export. There are 5 European companies operating rubber estates. At Brunei Town, the Island Trading Company, I.td., has its cutch factory, employing several hundreds of hands. The value of cutch exported in 1925 was \$234,000, compared with \$176,490 in 1924.

In 1914, payable oil was found for the first time in the District of Belait, at a depth of 1,820 ft. At first the flow was 25 tons daily, but a week's pumping test reduced this to an average of six tons. The British Malayan Petroleum Co., Ltd., has now obtained a lease of this area and is conducting extensive operations. The prospects are very promising.

Native industries are few. Brunei silver-work and brass-ware enjoys a certain vogue, and would be appreciated if it could be expeditiously put on the market. The women also weave silk cloths and sarongs.

The natives are expert fishermen and the coast waters abound in excellent fish, which—with rice—form the staple diet of the people. The principal imports are piece goods, tobacco, rice, kerosene and sugar. The main exports are cutch, rubber, sago and jungle produce. Para rubber was exported for the first time in 1914—about 7,000 lbs. The value of rubber exports in 1925 was \$1,318,218. Some Chinese have begun to plant pepper, a product for which Brunei was famous 150 years ago.

The public revenue in 1925 amounted to \$315,261, as against \$257,475 in 1924, and expenditure to \$245,286, as against \$247,614 in 1924.

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-D. S. Wareham, R.N.

Captain—H. S. Shipway (Capt. in Charge, Singapore)

Commander—(G) W. S. Gray -C. M. R. Schwerdt Do. Lt.-Comdr.—L. J. P. Jones, D.S.C. Engr.-Capt.—E. E. Bartlett Captain, R.M.-J. G. Johnstone Do. -C. H. Congdon

Comd.-Engineer—A. W. White

Flag-Capt.—L. W. Braithwaite, c.m.g. *Commander—(N) F. N. Miles, o.B.E. Do. —E. W. W. Ling

Lieut.-Comdr.-J. M. Henderson -P. J. Mack Do.

-(T) E. C. Bindloss Do. Do. -C. M. Butlin, p.s.c. -(G) A. F. Armitage Do.

-J. D. Chapple

Do. —J. D. Chap Lieut.—T. Yeoman Do. —T. E. Halsey Do. —C. W. M. Vereker Do. —G. A. Thring

Engr.-Comdr.—R. Rampling, D.S.O. Lieut.-Comdr. (E)—P. E. F. Walker Lieutenant (E)-G. A. D. Cooper

-G. L. Baily Maj. & Bt. Lt.-Col., R.M.-A. S. Cantrell Captain, R.M.—H. A. P. de Berry Chaplain—Rev. W. F. Scott, B.A. Tempy. R. C. Chap.—Rev. P. W. O'Connor Instr.-Lieut.-Comdr.—H. F. Parr, M.A. Sg.-Cdr.—H. D. Drennan, D.S.O., M.B., B.A. Paymaster-Comdr.—C. B. N. Lewis Surg.-Lieut.—M. Brown, M.B. Paymaster-Lieut.—V. R. Jordan

R.A.N.—(I Jp.) T. E. Nave Sub-Lieut.-M. G. Goodenough

-S. D. Roper Do. (E)—E. H. Nutter Paymr.-Sub-Lieut.—C. H. Rutherford Comd.-Gunner—E. H. Welch Comd.-Boatswain—A. H. Stubbs Comd.-Electrician—W. R. A. Chapman Comd.-Mechanist-P. C. Deverell Senior Master-G. II. Nicholls Gunner-J. H. Dagg Do. -(T) G. C. Starr

Do. -(T) N. C. Brisby Signal-Boatswain-A. J. Grigg Warrant-Shipwright-G. Peters Warrant-Engineer-R. Hegarty

-E. T. Robinson (act.) Warrant-Telegraphist-F. C. Honeybun

Midshipman—E. C. Bayldon
Do. —A. C. Price
Do. —J. M. Villiers

Do. -J. G. Robertson

—A. C. Macdonald—R. A. Fell Do. Do. -E. A. Blundell

Paymr.-Midshipman-G. T. Millett

ADDITIONAL

Lieut.-Comdr.—R. Leeds Lieutenant-G. S. Windeyer -W. G. Brittain Do. -J. Sanders Do. -B. G. Scurfield

RECEIVING SHIP "TAMAR"

Commodore-John L. Pearson, c.m.a. Commodore's Secretary—Paymr.-Comdr Henry Rogers, O.P.E., R N. Paymr.-Lieut.-Arthur T. Phillips, R.N. Secretary—Paymr.-Comdr. T. Churcher

FOR DUTY IN COMMODORE'S OFFICE

Paymr.-Lieut.—E. H. Harvey -A. T. Phillips Do. Lieut-Comdr.—R. C. A. Littleton Lieutenant—C. Y. C. Keays Captain, R.M.—M. H. Spicer Paymr.-Comdr.—W. H. Coomber Surg.-Lieut.-Comdr.—G. Aubrey
Do. —F. E. FitzMaurice
Paymr.-Lieut.-Comdr.—T. H. Trust
Comd.-Gunner—(T) E. Adams -C. E. Thompson

Additional on River Launches

Lieut.-Comdr.-F. A. Pigou Lieutenant-D. W. Graham -R. C. D. Grimes

FOR MISCELLANEOUS SERVICES Lieutenant—(W/T) T. Griffin (Singapore) Engr.-Comdr.—F. W. Bromley, D.S.O. I. S. A. Stonecutters, Capt. & Bt. Maj., R.M.—V. C. E. Bamford, D.S.O.

Surg Comdr.-D. H. C. Given, M.D., D.PH. (Singapore)

Do. —J. A. O'Flynn, M.B. Wt. M.A.A.—H. T. Fullbrook Warrant-Telegraphist-T. F. Perrow

FOR WEI-HAI-WEI

Surg.-Comdr.-N.S. Meiklejhon, D.S.O., M.B.

FOR W/T STATION, HONGKONG Capt. & Bt. Maj., R.M.-W. G. H. Miles

FOR R.N. HOSPITAL, HONGKONG

Surg.-Captain-H. J. Chater

Surg.-Comdr.—P. H. Gibson, M.B. Do. —H. W. F. Williams, M.B., D.PH. Suptg.-Sister-Miss F. T. Greig, R.R.C.

Nursing-Sister-Miss J. Curwen Do. -Miss E. I. Box

Pharmacist-E. Nursaw Warrant-Wardmaster-G. Blackman

CRUISER "VINDICTIVE"

·Captain-R. Howard Commander-O A. Merriman

Lieut.-Comdr.-Hon. W. S. Carson Do.

-(O) J. A. B. Willson -(N) C. B. C. Swayne Do. -(G) F. J. H. Lloyd -J. R. D. Freeman, D.S.C. Do.

Do. Lieutenant-(T) P. H. F. Colomb

Do. —(O) G. A. M. Williams
Do. —(O) R. L. Wight, D.s.c.
Do. —P. W. Brock
Do. —G. B. Sayer
Engr.-Comdr.—W. G. Main
Engr.-Lieut.—J. T. Roberts
Lieutenant (E)—H. W. Head

-A. H. Drake Do. -Captain, R.M.—J. E. Leech-Porter

Lieut., R.M.—(P) H. M. A. Day, A.M. -(1 Fr.) T E. N. Knox Surg.-Comdr.-J. H. B. Martin, M.B., B.A. Paynir.-Comdr.—D. S. Lambert

Surg.-Lieut.-T. F. Crean Paymr.-Lieut.—A. L. Craig-Jeffreys

Sub-Lieut. (E)—I. O. Backhouse Paymr.-Sub-Lieut., R.C N.-F. R.W. Nixon

Paymr.-Sub-Lieut., t. C. Grunsell Comd.-Gunner—(T) L. Grunsell Comd.-Boatswain—S. H. Luxon Comd.-Engineer—G. W. Feast Do. —T. G. Stevens

Gunner—C. F. Phillips
Do. —E. C. C. Parkes
Do. —D. J. O'Neill

Warrant-Engineer-Ernest E. Budden Warrant-Shipwright-H. H. Layton .Schoolmaster-H. Hurrell

ADDITIONAL

Leader. R.A.F.— E. J. P. Squadron

Burling, D.S.C., A.F.C. Flight Lieut., R.A.F.—W. E. Swann Flying Officer, R.A.F.—N. Young

AIRCRAFT CARRIER "HERMES"

Captain-R. Eliot, C.B.E.

Commander—E. O. Broadley, p.s.o.
Lieut.-Comdr.—W. K. D. Dowding, p.s.c.
Do. —(O) E. W. Woodruff
Do. —(G) T. R. Beatty

Lieut.-(G) N. G. Garnons-Williams, M.B.E.

Do. -(O) H. S. M. Smith Do. —(O) A. G. Rodger Do. —(O) P. E. Healey

Do. -(O) H. B. F. Moorhead

Do. —(O) G. L'E. M. Sturges Do. —C. S. Bell

Do. —A. D. Torlesse Do. —E. N. Haines

Engineer-Commander—G. Villar
Engineer-Lieutenant—W. J. McGhee
Captain, R.M.—J. E. Cornish
Lieutenant, R.M.—G. Hill
Chaplain—Rev. F. Freeman, M.A.

Paymr.-Comdr.—H. C. W. Turner Surg.-Lieut.-Comdr.-G. E. Heath

Surg.-Lieut.— W. H. Bradfield Paymr.-Lieut.-M. A. C. Slipper Mate-C. F. Alsbury

Do. (E)—E. F. Coggins Comd.-Boatswain-G. Hendle Comd.-Engineer-H. L. Cantwell

Gunner-E Dowding

Do. —(T) A. J. Read
Do. —W. H. Beckford (temp.)
Do. —G. A. Robertson

Signal-Boatswain—A. C. Warner Warrant Shipwright—F. N. Woods Warrant Engineer—(†. S. Gibson Wt. Supply Officer—E. Simmonds

Schoolmaster-J. H. Morgan Paymr. Midshipman-A. F. Blowers -H. H. Barry

> FLEET AIR ARM FLIGHTS Headquarters.

Wing Comdr., R.A.F.-R. Leckie, D.S.O.,

D.S.C., D.F.C. Flying Officer, R.A.F.—L. W. H. Phillips
Do.
Do.
W. C. Farley

No. 403 Flight

Lieutenant—(P) E. M. C. Abel Smith

Do. Do.

-(F) L. R. Grant -(P) G. F. Renwick -(P) J. H. F. Burroughs Do.

Do. -(P) E. B. Carnduff —(P) G. Willoughby Do. Lieut., R.M.—(P) O. C. Jones

Flight-Lieut., R.A.F. (Flight Comdr.)-W. E. Swann Flying Officer, R.A.F.-L. Young

No. 4-3 Flight

Lieutenant—(P) A. N. Grey
Do. —(P) S. T. Morgan
Do. —(P) H. N. Lay
Lieut., R.M.—(P) B. W. Knowles

Do. -(P) S. C. Woolley

Flight-Lieut., R.A.F. (Flight Comdr.)-C. F. Brewerton, D.S.C. Flying Officer, R.A.F.—P. J. A. Hume-Wright

-J. S. Newall

CRUISER "DESPATCH"

Captain—D. B. le Mottee

Lieut.-Comdr.—C. S. Sandford, o.B.E. Do. —W. N. Kindon

Do. —(N) F. E. Chevallier, D.S.C.
Lieutenant—(G) C. E. C. Robinson
Do. —(T) C. L. Robertson
Do. —G. D. Loriston-Clarke
Do. —I. H. Bockett-Pugh

Do. —R. J. H. Ryan
Engr.-Comdr.—L. Thackara
Engineer-Lieut.—F. W. Jones Tempy.-Instr.-Lieut.-J. R. Wilson, B.S.C.

Surg.-Comdr.-G. B. Cockrem Paymr.-Comdr.—J. M. Buckle Surg.-Lieut.—R. M. Drennan, M.B. Sub-Lieut.—K. R. Buckley

Paymr.-Sub-Lieut.—L. A. Jeffery Comd.-Gunner—H. E. Hodgson

-(T) F. Crebbin Do. Comd.-shipwright-O. S. H. Camfield Gunner-H. J. L. Elbourne

Warrant-Engineer-A. Pitt

Do. -J. B. Newton

Schoolmaster—A. Petty Midshipman—R. T. Shaw Do. —L. W. A. MacDonell

Do. -L. C. S. Sheppard

-L. P. Moore Do. -W. N. Petch Do. Do. -J. de F. Jago

CRUISER "DURBAN"

Captain—G. L. Coleridge
Commander—W. H. G. Fallowfield
Lieut.-Comdr.—C. A. Robinson
Do. —(N) C. D. Bury
Lieutenant—(T) C. P. Clarke
Do. —(G) W. G. Agnew

-D. A. Parker Do. Do.

-R. C. Todhunter -J. R. F. Newnham -J. S. S. Litchfield-Speer Do.

Engr.-Comdr.-C. J. G. Mackenzie, M.v.o. Engineer-Lieutenant-A. Holt Captain, R.M.—V. G. Clayton Instructor-Lieut. - D. Cahill, B.A.

Paymr. Comdr.—J. T. V. Webster, D.S.O. Sub-Lieutenant—J. Liddell Paymr.-Sub-Lieut. —J. S. S. Smith Comd.-Gunner—W. H. Lake —John Bowden Comd.-Engineer—A. T. B. Bird Wt. Engineer—H. A. W. Brooks Wt.-Shipwright—W. D. Sheer Schoolmaster—L. J. Daw

CRUISER "CARLISLE"

Captain—G. W. Hallifax Lt.-Comdr.-K. H. Grant

-(N) R. D. King Harman, D.S.C.

Lieutenant—(G) G. N. Oliver -W. R. M. Fleet Do.

-W. J. A. Willis, C.M.G. Do. Do.

-J. R. Henderson

Do. —J. R. Henderson
Do. —J. P. L. Reid
Engr.-Comdr.—(I. Sp.) R. W. S. Hinton
Lieutenant, R.M.—T. A. Smythe
Chaplain—Rev. E. A. Rigden, M.A.
Surg.-Comdr.—A. S. Paterson, M.B.
Paymr.-Comdr.—F. C. Pidcock
Sub-Lieut.—J. G. G. Hodgson
Do. —(I. Fr.) C. F. W. St. Quintin
Comd.-Gunner—(T) P. J. Skuse, D.S.C
Do. —C. S. Harboard
Gunner—A. E. Sinnech

Gunner-A. E. Sinnoch

Warrant-Shipwright—J. Cullen (act.)
Warrant-Engineer—P. H. Tall
Do. —W. J. McI. Padden

Schoolmaster-F. E. Berry Paymr.-Midshipman-G. F. Franklin

CRUISER "EMERALD"

Captain—H. T. England Commander—A. Maitland-Dougall Lieut.-Comdr.—(N) E. V. Lees Lieutenant-(G) R. C. O'Conor

Do. -(T) R. Oliver-Bellasis.

-S. E. Crewe-Reid -V. N. Surtees Do. Do. Do.

-R. F. A. Redman -J. F. Whitfeld Do. -G. M. Danitry Do.

Engr.-Comdr.—Robert H. G. Boddy Engr.-Lieut.—F. E. Yeates Captain, R. M.—E. C. Heathcote Captain—Rev. J. H. Kidd, M.A. Instr.-Lieut.—W. A. Bishop, M.A.

Paymr. Comdr.—A. G. Smith Surg.-Comdr.—W. P. Vicary Surg.-Lieut.—W. P. Hopkins, M.B. Sub-Lieut.—(I. Fr.) H. C. R. Alexander

(E)—A. A. Hogg Do. Comd.-Shipwright-L. A. Thomas Comd -Gunner-(T)-Michael Spillane

-J. R. Harrison Comd.-Engineer—J. H. Roberts Gunner-S. Botwright

Warrant-Engr. -O. W. Fay -T. W. Robinson (act.) Do.

Schoolmaster—H. J. E. Campbell, B.S.C. Midshipman—R. F. Harland Do. --H. M. King

--H. M. King
--A. J. Tillard
--P. A. Booth
--C. D.O. Umfreville
--C. P. Wade
--R. E. Maclaine-Clarke Do. Do.

Do. Do.

Do. Paymr.-Midshipman-F. L. Coleman

CRUISER "ENTERPRISE"

Captain-S. St. L. Moore Commander—J. C. J. Soutter Lieut.-Comdr.—(G) P. F. P. Wood Do. —(T) W. Haynes

Do. —(I) W. Haynes
Do. —(N) (I.Fr.It.) B. B. Schofield
Lieutenant—Hon. G. H. E. Russell
Do. —(P) T. H. Villiers
Do. —C. G. Thompson
Do. —R. F. Gordon
Engra-Condr. (O. I.) 11

Engr.-Comdr.-O. C. D. Dallas Lieutenant (E)-S. Brown

-G. H. Craven-Phillips Captain, R.M.-M. H. W. Webb-Bowen Temp. Instr.-Lieut.—A. G. S. Evans, B.S.C. Paymaster-Comdr.-P. S. Strickland Surg.-Lieut.-Comdr.-H. F. Stephen, M.B. Surg.-Lieut.-R. H. Barrett

Do. -G. C. Colville
Do. -(I. Fr.) E. H. Shattock
Comd.-Gunner-(T) J. M. Bond
Do. -W. B. Remfry

Comd.-Engineer—G. Heron
Do. —V. W. Harvey

Gunner-J. Niblock Warrant-Shipwright-H. L. Ash Warrant-Engr.-C. H. Harvey Schoolmaster-H. F. Warburton

Midshipman-W. Evershed -G. Blaxland Do. -G. A. H. Pratt -R. W. F. Northcott Do. Do.

-F. C. Brodrick -L. T. Sedgwick Do. Do. Do. -C. M. Nerman -N. R. Quill
-J. G. Forbes
-M.K.Cavenagh-Mainwaring
-R. A. Villiers Do. Do.

Do.

Do. Paymr.-Midshipman-P. R. Maurice Do. -E. G. S. Maclean

CRUISER "CARADOC"

Captain—H. C. Allen Lieut.-Comdr.-L. E. H. Maund Do. -(N) L. King Lieutenant-P. K. Enright Do. -(G) G. R. Barrow Do. -R. A. Hall
Do. -J. K. Masterman
Engr.-Comdr.-P. W. Allen

Engr.-Lieut.—A. E. Kemp Lieut., R. M.—B. R. Reiss-Smith

Surg.-Comdr.-J. M. Horan Paymr.-Comdr.—J. N. Witt Sub-Lieutenant—I. Jeffrey Comdr.-Gunner—E. H. Clarke Do. —(T. F. L. Taylor Do. —(7 Gunner—W. Paige

Warrant-Engr. -L. D. May
Do. -W. J. Spendlow (act.) Warrant Shipwright—R. F. C. Porter Schoolmaster—P. G. Foss Paymaster-Midshipman—J. A. Price

SLOOP "HOLLYHOCK"

Commander—R. B. T. Miles Lieut.-Comdr.-F. S. Graham Lieutenant-(N) E. R. Milner Surg.-Lieutenant-V. F. Walsh Sub-Lieut.—(I. Fr.) E. S. D. Freemantle Gunner—F. M. Goodger

SLOOP "FOXGLOVE"

Commander-C. H. Heath-Cadwell, D.S.C. Lieut.-Comdr.—H. E. Seaman Lieut.—(N) J. F. Stevens Sub-Lieut.—(I. Fr.) E. J. S. James Surg.-Lieut.—R. L. G. Proctor, M.B. Gunner-J. Exton Comd.-Engineer-H. J. Woods

SLOOP "BLUEBELL"

Commander-G. C. Muirhead-Gould, D s.c. Lieut.-Comdr.-D. J. Anderson-Morshead Lientenant—(N) R. F. Nichols Surg.-Lieutenant—W. J. Rankine Sub-Lieutenant—E. W. Thurston Comd.-Engineer—R. Coxton Gunner—F. T. Gribbon

SLOOP "MAGNOLIA"

Commander—H. F. B. Handley Lieut.-Commander—B. Dean Lieutenant-(N) E. G. A. Clifford Sg.-Lt.-R. B. McVickers, M.R.C.S., L.R.C.P. Sub-Lieut.-L. R. K. Tyrwhitt Comd.-Engineer-H. Daulman Gunner-B. Balderston

MINESWEEPER "PETERSFIELD"

Commander-G. C. Cooke Lieut.-Comdr.—(I. Jp.) R. G. Chishester Lieutenant—(N) T. W. K. Atkinson Engineer-Lieut.—H. C. Curtis, D.S.M.

SURVEYING VESSEL "IROQUOIS"

Commander—A. L. Jackson Lieut.-Comdr.—Douglas H. Fryer

Do. —W. I. Farquharson
Do. —C. W. Sabine
Do. —N. D. Watts-Russell

Surg.-Lieut.—H. W. Armstrong, M.B., B.A. Paymr.-Lieut.-Comdr.—L. B. Bishop Comd. Boatswain—A. D. Ribbans, D.S.M. Comd.-Engineer—T. J. Wilkins

SURVEYING VESSEL "HERALD"

Lieut.-Comdr.—H. V. Silk Lieutenant—H. E. Turner

Do. —F. C. Woodhouse
Do. —R. H. Kennedy
Do. —K. F. Boxall
Do. —D. G. V. Williams

Do. – D. G. V. Williams Paymr.-Lieut.-Comdr.—D. C. Roe Surg.-Lieutenant—J. W. Tighe Warrant Engineer—R. Williams

FLOTILLA LEADER "KEPPEL" Captain—C. G. Ramsey

Flotilla Staff

Lieutenant—(G) R. M. T. Taylor
Do. —(T) G. A. C. Williams
Engineer-Commander—R. P. Dalton
Paymr.-Lieutenant—S. A. Jolliffe
Comd.-Gunner—J. N. Hambley
Warrant Telegraphist—E. Grave

Lieut.-Comdr.—(N) C. E. Stonham Lieutenaut—J. G. Bickford

Do. —H. L. Oliver Do. —J. B. Palmer Gunner—(T) W. G. Symonds Do. —H. Jeffery Warrant Engineer—C. W. Morse

DESTROYER "VERITY"

Lieut.-Comdr.—A. M. Donovan, D.S.C. Lieutenant—A. F. C. Layard Do. —W. S. Thomas Engineer-Lieutenant—F. S. Banner Sub-Lieutenant—G. T. Lambert Gunner—(T) A. R. Boyce

DESTROYER "WITHERINGTON"

Comdr.—E. K. Boddam-Whetham, D.S.O.
Lieutenant—W. J. Phipps
Do. —H. N. Sheffield

Engineer-Lieutenant—H. F. Gage

Sub-Lieutenant—A. Y. Spearman

Gunner—(T) H. J. Keene

DESTROYER "VETERAN"
Lieut.-Comdr.—(I Rs.) H. Clanchy
Lieutenant—L. K. Beauchamp
Do. —A. M. Martin
Do. —C. A. R. Charnaud
Engineer-Lieutenant—T. H. Hunter
Gunner—(T) L. T. Northcott

DESTROYER "WOOLSTON" Lieut.-Comdr.—D. S. McGrath Lieutenant—E. C. L. Turner Lieutenant—E. R. O. C. Greenstreet Engr.-Lieut.-Comdr.—H. Hargreaves Sub-Lieutenant—R. H. Torbock Gunner—(T) H. A. Brunger

DESTROYER "WISHART"

Lieut.-Comdr.—S. Barry Lieutenant—M. McC. Church Do. —T. Harland Do. —(E) R. G. Murray Sub. Lieut — H. F. Robertson Aikm

Sub-Lieut.—H. F. Robertson Aikman Gunner—(T) C. A. W. Essam

DESTROYER "WOLSEY"

Lieut.-Comdr.—C. J. H. Hill Lieutenant—F. C. Neale Do. —G. Morrison Engineer.-Lieut.—W. A. Proctor Sub-Lieutenant—D. Lampen Gunner (T)—A. E. H. Jones

DESTROYER "WIVERN"
Lieut.-Comdr.—P. H. Calderon
Lieutenant—G. B. Amery-Parkes
Do. —M. Price
Engineer-Lieutenant—E. B. Barwis

Engineer-Lieutenant—E. R. Barwise Sub.-Lieutenant—H. P. Sears Gunner—T. J. Doyle

DESTROYER "WILD SWAN"

Commander—C. G. Stuart, D.S.O., D.S.C. Lieutenant—J. A. Giffard Do. —A. G. Skipwith Engineer-Lieutenant—P. Warner Sub-Lieutenant—C. P. F. Brown Gunner (T)—F. P. Morley

Submarine Depot Ship "TITANIA"
Captain—R. H. T. Raikes, D.S.O.
Commander—F. Ratsey
Lieut.-Comdr.—(N) C. B. Elbrow
Lieutenant—(T) C. A. L. Mansergh
Do. —(T) F. Schunck
Do. —J. F. C. Barker-Hahlo

Do. —(T) F. Schunck
Do. —J. F. C. Barker-Hahlo
Do. —F. M. O'Connor
Do. —L. A. Lambert
Engineer-Comdr.—H. H. Gordon
Lieutenant (E)—R. W. V. Reeves
Engineer-Lieut.—H. A. Asbury
Chaplain—Rev. R. T. Venn, M.A
Surg.-Comdr.—R. J. Inman, M.B.
Paymr.-Comdr.—D. H. Nelson
Paymr.-Lieut.—I. T. Rees
Comd.-Gunner—J. H. Candy
Comd. Boatswain—W. H. Phillips
Comd.-Engineer—D. J. Lloyd
Gunner—(T) J. F. Arber
Warrant-Telegraphist—C. C. France-Warrant-Shipwright—F. A. Bryant
Warrant-Electrician—E. Gerry

Schoolmaster-W. F. White

FOR SUBMARINES

Lieut.-Comdr.-J. Drinkwater

—T. I. S. Bell —C. B. Allen Do.

Do.

Do. —A. S. Hutchinson
Do. —T. M. Taylor

Lieutenant—K. J. Riddell
Do. —G. P. Claridge
Do. —D. C. Ingram
Do. —F. J. C. Halahan

Do. -J. G. Gould

Do. —G. B. Hodgkinson -P. T. A. Love Do.

Do. —R. M. P. Jonas

Sub-Lieutenant—P. Q. Roberts

Wt.-Engr.—C. A. Carlton

Do. —P. G. Wilson

Do. —W. J. G. Jenkins

Do. —E. P. Birkett
Do. —W. T. Sparks
Do. —S. Trevaskis

-H. H. D. Campaign (act.) Do.

Do. -E. L. Spratt (act.)

SUBMARINE DEPOT SHIP "AMBROSE"

Commander—A. Poland, p.s.o.

Lieut.-Comdr.—(N) H. M. C. Purdon
Do. —(I. Jp.) S. W. Lushington
Lieutenant—(T) P. H. F. Colomb

-G. E. F. Spicer-Simson

Engineer-Comdr.—A. E. Francis Engineer-Lieutenant—A. S. Bedells
Do. —G. F. Taylor

Pos. — G. F. Taylor
Surg.-Lieut.-Comdr.,—A. W. North
Paymr.-Lieut.-Comdr.—G. L. Simmons
Paymr.-Lieut.—A. J. V. Chubb
Comd.-Gunner— W. Johnston
Do. —(T) D. Foley
Comd.-Electrician—J. Belcher

Boatswain-J. A. Farrell Warrant-Engineer-J. A. Hoskin Warrant-Shipwright—A. J. Lewis

ADDITIONAL FOR DUTY WITH SUBMARINES Lieutenant-R. C. Gervers Sub-Lieutenant-F. W. Lipcomb

MINESWEEPER "MARAZION"

Commander-C. G. B. Coltart Lieut.-Comdr.-G. J. A. Cross Comd.-Engineer-T. Clegg Gunner-C. T. Porter

GUNBOAT "TARANTULA"

Commander – (I. Sp.) J. U. P. Fitzgerald Lieutenant – L. J. Dover

-G. E. Jones Surg.-Lieutenant-R. M. L. Still RIVER GUNBOAT "CICALA"

Lieut.-Comdr.—R. Langton-Jones, D.S.O. Lieutenant—B. M. Douglas Surg.-Comdr.—R. Buddle, O.B.E., M.B.

GUNBOAT "MOTH"

Lieut.-Commander-G. W. Hoare-Smith Lieutenant-H. Lovegrove Surg.-Lieut.-F. B. Quinn, M.B.

RIVER GUNBOAT "MOORHEN" Lieut.-Commander-A. B. Fanshawe Lieutenant-J. A. Agnew

RIVER GUNBOAT "ROBIN"

Lieut.-Comdr.—J. R. P. Thompson Lieutenant—E. P. Hinton

RIVER GUNBOAT "FAULKNOR" (Tender to "Tamar")

RIVER GUNBOAT "NESSUS" (Tender to "Tamar")

RIVER GUNBOAT "ONSLAUGHT" (Tender to "Tamar")

GUNBOAT "BEE"

Rear-Admiral—J. E. Cameron, c.B., M.v.o. Adml.'s-Secy.—Paymr.-Comdr. L. S. Brown Paymaster-Lieutenant—G. W. Best

Comdr.-J. B. Hughes Lieutenant-T. Ellis

-S. Stevenson Engineer-Commander-R. C. Grigg Paymr.-Comdr.—J. M. L. Cusack Do. —J. M. Bell

Surg.-Lieut.—T. Madill, M.B., B.A.

GUNBOAT "COCKCHAFER" Commander—L. S. Acheson, D.S.C. Surg.-Lieut.—R. G. Anthony, M.B.

RIVER GUNBOAT "WIDGEON" Commander—P. F. P. Berryman Lieutenant—A. F. Pugsley Surg.-Lieut.-J. V. Williams, M.B.

RIVER GUNBOAT "TEAL" Lieut.-Commander—D. B. O'Connell Lieutenant-R. J. Harrison

GUNBOAT "GNAT"

Lieut.-Commander—J. B. Spurgin Lieutenant—F. Barchard Surg.-Lieut.—J. S. Harper, M.B.

GUNBOAT "CRICKET"

Lieut.-Comdr—(I. Fr. Sp.) G. N. W. Boyes Lieutenant—G. St. J. Barnett Surg.-Lieut.—J. A. E. Tannian, M.B.

GUNBOAT "SCARAB"

Lieut.-Commander—G. E. Boultbee Do., R.N.R.—W. G. Lalor Lieutenant—J. Peterson Surg.-Lieut.—W. G. F. Murray

RIVER GUNBOAT "WOODLARK" Lieut.-Commander—B. ff. Wingfield Lieutenant—G. C. C. Cook

GUNBOAT "MANTIS"

Lieut.-Comdr.—H. D. C. Stanistreet, p.s.o. Lieutenant—O. Flogg-Elliot Surg. Lieut.—D. C. Drake (tempy.)

RIVER GUNBOAT "WOODCOCK"

Lieut.-Comdr.—D. Garvey
Sub-Lieutenant—J. W. Hall

H.M. DOCKYARD, HONGKONG

Naval Officers

Commander—C. H. Philips Engineer-Captain—E. Pallot, D.S.O. Engr.-Comdr.—Harold B. Sears, D.S.O. Lieut.-Comdr. (E)—V. J. H. H. Sankey Do. —B. W. Greathead Comd.-Boatswain—T. R. Wilson Comd.-Shipwright—C. W. Oxford

Civil Officers

Secretary and Cashier—A. H. Browne Assistant Cashier—H. B. Bray Chief Constructor—J. S. Gillingham, M.B.E. Constructor—J. McQueen Assist. Constructor—C. H. Leddra Civil Engineer—S. D. Carothers, A.M.I.C.E., A.R.C.S. Assist. Civil Engr.—T. F. Allen, A.M.I.C.E. Supt. Elec. Engr.—P. A. Yapp, A.M.I.E.E. Electrical Engineer—E. F. Kill, A.M.I.E.E.

Do. —E. S. Hayward, o.B.E.

Naval Store Officer—J. H. Hearn
Deputy do. —F. D. Wood
Assist. do. —J. C. Lyal
Do. do. —E. R. Robinson
Dep. Expense Accts. Officer—B. G. Quick

H.M. VICTUALLING YARD, KOWLOON

Dep. Victualg. Store Officer—E. J. Gill Assistant do.—T. G. Martin

R.N. ORDNANCE DEPOT, HONGKONG

Arm. Supply Officer—J. Wedlake Assist. do. —W. H. Newman

U.S.A. NAVAL SQUADRON. ASIATIC STATION

Commander-in-Chief-Admiral C. S. WILLIAMS, U.S. Navy

STAFF:-

Chief of Staff-Captain W. N. Vernou

Material Division-

Commander C. H. J. Kepper, aid; fleet material officer

Operations and Plans Division-

Commander R. F. McConnell, aid; fleet operations officer

Administration Division-

Lieut.-Comdr. W. R. Purnell, aid; flag lieutenant and fleet morale officer Lieut.-Comdr. A. G. Zimermann, aid; flag secretary

Intelligence Division-

Commander Oscar Smith, aid; fleet intelligence officer

Training Division-

Commander Oscar Smith, aid; fleet gunnery and training officer

Communication Division-

Lieut.-Comdr. D. C. Godwin, aid; fleet radio and communication officer Lieut. (jg.) R. E. Jasperson, assistant communication officer Ensign W. W. Siegrist, assistant communication officer Ensign P. C. Crosley, assistant communication officer

Supply and Finance Division— Commander J. F. Hatch (s.c.), aid; fleet supply officer Chief Pay Clerk J. F. Howard

Medical Division-

Commander W. A. Angwin (M.C.), aid; fleet medical officer

Marine and Legal Division-

Major C. L. Gawne, U.S.M.C., aid; fleet marine officer

Fleet Chaplain—

Commander T. L. Kirkpatrick (CH.C.)

U.S.S. "HURON"

(Flagship of the Commander-in-Chief)

Capt. Y. S. Williams (commanding) Condr. H. H. Ritter (executive)

Lieut.-Comdrs. C. L. Best (gunnery), A. H. Guthrie (navigator), W. Perkins (engr.) and A. H. Donahue (first lieut.)

Lieuts. J. H. Brady, T. J. Haffey, H. Campbell, W. F. Roseman, G. H. Toepfer

and D. Curry, jr.
Lieuts. (jg) D. W. Eberle, C. H. Sanders,
G. E. Sage and T. B. Dugan
Lieut.-Comdr. H. A. Tribou (M.C.)
Lieut. (jg) C. M. Dumbauld (M.C.)

Lieut.-Comdrs. E. E. Harris (D.c.) and J. B. Ewald (s.c.)

Lieut. P. K. Coons (s.c.) (assist. for disb.) Comdr. T. L. Kirkpatrick (ch.c.) (additional duty fleet chaplain)

Chief Boatswain M. J. Bresnahan Chief Gunner J. Brenner

Gunner H. C. Adams

Chief Electrician W. Pollock

Chief Radio Electrician W. S. Mackay Chief Machinists R. E. Sammons and J.

W. Orr

Machinist C. F. Grover Chief Carpenter F. Jackson

Chief Pay Clerks A. C. Smith and J. F.

Yoes Capt. J. P. Schwerin, U.S.M.C. 1st Lieut. J. A. McShane

U.S.S. "ASHRVILLE"

Comdr. E. B. Armstrong (commanding)

Lieut.-Comdr. F. B. Conger Lieuts. R. M. Ihrig and J. F. Miller (engr.)

Lieut. (jg) A. E. Chapman Ensigns A. J. Bolton, E. C. Burchett and B. L. Rutt

Lieut. (jg) F. C. Greaves (M.C.) Pay Clerk P. J. Loegel Lieut. J. J. Miffitt (s.c.)

1st Lieuts. F. S. Flack, U.S.M.C., and H. E.

Rosecrans, U.S.M.C.

U.S.S. "SACRAMENTO"

Comdr. I. H. Mayfield (commanding) Lieut. P. K. Fischler Lieuts. (jg) D. B. Justice and O. Rees Ensigns R. P. Wadell, F. R. Furth and

A. A. Griese Lieuts. E. S. Pomeroy (M.C.) and W. H.

Abbey (s.c.)
Pay Clerk A. M. Ruston
Capt. O. T. Pfeiffer, U.S.M.C. 1st Lieut. J. M. Greer, U.S.M.C. 2nd Lieut, J. N. H. Hudnall, U.S.M.C.

YANGTSZE PATROL

Rear-Admiral H. H. Hough, U.S.N. (commander, Yangtsze Patrol) Lt.-Comdrs. G. F. Howell, aide, flag secy.; L. J. Wiltse, aide, flag lieut.

U.S.S "ISABEL" (Flagship)

B. Timberlake, jr. Lieut.-Comdr. J. (commanding) Lieut. W. P. Davis (executive)

Lieut. (jg) L. E. Ellis (engineer) Ensign H. B. Edgar Lieut.-Comdr. J. B. Pollard (M.c.) (patrol

medical officer)

Lieut. R. H. Fladeland (D.C.) (patrol dental officer)

Lieut.-Comdr. F. Baldwin (s.c.) (patrol supply officer) Chief Pay Clerk B. W. Jennings (duty connection godown, Hankow)

U.S.S. "ELCANO"

Lieut.-Comdr. J. D. Smith (commanding) Lieut. J. Fife, jr. Ensign R. J. Bellerby Lieut. (jg) J. F. Luten (M.C.)

U.S.S. "MONOCACY" Lieuts-Comdr. J. L. Schaffer (comdg.) Lieuts. C. W. Flynn, E. L. McDermott (M.C.)

U.S.S. "PALOS"

Lieut.-Comdr. A. G. Robinson (comdg.) Lieut. D. W. Loomis Ensign R. C. Sutliff Lieut. (jg) P. H. Goldberg (M.C.)

U.S.S. "PENGUIN"

Lieut.-Comdr. P. W. Yeatman (comdg.) Lieut. W. R. Read Lieut. (jg) M. S. Q. Weiser Ensign H. T. Brian Lieut. V. B. Riden (M.C.)

U.S.S. "PIGEON" Lieut.-Comdr. J. M. Ashley (commanding)

Lieut. L. P. Wessel Ensign J. N. Opie Lieut. R. B. Team (M.C.) Ensign J. T. Davies (s.c.)

U.S.S. "VILLALOBOS" Lieut.-Comdr. E. A. McIntyre (comdg.) Lieut. A. E. Smith Lieut. (jg) R. E. Baker (M.C.)

NAVY PURCHASING OFFICE Capt J. H. Merriam (s.c.) Chief Pay Clerk A. H. Richter

DUTY CONNECTION WITH BUILDING RIVER GUNBOATS

Comdr. B. Bruce (inspector of ordnance and machinery) Comdr. L. S. Border (c.c.) (superintending constructor) Lieut. J. W. Fowler (c.c.)

SOUTH CHINA PATROL

Captain J. M. Enochs (commander South China Patrol)

U.S.S. "HELENA" (F) Capt. J. M. Enochs (commanding) Lieut.-Comdr F. Baltzly (executive) Lieuts. E. W. Morris and T. T. Craven Lieut. (jg) M. E. Eaton Ensign E. C. Rook Lieut.-Comdr. J. E. Miller (M.C.) Lieut. R. L. Mabon (s.c.)
Pay Clerk C. V. Freeland
1st Lieut. P. A. Lesser, U.S.M.C.

U.S.S. "PAMPANGA" Lieut. C. C. Norton (commanding) Lieut. (jg) M. E. Miles

DESTROYER SQUADRON

Capt. C. A. Blakely (commander, Destroyer Squadron) Lieut.-Comdrs. W. L. Ainsworth (squadron gunnery and torpedo officer), A. S. Merrill (squadron engineer)

Lieut. J. A. Scott (squadron radio and communication officer) Lieut.-Comdr. B. S. Bullard (c.c.) (squadron

material officer)

U.S.S. "BLACK HAWK" (F) (Tender)

Comdr. G. E. Baker (commanding) Lieut. Comdrs. E. M. Woodson (executive) and J. B. Rutter

Lieuts. H. L. Maples (gunnery), V. O. Clark (engineer) and C. F. Hudson Lieuts. (jg) F. H. Ottaway, B. F. Brandt and F. C. Dugan, jr. Ensign H. M. Kelly Lieut -Comdr. J. E. Potter (M.C.) (squadron

medical officer)

Lieuts. F. W. Muller (M.C.), R. W. Quesinberry (p.c.), J. Fellis (s.c.) (squadron supply officer), R. R. Thompson (s.c.) (assistant for disbursing) and T. L. Wood (CH.C.)

Chief Boatswain G. E. Tarbell Chief Gunner E. L. Moyer Gunner A. G. F. Peglow Gunner Electrician L. E. Barton Gunner Radio V. A. Maling
Chief Machinist F. J. M. Parduhn
Machinists F. W. Sievert, J. J. Deignan
and E. L. Whelchel Chief Carpenters J. F. Colvin and G. D. Forsyth Pay Clerk R. Morrow, jr. Acting Pay Clerk J. W. Haines

Electrician W. E. Bellion

U.S.S. "PAUL JONES" (Squadron Leader)

Lieut.-Comdr. W. A. Riedel Lieut. R. S. Savin (executive) Lieuts. (jg) F. S. McCrory, J. W. Jamison and J. P. Bennington Ensign J. G. Mercer (engineer)

DESTROYER DIVISION THIRTY-NINE

Lieut. Comdr. L. E. Lindsay (division commander)

U.S.S. "PARROTT"

Lieut.-Comdr. A. H. Dresel (commanding) Lieut. G. B. Sherwood Lieuts.(jg) J. R. Dudley (engineer), H. H. Goodwin and B. S. Anderson Ensign T. E. Kelly

U.S.S. "EDSALL"

Lieut.-Comdr. L. E. Lindsay (comdg.) Lieuts. (jg) M. J. Westfall and A. R. Brady Ensigns J. H. Pierson (engineer) and J. R. McKinney

U.S.S. "MACLEISH"

Lieut.-Comdr. T. H. Winters (comdg.) Lieut. J. S. Roberts Lieut. (jg) W. Craig (gunnery) Ensigns S. R. Bedford and J. A. Holbrook

U.S.S. "SIMPSON"

Lieut -Comdr. R. J. Carstarphen (comdg.) Lieut. J. M. Field, jr. Lieuts. (jg) R. G. Willis (torpedo), and E. R. Gardner

Ensigns P. D. Gold (3rd) and T. T. Dantzler Lieut. D. A. York (M.C.) (division medical

officer)

U.S.S. "BULMER"

Lieut. Comdr. M. J. Foster (commanding) Lieut. V. R. Moore Lieuts. (jg) H. G. Williams (engineer) and B. C. Harper (gunnery)
Ensigns R. H. Rodgers and A. L. Maher (torpedo)

U.S.S. "McCormick" (F)

Lieut-Comdr. E. M. Zacharias (comdg.) Lieuts. (jg) C. J. Walker and W. A. Griswold (gunnery) Ensigns J. G. Coward (engineer), T. C. Linthicum and J. L. Herlihy (s.c.) (division supply officer)

DESTROYER DIVISION FORTY-THREE

Comdr. H. G. Shonerd (division comdr.)

U.S.S. "STEWART"

Lieut.-Comdr. F. Slingluff (commanding) Lieut. M. J. Connolly Lieut. (jg) K. N. Gardner (gunnery) and F. A. Taylor Ensigns J. S. Keating and M. E. Flaherty (torpedo)

U.S.S. "POPE"

Lieut-Comdr. R. P. P. Meclewski (comdg.) Lieuts. E. H. Von Heimburg and R. Oeser Lieut. (jg) T. C. Ryan, jr. (engineer) Ensigns C. H. Walker (gunnery) and E. L. Witmer

U.S.S. "PEARY" (F)

Comdr. H. G. Shonerd (commanding) Lieuts. (jg) W. E. Moore, W. B. Pendleton, F. McK. Adams (engineer) Ensigns R. E. Cofer, B. L. Doggett Lieut. J. C. Hagstrom (sc) (division supply officer)

U.S.S. "PILLSBURY"

Lieut.-Comdr. T. S. McCloy (comdg.) Lieuts. G. W. Clark and W. C. Clayton Lieuts. (jg) Joe E. Rucker and T. L. Lewis (gunnery)

Ensigns T. E. Boyce (engineer)

U.S.S. "JOHN D. FORD"

Lieut.-Comdr. F. H. Luckel (commanding) Lieut. (jg) V. F. Rathburn Ensigns R. W. Haase (engineer), J. E. Shomier, F. A. L. Dartsch and H. R. Robinson

Lieut. S. H. White (M.C.) (division medical officer)

U.S.S. "TRUXTUN"

Lieut.-Comdr. H. H. Good (commanding) Lieut. W. A. P. Martin
Lieut. (jg.) C. J. Badger
Ensigns F. Moosbrugger (gunnery), C. R.
Miller (torpedo), N. W. Abrahams (engr.)

DESTROYER DIVISION FORTY-FIVE Comdr. R. B. Horner (division comdr.)

U.S.S. "HULBERT"

Lieut.-Comdr. B. V. Meade (comdg.) Lieut. J. J. Patterson Lieuts. (jg) J. H. Willis (gunnery) and C. D. Emory (engineer)
Ensigns J. M. McIsaac (torpedo) and H. F. Green

U.S.S. "Noa"

Lieut.-Comdr. R. C. Smith (commanding) Lieuts, R. G. Tobin, B. F. Staud (torpedo) Lieut. (jg) R. G. Thayer Ensigns W. Phelps and T. C. Ritchie

U.S.S. "WILLIAM B. PRESTON Lieut.-Comdr. G. B. Ashe (commanding) Lieut. J. A. Ouellet Ensigns W. S. Parr, F. L. Barr (gunnery), E. M. Ellis (engr.) and J. W. Adams, jr.

U.S.S. "PREBLE" (F)

Comdr R. B. Horner (commanding) Lieuts. R.S. Beckel, H. B. Corwin (gunnery) Ensigns J. M. Ross (torpedo), T. D. Wilson, J. E. Chapman and W. L. Patten (s.c.) (division supply officer)

U.S.S. "SICARD"

Lieut.-Comdr. E. B. Nixon (commanding) Lieut. J. J. Mahoney Ensigns M. M. Dana, R. A. MacKerracher (torpedo), C. C. Wood and C. M. E. Hoffman (engineer) Lieut. (jg) R. K. Y. Dusinberre (M.C.) (division medical officer)

U.S.S. "PRUITT"

Lieut. Comdr. L. C. Davis (commanding) Lieut. T. R. Cooley
Lieut. (jg) E. J. O'Kane
Ensigns P. S. Reynolds (gunnery), M. T.
Farrar and H. T. Read (engineer)

SUBMARINE DIVISIONS, ASIATIC

Capt. E. J. Marquart (commander, Submarine Divisions, Asiatic) Lieut Comdr. G. C. Hitchcock

SUBMARINE DIVISION SIXTEEN

Comdr. T. A. Symington (commander Submarine Division Sixteen)

U.S.S. "BEAVER" (Tender)

Comdr. T. A. Symington (commanding)
Lieut.-Comdr. W. S. Haas (executive)
Lieuts. S. W. Kirtland, H. S. Jones
(engineer and repair), A. F. Folz and
F. R. Wills (gunnery)
Lieuts. (jg) W. L. Freseman, F. E. Shoup,
jr. and V. B. Tate

Lieut.-Comdr. J. W. Vann (M.C.) Lieut. (jg) J. R. Lynas (M.C.) Lieuts. W. F. Murdy (D.C.), V. H. Wheeler

(s.c.) (supply officer) and C. A. Cook (s.c.) (assist, disb.) Chief Boatswain J. F. Collier Chief Gunner W. J. Love Gunner M. J. Jones

Electrican C. P. Metcalf Radio Electrician C. E. Schneider Machinists R. Lofgren, E. C. Lake and L J. Heckman

Chief Carpenter F. M. Rogers Pay Clerks C. J. Hawkins and J. W. Thomas

U.S.S. "S-30"

Lieuts. J. H. Sprague (commanding) and T. G. Haff Lieut. (jg) H. W. Lindsay Ensign L. N. Blair

U.S.S. "S-31"

Lieut. J. Q. Chapman (commanding) Lieuts. (jg) L. L. Pace and D. L. Jones Ensign C. Moore

U.S.S. "S-32"

Lieut.-Comdr. L. B. Scott (commanding) Lieuts. (jg) J. T. Acuff, W. J. Holmes and L. D. Follmer

ILS.S. "S-34"

Lieut, F. W. Connor (commanding) Lieuts. (ig) R. B. Vanzant, H. C. Jones and V R. Sinclair

USS "S-35"

Lieut. Comdr. R. F. Hans (commanding) Lieuts. (jg) E. D. Graves, jr. and J. J. O'Donnell, jr. Ensign G. D. Cooper

SUBMARINE DIVISION SEVENTEEN

Comdr. L. F. Kimball (comdg. Submarine Divison Seventeen)

U.S.S. "CANOPUS" (F) (Tender)

Comdr. L. F. Kimball (commanding) Lieut. Comdrs. C. M. Elder (executive), D. M. Dalton (engineer and repair) and H. W. Graf (ordnance)

Lieuts. E. D. Gibb (radio and sound), F. F. Webster, R. S. Smith, jr. and A. Simmons (torpedo)

Lieuts (jg.) R. E. Nelson and C. C. Dickey Lieut. R. J. Leutsker (M.C.)

Lieut. (jg) H. J. Scholtes (M.C.)
Lieuts. E. G. Hoylman (D.C.), J. B. Daniels
(s.C.) (supply officer) and S. G. Chapman

(s.c.) (assist. disb.)
Comdr. J. T. Casey (ch.c.) (chaplain,
Submarine Divisions)

Chief Boatswain G. J. Duck Chief Gunners F. E. McCoy and E. A. Wintermute

Gunner (E) A. J. Petrasek (Gyro) Radio Electrician R S. Hotchkiss Machinists W. P. Hart, T. H. Cormack, V. A. Cowart, H. L. Shaw and C. T. Foley

Chief Carpenter H. R. Taylor Chief Pay Clerk C. C. Walling Acting Pay Clerk J. McCleery

U.S.S. "S-36"

Lieut.-Comdr. W. A. Hicks (commanding) Lieut. E. T. Wooldridge Lieut. (jg) C. L. Green Ensign A. V. Bres

U.S.S. "S-37"

Lieuts. V. R. Murphy (commanding) and E. P. Speight Lieuts. (jg) J. R. Barbaro and R. A. Hansen

U.S.S. "S-38"

Lieuts. E. H. Krueger (commanding) and W. K. Phillips Lieuts. (jg) J. F. Madden and G. W. Snyder

U.S.S. "S-39"

Lieut. Comdr. T. J. Doyle, jr. (comdg.) Lieut. H. W. Need Lieut. (jg) W. F. Ramsey Ensign S. B. Smith

U.S.S. "S-40"

Lieut.-Comdr. E. R. Morrissev (comdg.) Lieut. E. B. Rogers Lieuts. (ig) E. D. Snare and R. E. Canty

U.S.S. "S-41"

Lieut.-Comdr. W. M. Percifield (comdg.) Lieuts. S. C. Cheever and K. E. Brimmer Lieut. (jg) R. C. Percival

AIRCRAFT SQUADRON, ASIATIC

Comdr. R. F. Frellsen (commander Aircraft Squadron, Asiatic)

U.S.S. "JASON (F)"

Comdr. R. F. Frellsen (commanding) Lieut.-Comdr. K. E. Hintze (executive) Lieuts. (jg) A. M. Loker (engineer), S. St. C. Purves and W. G. Pogue Lieut. C. C. Ammerman (M.C.) (medical officer, Air Squadron)
Lieut. T. S. Colburn (s.c.) (supply officer, Aircraft Squadron) Chief Pay Clerk C. T. Stanworth

V. T. SQUADRON TWENTY

Lieuts. G. D. Price (commanding), J. J. Ballentine, R. H. Norris, G. A. Ott, J. L. Murphy and C. Keene Chief Raujo Electrician R. Cole Radio Electrician G. E. Wolf

U.S.S. "HERON"

Lieut. L. E. Clifford (commanding) Ensign D. E. Wilcox Boatswain C. R. Kehler Machinist J. M. Welch (engineer)

U.S.S. "AVOCET"

Lieut. F. S. Holmes (commanding) Ensign H. B. Temple Boatswain W. H. Purkins Machinist T. E.McDonald (engineer)

MINE DETACHMENT

Comdr. S. F. Heim (commander, Mine Detachment)

U.S.S. "RIZAL" (F)

Comdr. S. F. Heim (commanding) Lieuts. E. S. Earnhardt (executive) and M. B. DeLeshe

Lieut. (jg) H. L. Bixby (engineer)

Bnsign L. Roedel Lieut. C. B. Peake (s.c.) (supply officer, Mine Detachment)

U.S.S. "HART"

Lieut.-Comdr. H. W. Underwood (comdg.) Lieut. D. A. Spencer (executive) Lieut. (jg) G. M. Boyes Ensigns R. T. Zinn (gunnery) and D. B. Candler, jr. (engineer)

U.S.S. "FINCH"

Lieut.-Comdr. T. F. Downey (comdg.) Ensign C. B. Cross Boatswain W. A. Therien Machinist C. J. P. Buckey (engineer)

U.S.S. "BITTERN"

Lieut.-Comdr. R. H. Maury (commanding) Lieut. D. Greenwell Boatswain F. E. Dowd Machinist M. H. Dickey (engineer)

AUXILIARIES

U.S.S. "Pecos"

Comdr. W. E. Clarke (commanding) Lieut.-Comdr. L. P. Wenzell (executive) Lieuts. R. R. Ogg (gunnery) and S. H. Gambrill Ensigns J. R. Ruhsenberger (engineer) and B. N. Bock Lieut. (jg) W. G. Kilbury (M.c.)

Lieut. R. Gering (s.c.) Acting Pay Clerk E. M. Joyce

U.S.S. "GENERAL ALAVA" Chief Boatswain J. C. Holmes (comdg.)

SIXTEENTH NAVAL DISTRICT Rear Admiral S. E. W. Kittelle, comdt.

U.S. NAVAL STATION—Cavite, P.I. Rear Admiral S E. H. Kittelle (comdt.) Comdrs. P. Seymour (captain of the yard) and W. C. Owen (engineer officer) Lieut.-Comdr. J. H. Smith (D.R.M.O., assist. D.S.C.)

Lieuts. R. B. Dashiell (aide to comdt. Naval Station, Cavite), P. Hill (inspector of ordnance, in charge Naval Aminunition Depot), G. Paille (Motion Picture Exchange), W. P. Turner and A. R. Boileau

Lieut. (jg) C. L. Hayward Lieut.-Comdr. H. F. Lawrence (M.C.) (surgeon of yard) Lieut. Comdr. G. A. Riker (duty in attendance navy families) Lieuts. O. Davis (M.C.) and F. V. Davis (D.C.) Lieut. Comdrs. I. D. Coyle (s.c.) (disbursing officer) and E. H. Barber (s.c.) (destroyer stores officer) (add. duty as accounting officer) Lieuts. J. P. Jackson (s.c.) (supply officer), W. Prior (s.c.) (assist. supply officer), W. E. McCain (s.c.) (assist. supply officer), J. W. Overand (s.c.) (assist. supply officer), and W. Guerry (s.c.) (assist. to D.s.o.) Ensign D. L. Merry (s.c.) (officer in charge commissary store)
Capt. T. B. Thompson (ch.c.)
Capt. I. I. Yates (c.c.) (manager)
Lieut.-Comdr. A. R. Marron (c.c.) Lieuts. J. H Jack, jr. (c.c.), N. B. Musser (c.c.), R. R. Yates (c.E.c.) (district P.W.O.) and R. E. Hancock (C.E.C.) Chief Boatswain F. W. Filbry Boatswain R. W. Coffey Chief Electrician C. W. Pearles Chief Gunners D. Rorabaugh (Naval Ammunition Depot) and J. H. Kane (Naval Ammunition Depot)

Radio Electrician P. R. Zimermann (Radio School Chief Machinist L. S. Weir Machinists W. E. DeFoor and E. Caha Chief Carpenter W. J. Wren Chief Pay Clerk J. J. Shea

Chief Radio Electrician C. A. McKelvey

RECEIVING SHIP—Cavite, P.I. Lieut. P. D. Butler (commanding) Lieut. (jg) L. J. Webb (s.c.) Chief Pay Clerk N. D. Whitenill

SUBMARINE BASE—Cavite, P.I. Lieut. W. E. Vose (commanding) Lieut. (jg) L. J. Webb (s.c.) (supply officer) Chief Gunners J. Gordon and J. Pranis Pay Clerk B. Dunham

U.S.S. "S-2"

(Reserve Commission) Lieut. F. I. Hart (commanding)

U.S.S. "WOMPATUCK" Chief Boatswain H. H. Fennerty (comdg.) Do. E. J. Cross

U.S.S. "GENESEE" Chief Boatswain F. N. C. Overall (comdg.) U.S.S. "SARA THOMPSON" (Reserve Commission)

Lieut. G. Paille (commanding) Machinist J. M. Flaherty

U.S. NAVAL HOSPITAL-Canacao, P.I.

Comdrs. R. E. Hoyt (M.C.) (commanding) and J. B. Mears (M.C.) (executive) Lieut.-Comdrs. J. F. Riordan (M.C.), M. A. Berge (M.C.) and F. P. Keaney (M.C.) Lieuts. A. G. Wenzell (M.C.), J. D. Farrior (M.C.) and R. F. Sledge (M.C.) Lieut.-Comdr. E. W. Lacy (D.C.)

Chief Pharmacist N. W. Parke Pharmacist T. C. Hart (medical supply depot)

Pharmacists L. A. Duncan and J. A. Wright MARINE BARRACKS-Cavite, P.I.

Major J. P. Willcox

Capts. E. L. Pelletier (A.Q.M.) (U.S.M.C.) and E. J. Mund (U.S.M.C.)

1st Lieut. L. A. Haslup (U.S.M.C.) 2nd Lieut. T. A. Holdahl (v.s.m.c.) Marine Gunners W. O. Corbin (U.S.M.C.)

and W. R. Perry (U.S.M.C.)

Pay Clerk E. L. Claire (U.S.M.C.) (deputy
of Capt. G. P. Doane (U.S.M.C.), assist.

paymaster Q.-M. Clerk W. V. Harri (U.S.M.C.)

> U.S. NAVAL RADIO STATION-Los Banos, P.I.

Lieut.-Comdr. S. A. Manahan (A. C. supt.) Radio Electrician E. Hanna

U.S. NAVAL STATION-Olongapo, P.I.

Comdr. A. W. Atkins (captain of the yard, commanding reservation officer) Lieut.-Comdr. J. H. Robbins (M.C.) Lieuts. C. B. Kitchen (s.c.) and R. B. Pick (C.C.) Pay Clerk R. K. Hughes

Marine Barracks—Olongapo, P.I.

Capts. W. B. Croka (U.S.M.C.) (comdg.) and L. Healey (U.S.M.C.) 2nd Lieut. W. C. Purple (U.S.M.C.)

LEGATION GUARD—Peking, China

Colonel L. McC. Little (post comdr.)

Lieut.-Colonel H. Matthews (U.S.M.C.)

Major C. F. B. Price (U.S.M.C.)

Capts. G. P. Doane (A.P.M.) (U.S.M.C.), C. H.

Brown (U.S.M.C.), W. P. T. Hill (U.S.M.C.), R. B. Dwyer (U.S.M.C.) and J. M. Pearce (U.S.M.C.)

1st.-Lieuts. W. J. Whaling (U.S.M.C.), W. P. Kelly (u.s.m.c.) and R. A. Boone (u.s.m.c.)

2nd.-Lieuts. W. W. Davidson (U.S.M.C.) and R. O. Bare (U.S.M.C.) Q.-M. Clerk S. E. Conley (U.S.M.C.) Pay Clerk C. J. Conroy (U.S.M.C.) Comdr. C. M. Oman (M.C.) Lieuts. N. J. Haverly (M.C.) and J. J. Haas (D.C.) Gunner (R) J. R. Durkee

U.S. NAVAL STATION-Guam

Capt. L.S. Shapley (ret.) (governor) (comdt.) Lieut.-Comdr. J. K. Richards, jr. Lieuts. J. C. Heck, P. A. Decker and G.

Walker (d.r.m.o.)

Capt. A. R. Alfred (M.C.) Lieut.-Comdrs. H. McDonald (M.C.), L. J. Roberts (M.C.), C. J. Brown (M.C.) and V. S. Armstrong (M.c.)

Lieut. F. D. Walker (M.C.)

Lieuts. (jg) F. G. Merrill, jr. (M.C.), O. M. Holman (M.C.) and C. Stewart (M.C.)

Lieut. E. A. Hyland (D.C.)

Lieut. (jg) A. R. Harris (D.C) Lieuts. T. A. Durham (s.c.), N. E. Disbrow (s.c.), P. J. Penner (s.c.), L. Dancer (s.c.)

and L. Lee (s.c.) Comdr. W. R. Hall (c.H.c.) Lieut.-Comdr. H. C. Fisher (c.e.c.) Lieut. E. I). Miller (c.e.c.) Chief Radio Electrician R. J. Swint

Machinist H. E. Millard

Pharmacist G. H. Blackmun Pay Clerks W. J. Nowinski and G. Boer

U.S.S. "GOLD STAR"

Comdr. B. R. Ware (commanding) Lieuts. W. P. Rodman (executive), I. D. Spoonmore, J. C. Taylor and H. W. Bradbury

Lieut. (jg) A. L. Hamlin Lieut.-Comdr. C. H. Savage (M.C.) Lieut. F. J. Manley (s.c.) Gunner J. B. Ayres

Machinst G. T. McBride Pay Clerk T. A. Grigsby

U.S.S. "NAPA

Lieut. A. Doucet (commanding) (additional duty as C. O., R. L. Barnes)

MARINE BARRACKS

U.S. NAVAL STATION-Guam

Colonel G. C. Reid (U.S.M.C.)

Major S. P. Budd (U.S.M.C.) Capts. T. P. Cheatham, (A.Q.M.) (U.S.M.C.), R. B. Price (A.P.M.) (U.S.M.C.), O. Salzman (U.S.M.C.), E. L. Russell (U.S.M.C.), W. F. Becker, (U.S.M.C.) and H. Paul (U.S.M.C.)

1st-Lieut. W. L. Harding (U.S.M.C.) 2nd-Lieut. A. C. Small (U.S.M.C.) 1st-Lieuts. A. H. Fricke (U.S.M.C.) and

S. C. Zern (U.S.M.C.)
2nd Lieuts. R. S. Viall (U.S.M.C.), R. J.
Mumford (U.S.M.C.) and A. W. Kreiser

(U.S.M.C.)

Marine Gunners J. W. Lattin (U.S.M.C.), J. E. Stamper (U.S.M.C.), E. T. Ozabal (U.S.M.C.), F. Wallace (U.S.M.C.) and F. O. Lundt (U.S.M.C.)

Q.-M. Clerk H. H. Rethman (U.S.M.C.) Pay Clerk O. E. Gutmann (U.S.M.C.)

SCOUTING DETACHMENT

Capts. W. E. McCaughtry (U.S.M.C.) and A. H. Page, jr. 1st-Lieut. C. F. Merz (U.S.M.C.) 2nd-Lieut. W. O. Brice (U.S.M.C.) Marine Gunner H. Ogden (U.S.M.C.)

U.S.S. "PITTSBURG"

(En route Asiatic Station)

Capt. G. W. Steele, jr. (commanding) Comdr. E. G. Allen Lieut.-Comdrs. W. A. Edwards and S. B. Macfarlane Gunner A. S. Fenton Pay Clerk W. W. Metcalf Lieut.-Comdrs. E. S. Stone and R. K. Awtrey Lieuts. C. W. Hamill, A. Eldridge, E. E. Herrman, M. B. Saben and V. M. Davis

Lieuts. (jg) C. A. Swafford, A. R. True, K. R. Belch, L. Ragonnet, E. E. Burgessand J. N. Wenger Ensigns J. B. Poore, H. McNulta, R. G. Voge, K. Williams, F. F. Sima, W. L. Benson, H. Wagner and P. H. Lyon Lieut.-Comdr. H. E. Jenkins (M.C.) Lieut. D. P. Platt (M.C.) Lieut.-Comdrs. P. G. White (D.C.) and H. C. Gwynne (s.c.) Lieut. W. W. Wise (s.c.) Chief Boatswains F. E. Chester and W. M. Casstevens Chief Gunner J. R. Choate Electrician F. H. Edwards Chief Radio Electrician J. J. Alexandra Radio Electrician D. L. Tuft Chief Machinists J. A. Sanders and G. Rahm Machinist C. H. Griffin Pay Clerks A. E. King and F. H. Davis

Passengers

Lieut.-Comdrs. R. G. Risley and W. C. Faus Lieuts. H. B. Knowles and R. B. Tuggle Lieuts. (jg) E. C. Mahoney, E. C. Metcalfe and L. D. Libenow Ensign J. J. Cunningham Lieut.-Comdr. M. J. Aston (M.C.) Lieut. A. G. Tinney (M.C.) Lieuts. (jg) J. Q. Owsley (M.C.) and B. S. Pupek (M.C.) Chief Boatswain L. W. Adkins

JAPANESE NAVY

Squadron			COMMANDER-IN-CHIEF OR ADMIRAL IN COMMAND			
First Squadron Second Squadron First Foreign Service Squadron Training Squadron		Admiral Keisuke Okada Vice-Admiral Naomi Taniguchi Rear-Admiral Jrio Araki Vice-Admiral Eisuke Yamamoto				
Ships in commission or launche	d:					
Battleships Battle cruisers 1st Class Cruisers 2nd do Gunboats and Others Destroyers, 1st Class Destroyers, 2nd Class The following is the list of Men-	6 4 21 33 28 26 -of-War:—	Subma Ships und Cruise Destr	arines er construction :- ers, 1st Class oyers, 1st Class	4 30 3 5 6		
Vessels	Displacement (Tons)	I.H.P.	No. of (or Chief Ar			

•	7essels			Displacement (Tons)	I.H.P.	No. of Guns or Chief Armament
Battleships:-	_					
Mutsu		•••		33,800	80,000	8-16 ins., 20-5.5 ins.
Nagato	***	•••		· ·	,,	,
Fuso		•••		30,600	40,000	12-14 ins., 16-6 ins.
Yamashiro		•••		31,260	44	" 20-5.5 ins.
Ise	•••	•••		,,	45,000	"
Hyuga	***	•••	***	"	33	27 27
Battle Cruise	rs :					
Hiyei	•••			27,500	64,000	8-14 ins., 16-6 ins.
Kongo	•••		***			
Haruna				>>	"	"
Kirishima			****	22	"	"
				13	"	27
Cruisers, 1st	Class:	-				
Furutaka	•••		***	-		
Kako				1		
Kinugasa	•••		500	r now under	construction	
Aoba	•••	***	***	J		
Cruisers, 2nd	Class	:				
Tone			-	4,100	15,000	2-6 ins., 10-4.7 ins.
Chikuma	•••	•••		4,991	22,500	8-6 ins.
Hirato	•••	•••		"	,,	"
Yahagi	•••	•••		"	,,	"
Tenryu	•••	•••		3,500		4-5.5 ins.
Tatsuta	•••	•••		,,	•••	**
Tama	•••	•••		5,500	***	7-5.5 ins.
Kuma	•••	•••		11	•••	21
Kitakami	•••	•••		"	90,000)1
Oi	•••	•••		"	,,))
Kiso	•••			"	31	"

Ve ^q sela				Displacement Tons	1.H.P.	No. of Guns or Chief Armament
uiaana Oad	Class	. 0-				
ruisers, 2nd Class:—Cont. Nagara				5.500	00.000	7-5.5 ins.
Suzu	•••	• • • • • • • • • • • • • • • • • • • •	***	5,500	90,000	
iura			•••	23	33	"
Natori		•••	***	21	"	31
Kinu	•••	•••	***	22	**	31
Abukuma	•••	•••	• • •	"	.11	19
Vaka	•••	•••	***	"		,,
	•••	•••	***	"		,,
endai	•••	•••	***	"	10	"
intsū	•••	•••		37		,,
Tubari	•••	•••	***	,,	33	73
	00					
nboats and	Oth	ers:-				
Aso	•••	•••		7,995	17,000	8-6 ins., 14-3 ins.
Manshu .	•••	•••		3,916	5,000	2-3 ins.
Karasaki	•••	•••		6,170	1,825	1-3 ins.
Komahashi	•••	•••		1,230	1,824	3-3 ins.
Wakamiya	•••	• • •		7,600	1,591	***
Chihaya				1,293	6,000	2-4.7 ins.
lodo		•••		1,250	6,500	33
Mogami -		•••		1,350	0,000	**
Jji		• • •		620	1,000	4-3 ins.
dumida	•••	•••		126	680	2-12 pr.
Tushimi	•••	•••	100	180	800	2-12 pt.
oba			•••	250		2-3 ins.
aga	•••	•••	*	785	1,400	
taka	•••	•••	•••		1,600	1-4.7 ins.
Asama	•••	•••	***	850	1,800	2-4.7 ins., 2-3 ins.
okiwa	•••	•••	• • •	9,700	18,200	4 8 ins., 16-6 ins.
Zakumo	•••	•••		"	29	17 17
	•••	• • •	***		15,500	" 12-6 ins.
zuma	•••	•••		9,326	16,600	33 33
wate	•••	•••	- 45	9,800	14,700	11)1
zumo	•••	•••			,,	B
asuga	•••	•••		7,280	"	1-10 ins., 2-8 ins.
lissin	•••	•••	• • • •		- 1	4-8 ins., 14-6 ins.
eta	•••	• • •		338	1,800	2-4.7 ins., 2-3 ins.
sushima	•••	• • •		3,365	9,400	6-6 ins.
lkashi		•••		2,755	80,000	6 ins.
Chitose	•••			4,790	15,700	2-8 ins.
ingei	•••	•••		8,500	(Fig. 1)	4-5.5 ins.
Chogei		•••		0,000	***	1 0.0 1115.
akumo		•••	-	9,735	***	4.8 ing 16.6 :
Hosho			• • •	9,500	***	4-8 ins., 16 6 ins. 4-5.5 ins.
Katada		•••	• • •	338	4646	
Hira	•••	•••	• • •		1644	2-3 ins.
Hodzu		•••	• • •	338	944	2-3 ins.
	•••	•••	***	338	100	2-3 ins.

COASTING AND RIVER STEAMERS

CHINA MERCHANT'S S. N. Co.

SHANGHAI

Marine Supt.—Captain Mackinnon Assistant—J. R. Milligan Supt. Engineer—Gavin Wallace

晏 海

HAE-AN-Captain C. Stewart

昌 新

HSIN-CHANG-Captain Chas. Taylor

濟新

Hsrn-CHI-Captain E. Hansen

豐新

HSIN-FUNG—Captain W. Ross

天江新

HSIN-KIANG-TEEN-Captain Randby

江 新

Hsin-kong—Captain H. Kornfeldt

銘 新

Hain-MING—Captain Davis

華 新

HSIN-WAH—Captain C. M. Jensen

仁 愛

IRENE—Captain J. H. Johnsen

和嘉

KAHO-Captain J. Crawford

安江

KIANG-AN-Captain D. D. Ross

潜江

Klang-ching—Captain (Chinese)

新江

KIANG-HSIN-Captain H. Sorensen

順江

KIANG-SHUN—Captain G. L. Crawford

大 江

KIANG-TA-Captain (Chinese)

天 江

KIANG-TEEN-Captain Klausen

華 江

KIANG-WAH-Captain J. M. Johannessen

裕江

KIANG-YU-Captain (Chinese)

平 公

Kung-ping-Captain F. Bremer-Hansen

濟 废

KWANG-CHI-Captain (Chinese)

利 废

KWANG-LEE—Captain A. Tollefesen

大 廣

KWANG-TAH-Captain S. M. Copp

利 快

Kwei-Lee—Captain (Chinese)

順 泰

TAI-SHUN-Captain C. Manley

府 圖

Too-NAN-Captain C. E. Nielson

華 同

Tung-wan-Captain A. B. Baines

順調

Yu-shun--Captain K. M. Evanensen

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П.

KINGYUAN

Master-D. H. Martin

CHINA NAVIGATION Co., LTD. 天 Butterfield & Swire (John Swire & Sons. FENGTIEN Ltd.), agents, Hongkong Fleet Master-H. A. Walker 東 宏 ANTUNG **FOOCHOW** Master-G. A. Morse Master-安 陽 ANKING HANYANG Master-C. Plunkett-Cole Master-J. B. Bruce 裍 州 惠 Huichow Master-G. Pennefather Master-R. H. Ashby 州 進 北 湖 CHANGCHOW HUPER Master-A. H. Bathurst Master-J. D. Whyte T 浙 CHEKIANG ICHANG Master-P. J. Green Master-F. W. Potter 口家强 錻 CHENAN KALGAN Master-T. G. Beer Master-A. J. Scott 都 成 洲 廿 CHENGTU KANCHOW Master-W. J. Andrews Master-W. J. Hodge 隸 直 KANSU Сніны Master-Master -- -興 KASHING CHINHUA Master----Master-R. Ritchie 應 žT. KAYING CHINKIANG Master-W. Noon Master-F. A. Lovegrove 鳧 靃 重 KIANGSU CHUNGKING Master-C. S. Isbister Master-E. Monkman 册

CHUSAN

Master-J. M. Byrne

7 7. KIUKIANG Master-R. Kettlewell KIUNGCHOW Waster-C. Harris-Walker 茲 KUEICHOW Waster-H. P. Carver 席 KWANGCHOW Master-J. D. Milne 西 廣 KWANGSE Master-G. D. Mills 車 麘 KWANGTUNG

東 廣 Kwangtung Master— R. T. Stephens 陽 桂 Kweiyang Master—G. Byers

州 凉 Liangchow Master—C. H. Jones

安 覧 LINAN Master—W. J. Lerter

H LUCHOW
Master—T. Johnstone

国 前 Nanchang Master—J. M. Hopkins

寧 南 Nanning Master—J. K. Clark

正 牛 Newchwang Master—H. Gifford 海 第 NINGHAI Master—J. W. Tinson

> 波 電 Ningpo

Master-W. Shaw

海 北
PAKHOI
Master—

西 U Shansi

Master—C. B. Stringer

##

SHANTUNG Master—R. Robertson

SHENGKING Master—N. Hardie

天 順 SHUNTIEN Master—C. A. Christiansen

元 新 SINKIANG Master—D. Williams

> 州 蘇 Soochow

Master-W. Lumsden

陽 級 Sulyang

Master-P. R Purslow

写 新 SUNNING Pringle

Ж

Master—J. Pringle

SZECHUEN

71

Master—J. R. Shearer

古 太 Taikoo Wan-Yi

Master-D. Lupton

名 大 TAMING

Master-E. M. Gellie

安 德

TE-AN

Master-E. H. Histed

排 天 Tientsin

Master--

州 通

TUNGCHOW

Master-N. H. Leitch

湖蕉

WUHU

Master--

州流

YINGCHOW

Master—C. P. Miller

有 雲

YUNNAN

Master-C. B Adkins

Hongkong-Canton Line

山 佛

FATSHAN

Master-R. Mitchell

DOUGLAS STEAMSHIP Co., Ltd. Douglas Lapraik & Co., General Managers

登 海

Haiching, Brit. Str., 1,267 tons net Captain—A. H. Stewart

康 海

Hаіномо, Brit. Str., 1,270 tons net Captain—E. Walker

寧 海

HAINING, Brit. Str., 832 tons net Captain—W. C. Passmore

陽 海

HAIYANG, Brit. Str., 1,362 tons net Captain—J. S. Thompson INDO-CHINA STEAM NAVIGATION Co., Ltd.

Genl. Mgrs.—Jardine, Matheson & Co., Ld. Actg. Marine Supt.—Capt. A. C. Kennedy Actg. Assist. do. —Capt. D. Skinner Acting Supt. Engineer—W. Sanderson

生 澤

CHARSANG, Brit. Str.

Captain-J. McAinsh

和昌

Changwo, Brit. Str., 1,065 tons Captain—J. H. Smith

昇 昌

Cheongshing, Brit. Str., 1,989 tons Captain—D. R. Kilbee

陞 積

CHIPSHING, Brit. Str., 1,924 tons Captain—D. G. Burleigh

生 阜

FAUSANG, Brit. Str., 2,252 tons Captain—W. F. Bichard

生 福

FOOKSANG, Brit. Str., 3,100 tons Captain—M. Costello

陞 富

Fooshing, Brit. Str., 2,284 tons Captain—W. A. Balch

和福

Fuн-Wo, Brit. Str. 953 tons Captain———

生恒

Hangsang, Brit. Str., 2,143 tons Captain—R. J. Sneddon

生 顯

Hinsang, Brit. Str., 2,930 tons Captain—T. Grant

生合

HOPSANG, Brit. Str., 2,149 tons Captain—P. R. Cuming

生智

Hosang, Brit. Str., 5,698 tons Captain—J. M. Wright

和江

Kiangwo, Brit. Str., 2,174 tons Captain—A. J. Rookledge

生 錦

Kumsang, Brit. Str., 5,443 tons Captain—H. W. Chandler

生 吉

Kutsang, Brit. Str., 4,896 tons Captain—V. McC. Liddell

和吉

Kutwo, Brit. Str., 2,265 tons Captain— J. W. Pettigrew

生 貴

KWAISANG, Brit. Str., 2,320 tons Captain—C. More

生 廣

Kwongsang, Brit. Str., 2,286 tons Captain—G. H. Hodgson

牛 麗

Laisang, Brit. Str., 3,460 tons Captain—W. Field Hook

生利

LEESANG, Brit. Str., 1,655 tons Captain—A. Dockery

和隆

Loongwo, Brit. Str., 3,923 tens Captain—S. Findeisen

和偷

LUENHO, Brit. Str. Captain—A. S. Woodget

生茂

Mausang, Brit. Str., 3,372 tons Captain—T. Meyrick

生 明

Mingsang, Brit. Str., 1,650 tons Captain—W. W. Hipkin

生育

Namsang, Brit. Str., 4,034 tons Captain—F. Mooney

和平

Pingwo, Brit. Str., 2,670 tons Captain—F. Rowell

生 瑞

Suisang, Brit. Str., 1,982 tons Captain—P. Jowitt

和瑞

Surwo, Brit. Str., 2,265 tons Captain—H. T. S. Pellew

生生

Tingsang, Brit. Str., 1,650 tons Captain—W. P. Baker

和德

Tuckwo, Brit. Str., 3,770 tons Captain—C. Campbell

和同

Tungwo, Brit. Str.

Captain-R. W. Bateman

星 慧

Waishing, Brit. Str.

Captain-J. Lindsany

陞日

Yatshing, Brit. Str., 2,284 tons Captain—C. A. Robertson

生 源

YUENSANG, Brit. Str., 1,982 tons Captain—J. Ferguson

生 裕

YUSANG, Brit. Str.

Captain-R. C. Thompson

LIST OF FOREIGN RESIDENTS

IN CHINA, JAPAN, KOREA, VLADIVOSTOCK, HONGKONG, MACAO, THE PHILIPPINES, BORNEO, TONKIN, ANNAM, COCHIN-CHINA, SIAM, STRAITS SETTLEMENTS, MALAY STATES, &c., for 1927

Aall, Cato N. B., managing director, Aall & Co., Tokyo Aall, N., consul-general for Norway, Shanghai Abbas, Y., installation supt., Texas Co., Hongkong Abbey, D., accountant, Taikoo Dockyard and Engineering Co., Hongkong Abbey, E. G., marshal, H.B.M.'s Supreme Court for China, Shanghai Abbey, F. H., assist., Strong & Co., Kobe Abbot, K. C., surveyor, Raub Australian Gold Mining Co., Ld., Pahang Abbott, A. S., manager, Kelly & Walsh, Ld., Hongkong Abbott, P. D., electrician Forcers Extension Talegraph Co., Singapore Abbott, P. D., electrician, Eastern Extension Telegraph Co., Singapore Abbott, W. E., assistant sanitation chemist, Municipal Council, Shanghai Abdoolcader, H. H., solicitor, Penang Abe, J., manager, Mitsui Bussan Kaisha, Ld., Hongkong Abel, W. H., assist, Hall & Holtz, Shanghai Abeling, H. H., assist., Worthington Pump and Machinery Corporation, Shanghai Abella, G., secretary, Insular Life Insurance Co., Ld., Manila Abend, Hallett, editor, Peking Leader, Peking Abderhalden, E., Fohka Swiss-Chinese Trading Co., Shanghai Abily, G., assistant, Racine et Cie., Shanghai Abraham, B., assistant, L. D. Abraham & Co., Kobe Abraham, B., assistant, L. D. Abraham & Co., Kobe
Abraham, D., merchant, Abraham Bros., Shanghai
Abraham, E., broker, Tester & Abraham, Hongkong
Abraham, H. C., surveyor, Topographical branch, Taiping, Perak
Abraham, J., assistant, China Fibre Container Co., Shanghai
Abraham, J., merchant, L. D. Abraham & Co., Kobe
Abraham, L. D., merchant, L. D. Abraham & Co., Kobe
Abraham, M. H. assist Arts & Crafts, Ld. Shanghai Abraham, M. H., assist., Arts & Crafts, Ld., Shanghai
Abraham, N., merchant, Abraham Bros., Shanghai
Abraham, T., assist., Abraham Bros., Shanghai
Abraham, T. R., headmaster, Pasar Road English School, Selangor
Abramoff, B. S., Chinese Maritime Customs, Wenchow Abramon, B. S., Chinese Maritime Customs, Wenchow
Acheson, J. F., assist., Bradley & Co., Ld., Shanghai
Acheson, M. M., Chinese Maritime Customs, Newchwang
Achin, J. V., driller, Sarawak Oilfields, Ld., Sarawak
Ackerman, A., assist., Nickel & Lyons, Ld., Kobe
Ackerman, E. B., engineer, Electrical dept., Municipality, Shanghai
Acton, R. D., judge, Supreme Court, Negri Sembilan
Adair, W., manager, Sungei Duri Rubber Estate, Ld., Kedah
Adam, E. P., sub-accountant, Chartered Bank of India, Aus. and China, Singapore
Adam, J. assist. Hongkong and Whampon Dock Co. Hongkong Adam, J., assist., Hongkong and Whampoa Dock Co., Hongkong Adam, W. J., agent, Stevenson & Co., Ld., Manila Adams, Rev. A. S., and wife, American British Mission, Swatow Adams, A. S., clerk of works, Swan & Maclaren, Singapore Adams, G. B., representative. The Asiatic Petroleum Co., (S.S.), Ld., Malacca Adams, H. E. D., assist., Butterfild & Swire, Tientsin Adams, J. D., assist., Chartered Bank of India, Australia and China, Kobe Adams, J. L., architect, Butterfield & Swire, Hongkong Adams, J. W., senior surgeon, Medical department, Penang Adams, M., assist., A. M. A. Evans & Co., Shanghai Adams, P. M., district officer, Coast Division, Sarawak

Adams, S. G., manager, Brunner, Mond & Co., Shanghai Adams, S. G., manager, Brunner, Mond & Co., Shanghai Adams, T. S., district officer, Larut, Perak Adams, W. A., consul for U.S.A., Chungking Adams, Capt. W. C. Cole, adjutant, Armed Constabulary, B.N.B. Adams, W. G., assist., Jardine, Matheson & Co., Newchwang Adamson, A. S., assist., Hongkong and Shanghai Bank, Shanghai Adamson, D. L., signs per pro., Adamson, Gilfillan & Co., Ld., Penang Adamson, H. A., Chinese Maritime Customs, Pakhoi Adamson, B. clerk of works, P.W.D. Panak Adamson, R., clerk of works, P.W.D., Perak Adamson, Wm., merchant, Shewan, Tomes & Co., Hongkong Addison, Dr. J. B., principal civil medical officer, Hongkong Addison, J. S., assist., conservator of Forests, Kuala Lipis, Pahang Addison, R., assist., Islay Kerr & Co., Ld., Penang Adelborg, F., general manager, Pelepah Valley Rubber Estates, Ld., Johore Adey, Capt. F. S., wharf manager, Holt's Wharf, Shanghai Adler, Capt. F. S., whart manager, Holt's Wharf, Shanghai Adler, E. S., managing director, Wadleigh Commercial Ld., Singapore Adler, O., signs per pro., Diethelm & Co., Ld., Bangkok Adler, W. H., assist., Reiss, Massey & Co., Ld., Shanghai Adnams, J. W., assist., Chinese Maritime Customs, Shanghai Adorjan, J., engineer, Carlowitz & Co., Mukden Aeschbach, A., assist., C. Luthy, Shanghai Agathe, E., Dodge & Seymour, Ld., Shanghai Ager, A. P., managing editor, Straits Times, Singapore Ager, C. R., assist., Yorkshire Insurance Co., Ld., Kobe Ager, C. R., assist., Yorkshire Insurance Co., Ld., Kobo Ager, J. P., assist., Sarawak Oil Fields, Ld., Sarawak Aglen, Sir F., inspector-general, Chinese Maritime Customs, Peking Aguar, V. A. d', sub-manager, Alexander Shoe Co., Shanghai Aguirre, A. V., assist., British Cigarette Co., Ld., Shanghai Aguirre, Rt. Rev. Bishop Francisco, Roman Catholic Church, Foochow Ahearn, C. D., deputy treasurer, Colonial Treasury, Singapore Ahlgeen, T. D., assist., Chinese Maritime Customs, Shanghai Anigeen, I. D., assist., Chinese Martinhe Custons, Shanghai Ahrens, J., assist., Helm Brothers, Ld., Yokohama Aiers, T. A., assist., Municipal Council, Shanghai Aiken, T., assist., Evatt & Co., Singapore Ailion, F., proprietor, Cairo Trading Co., Kobe Ailion, W., assist., Cairo Trading Co., Kobe Ainger, W. L., assist., Bukit Kajang Rubber Estates, Ld., Malacca Ainslie, E. J., assist., Lane, Crawford, Ld., Hongkong Ainsworth, E. S., assist., Asiatic Petroleum Co., Tientsin Ainsworth, E. S., assist., Asiatic Petroleum Co., Tientsin Airth, K. L., assist., Kuala Pertang Syndicate, Ld., Kelantan Aitchison, G. L., assist. master, Nieh Chih Kuei Public School, Shanghai Aitchison, J., executive engineer, P.W.D., Kedah Aitchison, W., assist., Bangkok Dock Co., Ld., Bangkok Aitken, A. N., assist., Anglo-Siam Corporation, Bangkok Aitken, E., assist, Chandless & Co., Tientsin
Aitken, W. A., general manager, Jitra Rubber Plantations, Ld., Kedah
Aitkenhead, R. C., manager, Ice and Cold Storage Co., Ld., Shanghai
Aiton, R. L., representative, Stewarts & Lloyds, Ld., Shanghai
Akehurst, H. F., assist., Hongkong Electric Co., Ld., Hongkong
Akerman, G. H., representative, Henry Simon, Ld., J. Whittall & Co., Ld., Tientsin
Akkerman, L. assist. Hawison & Croefield, Ld. Sumatra Akkerman, J., assist., Harrison & Crosfield, Ld., Sumatra Alabaster, J. W., assist., Union Insurance, Hongkong Alarcoun, J. P., assist., D. Sassoon & Co., Ld., Shanghai Alberga, A. O., export dept., Arnhold & Co., Shanghai Albers, Dr. A., merchant, Kunst & Albers, Vladivostock Albertsen, K. P., Chinese Telegraph Administration, Peking Albrecht, F., assist., China Import-Export and Bank Co., Osaka Albrect, B., assist., Koerting & Co., Tokyo Alcock, G. C., manager, Cooper & Co., Ld., Osaka Aldcrort, G. F., assist., Katz Bros., Ld., Penang Aldeguer, T. J., assist., Reuter's, Ld., Shanghai Aldridge, T. H. U., chief engineer and manager, Electricity dept., Municipality, Shanghai Alexander, C. S., treasurer, Treasury department, F.M.S. Alexander, E. D., manager, Alexander Shoe Co., Shanghai

Alexander, G. M., assist., Ker & Co., Cebu Alexander, J. M., assist., Fraser & Neave, Ld., Singapore Alexander, N., assist., Riverside (Selangor) Rubber Co., Ld., Selangor Alexander, T. A., assist., Mackinnon, Mackenzie & Co. (Japan), Ld., Kobe Alexander, T. A., assist., Mackinnon, Mackenzie & Co. (Japan), Ld., Kobe
Alexander, W. L., chartered accountant, Percy Smith, Seth & Fleming, Hongkong
Alferieff, N., assist., Frazar & Co., Ld., Shanghai
Alfes, G., assist., J. Lambooy & Co., Shanghai
Alford, G. M., manager, wharf dept., Singapore Harbour Board, Singapore
Alfred, E. S. R., assist. surgeon, Sitiawan, Perak
Alfred, F., directeur, French College, Peking
Algazin, K., assist., British Cigarette Co., Ld., Shanghai Alger, M. P., manager, Pacific Commercial Co., Cebu Algie, A. F., broker, Doney & Co., Tientsin Allain, Rev. H., Zi Ka-Wei Orphange, Shanghai Allan, A., assist. secretary, F.M.S. Railways, Kuala Lumpur Allan, A. S., engineer, Ice and Cold Storage Co., Ld., Shanghai Allan, C. S., assistant, Jugra Land & Carey, Ld., Port Swettenham
Allan, D. J., assistant, store dept., Hongkong and Whampoa Dock Co., Ld., Hongkong
Allan, E. C., assist., Riverside (Selangor) Rubber Co., Ld., Selangor
Allan, F., assist., Neilson & Malcolm, Hankow
Allan, F. H., assist., engineer, P.W.D., Muar, Johore
Allan, H. A., assist., Jardine, Matheson & Co., Ld., Hankow
Allan, J. R., assist., Jardine, Matheson & Co., Ld., Shanghai
Allan, J. W., assist., Municipal Council, Shanghai
Allan, J. W., partner, Pitcairn, Syme & Co., Batavia
Allan, T., assist., Probst, Hanbury & Co., Shanghai
Allan, T. W., partner, Syme & Co., Batavia
Allanson, C., Dental Supply Co. of China, Shanghai
Allanson, W., Dental Supply Co. of China, Shanghai
Allanson, W., Dental Supply Co. of China, Shanghai
Allara, B., assist., G. Finocchiaro & Co., Shanghai Allan, C. S., assistant, Jugra Land & Carey, Ld., Port Swettenham Allara, B., assist., G. Finocchiaro & Co., Shanghai Allard, ingenieur, Concessions Agricoles, Kontum, Annam Allegrini, —, administr.-adjoint, Phulangthuoung, Bac-Giang, Tonkin Allen, A. H., deputy-commissioner, Post Office, Chefoo Allen, A. J., assistant, Kinta Valley Estate, Ld., Perak Allen, A. W., sub-agent, Hongkong and Shanghai Bank, Kuala Lumpur Allen, C. A., assistant, Bombay-Burmah Trading Corporation, Ld., Bangkok Allen, C. W., assistant, McAuliffe, Davis & Hope, Penang Allen, E. L., commissioner of Revenue, Municipal Council, Shanghai Allen, F. C., manager, Rigold, Bergmann & Co., Singapore Allegrini, -., administr.-adjoint, Phulangthuoung, Bac-Giang, Tonkin Allen, G. C., supt., Post Office, Singapore Allen, G. L., manager, Central Agency, Ld., Chefoo Allen, G. N., assistant, Chartered Bank of India, Australia and China, Kobe Allen, H. C. W., assistant, Boustead & Co., Ld., Singapore Allen, H. G., managing director, Brunner, Mond & Co. (China), Ld., Shanghai Allen, J. W., assist., British Cigarette Co., Shanghai Allen, L. V., assist., Gill & Co., Tokyo Allen, M. A. V., warden of mines, Mines dept., Selangor Allen, P. T., secretary for Chinese Affairs, Singapore Allen, P. T., secretary for Chinese Affairs, Singapore
Allen, R. C., agent, Hongkong and Shanghai Banking Corporation, Tientsin
Allen, W., counter clerk, Eastern Extension Telegraph Co., Ld., Hongkong
Allen, W. E., assist., Kailan Mining Administration, Shanghai
Allen, W. J., assistant, Butterfield & Swire, Shanghai
Allgood, H. P., assist., wharf manager, Holt's Wharf, Hongkong
Allison, A., assist., Hongkong Electric Co., Hongkong
Allison, H. B., assist., arginger, F.M.S. Railway, Salagron Allison, H. B., assist. engineer, F.M.S. Railway, Selangor Allison, H. W., manager, Yorkshire Insurance Co., Shanghai Allman, N. F., attorney, Fleming, Allman & Worthington, Shanghai Allman, N. F., consul for Mexico, Shanghai Allson, A. S., manager, Harrison, King & Irwin, Ld., Foochow Allsop, E. P., assistant, Guthrie & Co., Ld., Medan, Sumatra Alltree, W., assist., Dairy Farm, Ice and Cold Storage Co., Hongkong Almeida, E. d', assist., Sun Life Assurance Co., Shanghai Almeida, T. G. d', assistant, Allen & Hanbury's, Ld., Shanghai

Alonco, S. M. A., assist., Transmarina Trading Co., Shanghai

Alston, D. R., assistant, Asiatic Petroleum Co. (North China), Ld., Tsingtao Alston, W. G., chief draughtsman (Puchen), Chinese Government Railways, Tientsin Alt, A., accountant, Siemens China Co., Tientsin Altadukoff, I. M., manager, Reinsurance Co., Shanghai Alther, H., assistant, Kuenzle & Streiff, Manila Alton, V. T., postmaster, Post Office, Chungking Altschul, H., assistant, Winckler & Co., Kobe Alves, A. L., merchant, A. L. Alves & Co., and vice-consul for Brazil, Hongkong Alves, Chev. J. M., merchant, J. M. Alves & Co., and consul for Brazil, Hongkong Alves, J. A. S., signs per pro., Hughes & Hough, Ld., Hongkong Amadori, G., chargé d'affaires ad hoc., Italian Legation, Bangkok Amano, A., manager, Mitsui Bussan Kaisha, Ld., Mukden Amau, E., consul-general for Japan, Harbin Ambler, G., head master, Outram Road School, Singapore Ambrose, H. J., assist., Probst, Hanbury & Co., Ld., Shanghai Ambrose, J., managing director, Horse Bazaar & Motor Co., Ld., Shanghai Ambrose, S. R., chief examiner, Maritime Customs, Shanghai Amend, A. M., assistant, Atlantic Gulf and Pacific Co., Manila Amery, S. C. P., assistant, Taikoo Dockyard and Engineering Co., Hongkong Ames, A. P., assist., Standard Oil Co. of New York, Manila Ames, A. V., manager, Segamat (Johore) Rubber Estates, Ld., Johore Ames, S. G. H., installation supt., Standard Oil Co., Taku Amidani, L., partner, Burkhardt, Amidani & Co., Shanghai Amiot, J. H., manager, Messageries Maritimes, Hongkong Amner, C., assist., Hongkong and Shanghai Banking Corporation, Shanghai Amons, F. W., assistant, The Anglo-Dutch Estates Agency, Ld., Medan, Sumatra Amory, R. H. St., assistant, Louis T. Leonowens, Ld., Bangkok Amos, C. R., assist., Chandless & Co., Tientsin Amour, J. C., supt., Kiangnan Dock and Engineering Works, Shanghai Anastasseli, C., Tientsin Tobacco Co., Tientsin Andel, Alex. W. van, manager, Holland-China Trading Co., Hongkong Andersen, A. A., foreman, Great Northern Telegraph Co., Ld., Shanghai Andersen, A. C. M., engineer-in-chief, Great Northern Telegraph Co., Shanghai Andersen, Dr. B., Union Medical College, Peking Andersen, B. A., assistant, Great Northern Telegraph Co., Peking Andersen, C. H., manager, Meklong Railway Co., Ld., Bangkok Andersen, C. S., assist., Great Northern Telegraph Co., Shanghai Andersen, E., assistant, Larsen & Trock, Shanghai Andersen, H. A., Chinsse Maritime Customs, Wuhu Andersen, L. C. C., assist., Great Northern Telegraph Co., Shanghai Andersen, R. M., assistant, Bukit Kajang Rubber Estates, Ld., Malacca Andersen, W., Chinese Maritime Customs, Chefoo Anderson, A., deputy port engineer, Port Development dept., Hongkong Anderson, A. F., assistant, Asiatic Petroleum Co. (S.S.), Ld., Malacca Anderson, A. G., assistant, Straits Times, Singapore Anderson, B. S., English Electric Co., Tokyo Anderson, C. G., branch manager, L'Urbaine Fire Insurance Co., Ld., Hongkong Anderson, C. P., assistant, Palmer & Turner, Hougkong Anderson, D., assist., engineering dept., Hongkong & Whampoa Dock Co., Ld., Hongkong Anderson, D. C., assistant, Paterson, Simons & Co., Ld., Singapore Anderson, E., Dollar S.S. Line, Kobe Anderson, E. A., assistant, British-American Tobacco Co., Ld., Shanghai Anderson, G., assistant, Chinese Maritime Customs, Shanghai Anderson, G. A., manager, British and Foreign Bible Society, Mukden Anderson, G. C., manager, Assurance Franco-Asiatique, Hongkong Anderson, G. T., assistant, New Engineering & Shipbuilding Works, Shanghai Anderson, Capt. H. A., supt. of Gaols, Kelantan Anderson, H. McClure, architect, Cook & Anderson, Tientsin Anderson, H. J. P., principal, Anglo Chinese College, Amoy Anderson, J., manager, Mentakab Rubber Co., Ld. Pahang Anderson, J., professor of medicine. University o: Hongkong Anderson, J. A. D., engineer, P.W.D., Selangor
Anderson, J. C. O'G., acting commissioner, Custom House, Hunchun & Lungchingtsun

Anderson, John E., director, Anderson Music Co., Hongkong

Anderson, J. F., assist. engineer, China Sugar Refinery, Hongkong Anderson, J. G., assist., Reiss, Massey & Co., Ld., Shanghai Anderson, J. W., assist., Standard Oil Co. of New York, Shanghai Anderson, J. W., med. practitioner, Pierce-Grove, Aubrey & Macgown, Hongkong Anderson, J. W. S., assistant engineer, Land department, Tapah, Perak Anderson, K. V. J., physical instructor, Cathedral School, Shanghai Anderson, L. A., manager, Arnhold & Co., Chungking Anderson, L. J. C., agent, Hongkong & Shanghai Bank, Saigon Anderson, N., assistant, Caldbeck, Macgregor & Co., Ld., Shanghai Anderson, P. A., professor, University, Peking
Anderson, P. M., assist., West Coast Life Insurance, Shanghai
Anderson, T. P., assist., L'Urbaine Fire Insurance Co., Ld., Hongkong
Anderson, T. R., control engineer, Electric dept., Municipality, Shanghai Anderson, W., assist., Boustead & Co., Singapore Anderson, W., assist., Boustead & Co., Singapore
Anderson, W., managing-director, Anderson Music Co., Hongkong
Anderson, W. A., solicitor, Sandakan, B. N. Borneo
Anderson, W. E., assist., Asiatic Petroleum Co., Ld., Shanghai
Anderson, W. G., manager, Kelantan Rubber Estates, Kelantan
Anderson, W. J., deputy storekeeper, P.W.D., Hongkong
Anderson, W. M., assist., Brunner, Mond & Co., Ld., Shanghai
Anderson, W. S., assist. engineer, P.W.D., Perak
Anderson, W. M., tide-surveyor, Chinese Maritime Customs, Lang Andersson, H. M., tide-surveyor, Chinese Maritime Customs, Lappa Anderton, C. F., assist., Boustead & Co., Singapore Andrautso, A., Tientsin Tobacco Co., Tientsin Andree, E., engineer, Kjellberga Successors, Ld., Tokyo Andresen, B. Owrum, consul for Norway, Kobe Andresen, V., assist., Baltic Asiatic Co., Ld., Canton Andrew, G. F., China Inland Mission Boys' School, Chefoo Andrew, J. A., assist., Wilson & Co., Tientsin Andrews, A., assist., Port Dickson Lukut (F.M.S.) Rubber Estates, Ld., Negri Sembilan Andrews, A., inspector, Peak Tramways Co., Ld., Hongkong Andrews, A. M., assist., Clouet & Co., Singapore Andrews, E. C. D., assistant, Rayner, Heusser & Co., Ld., Shanghai Andrews, J. E., assist. engineer, Arnhold & Co., Tientsin Andrews, J. E., assist. engineer, Arnhold & Co., Tientsin
Andrews, J. L., engineering dept., Sarawak Oilfields, Ld., Sarawak
Andrews, L. R., solicitor, Johnson, Stokes & Master, Hongkong
Andrews, R. H., assist. control engineer, Municipal Council, Shanghai
Andrews, R. M., president, Andrews & George Co., Inc., Tokyo
Andrews, T. E., manager, Woodlands Estate, Bukit Sembawang Rubber Co., Singapore
Andrews, W. R. N., overseer, P.W.D., Hongkong
Angeles, G. S., assist. Moller & Co., Shanghai
Angeles, G. S., assist. Thorseen & Co., Ld. Hongkong Angeles, G. S., assist., Thoresen & Co., Ld., Hongkong Angell, G. W. P., assistant, British Cigarette Co., Ld., Hankow Angenent, H., assist., Van Nie & Co., Medan, Sumatra Angleitner, J., Chinese Maritime Customs, Wuchow Angus, A. H., manager, Produce Export Co., Harbin Angus, A. H., marine surveyor, Angus & Co., Shanghai
Angwin, J., land surveyor, Public Works dept., Hongkong
Anjou, R. C. L., deputy commissioner, Chinese Maritime Customs, Chefoo
Annand, I. S., Hatch, Carter & Co., Tientsin
Annell, A. E., assist, John Little & Co., Ld., Singapore Anner, C. J., architect, China Medical Board of the Rockefeller Foundation, Peking Anner, C. W., architect, China Medical Board of the Rockefeller Foundation, Peking Annett, M. A., director, T. E., Griffith, Ld., Canton Annett, W. E., acting assist staff secretary, Chinese Maritime Customs, Peking Anseau, F., chief electrician, Kailan Mining Administration, Tientsin Ansell, J., assist., United Engineers, Ld., Singapore Anslow, F. P., steward, Government Civil Hospital, Hongkong Ansoleaga, M. de, assist., Smith, Bell & Co., Manila Anten, L. C. G., assist., N. V. Rubber Mij. Basilam, Sumatra Anthony, B. B., assist., Standard Oil Co. of New York, Canton Anthony, C. E., dir. commercial, Société Française des Verreries d'Indo-chine, Haiphong

Anz, O. H., partner, O. H. Anz & Co., Chefoo

Aoki, S., consular judge, Japanese Consulate, Shanghai Aplin, F. G., assist., supt., Chandu Monopoly dept., Seremban, Selangor Aplin, T. A. D., assistant, Wise & Co., Manila Appelboom, C., assist., Asiatic Petroleum Co., Ld., Shanghai Appleby, H., signs per pro., Katz Bros., Ld., Bangkok Appleton, G. B., Chinese Maritime Customs, Chinkiang Apps, F., manager, Robinson & Co., Ld., Singapore Aquino, J. F. d', Sun Life Assurance Co., Tokyo Arab, Geo. F., assist., Sale & Frazar, Ld., Osaka Arakie, D., editor, Capital & Trade, Shanghai Araneta, G., vice-president, Philippine Guaranty Co., Inc., Manila Araneta, S. director, Insular Assurance Co., Ld., Manila Arathoon, H. S., partner, Stephens, Paul & Co., Singapore Arathoon, L. S., partner, Stephens, Paul & Co., Singapore Arathoon, M. S., partner, Grosvenor Hotel and Raffles Hotel, Singapore Arbenz, H. R., architect and civil engineer, Singapore Arbuthnot, V., merchant, Arbuthnot & Co., Shanghai Archer, C. H., vice-consul for Great Britain, Kobe Archer, C. H., vice-consul for Great Britain, Kobe
Archer, C. S., Chinese Maritime Customs, Wuhu
Archer, H. A. F., o.B.E., vice-consul, shipping office, British Consulate, Shanghai
Archer, J. B., district officer, Sibu, Sarawak
Archer, W., assist., New Engingeering and Shipbuilding Works, Ld., Shanghai
Archibald, H., assist., Central China Post, Hankow
Archibald, John, editor, Central China Post, Hankow
Archibald, jr., John, Central China Post, Hankow
Archibald, J. R., assist., Green Island Cement Co., Ld., Deepwater Bay, Hongkong Arculli, O. el. army contractor, Hongkong Ardron, G. H., manager, Siam Commercial Bank, Bangkok Argall, C. B. K., manager, Hill Pharmacy, Kobe Argent, W. A., general managing-director, Mackenzie & Co., Shanghai Aries, R. B., civil engineer, United Engineers, Ld., Singapore Arita, H., consul-general, Japanese Consulate, Tientsin Ariztegui, F., Roman Catholic Order of S. Francis, Chefoo Armand, A., receveur, Postes et Telegraphes, Haiphong Armour, N., counsellor for American Embassy, Tokyo Armstrong, C. H., boarding officer, Marine dept., Singapore Armstrong, F. C., assist. manager, Old Kellas Estate, Perak Armstrong, H. J., solicitor, Deacons, Hongkong Armstrong, T., inspector, Sanitary dept., Hongkong Armstrong, V. H., assist., Eastern Trading Co., Shanghai Armstrong, W., resident engineer, China Light and Power Co., Hongkong Armstrong, W. A., assistant, Atkins, Kroll & Co., Zamboanga Arnao, M., charge d'Affaires, for Spain, Tokyo Arndt, W. F., assist., Admiral Oriental Line, Shanghai Arndt, W. F., assist., Admiral Oriental Line, Shanghai Arnhold, C. H., merchant, Arnhold & Co., Ld., Shanghai Arnhold, H. E., merchant, Arnhold & Co., Ld., Shanghai Arnold, C., chief accountant, Vacuum Oil Co., Hongkong Arnold, E. L., assist. manager, Commercial Union Assurance Co., Shanghai Arnold, F. J., assistant, De Bataafsche Petroleum Maatschappy, Sumatra Arnold, J., American Commercial Attache, Shanghai Arnold, J., assistant, export dept., Arnhold & Co., Ld., Shanghai Arnold, John, secretary, Hongkong, Canton & Macao Steamboat Co., Hongkong Arnold, L., assist. electrical engineer, Electric Light dept., P.W.D., Selangor Arnold, M. H., assistant, Hongkong Electric Co., Hongkong Arnold, T. assist., Hongkong, Canton and Macao Steamboat Co., Ld., Hongkong Arnot, D. B., assist. conservator of Forests, Kajang, F.M.S. Arnott, T., works manager, Green Island Cement Co., Hongkong Arnoux, G., assist. secretary, Municipal Council for French Settlement, Shanghai Aroud, Rev. C., Roman Catholic Mission, Wenchow-Santuao Arrindell, H. S., collector of Land Revenue, Sandakan, B. N. Borneo Arthur, G. D., Carmichael & Clarke, Hongkong Arthur, G. R., assistant, Mustard & Co., Inc., Shanghai Arthur, J. S. W., public prosecutor. Penang Arthur, R. T. G., assistant, Paterson, Simons & Co., Ld., Singapore

Arthur, S. A., assistant, Gibb, Livingston & Co., Ld., Hongkong Arthur, Thos., partner, Goddard & Douglas, Hongkong Artindale, F. H., assistant, Geddes & Co, Shanghai Artindale, F. H., assistant, Geddes & Co., Shanghai Artindale, R., assist., White-Cooper & Co., Shanghai Asayama, I., manager, Toyo Menka Kaisha, Ld., Hongkong Aschengreen, J., East Asiatic Co., Ld., of Copenhagen, Dairen Asger, Dr. M. E., dental surgeon, Hongkong Ash, S. H., assist., Hongkong and Shanghai Bank, Shanghai Ashbourne, E. J., assistant, Federal Dispensary, Ld., Selangor Ashby, C. F., medical officer, Batang Padang, Perak Ashdowne, K., assistant, Chinese Maritime Customs, Shanghai Ashe, F. P. C., assist. manager, Scottish Union and National Insurance, Shanghar Ashford, G. R., assistant, British Cigarette Co., Hankow Ashford, H., assist., Shanghai Dock and Engineering Co., Ld., Shanghai Ashley, A. J., assistant, Gibb, Livingston & Co., Ld., Shanghai Ashley, A. J., assistant, Gibb, Livingston & Co., Ld., Shanghai
Ashley, C. A., A.C.A., Lowe, Bingham & Matthews, Shanghai
Ashley, M. S., assistant, C. J. Ashley, Shanghai
Ashley, M. S., assistant accountant, Post and Telegraph dept., F.M.S.
Ashton, A. E., assistant accountant, Post and Telegraph dept., F.M.S.
Ashton, F. R., resident medical officer, Alice Memorial Hospital, Hongkong
Ashton, H. N. O., financial officer, Hospitals, Medical dept., Singapore
Ashworth, G. C., assistant, Borneo Co., Ld., Singapore
Ashworth, J. H., sub-accountant, Chartered Bank of India, Aust. and China, Canton
Ashworth, R., assistant, Borneo Co., Ld., Singapore
Asker, C. P. C., assist, Chinese Maritime Customs, Hankow
Aslet, Ch. A., assistant, Abraham & Co., Kohe Aslet, Ch. A., assistant, Abraham & Co., Kobe Aslett, F., sanitary inspector, Hongkong Asmus, H., assist., C. Illies & Co., Kobe Asmus, H. J. assist., British-American Tobacco Co., Hankow Aspart, J., overseer, Albert Portail, Saigon Aspeslagh, A., engineering dept., Sarawak Oilfields, Ld., Sarawak Aspland, Dr., surgeon, Central Hospital, Peking Assiter, A. H., assistant treasurer, Municipality, Singapore Assumpção, J. C. P. d', assistant, Dodwell & Co., Ld., Shanghai Assymont, A. A., assist. manager, Chinese Eastern Railway Administration, Harbin Aster, J. von, assistant, Melchers & Co., Shanghai Asterley, H. C., assistant, Borneo Co., Ld., Singapore
Asterley, H. C., assistant, Borneo Co., Ld., Singapore
Astington, B., assistant, Paterson, Simons & Co., Ld., Singapore
Aston, A. V., district officer, Bukit Mertajam, Penang
Aston, F. W., manager, (Kolambugan), Kolam. Lumb. & Developt. Co., Manila
Athorne, N. C., mgr., Amalgamated Malay Estates, Ld., Jinjang Estate, Kuala Lumpur
Atienza, Dr. V. N., physician and surgeon, Hongkong
Athirs, A. assistant, Dunlon Rubber Co., Koba Atkins, A., assistant, Dunlop Rubber Co., Kobe Atkins, A. E., assistant, Asiatic Petroleum Co., Ld., Hongkong Atkins, E. D., assist. general manager, Anglo-Siam Corporation, Ld., Bangkok Atkins, F. J., assistant, Eastern Extension Telegraph Co., Saigon Atkins, J. R., assistant, Warner, Barnes & Co., Ld., Manila Atkins, S. W., consul for Netherlands, Amoy
Atkinson, C., shipwright, Hongkong & Whampoa Dock Co., Kowloon, Hongkong
Atkinson, C. W., general manager, Standard Oil Co. of New York, Shanghai
Atkinson, H. A., assistant, Shanghai Tug and Lighter Co., Ld., Shanghai Atkinson, J., shipping dept., United Engineers, Ld., Singapore Atkinson, L. O., assist., Port Dickson-Lukut (F.M.S.) Rubber Estates, Ld., N. Sembilan Atkinson, R. D., solicitor, Tilleke & Gibbins, Bangkok Atkinson, W. L., architect and director, Atkinson & Dallas, Ld., Shanghai and Peking Aton, -, chef de service, Travaux Publics, Saigon Attree, T., Mustard & Co., Tientsin and Shanghai Atwell, R. E., assistant, Asiatic Petroleum Co., Canton Atwell, W. E., Lowe, Bingham & Matthews, Tientsin Aubert, R., directeur adjoint. Société Cotonniere du Tonkin, Haiphong Aubrey, G. E., medical practitioner, Pierce-Grove, Aubrey & Macgown, Hongkong

Aubry, —, ingénieur, Arrondissement d'Hydraulique, Thua-thien, Annam Aucott, E. F., signs per pro., Jardine, Matheson & Co., Ld., Hongkong and Shanghai Audiffret, E. J., assistant, Asiatic Petroleum Co. (South China), Ld., Canton

Auer, A., assistant, Keller & Co. Ld., Manila

Augé, P., consul for France, Swatow Auger, agent de culture, Société des Etab. Delignon, Kontum, Annam Augustin, P. B., s.J., directeur, Hautes Etudes Industrielles et Commerciales, Tientsin Aumuller, K. H., British-American Tobacco, Co., Ld., Hankow Aune, E., superintendent, Revenue Surveys, Negri Sembilan Aureau, A., fondé de pouvoirs, Charrière, Dufourg, Garriguenq et Cie., Haiphong Aurely, G., merchant, Singapore Austen, W. E., assistant, Moutrie & Co., Ld., Shanghai Austin, D., assistant, Taikoo Sugar Refinery, Hongkong Austin, E., Shantung Overseas Trading Co., Chefoo Austin, F., manager, A. J. David, Hongkong Austin, G., assistant, Nestlé & Anglo-Swiss Condensed Milk Co., Hongkong Austin, J. G., assistant, British-American Tobacco Co., Ld., Selangor Austin, J. H., assistant, A. S. Watson & Co., Hongkong Austin, K. W. H., assist. supt., Police dept., Penang Austin, L. C., assist., British Cigarette Co., Ld., Shanghai Austin, N. J., sub-manager, Chartered Bank of India, Aust. and China, Tientsin Austin, R., director, Sale & Co., Tokyo Austin, R. McP., vice consul, British Consulate, Manila Ausutt, W., assist. manager, Georgia Khartoun Estate, Negri Sembilan Avasia, G., assist., Gillespie & Sons, Hankow Avenell, G. W., assistant, Lane, Crawford, Ld., Hongkong Avent, J. M., assistant, Standard Oil Co. of New York, Tsinan Averianoff, A., assist., British Cigarette Co., Hankow Averianoff, A., assist., British Cigarette Co., Hankow Avering, E., assistant, Holstein & Co., Kobe Aveyard, G. S., manager, Jardine Engineering Corporation, Shanghai Aylmore, G. S. A., assist., Kepong (Malay) Rubber Estates, Ld., Selangor Aylward, Dr. B. H. S., Port Health Officer, Shanghai Aylward, W. P., assistant supt., Survey dept., F.M.S. & S.S., Perak Aymami, A., manager, Vacuum Oil Co., Hoilo, P.I. Ayre, C. F. C., headmaster, Anderson School, Ipoh, Perak Ayres, P., assistant surveyor, Public Works Dept., Shanghai Ayton, W. G., manager, Osborne & Chappel, Ipoh, Perak Azevedo, A. C., assist., China Underwriters' Agency, Shanghai Azevedo, C., assistant, Dodwell & Co., Shanghai Aznar, R., manager, Davao Office, Torrejon, Jurika & Co., Inc., Zamboanga Baart, A., administrateur, Java Immigration Bureau A.V.R.O.S., Medan, Sumatra Babb, M., R.N., Hospital, Soochow Babbidge. H. G., assistant, Taikoo Dockyard and Engineering Co., Ld., Hongkong Babcock, L. S., secretary, Babcock & Templeton, Inc., Manila Babcock, W. R., president, Babcock & Templeton, Inc., Manila Baber, J. M., manager, Bedong Malaya Rubber, Ld., Kedah Babick, W., signs per pro., Holstein & Co., Kobe Babillot, ingénieur, Arrondissament d'Hydraulique, Hue, Annam Bachelor, W., office assistant, Colonial Government, Singapore Bachman, L. C., assist., Andersen, Meyer & Co., Ld., Mukden
Back, C. de, assistant, Netherlands Trading Society, Kobe
Backett, S. H. E., assistant, Lane, Crawford, Ld., Hongkong
Backhouse, C. E., assistant, James H. Backhouse, Ld., Hongkong
Bacon, B. McL., assist, Hongkong and Shanghai Banking Corporation, Singapore
Badaul, L., underground forement Keilen Mining Administration, Tientsin Badaul, L., underground foreman, Kailan Mining Administration, Tientsin Badeley, J. E., barrister-at-law, Hansons, Shanghai Badger, R., assistant, Bukit Sintang Rubber Estates, Malacca Baeff, L., Mei Hwa Fur Trading Corporation, Tientsin Baer, A., director, Huber & Co., Shanghai Baggallay, J. K., assistant, Butterfield & Swire, Shanghai Baggarlay, J. K., assistant, Butterlied & Swife, Shanghai
Baggarl, H., assistant, Great Northern Telegraph Co., Ld., Shanghai
Bagnall, H. H., assist. supt., Chandu Monopoly dept., Selangor
Bagram, J. T., merchant, acting consul general for Siam, Hongkong
Bahnson, F. W., merchant, Hankow
Bahnson, Capt. J. J., genl. mgr. in the Far East, Great Northern Telegraph Co., S'hai.
Bahon, F. P., assist., Caldbeck, Macgregor & Co., Ld., Shanghai
Bahr, H. V. assist., Factories, Kodel, Co., Shanghai

Bahr, H. V., assist., Eastman Kodak Co., Shanghai

Bahr, P. J., merchant, Shanghai

Baile, C. J., assist. manager, H. W. Evans & Co., Seremban, Negri Sembilan Bailey, A. S., partner, Bannon & Bailey, Selangor Bailey, C. V., partner, Evatt & Co., Singapore Bailey, F. C., acting accountant, International Banking Corporation, Manila Bailey, F. O., Pekin Syndicate, Ld., Peking Bailey, H. P., assistant, Arnhold & Co., Shanghai Bailey, J., vice-consul for Great Britain, Nakawn Lampang, Bangkok Bailey, Dr. J. M., Stout Memorial Hospital, Wuchow Bailey, L. C., assistant, Sadenak Rubber Estates, Ld., Johore Bailey, P., assist., Dunlop Rubber Co. (Far East), Ld., Kobe Bailey, R., director, British-American Tobacco Co., Ld., Shanghai Bailey, R., director, British-American Tobacco Co., Ld., Shanghai Bailey, R. V., assistant, Smith, Bell & Co., Ld., Manila Bailey, W. C., assist., Butterfield & Swire, Hongkong Bailey, W. H., driller, Sarawak Cilfields, Ld., Sarawak Bailey, W. S., managing director, W. S. Bailey & Co., Hongkong Baile, J. H. H., assist., Glenshiel Rubber Estates Co., Ld., Selangor Bailiff, L., sanitary inspector, French Municipal Council, Shanghai Baillie, R. B., assistant, Bombay-Burmah Trading Corporation, Ld., Bangkok Baills, employe de commerce à Duc-Phu, Province de Quang-Nam, Annam Bain, C. M., assistant, Hopkins, Dunn & Co., Ld., Shanghai Bain, H. China Merchants Steam Navigation Co. Wenchow Bain, H., China Merchants Steam Navigation Co., Wenchow Bain, J., inspector of Schools, Perak Bain, Dr. M. C., assist., Fowlie & Black, Singapore Bain, N. N., district officer, Kuala Kangsar, Perak Bain, V. L., assistant conservator of Forests, Negri Sembilan Bain, W., assist., Borneo Co., Ld., Bangkok Baires, C., harbour-master, Marine Office, Tampin, Negri Sembilan Baird, A. C., assistant, Castlefield (Klang) Rubber Estate, Ld., Selangor Baird, A. M., assistant, United Engineers, Ld., Singapore Baird, J. P., municipal commissioner, Sarawak Bairnfather, R. M. P., assist., Chinese Maritime Customs, Nanking Bais, Dr. W. J., Simelvengoen Central Hospital, Sumatra Bakanoff, A., surveyor, Lothar Marcks, Mukden Baker, A., The China Export Corporation, Tientsin Baker, A. C., collector of Land Revenue, Land Office, Malacca Baker, A. F. sub-manager Hongkong and Shanghei Barking Corporation. Baker, A. E., sub-manager, Hongkong and Shanghai Banking Corporation, Shanghai Baker, A. J., accountant, W. R. Loxley & Co., Hongkong Baker, Rev. B. L., and wife, American Baptish Mission, Swatow Baker, Cyril J., managing director, Baker, Morgan & Co., Selangor Baker, E., assistant, United Engineers, Ld., Singapore Baker, E. H., assist., Seth, Mancell & McClure, Shanghai Baker, F., overseer, P.W.D., Hongkong Baker, F. H., signs per pro., Katz Bros, Ld., Penang Baker, F. S. M., assistant, Gas Co., Id., Shanghai Baker, F. W., assistant, North China Daily News & Herald, Shanghai Baker, H. H., assist., Twyford & Co., Tientsin
Baker, Hugh B., partner, Rodyk & Davidson, Singapore
Baker, H. E., civil engineer, Kiukiang
Baker, H. F., signs per pro., Liddell, Brothers & Co., Hankow
Baker, H. H., assistant, Rubber Estates of Krian, Ld., Kedah
Paleon, L. assistant, Supan Refining Co. Hanklow Baker, J., assist., China Sugar Refining Co., Hongkong Baker, J. S., aide-de-camp to Governor, Singapore Baker, M., executive engineer, P.W.D., Kuala Lipis, Pahang Baker, M. P., assist meter and testing engineer, Electricity dept., Municipality, Shanghai Baker, R. A., agent, Thos. Cook & Son, Ld., Tientsin Baker, S., chief engineer, China Sugar Refining Co., Hongkong Bakes, J. L., assistant, Standard Oil Co. of New York, Hankow Bakker, H. J., assistant manager, Eastman Kodak Co., Shanghai Bakker, Q. G., assist., Netherlands Trading Society, Kobe Balanof, O., Detal Supply Co. of China, Shanghai Balback, E., Jardine, Matheson & Co., Mukden Baldock, J., A.C.A., assist., Lowe, Bingham & Dunman, Singapore Baldock, M., assistant, Smith, Bell & Co., Ld., Cebu

Baldwin, A. C., director, Macondray & Co., Inc., Manila

Baldwin, F., Continental Industrial Co., Peking

Baldwin, F. B., vice-president, Asia Life Insurance Co., Shanghai Baldwin, G., assist., Sun Life Assurance Co. of Canada, Shanghai

Baldwin, G., assist., Sun Life Assurance Co. of Canada, Shanghai Baldwin, G., Union Lodge, Tientsin Baldwin, J. W., manager, Squires, Bingham & Co., Shanghai Baldwin, N., merchant, Macondray & Co., Inc., Manila Baldwin, R., assist., Atkinson & Dallas, Ld., Shanghai Baldwin, R. C., cashier, International Banking Corporation, Manila Balean, H., med. prac., Harston, Black, Balean, Koch, Taylor & Morrison, Hongkong Balfour, K., superintendent, Tebong Rubber Estates, Ld., Malacca Ball, G. V., sub-accountant, National City Bank, Shanghai Ball, H., head master, Malay College, Perak Ball, J. A., assistant accountant, F.M.S. Railways, Selangor Ball, R. H., supt., British Cigarette Co., Han River Factory, Shanghai-Hankow Ball, S. G., assist., Dunlop Rubber Co. (Far East), Ld., Kobe

Ball, S. G., assist., Dunlop Rubber Co. (Far East), Ld., Kobe

Ball, W. C., shipping section, Standard Oil Co. of New York, Shanghai Ballantine, J. W., consul for U.S.A., Tokyo Ballantyne, D. L., assist. manager, Equitable Banking Corporation, Hongkong

Ballantyne, R. H., assist., Asiatic Petroleum Co., Ld., Chungking

Ballard, A. H., Lowe, Bingham & Matthews, Shanghai

Ballaudras, Ch., assistant, E. Goyet, Shanghai
Ballaudras, Ch., assistant, E. Goyet, Shanghai
Balls, A. J., member, Smith, Bell & Co., Manila
Balza, J. I., health officer, Medical dept., Kedah
Bander, S. M., traffic inspector, Canton-Kowloon Railway Co., Canton
Banham, F. C., manager in the Far East, Wilkinson, Heywood & Clark, Shanghai
Baning, J. A. A., manager, "Holland," Trading Co., Singapore
Banks, A. S., sub-editor, Singapore Free Press, Singapore
Banks, F. curator, Museum, Sarawak

Banks, E., curator, Museum, Sarawak Banks, H. H., magistrate, Negri Sembilan

Banks, O. C., assist., Whiteaway, Laidlaw & Co., Ld., Shanghai Banner, D. H., Butterfield & Swire, Tientsin

Bannerman, G. H. M., assist. engineer, Hongkong Electric Co., Hongkong

Bannon, R. B., partner, Bannon & Bailey, Selangor

Baptie, R., sub-accountant, Chartered Bank of India, Australia and China, Selancor Baptista, G. M., Eastern Extension, Australasia and China Telegraph Co., Shanghai

Baptiste, agent, Travaux Publics, Province du Quang-Binh, Annam

Baranoff, A., Peking Union Medical College, Peking Barbash, B. S., commission agent, Shanghai Barbash, N. V., Compagnie Internationale des Wagons, Harbin

Barber, J., mgr. and traffic supt., Chinese Govt. Railways, Honan Line, Peking & Tientsin Barber, J. W., assist., Nestle & Anglo-Swiss Milk Co., Shanghai Barber, N. C., assist., Bradley & Co., Hongkong Barberat, L., manager, International Savings Society, Canton Barberot, A., assistant, French Municipal Council, Shanghai Barbour, G., inspector, Singapore Traction Co., Ld., Singapore Barbour, G., Paredessor, University, Paking

Barbour, G. B., professor, University, Peking

Barby, H. W. v., assistant, Bornemann & Co., Hongkong

Barclay, C., botanist, Holland-Amercian Plantation Co., Sumatra Barclay, D. S., assistant, Broome Rubber Plantations, Ld., Selangor

Barclay, H. A. Hay, veternary surgeon. Singapore Barclay, T. C., assist., Taikoo Sugar Refinery, Hongkong Barclay, W. A., stillman, Sarawak Oilfields, Ld., Sarawak

Bardens, F. C., Cornabe, Eckford & Sears, Tsingtao Bardens, F. C., assist., F. J. Bardens, Dairen Bardens, F. J., merchant, Dairen Bardens, S. J., assist., F. J. Bardens, Dairen

Bardet, —., inspecteur, Douanes et Regies, Tourane, Annam Bardon, —., maitre, Phare De Poulo-Canton, Province de Quang-Ngai, Quinhon, Annam Bargmann, F., signs per pro., United Dyes & Chemical Works, Ld., Hankow Bargones, E. L., chief clerk, Dollar Line, Shanghai

Baring, H., assistant master, Public School for Boys, Shanghai

Barker, A., merchant, Barker & Kengchuan, Singapore

Barker, Major A., signs per pro., Arnhold & Co., and director, Peking Electric Co., Peking Barker, A., signs per pro., Straits and China Textile Co., Singapore

Barker, C. A. jr., manager, American-Oriental Bank of Fukien, Foochow Barker, C. A. jr., manager, American-Oriental Bank of Fukien, Foochow
Barker, E., clerk, Fu Chung Corporation, Peking
Barker, F. S., assistant, Weeks & Co., Shanghai
Barker, G. S., assistant, British-American Tobacco Co., Shanghai
Barker, P. E., assistant, Gibb, Livingston & Co., Hongkong
Barker, R. J., assistant manager, International Export Co. (Kiangsu), Ld., Nanking
Barker, S., director, Bradley & Co., Shanghai
Barker, T. M., professor, Peking University, Peking
Barker, W. G., electrician, Eastern Extension Telegraph Co., Hongkong
Barkshire, C. A., assistant, Pitcuirn, Syme & Co., Sourabaya
Barlow A. H., chief manager, Hongkong and Shanghai Banking Corporation, Hongkong Barlow, A. H., chief manager, Hongkong and Shanghai Banking Corporation, Hongkong Barlow, jr., C. C., Chinese American Hospital, Ningpo Barnard, B. H. F., deputy conservator of Forests, Selangor Barnard, J. M., Chinese Government Salt Revenue, Peking Barnard, L. T., assist., British-American Tobacco Co. (China), Ld., Nanking Barnes, A. C., assist., The Texas Co., Shanghai Barnes, A. E., assistant, Chinese Maritime Customs, Shanghai Barnes, D. F., supervisor, Eastern Extension Telegraph Co., Singapore Barnes, E. C., manager, Warner, Barnes & Co., Manila Barnes, F. II., assistant, Singer Sewing Machine Co., Hongkong Barnes, G. H., sub-accountant, International Banking Corporation, Osaka Barnes, J. D., assistant, British Cigarette Co., Ld., Shanghai Barnes, L. H., resident engineer, Peking-Mukden Railway, Tientsin Barnes, P. C., assistant, P. & O. Steam Navigation Co., Singapore Barnes, W. H., field officer, Agriculture dept., Negri Sembilan Barnet, J., overseer, Waterworks, P.W.D., Hongkong Barnett, E. P., acting manager, Eastern Sumatra Rubber Estates, Ld., Sumatra Barney, W. B., assistant, Dollar Steamship Line, Manila Barnhardt, C., assistant, Standard Oil Co. of New York, Shanghai Barnwell, S., assistant, Hankow Dispensary, Hankow Baronnet, Ste., administrateur, Soc. Anonyme des Riz d'Indo-chine Denis Freres, Saigon Baronoffsky, M., Wassard & Co., Vladivostock Baroukh, Daniel F., general manager, Baroukh Trading Co., Shanghai Barr, C. I., assistant agent, Great Northern Railway, Shanghai Barr, D. G., assistant, Osborne & Chappel, Ipoh, Perak Barr, L., assist., Shanghai Tug and Lighter Co., Ld., Shanghai Barr, W. R., assist. manager, Linotype and Machinery, Ld., Shanghai Barraclough, E., secretary and general manager, Hall & Holtz, Ld., Shanghai Barraclough, E. S., assistant, Arnhold & Co., Ld., Shanghai Barraclough, F. C., assistant master, Victoria Institution, Selangor Barradas, E. A., assist., Arkell & Douglas, Inc., Shanghai Barrau, -., payeur-receveur municipal, Haiphong Barreira, M. J., examiner, Chinese Maritime Customs, Hankow Barres, Le Roy des, doctor of medicine, Hanoi Barrett, A. E., assistant, Douglas & Grant, Saigon Barrett, A. L., solicitor, Bryant & Tayor, Perak Barrett, A. L., Singer Sewing Machine Co., Shanghai Barrett, R. T., Hongkong Daily Press, Hongkong Barretto, F. D., manager, Barretto Shipping and Trading Co., Singapore Barriere, Ch., Land Commission, French Municipal Council, Shanghai Barrière, P. H., civil engineer, Etablissements Brossard Mopin, Singapore Barrington, W. O., architect, Hemmings & Berkley, Hankow Barrios, A. C., president, Visayan Stevedore-Transportation Co., Iloilo, P.I. Barron, G. D., assist. supt. of surveys, Survey Office, Johore Barron, P. A. R., assist., Borneo Co., Ld., Bangkok Barros, M., Eastern Extension, Australia and China Telegraph Co., Shanghai Barrow, J. E., assist. engineer, China Light and Power Co., Hongkong Barrow, J. W., architect, Palmer & Turner, Shanghai
Barry, F. C., accountant, Hongkong and Shanghai Hotels, Ld., Hongkong
Barry, T. A., accountant, Hongkong Telephone Co., Hongkong
Barson, G. C., Jardine Engineering Corporation, Ld., Tientsin

Barthas, C., directeur technique, Societe des Ciments Portland, Haiphong Barthe, inspecteur, Garde Indigene, Province de Quang-Tri, Annam

Bartlett, D., manager, Lahat Mines, Ld., Perak

Bartlett, R. M., instructor, University, Peking Bartlett, V. N., master, Government English School, Kuala Lipis, Pahang Bartley, F. P., assist. surveyor, Public Works department, Shanghai Bartley, H. S., assistant master, Ellis Kadoorie Public School, Shanghai

Bartley, W., acting commissioner of lands, Land Office, Singapore Bartley, W., secretary to Resident, Selangor Barton, A. L., assist., E. D. Sassoon & Co., Ld., Hongkong Barton, H., Standard Oil Co. of New York, Changsha

Barton, L. H., pharmacist, Health dept., Shanghai

Barton, Sir S., K.B.E., C.M.G., consul-general for Great Britain, Shanghai

Barton, W. M., assist, Dodwell & Co., Foochow

Basagoiti, W. P. de, assist., A. C. Harper & Co., Selangor Baseggio N., Cie. Italiana d'Estremo Oriente, Shanghai

Baskerville, H. C., accountant, Commercial Union Assurance Co., Ld., Singapore

Bass, T. H., assist., British Cigarette Co., Ld., Shanghai

Bassail, Y., correspondence dept., International Savings Society, Shanghai

Bassett, A., director, British-American Tobacco Co., Ld., Shanghai Bassett, L., French Municipal Council, Shanghai

Bassis, M., assist., British-American Tobacco Co. (China), Ld., Shanghai

Bassompiere, A. de, ambassador for Belgium, Tokyo

Bastable, H. A., A.M.I.E.E., signs per pro., Hunter & Co., Osaka Basto, A. H., partner, Raven & Basto, Hongkong Basto, A. J., Chinese Maritime Customs, Swatow

Basto, C.H., architect. Little, Adams & Wood, & consul ad hon. for Bolivia, H'kong.-Canton

Basto, J. J., partner, Noronha & Co., Hongkong

Basto, J. M. de Castro, partner, Noronha & Co., Hongkong

Basy, -., resident, Lang-Son, Tonkin

Bataille, L., Kailan Mining Administration, Tientsin

Batchelor, R. K., merchant, Deacon & Co, Ld, Canton Batchelor, R. O., assistant, Lloyd's Register of Shipping, Yokohama

Bate, E. H., resident engineer, Gunnong Pulai Waterworks, Singapore
Bateman, E. F., secretary and gen. manager, Caldbeck, Macgregor & Co., Ld., Shanghai
Bateman, H., accountant, Department of Public Works and Itailways, Sarawak
Bateman, O. R. S., chartered accountant, Category & Bateman, Singapore

Bateman, R. W., assist., Probst, Hanbury & Co., Shanghai

Bateman, S. H., clerk in charge, Stamp office, Singapore Bates, B. R., assist. agent. Dollar Steamship Lines, Ld., Singapore

Bates, G. T., assistant, Borneo Co., Ld., Sarawak

Bates, H. Brian, manager, Eagle and Globe Steel Co., Ld., Shanghai

Bates, H. G., assist., Anglo-Sumatra Rubber Co., Ld., Sumatra

Bates, M. S., professor, University, Nanking Bates, R. I. W., assistant, Vacuum Oil Co., Shanghai

Bateson, C. F., field assist., Sarawak Oilfields, Ld., Sarawak

Bateson, E., mycologist and agricultural adviser, Mycologists' dept., Jesselton, B.N.B Bath, V. C., assist., Lewis & Peat, Singapore Bathellier, P., fonde de pouvoirs, Banque de l'Indochine, Saigon Bathurst, A. M., assist, Borneo Co., Ld., Sarawak

Bathurst, E., Chinese Maritime Customs, Kiukiang Bathurst, H. C., deputy controller of Labour, Penang

Batson, R., shipping and forwarding dept., Thos. Cook & Son, Ld., Tientsin Batstone, S. C., assist., British-American Tobacco Co., Ld., Bangkok Batteke, W. H. G. L., assistant, Merkamp & Co., Manila Battley, W., assist. examiner, Chinese Customs, Shanghai Batwell, D. A., assistant, Borneo Co., Ld., Bangkok Bauckham, E. W., publisher, Rosenstock's Directory, Shanghai

Baud, J., merchant, Gerin, Drevard & Co., Canton

Baude, R., inspector, Chinese Government Salt Revenue Administration, Hangchow Baudez, M., consul for France, Shanghai

Bauer, P., director, Ching Hsing Minen G.m.b.H., and consul for Austria, Tientsin Baugh, C., senior warder, criminal prison, Prisons dept., Singapore

Baughan, G. E., assist. supt., Police dept., Penang Baukham, E. W., general manager, Office Appliance Co., Shanghai Baukham, G. E., Chinese Maritime Customs, Harbin

Bauman, C. T., accountant, Standard Oil Co. of New York, Bangkok

Baumann, W., assist., Melchers & Co., Shanghai Baumber, J., agent, Sanderson, Bros. & Newbould, Ld., Sheffield, Fraser & Chalmers, S'hai. Baumgartner, E., merchant, Siber, Hegner & Co., Tokyo and Kobe Baumgartner. E. J. V., sub-agent, Hongkong and Shanghai Bank, Shanghai Baute, P., Yao Hua Mechanical Glass Co., Chinwangtao Bavaras, fondé de pouvoirs, Société des Etab. Delignon, Kontom, Annam Baxter, A., Canton Christian College, Canton Baxter, A., Canton Christian College, Canton
Baxter, A. C., assist., Straits Trading Co., Ld., Penang
Baxter, C. H., assist., John Little & Co., Ld., Singapore
Baxter, H. A., supervisor Eastern Extension Telegraph Co., Ld., Singapore
Baxter, H. G., sub-acct., Chartered Bank, Kuala Lumpur
Baxter, J. R., assist., Sapong Rubber and Tobacco Estates, Ld., Jesselton, B. N. Borneo
Baxter, R., assistant, laboratory, Health dept., Shanghai
Bayes, H. N., district signal engineer. F.M.S. Railways, Selangor
Bayes-Davy, S., surveyor, Paulsen & Bayes-Davy, Shanghai
Bayes-Davy, S., surveyor, Paulsen & Bayes-Davy, Shanghai Bayle, E., assistant, Vendrell, Mustaros & Co., Kobe Bayle, G., agent, Societe Cotonniere du Tonkin, Haiphong Bayley, G., assistant, Kinta Kellas Rubber Estates, Ld., Perak Bayley, P. J., assist., British Cigarette Co., Ld., Shanghai Bayne, H. Hunter, chartered accountant, H. H. Bayne& Co., Manila Baynes, R. F., assist., British Cigarette Co. Ld., Shanghai Baynes, R. F., assist., British Cigarette Co. Ld., Shanghai Bayol, Rev. A., supérieure, Procure des Lazaristes, Shanghai Bazeley, W. N., solicitor, Allen & Gledhill, Singapore Bazell, C., headmaster, Malay College, Kuala Kangsar, Perak Bazet L., Compagine de Tramways, Tientsin Beach, J. H., assistant, Standard Oil Co. of New York, Shanghai Beach, J. S., overseer, P.W.D., Hongkong Beach, N. B., manager, Kinta Kellas Rubber Estates, Perak Readdington, J. R., assist, manager, Asiatic Petroleum Co. Ld. Beaddington, J. R., assist. manager, Asiatic Petroleum Co., Ld., Tientsin Beal, P. G., deputy traffic manager, F.M.S. Railway, Kuala Lumpur Beale, C. J., assistant, British-American Tobacco Co. (China), Ld., Shanghai Beale, N. G., manager, General Electric Co. of China, Shanghai Beall, R. W., assistant, Borneo Co., Ld., Bangkok Beam, A. W., president, Benguet Consolidated Mining Co., Manila Beam, A. W., president, Benguet Consolidated Mining Co., Manua Beaman, C. C. H., assistant-in-charge, Eow Seng Rubber Co., Ld., Kedah Beaman, W. F., Missionary Home, Shanghai Beames, W. A., engineering dept., Sarawak Oilfields, Ld., Sarawak Beamish, C. N. B., headmaster, Maxwell Road Govt. School, Selangor Bean, J. S. W., superintendent, Govt. Stores dept., Sarawak Bean, K. W., superintendent, Eastern Extension Telegraph Co., Ld., Saigon Bear, G. B. T. A', manager, Brunner, Mond & Co., Formosa Bearcroft, H. P., jr., distribution assist, engineer, Municipality, Singapore Beard H. assistant, Sarawak Oilfields, Ld. Sarawak Beard, H., assistant, Sarawak Oilfields, Ld., Sarawak Beard, Willard L., president, Foochow College, Foochow Beath, C. T., manager, P. &. O. Banking Corporation, Shanghai Beatham, H., field assistant, Sarawak Oilfields, Ld., Sarawak Beattie, L., assist., New Engineering and Shipbuilding Works, Ld., Shanghai Beattie, R. B., officer-in-charge, Eastern Extension Telegraph Co., Singapore Beatty, C. S. general manager, Sun-Maid Raisin Grower's Association, Shanghai Beatty, F. E., acting accountant, Hongkong & Shanghai Bank, Shanghai Beatty, G., demarcation officer, Land Office, Malacca Beatty, J., surveyor, Survey department, Jesselton, B. N. Borneo Beauchamp, de, ingenieur principal, Arrondissement d'Hydrauliques, Hue, Annam Beauchamp, E. G., assistant, Eastern Extension Telegraph Co., Singapore Beauchesne, E. P. de, assistant, Kuang Rubber Plantations, Sungei Ular, Kedah Beaumont, A. G., assist., Henry Quelch & Co., Shanghai Beaumont, L., assist. engineer, electricty dept., Municipal Council, Shanghai Beautement, C., assistant, North Labis Rubber and Produce Co., Ld., Johore Beavars, P. W., partner, Theodox & Rawlins, Shanghai Beavis, A. E., manager, signs per pro., Cobb & Co., Perak Beavis, C. E. H., solicitor, Wilkinson & Grist, Hongkong Beazley, R. H., agent, Chartered Bank of India, Aust. and China, Saigon Bechel, F. C., British Cigarette Co., Ld., Mukden

Beck, E., assist., Taikoo Sugar Refining Co., Shanghai

Beck, E. E. H., supt., Convict Establishment, Taiping, Perak Beck, H., assist., H. C. Augustesen, Shanghai Becker, Dr., partner, C. Illies & Co., Tokyo Becker, A., assistant, E. D. Sassoon & Co., Ld., Hongkong Becker, C., assistan, E. D. Sasson & Co., Ld., Hongkong Becker, C., assistant, L'Urbaine Fire Insurance Co., Ld., Hongkong Becker, F. E., manager, M*layan American Plantation, Ld., Johore Becker, W., China Export-Import and Bank Co., Shanghai Becker, W. C., repr., A. Herskonitz & Sons, agent to Fairchild & Co., Ld., Tientsin Beckett, H. J. R., assist. commissioner of Excise, Sandakan, Borneo Beckett, O., district officer, Ulu Langat, Selangor Becking, H., United Church of Canada Mission, Kongmoon Beckley, W. E., assist., British Cigarette Co., Shanghai Bedat, M., directeur, Usines des Eaux, Hanoi Beddow, L. T., A.C.A., Thomson & Co., Tientsin Bedford, F., gas engineer, Municipality, Singapore Bedington, G. C., executive engineer, P.W.D., Raub, Pahang Bedoire, C. de, examiner, Chinese Maritime Customs, Harbin Bee, R. J., section engineer, F.M.S. Railway, Kuala Lumpur Beebe, Rev., American Presbyterian Mission, Vladivostock Beek meyer, J. E., assistant, Bukit Ijok Rubber Co., Ld., Selangor Beem, C. van, editor in chief, De Sumatra Post, Sumatra Beeman, N. C., assist., British Cigarette Co., Ld., Shanghai Beer, A. L., assistant, East Asiatic Co., Ld., Bangkok Beer, W. E. G., assist., British Cigarette Co., Ld., Mukden Beesley, O., assist., British-American Tobacco (China), Ld., Shanghai Beetleytone, R. Keilen Mining Administration Tientsin Beetlestone, R., Kailan Mining Administration, Tientsin Beeton, F. E., T. A. Boycott, Tientsin Begg, T. B., manager, Gabbott, Begg & Co., Shanghai Begin, M., assist., Madier Freres & Co., Yokohama Begley, H. T., station electrician, Eastern Extenson Telegraph Co., Singapore Begue, H., merchant, Tientsin Belincke, C., assist, Mee Yeh Handels Compagnie, Shanghai Behr, E., signs per pro., Winckler & Co., Kobe Behrend, R. E. W., consul, German Consulate, Canton Behrenz, J., manager, E. Krauss, Tokyo
Beins, F. M. chief clerk, Government Monopolies dept., Malacca
Beith, A. V., manager, Kepong (Malay) Rubber Estates, Ld., Bujong Estate, Selangor
Beith, B. D. F., merchant, Jardine, Matheson & Co., Ld., Shanghai
Belbin, E. C., assistant, Arnhold & Co., Ld., Hankow
Belbin, P. T. assistant, Chinese Maritime Contours, Shanghai Belcher, B. T., assistant, Chinese Maritime Customs, Shanghai Belcher, G. W. T., assistant, British Cigarette Co., Ld., Shanghai Beldam, J. S., general manager, Mambau Estate, Mambau, Negri Sembilan Belden, A., assist., National City Bank of New York, Kobe Belden, H. J., manager, Mercantile Bank of China, Manila Beldon, J. P., assist, Sun Life Assurance Co. of Canada, Shanghai Belgrave, W. N. C., physiologist, Agriculture department, F.M.S. Bellios, Dr. R. A., medical practitioner, Shanghai
Belknap, W. C., assist, supply department, British Cigarette Co., Ld., Shanghai
Bell, A. J., A.C.A., Lowe, Bingham & Matthews, Tientsin
Bell, C. H., chartered acct., Thomson & Co., Peking and Tientsin
Bell, C. O., assistant, De Bataafsche Petroleum Co., Medan, Sumatra
Bell, D. A. E., acting sub-agent, Hongkong and Shanghai Banking Corpn., Malacca
Bell, E. S., assistant, Commercial Union Assurance Co., Ld. Singupore Bell, E. S., assistant, Commercial Union Assurance Co., Ld., Singapore Bell, Lieut.-Col. F. Hayley, commissioner of Customs, Kowloon Bell, F. Norton, signs per pro., Arnhold & Co., Ld., Shanghai Bell, jr., G. E., merchant, G. E. Bell & Son, Pakhoi Bell, sen., G. E., merchant, G. E. Bell & Son, Pakhoi Bell, G. H., accountant, P. & O. Banking Corporation, Shanghai Bell, G. T., cargo superintendent, Mansfield & Co., Ld., Singapore Bell, H. H., mgr., Kepong (Malay) Rubber Estates, Ld., Sungei Sapi Estate, Selangor Bell, H. S., assist., British Cigarette Co., Ld., Shanghai Bell, J. C. M., partner, Neill & Bell, Selangor

Bell, J. F., assist. engineer, F.M.S. Railway, Selangor

Bell, J. P. C., assistant engineer, F.M.S. Railways, Selangor Bell, L., inspector, Shanghai Construction Co., Ld., Shanghai Bell, M. R., assistant, Hongkong and Whampoa Dock Co., Hongkong Bell, M. S., assistant, Kuala Selangor Rubber Co., Ld., Selangor Bell, R., land surveyor, Public Works department, Hongkong Bell, R. A., Asiatic Petroleum Co., Tsingtao Bell, R. B., assist., Taikoo Dockyard and Engineering Co., Hongkong Bell, R. B., assist., Taikoo Dockyard and Engineering Co., Hongkong
Bell, R. G., assist., Jardine, Matheson & Co., Kobe
Bell, R. S., overseer, P.W.D., Hongkong
Bell, S. T., manager, Lower Segama Rubber Estates, Ld., Lahad Datu, B. N. Borneo
Bell, T., engineer, Pekin Syndicate Ld., Peking
Bell, V. G., conservator, Forest department, Kedah
Bell, W., assistant supt. engineer, Butterfield & Swire, Hongkong
Bell, W. B., manager, Dominion Rubber Co., Kelantan
Bell, W. D., assist., Taikoo Dockyard and Engineering Co., Hongkong
Ball, W. H., manager, Asintic Petroleum Co. Hongkong Bell, W. H., manager, Asiatic Petroleum Co., Hongkong Bell-Irving, A. E., assistant, Brunner, Mond & Co. (China), Ld., Hankow Bell-Irving, E. McB., Brunner, Mond & Co., Foochow Bellamy, L. C. F., general manager, Hongkong Tramways, Ld., Hongkong Belliard, Y. Meric de, consul for France, Yokohama Belliard, Y. assistant, Compagnie Olivier, Shanghai Bellings, F., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Bellis, A. G., vice-pusident and treasurer, J. P. Heilbronn Co., Manila Beltchenko. A., consul for Portugal, Hankow Beltchenko. A., consultor Portugal, Hankow
Belton, C. D., repres., General Accident, Fire and Life Assurance Corpn., Singapore
Belton, O., proprietor, Rosob Estate, and manager, Pitas Estate, Kudat, B. N. Borneo
Bender, F. W., sub-accountant, National City Bank of New York, Canton
Bendixsen, N. P., assistant, Great Northern Telegraph Co., Hongkong
Bendle, W. H. chief inspector, Police Dept., Upper Perak Bendorff, J., assistant, Pathe-Orient, Shanghai Benecke, D. W. A., assist, Winckler & Co., Kobe Benedict, P. H., assistant, Standard Oil Co. of New York, Tientsin Bénévisi, -., assistant, Pharmacie Montes, Hanoi Bening, B. A., manager, Standard Oil Co. of New York, Taihoku, Formosa Benjamin, H., sub-accountant, International Banking Corporation, Manila Benjamin, I., assistant, Shanghai Estate Co., Inc., Shanghai Benjamin, M., financier, Shanghai Benkiser, A, assistant, Behn, Meyer China Co., Ld., Shanghai Bennett, Dr. C., medical supt., Shanghai General Hospital, Shanghai Bennett, C. N., assist. mgr. in the East, Ocean Accident & Guarantee Corpn., Singapore Bennett, E. J., director, G. H. Slot & Co., Ld., Singapore Bennett, H. G., manager, Vacuum Oil Co., Moji and Shimonoseki Bennett, H. K., secy., Ulu Yam Tin Selangor, & Kampong Kamunting Tin Dredging Perak Bennett, H. L. executive engineer, P.W.D., Lower Perak Bennett, H. S. L., executive engineer, P.W.D., Perak Bennett, H. T., assist. electrician, Eastern Extension Telegraph Co., Penang Bennett, J., assistant, Borneo Co., Ld., Perak Bennett, J., assistant, Dunlop Rubber Co., Kobe Bennett, J. R., signs per pro., Sandilands, Buttery & Co., Penang Bennett, J. W., supervisor, P.W.D., district office, Johore Bennett, P. W., assist. master, Public School for Boys, Shanghai Bennett, R. D., manager, Philippine Education Co., Inc., Manila Bennett, R. J. M., assist., Sungei Way (Selangor) Rubber Co., I.d., Selangor Bennett, T. G., solicitor, Johnson, Stokes & Master, Hongkong Bennett, W. G., assist., Bangawan Rubber, I.d., Jesselton, B.N.B. Bennett, W. G., manager, Bennett & Co., and The Texas & Co., Chemulpo Bennetts, A. T., assist. warden of mines, Mines dept., Selangor Benoist, F., examiner, Chinese Maritime Customs, Changsha Benoist, P., fonde de pouvoirs, Societe Contonniere du Tonkin, Haiphong Benson, C. H., general manager, American Express Co., Hongkong Benson, G. A., sub-accountant, National City Bank, Shanghai

Benson, O. R., manager, Carroll & Co., Hongkong Benson, R. F., representative, Arthur & Co. (Export), Ld., Shanghai

Benson, H. H., manager, Loxley & Co., Canton

Bentham, V. H., assistant, Harrisons & Crosfield, Ld., B. N. Borneo Bentinck G. A., assist., Guthrie & Co., Singapore Bentley, E. J., professor, Peking University, Peking Bentley, H. D., assistant, Mustard & Co., Inc., Shanghai Bentley, J., assistant, Mustard & Co., Inc., Shanghai Bentley, J., assistant, Union Insurance Society, Hongkong Benton, J., junior assistant, Brooklands (Selangor) Rubber Co., Ld., Selangor Beraha, D., signs per pro., M. Beraha, Shanghai Beraha, M., diamond merchant, Shanghai Berelson, D. B., merchant, Tientsin Berelson, J. B., manager, Pacific Orient Co., Tientsin Berends, W., assistant, Kai Lee Gung Tse, Changsha Berenguier A engineer French Municipal Council Shanghai Berenguier, A., engineer, French Municipal Council, Shanghai Berent, H. S., assistant, Nestle & Anglo-Swiss Milk Co., Singapore Berents, J., assist., Arnhold & Co., Shanghai Berg, F. P. van den, agent, Nederlandisch-Indische Handels-Bank, Medan Berg, R. P. van der, Asiatic Petroleum Co., Kiukiang Berg, R. P. van der, Asiatic Petroleum Co., Kiukiang Berg, Sverre, consul for Norway, Hongkong Berge, C. P., Chinese Maritime Customs, Newchwang Berger, D. C., consul for U.S.A., Tientsin Berger, E. M., Bergers' Enterprises, Ld., Tientsin Berger, H., Siemens China Co., Tientsin Berger, J. S., assistant warden of Mines, Perak Berger, M. M., Bergers' Enterprises, Ld., Tientsin Berger, jr., M. M., assistant, Fairchild & Co., Ld., Tientsin Berger, R. R., Bergers' Enterprises, I.d., Tientsin Berger, R. M., ingenieur, Trayaux Publics, Province de Na Bergerol, —, ingenieur, Travaux Publics, Province de Nghe, Annam Berges, J., expert, Bureau Veritas, Saigon Bergin, M., assistant, Twyford Co., Tientsin Berglof, C. B., examiner, Maritime Customs, Hankow Bergmann, O., assist., Schnabel, Gaumer & Co., Hankow Bergue, —, director, Ecole des Travaux Publics, Hanoi Berkans, J., surveyor (Tongshan Colliery). Kailan Mining Administration, Tientsin Berland, H., inspecteur, Douanes et Regies, Saigon Berlandier, A. G., assist. Standard Oil Co. of New York, Bangkok Berlandier, A. G., assist.. Standard On Co. of New York, Bangkok Berli, A., manager, Berli Jucker & Co., Bangkok Berli, H., partner, Berli Jucker & Co., Bangkok Berlin, A., assist., Chinese Maritime Customs, Mukden Bernabe, L., accountant, Eastern Extension Telegraph Co., Ld., Manila Bernadsky, E., acting commissioner, Chinese Maritime Customs, Wenchow Bernard, F., president, Messageries Fluviales de Cochine-chine, Saigon Bernard, J. A., assistant, British Cigarette Co., Pootung, Shanghai Bernardet, ingenieur, Travaux Publics, Hue, Annam Bernardin, médiein des T.C.H.C., Province de Binh-Thuan, Annam Bernay, chef de province, Quang-Ngai, Annam Bernhard, P., fonde de pouvoirs, Société Industrielle et Commercial d'Annam, Hanoi Bernstsen, H. B., American Asiatic Underwriters, Mukden Berrick, B. R., director, Berrick & Co., Ld., Yokohama Berrien, E. G., assist., British American Tobacco Co. (China), Ld., Shanghai Berrux, M., assistant, J. Dubois & Co., Hankow
Berry, F., accountant, Thos. Cook & Son (Bankers), Singapore
Berry, F. N., vice-president and treasurer, Philippine Manufacturing Co., Manila
Berry, H. C. Atkin, partner, Swan, Maclaren & Craik, Singapore
Berry, H. T., manager, Bukit Kajang Rubber Estates, Malacca
Berry, H. T., manager, Sweint & Anonyma des Etates, Malacca Berry, J., mining engineer, Societé Anonyme des Etains de Kinta, Perak Berry, J. H., General Motors Japan, Ld., Osaka Berry, J. P. de, agent, Singer Sewing Machine Co., Shanghai Berry, M., assistant, Arts and Crafts, Ld., Shanghai Berry, S., supt., Shanghai Waterworks Co., Ld., Shanghai Berry, W., engineer, Electrical Board, Selangor Berryer, J., 1st secretary to Ambassador for Belgium, Tokyo Bersani, O., tech. sub manager, Compagnie Francaise de Tramways, Shanghai

Bert, E., directeur, Bijouterie Parisienne, Saigon

Bertenshaw, W. T., assist., Electricity dept., Municipality, Shanghai Berthelot, C. A., merchant, Hoihow

1392 Berthet, A. J., assist., Royal Insurance Co., Ld., Shanghai Berthet, E. J., clerk, French Municipal Council, Shanghai Berthet, J., assistant, International Savings Society, Shanghai Berthet, J. A., manager, W. Funder & Co., Shanghai Berthet, J. L., British-American Tobacco Co., Soochow Berton, E. D., manager, United States Steel Products Co., Tokyo Bertram, A., assist., Dairy Farm Ice Cold Storage Co., Hongkong
Bertram, O., merchant, R. Bertram & Co., Peking
Bertram, R., merchant, R. Bertram & Co., Peking
Berveling, J. M., assistant, Ocean Accident and Guarantee Corporation, Ld., Singapore
Bescherer, P., American Trading Co., Shanghai
Besedovsky, P., counsellor, Union of Soviet Socialist Republics, Tokyo Beskow, S., assist., Gadelius & Co., Ld., Kobe Besnard, J., assistant, Pathe-Orient, Shanghai Bessem, N., assistant, Netherlands India Commercial Bank, Kobe Bessmer, J. O., assistant, Keller & Co., Manila Best, A., assistant curator, Botanical Gardens, Singapore Best, A., assistant curator, Botanical Gardens, Singapore
Best, C. C., surveyor, Survey dept., F.M.S.
Best, H. C., manager, Kialat Cinema and Swatow Engineering Co., Swatow
Best, H. J., overseer, P.W.D., Hongkong
Best, J. B., supt., Woodleigh Pumping Station, Singapore
Bethell, A. G., commissioner, Chinese Customs, Soochow
Betines, W. J., assistant, A. S. Watson & Co., Shanghai
Bettany, H. J., field assistant, Sarawak Oilfields, Ld., Sarawak
Betteley, H. C., assistant, Foybas Munn, & Co., Ld., Manila Betteley, H. C., assistant, Forbes, Munn & Co., Ld., Manila Betz, Dr. H., consul-general for Germany, Tientsin Beuchot, M., assistant, L. Rondon, Shanghai Beudin, J., general manager, Franco-Asiatique Assurance Co., Shanghai Bevan, B. J., assistant, Thos. Cook & Son, Ld., Singapore Bevan, L. R. O., University, Peking Bevan, N. B., general manager, Vallambrosa Rubber Co., Singapore and Selangor Bevan, R. C. M., assistant, United Sua Betong Rubber Estates, Negri Sembilan Bevan, R. S., foreman of works, Kowloon-Canton Railway, Hongkong Bevan, R. S., foreman of works, Kowloon-Canton Railway, Hongkong Bevan, T. W., assistant, Bombay-Burmah Trading Corporation, Ld., Bangkok Beveridge, J., works supt., United Engineers, Ld., Perak Beveridge, W., assist., Hongkong and Shanghai Bank, Hongkong Bewick, C., sssistant, Lane, Crawford, Ld., Hongkong Bewick, J. W., assist. installation manager, Asiatic Petroleum Co., Shanghai Bewick, N. T., assistant, Gula-Kalumpang Rubber Estates, Ld., Perak Bewsher, J. R., manager, Bangawan Rubber Co., Jesselton, B. N. Borneo Bey, H. F., Turkish Embassy, Tokyo Beytagh, L. M., merchant, Ilbert & Co., Shanghai Bianchi, J. A. de, Minister to Portugal, Peking Bichard, G. F. H., assist., H. W. Pilcher, Shanghai Biddle, C. W., sub-accountant, National City Bank, Shanghai Biddlecombe, H. T. A., superintendent, Jugra Land & Carey, Ld., Selangor Bidgood, W. J., assistant building surveyor, Public Works, Shanghai Bidlake, H. D., assist., British-Malay Rubber Co., Ld., Negri Sembilan Bidmead, L. G., installation inspector, Electricity dept., Municipality, Shanghai Bidwell, G. B. D., merchant, W. Forbes & Co., Tientsin Biederman, E., merchant, Saigon Biederman, M., merchant, Saigon Biederman, H. H., assist., Biedermann & Co., Saigon Bielfeld, L., merchant, Bielfeld & Sun, Tientsin Bien, Z. S., manager, Bank of China, Peking Bier, J. L., assist,, L. K. Taylor & Co., Shanghai Biereye, S., overseer, Haiho Conservancy Commission, Tientsin Bierviliet, A. van, consul-general for Belgiun, Hankow Bigault, R., assist., Chargeurs Reunis, Saigon Biggar, D. M., manager, Equitable Eastern Banking Corporation, Hongkong Biggin, C. T., assist., British-American Tobacco (China), Ld., Mukden

Biggs, A. L., transport supervisor, Municipal Council, Shanghai Biggs, L. A. C., secretary, Municipality, Penang Bigsard, Rev., Roman Catholic Mission, Wenchow

Bilbe, L. J., assist., Produce Co., Ld., Harbin Bille, M., architect, Société d'Exploitation deo Etab. Brossard Mopin, Saigon Billing, A. G., surveyor, Survey dept., F.M.S. Billinghurst, L. R., assist., Butterfield & Swire, Hongkong Billings, G. M., headmaster, Public School for Boys, Shanghai Bilton, E. W., sub-accountant, Chartered Bank of India, Australia & China, Cebu Bing, F. E. H., Chinese Maritime Customs, Ningpo Bingham, F. H., mill manager, Anglo-Siam Corporation, Ld., Bangkok Binnie, A. C., accountant, United Engineers, Singapore Binnie, R. D., assist. engineer, P.W.D., Sarawak Binnie, T. R., supt., of Customs, Lower Perak Binnie, W., assist., Syme & Co., Singapore Birbeck, R. J., headmaster, Wanchai English School, Hongkong Birch, A. L., electrical engineer, P.W.D., Johore Bird, A. J., sub-accountant, Chartered Bank, Hongkong Bird, C. Bewley, acting manager, Union Insurance Society of Canton, Yok Bird, E. G., manager, signs per pro., Caldbeck, Macgregor & Co., Penang Bird, G., assist., Taikoo Dockyard and Engineering Co., Hongkong Bird, G. E., assist, Racine et Cie., Shanghai Bird, Hon. Mr. H. W., architect, Palmer & Turner, Hongkong Bird, L. G., architect, Palmer & Turner, Hongkong Bird, R., secretary to British Resident, Negri Sembilan Bird, W. H., Chinese Maritime Customs, Wuhu Birdwood, C. T., assist., Brunner, Mond & Co., Ld., Shanghai Birenstihl, H., assist., Amalgamated Rubber Estates, Ld., Dolok, Sumatra Birenstihl, M., assist., F. E. Zuellig, Inc., Manila Birkemose, F., manager, Shanghai Pahang Rubber Estate, Pahang Birkett, H., partner, Moxon & Taylor, sharebrokers, Hongkong Bird, C. Bewley, acting manager, Union Insurance Society of Canton, Yokohama Birkett, H., partner, Moxon & Taylor, sharebrokers, Hongkong Birkinshaw, F., agricultural field officer, Agriculture department, F.M.S. Birnie, H. G., assist. supt., Chandu Monopoly dept., Ulu Pahang, F.M.S. Birnie, L., merchant, Leonard, Birnie & Co., Kobe Birot, —, directeur générale, Société des Papeteries de l'Indochine, Haiphong Bischoff, Dr., German Consulate, Kobe Bischoff, E. H., assist., Siber, Hegner & Co., Kobe Bischop, A. D., assist., Sarawak Oilfields, Ld., Sarawak Bishop, C. W. E., engineer, Public Works dept., Hongkong Bishop, D. A., principal Raffles Institution, Singapore. Bishop, D. A., principal, Raffles Institution, Singapore
Bishop, H. D., British and Foreign Bible Society, Yunnanfu
Bishop, N. G., signs per pro., General Rubber Co., Singapore
Bishop, O. F., head manager, Hollandsch, Amerikaansche Plantage My., Sumatra Bishop, R. O., assist. agric. chemist, Agriculture dept., F.M.S. Bisset, D., partner, Ritchie & Bisset, Singapore Bissett, J. C., assist., Fraser & Neave, Ld., Singapore Bissett, W., supt., New Engineering and Shipbuilding Works, Ld., Shanghai Bisshop, R. J. W., assistant, Brunner, Mond & Co. (Japan), Ld., Kobe Bjerre, V. K., assist., Great Northern Telegraph Co., Ld., Shanghai Bjorklund, A., sub-manager, Sungei Bernam Estate, United Plantations, Ld., Perak Bjørling, O., acting manager, East Asiatic Co., Bangkok
Bjuke, N. R., assist. engineer, Board of Conservancy Works of Kwangtung, Canton
Black, Dr. D., professor, Medical College, Peking
Black, E. D., sub-accountant, Hongkong & Shanghai Banking Corpn., Ld., Hongkong
Black, G., assist., Shanghai Dock and Engineering Co., Ld., Shanghai
Black, G. D. B. medical practitionar, Harston, Black, Balcan, Koch & Taylor, Harston Black, G. D. R., medical practitioner, Harston, Black, Balean, Koch & Taylor, Hongkong Black, J. A., assist., protector of Chinese, Singapore Black, J. Graham, assistant district officer, Batang Padang, Perak Black, J. M., field assistant, Sarawak Oilfields, Ld., Sarawak Black, J. R., surveyor, and agent, New Zealand Insurance Co., Ld., Kobe Black, K., professor, College of Medicine, Singapore Black, K. N., assistant, Mansfield & Co., Ld., Singapore Black, T., manager, brickworks, Kailan Mining Administration, Tientsin Black, W. J., workshop foreman (Puchen), Chinese Govt. Railways, Tientsin Blackburn, A., assistant, F.M.S. Rubber Co., Ld., Selangor Blackburn, A. D., vice-consul, pass office, British Consulate, Shanghai

Blackburn, L. J., manager, Hongkong and China Gas Co., Kowloon, Hongkong

Blackley, J. W., assist., Dariy Farm Co., Hongkong Blackney, Major H. de C., supervisor of Customs, Krian, Perak Blackstock, J. B., Chartered Bank of India, Kobe
Blackstone, A. W., manager, signs per pro., Paterson, Simons & Co., Penang
Blackwell, F., assist. supt., Post and Telegraph dept., F.M.S.
Blackwell, I. N., assist., British Cigarette Co., Shanghai Blackwell, N. R., assistant district officer, Grik, Upper Perak Blackwell, P. W., assist., Butterfield & Swire, Hongkong Blackwood, J., assist., United Engineers, Ld., Singapore Blackwood, J. A., assistant, Butterfield & Swire, Hankow Blackwood, W. H., assist., Standard Oil Co. of New York, Shanghai Blain, Dr. J. M., American Presbyterian Mission, Hangchow Blair, E. M., inspector, Hollandsche-Amerikaansche Plantage My., Sumatra Blair, K. G. principal, Blair & Co., Hongkong Blair, R. W., chemist, Medical Research Institute, F.M.S. Blair, W. K., saw-mill manager, North Borneo Trading Co., Sandakan, B. N. Borneo Blair, W. K., Saw-mill manager, North Borneo Trading Co., Sandakan, B. N. Borneo Blake, D. H., solicitor, Wilkinson & Grist, Hongkong
Blake, F. H., junior assistant engineer, Municipal Water Supply, Singapore
Blake, J. F., assist., Asiatic Petroleum Co., Shanghai Blake, L. R., assistant, Dupire Morrell, Ld., Singapore Blake, M., sanitary inspector, Hongkong Blake, R. H., assistant, Butterfield & Swire, Canton Blake, W. F., assistant, Standard Oil Co. of New York, Haiphong Blake, W. M., shipyard manager, United Engineers, Ld., Singapore Blakeney, H. de C., supt. of Customs. F.M.S., Selangor Blaker, B. O., local representative, Thomson & Co., Hongkong Blaker, C., director, Gilman & Co., Hongkong, and Herbert, Dent & Co., Canton Blakeslee, A., sub-accountant, International Banking Corporation, Hongkong Blakey, P. F., assistant, Narborough (F.M.S.), Rubber Estates, Ld., Perak Blanc, —, inspecteur, des Douanes et Regies, Hanoi Blanc, —, inspecteur, des Douanes et Regies, Hanoi Blanc, L., pharmacien, Hanoi Blanchard, M. de la Brosse, resident superieur, Kouang-Tcheou-Wan Bland, H., chief inspector, Health department, Shanghai Bland, J. A., procuration holder, Harrisons & Crosfield, Ld., Sumatra Bland, I., director, Wakefield & Co., Shanghai Blanford, J. S., assistant, Asiatic Petroleum Co., Newchwang Blankenbijl, J. E., assistant, Van Nie & Co., Sumatra Blankwaardt, W., managing-director, Société Anonyme Belge, Bangkok Blasdell, R. A., principal, Anglo-Chinese School, Ipoh, Perak Blason, C. H., assistant, Butterfield & Swire, Hongkong Blatcher, H., assistant, Sarawak Oilfields, Ld., Sarawak Blatchford, H. J., line engineer, Shanghai Electric Construction Co., Ld., Shanghai Blaxill, C. H., assist., Dollar Steamship Lines, Ld., Singapore Blears, T. E., assistant, Produce Export Co., Ld., Harbin Blears, T. E., assistant, Produce Export Co., Ld., Harbin Blechynden, A. L., director, New Engineering and Shipbuilding Works, Ld., Shanghai Bleidin, T., assistant, A.B.C. Press, Shanghai Blenk, W., managing director, Fohka Swiss-Chinese Trading Co., Shanghai Blesky, W., assistant, Carlowitz & Co., Hankow Blick, W., assistant, English Electric Co., Ld., Tokyo Bligh, L. R., assist., W. R. Loxley & Co., Singapore Blinko, A. R., assist., British-American Tobacco Co., Ld., Shanghai Bliss, A. W., assistant, Hongkong and Whampoa Dock Co., Hongkong Bloch, A., president, Compagnio de Commerce et de Nav. d'Extreme Orient, Saigon Block, R. F., assistant, British-American Tobacco Co. (China), Ld., Shanghai Bloemink, J. H., manager, Brussel Estate, Sumatra Bloemink, J. H., manager, Brussel Estate, Sumatra Blom, F. J., assist. engineer, Municipal Council, Shanghai Blom, N. S., assist., Van Nie & Co., Sumatra Blomer, A., representative, Siemssen & Co., Hankow Blomfield, C. W., assist. master, Govt. English School, Kedah Blomfield, J. A., assist. divisional manager, British-American Tobacco Co., Hongkong Blommendaal, H. N., chemist, Algemeen Proesfstation der A.V.R.O.S., Medan, Sumatra Blondeau, R. G., chancelier for France, Hankow

Blondel, —, chef de la sub-division, Public Works, Province de Quang-Nam, Annam Bloom, J. W. R., assist. treasurer, Colonial Treasury, Singapore

Bloomberg, B., assistant, Jardine, Matheson & Co., Ld., Tientsin Bloxham, H. F., assist. supt. of Prisons, Hongkong Bluck, T. E., assistant, Whiteaway, Laidlaw & Co., Ld., Shanghai Blum, G., assistant, Keller & Co., Ld., Manila Blum, L., French Municipal Council, Shanghai Blume, W. W., Soochow University, Soochow Blumenstock, Dr. G., medical practitioner, Shanghai Blundell (J. L. assistant Asiatia Patroleum Co. (S.S.) Ld. Penan Blundell, C. L., assistant, Asiatic Petroleum Co. (S.S.), Ld., Penang Blunn, W. G. C., managing-director, Blunn, George & Co., Ld., Selangor Blunsdon, W. T., assist., Lane, Crawford, Ld., Hongkong Blunt, A. P., acting consul for Great Britain, Ichang Bly, J. M., Central China Teachers' Association, Hankow Blyth, H. H., assistant, Hongkong Electric Co., Hongkong Blyth, G. H. assistant, Dollar, Steamship, Line, Singapore Blyth, G. H., assistant, Dollar Steamship Line, Singapore Blythe, W. L., assistant, Donar Steamship Line, Singapore
Blythe, W. L., assist. protector of Chinese, Kuala, Lumpur
Boaler, H. L., assist., Land Investment Co., Ld., Tientsin
Boardman, F. V., assist., manager, Oriental Tel. and Elect. Co., Singapore
Bodde, H. E., signs per pro., Holland-China Trading Co., Shanghai
Bodinghaus, M., manager, China Clock Co., Shanghai
Bodisco, C. A., assist., Chinese Maritime Customs, Canton
Boekestein, P., assist., Netherlands Trading Society, Shanghai
Boekhoven, L. J., assist., De Bataafsche Petrolum Maatschappy, Medan, Sumatra
Bogie, T. A., assist., Gula-Kalumpong Rubber Estates, Ld., Perak Bogie, T. A., assist., Gula-Kalumpong Rubber Estates. Ld., Perak Bogle, E. C., accounts, dept., Robert Dollar Co., Shanghai Bogoluboff, T. A., China Fur Trading Co., Tientsin Bogosoff, T. J. S., manager, Brunei Rubber Estate, Brunei Bohanan, C. O., fire manager, Union Insurance Co. of Canton, Manila Bohl, W., assist., Bornemann & Co., Hongkong Bohlmann, H., assist., Melchers & Co., Shanghai Boillot, C., directeur, Boillot & Co., Hanoi Boillot, M., assist., Boillot & Co., Hanoi Boisboissel, de, administrateur adjoint, Affaires Indigenes, Hue, Annam Boisseree, L. S., Eastern Extension Aus. and China Telegraph Co., Shanghai Boissezon, C., accountant, International Savings Society, Shanghai Boissezon, C. de, assist., Madier, Ribet & Cie., Shanghai Boissezon, H. de, municipal engineer, French Settlement, Shanghai Boisser, J. S., assist. engineer, P.W.D., Johore Boisson, L., Credit Foncier d'Extreme-Orient, Tientsin Bojesen, P. L., director, Cumine & Co., Ld., Shanghai Bolsen, D. berthing officer Chicago Maritime Customs Shanghai Bolam, D., berthing officer, Chinese Maritime Customs, Shanghai Bolas, E. G., inspector, stores dept., P.W.D., Hongkong Bolin, A., M.E., assist., Kjellberg Succ. s, Ld., Tokyo Bolland, H., merchant, Bremen Colonial and China Trading Co., Tientsin Bolland, L. G. S., assist., Bombay Burman Trading Corpn., Ld., Maung Prae, Bangkok Boltand, L. G. S., assist, Bombay Burman Trading Corpil., Ld., Maung Frae, Bolshoff, M. I., secretary, Chinese Eastern Railway Administration, Harbin Bolsius, G., manager, Orient Tobacco Manufactory, Hongkong Bolte, T., overseer, P.W.D., Hongkong Bolte, A., merchant, A. Walte & Co., Tientsin Bolton, E. C., manager, Bolton Bristle Co., Shanghai Bolton, E. E., assist. manager, Bolton Bristle Co., Shanghai Bolton, W. E., treasurer, Bolton Bristle Co., Shanghai Bolton, W. H., accountant, Bolton Bristle Co., Shanghai Bonan, H., assist, Kjellberg Succrs., Ld., Tokyo Boman, H., assist., Kjellberg Succes., Ld., Tokyo Bomanjee, S., assist., China-American Trading Co., Tientsin Bombach, H., assistant, Fuhrmeister & Co., Shanghai Bona, F., president, Comptoir Russo-Belge de Commerce et d'Industrie, Peking Bonar, H. J. Thomson, assist. conservator of forests, North Perak Boncker, P., assistant, Warner, Barnes & Co., Ld., Manila Bond, A. E., manager, John Little & Co., Selangor Bond, C., assist., Taikoo Sugar Refining Co., Hongkong Bond, C., manager, Gande, Price & Co., Hongkong Bond, H. H., manager, Dodwell & Co., Canton Bond, Major H. S., commandant constabulary, Jesselton, B.N.B.

Bond, J., manager, signs the firm, Evatt & Co., Selangor

Bond, W. C., assist., Butterfield & Swire, Shanghai Bond, W. U., assist., Butterneid & Swire, Shanghai Bond, W. J., assist., British Cigarette Co., Ld., Shanghai Bondy, Vicomte R. de, manager, Raub Rubber Estates, Pahang Bone, C. E., assist. supt., Survey dept., F.M.S. Bone, C. W., signs per pro., Butterfield & Swire, Wuhu Bone, D. B., assist., Taikoo Dockyard, Hongkong Bonenfant, C., cashier, Banque de I Indo-chine, Hankow Bonloff, E., Melchers China Corporation, Tientsin Bonhomme, resident, Province de Quang-Nam, Annam Boniface, M., director, Mackenzie & Co., Ld., Shanghai Bonnaud, J. A., sub-manager, Banque de l'Indochine, Hongkong Bonneau, H., chef de bureau, Province de Quang-Tri, Annam Bonnemaison, M. E., Peruvian Legation, Tokyo Bonner, J. I., assistant, International Bank, Osaka Bonnett, P. H. surveyor, Survey department, Negri Sembilan Bono, J. D., secretary, Compagnie Francaise de Tramways, Shanghai Bontoux, M., agent general, Messageries Maritimes, Saigon Boodt, A. de, assist., Banque Belge pour l'Etranger, Tientsin Boogaard, K. van den, signs per pro., Meerkamp & Co., Manila Bookless, A., assist., Chinese Govt. Salt Revenue Administration, Newchwang Bookless, A., assist, Chinese Gove. Sait Revenue Administration, New Chinages Boolsen, G., manager, Hamburg-Amerika Line, Shanghai Boomsma, D. F., assistant, Netherlands India Commercial Bank, Shanghai Boone, W. C., traveller, British Cigarette Co., Shanghai Boonekamp, C., manager, Anglo-Chinese Eastern Trading Co., Vladivostock Boonmeister, V., Liddell Bros. & Co., Ld., Tientsin Boor, F. A. E., assist., Ker & Co., Manila Booten, H. de V., manager, Vacuum Oil Co., Cebu Booth, A., assist., Rubber Estates of Johore, Ld., Batu-Anam, Johore Booth, F. H. Factor Estates of Johore, Ld., Batu-Anam, Johore Booth, E. H., Eastern Extension Australasia and China Telegraph Co., Foochow Booth, E. H., assist., Weeks & Co., Ld., Shanghai Booth, F. S., assistant, Sale & Co., Ld., Tokyo Booth, G. C., assistant, Jugra Land & Carey, Ld., Selangor Booth, H., assistant, Arnhold & Co., Ld., Shanghai Booth, L. H. V., assistant superintendent of Police, Hongkong Booth, W. C., headmaster, Yih Wen School, Chefoo Booth, W. M., representative, English Electric Co., Ld., Tokyo Borch, W. M., representative, English Electric Co., Ed., Toky Borch, H. von, councillor for German Legation, Tokyo Bordes, O., French Municipal Guard, Shanghai Borger, P. R., consul-general for Netherlands, Singapore Borioni, C. L., signs per pro., Compagnie Oliver, Hankow Borissoff, E. E., assist., Chinese Maritime Customs, Shanghai Borlase, W., assist. supt. of Surveys, Kedah Born, C., assistant, Carlowitz & Co., Hankow Borne, H., signs per pro., Melchers & Co., Tientsin Bornhold, M., assistant, Helm Brothers, Ld., Yokohama Borras, A. G., assistant, Chinese Maritime Customs, Shanghai Borrman, W. F., American Church Mission, Soochow Borromeo, C., manager, Philippine Engineering Co., Cebu Borrowman, J. K., M.E., assistant, Sulzer Bros., Kobe
Borrowman, W., draughtsman, W. S. Bailey & Co., Ld., Hongkong
Borrows, W. S., principal, Borrows & Co., Tientsin
Borst-Smith, Rev. E. F., pastor, Union Church, Shanghai
Borteele, F., assist., Messageries Maritimes, Shanghai
Borysewicz, —, administrateur, Messageries Fluviales de Cochinchine, Saigon Bos, C., appraising dept., Chinese Maritime Customs, Shanghai Bos, M., general manager, Oriental Press, and partner, flan Yung Co., Shanghai Bos, W., assistant, Mackenzie & Co., Ld., Shanghai Boscawen, S., assistant, Dennistown (Krian F.M.S.) Rubber Estates, Kedah Bose, P. K., chief draftsman, Survey dept., Kelantan Bosie, A., Netherlandsch Syndicaat voor China, Peking Bosker, W. L., executive engineer, P.W.D., Selangor Bosselmann, A., sub agent, East Asiatic Co., Ld., Hankow Bosshart, E., merchant, Siber, Hegner & Co, Yokohama Bosswell, A B. S., assistant conservator, Forest department, Sclangor

Ecstock, E. G., assist., Bombay-Burmah Trading Corporation, Ld., Lampang, Bangkok Bostram, G., assistant, Stromwall Trading Co., Shanghai Bosustow, J. C., assist. deputy treasurer, Municipal Council, Shanghai Botelho, A. A. R., signs per pro., Botelho Bros., Hongkong
Botelho, J. H., merchant, Botelho Bros., Shanghai
Botelho, P. V, merchant, Botelho Bros., and vice-consul for Portugal, Hongkong
Boteri, J. le, sous-directeur, Société des Ciments Portland, Haiphong
Bothwell, E. F., architect, Palmer & Turner, Shanghai and Hongkong
Bott, W. Eagle, assist., Dusun Durian Rubber Co., Selangor
Botten, C. M., assist., Lanadron Rubber Estates, Ld., Johore
Botten, C. M., assist., Lanadron Rubber Estates, Ld., Johore Bottomley, J., engineer, Public Works department, Hongkong Bouchaud, —, chef de services, Cadastre et Topographie, Saigon Bouffard, A., assistant, Hoskyn & Co., Iloilo Bough, H. C., assistant, Reuter's, Ld., Hongkong Bouhoutsos, C., manager, Tientsin Tobacco Co., Peking Bouhoutsos, G., Tientsin Tobacco Co., Peking Bouillier, G., assistant, Banque de l'Indo-chine, Shanghai
Boult, F. F., Resident, 5th Division, Sarawak
Boulton, A., assistant, Cornes & Co., Kobe
Boulton, F., assistant, British-American Tobacco Co. (China), Ld., Nanking & Shanghai
Boulton, S., assistant, Taikoo Sugar Refining Co., Hongkong
Boulton, T. C., assistant, Kinarut Estate, B. N. Borneo
Bourgarel, Dr. Sarvice Santarie, Konang Takagu, Wan Bourgarel, Dr., Service Santarie, Kouang Tcheou-Wan Bourgeois, C., signs per pro., Comptoir C. Ley, Peking Bourgery, C., administrateur délègue, L'Energie Electrique de Tientsin, Tientsin Bourgoin, J., chef d'Arrondissement, Travaux Publics, Saigon Bourke, I., premium dept., Internationl Savings Soicety, Shanghai Bourne, A. M., assistant, North British and Mercantile Insce. Co., Ld., Shanghai Bourne, A. W., manager, Standard Oil Co. of New York, Singapore Bourne, E. J., director, Astor House Hotel, Tientsin Bourne, G., treasurer, International Insurance Office, Shanghai Bourne, G., measarer, Merican-Oriental Banking Corporation, Shanghai Bourne, G., manager, American-Oriental Banking Corporation, Shanghai Bourne, J. P., superintendent, Hongkong and Shanghai Hotels, Ld., Hongkong Bourne, V. H., assistant, Municipal Council, Shanghai Bournes, N. J., inspector, Chinese Maritime Customs, Shanghai Bourotte, —, professeur, Collège Quôc-Hoc, Hue, Annam Bousfield, Rev. C. E., American Foreign Mission, Swatow Bousfield, J. K., management, Asiatic Petroleum Co., Ld., Hongkong Bousquet, R., consul suppleant for France, Shanghai Boutcher, C. G., principal, Stark & McNeill, Penang Bouvier, F., auditor, Cie. Orientale Capitalisation, Shanghai Bouvier, R., fondé de pouvoirs, Banque Franco-Chinoise, Haiphong Boven, A. J. van, assistant, Blom & Van Der Aa, Shanghai Bowden, R. C., manager, Mustard & Co., Tientsin Bowden, R. C., manager, Mustard & Co., Tientsin
Bowden, V. G., managing-director, A. Cameron & Co. (China), Ld., Shanghai
Bowdler, R., accountant, Fraser & Neave, Ld., Singapore
Bowen, A. J., president, University of Nanking, Nanking
Bowen, B., assistant, Whiteaway, Laidlaw & Co., Ld., Tientsin
Bowen, D., assistant, Whiteaway, Laidlaw & Co., Ld., Shanghai
Bowen, F. A., general manager, Commercial and Credit Information Bureau, Shanghai
Bowen, G. H., assistant, Barlow & Co., Singapore
Bowen, Dr. J. E., General Hospital, Shanghai
Bowen, S. assist. China and Japan Trading Co., Ld., Shanghai Bowen, S., assist., China and Japan Trading Co., Ld., Shanghai Bower, E. B., signs per pro, Cornes & Co., Kobe Bower, J. H., Residency surgeon, Kelantan Bower, W. D., accountant, International Bank, Singapore Bower, W. H., assist., Canadian Pacific Steamships. Ld., Kobe Bower, Major W. M. L., superintendent of Police, Malacca Bowerman, E. R. H., cablehand, Eastern Extension Telegraph Co., Singapore Bowerman, R. J., general manager, Lane, Crawford & Co., Ld., Shanghai Bowers, C. E., electrician, Eastern Extension Telegraph Co., Singapore Bowes, A., assist., British Cigarette Co., Ld., Shanghai Bowes-Smith, A. M., broker, Hongkong Bowie, J., assistant, Shanghai Construction Co., Ld., Shanghai

Bowie, J. C., farm supt., Sarawak Oilfields, Ld., Sarawak Bowitz, F., assistant, Carlowitz & Co., Hankow Bowker, A. C. I., Dodwell & Co., Ld., Hongkong Bowker, G. H., agent, Jardine, Matheson & Co., Ld., Canton Bowker, J. L., assist., Asiatic Petroleum Co., Nanking Bowler, G. W., manager, Haworth & Co., Ld., Shanghai Bowley, C., assistant, Standard Oil Co., Manila Bowling, W. C., assistant, Brunner, Mond & Co. (China), Ld., Dairen Bowman, A. G., examiner, Chinese Maritime Customs, Amoy Bowman, W. S., assistant, Asiatic Petroleum Co., Shanghai Box, R. H., assistant, British-American Tobacco Co., Changsha Boyack, L., assistant, British-American Tobacco Co., Changsha Boyack, L., clerk, H.B.M. Consulate, Shanghai Boyce, D. C., secretary and accountant, Brunner, Mond & Co. (China), Ld., Shanghai Boycott, T. A., merchant, Tientsin Boyd, A. H., assistant, A. Cameron & Co., Ld., Shanghai Boyd, E. T., assistant, Gula Kalumpong Rubber Estate, Ld., Perak Boyd, J. C. T. C., assistant tidesurveyor, Chinese Maritime Customs, Shanghai Boyd, L. C., assistant, Sun Insurance Co., Shanghai Boyd, R. G., Jardine, Matheson & Co., Ld., Tientsin Boyd, T. R., sub-accountant, Hongkong and Shanghai Bank, Selangor Boyd, W. L., assistant, National City Bank of New York, Kobe Royde, E. L., assist., British Cigarette Co., Ld., Shanghai Boyden, E. H., International Export Co., Nanking Boye, Dr. A. A., minister to Germany, Peking
Boyer, C., assistant, Harrisons & Crosfield (Borneo), Ld., Sandakan, B. N. Borneo
Boyes, F. S., branch manager, Union Insurance Society of Canton, Ld., Tokyo
Boyes, G. M., partner, Boyes, Bassett & Co., Shanghai Boylan, J. H., piece-goods agent, Shanghai Boyle, F, assistant, Taikoo Sugar Retining Co., Hongkong Boyle, J., assistant, Tug and Lighter Co., Ld., Shanghai Boynton, A. J., assistant, United Engineers, Ld., Singapore Bracco, C., merchant, C. Bracco & Co., Shanghai Brace, L., Asiatic Petroleum Co., Ld., Tientsin Brack, E. G. A., assistant, Siber, Hegner & Co., Kobe Bracken, W. G. assist. supt., Chandu Monopoly, Trade and Customs, Kva'a Lumpur Brackenridge, W., assistant, Jardine, Matheson & Co., Hongkong Brackett, C. H., assistant, Proctors & Gamble Trading Co., Cebu Bracklo, Dr. E., consul for Germany, Shanghai Bradbery, C., manager, North Labis Rubber Co., Johore
Bradbury, B. W., supt., meat dept., Dairy Farm, Ice and Cold Storage Co., Hongkong
Bradbury, N., assistant, Reuter's, Ld., Singapore
Bradford, G., assistant, Anglo-Dutch Estates Agency, Ld., Sumatra
Bradford, P. G., manager Central Engine Works, Selangor
Bradford, T. F., engineer, Holt's Wharf, Hongkong
Bradford, T. F., engineer, Holt's Wharf, Hongkong Bradley, B. G., assist. district officer, Sitiawan, Lower Perak Bradley, C. H. G., assist. auditor, Audit Office, Hongkong Bradley, J., H.B.M.'s architect and surveyor of works, Shanghai Bradley, W. A., assist., Sungei Kari Rubber Estate, Sumatra Bradney, G. P., auditor general, Audit Office, Selangor
Bradsher, L. E., assistant, Universal Leaf Totacco Co. of China, Inc., Shanghai
Bradsher, W. L., assist., British Cigarette Co., Ld., Shanghai
Brady, H. W., assist., Hongkong and Shanghai Banking Corportation, Shanghai Braendlin, Dr. E., geological staff, Sarawak Oilfields, Ld., Sarawak Braga, J. P., mgr., J. P. Braga printg. dept., and news correspdt., Reuter's, Ld., H'kong. Braga, Noel, assist., J. P. Braga, printer, Hongkong Bragg, W. H., assist., Asiatic Petroleum Co., Newchwang and Tientsin Braham, N. C., assistant, Borneo Co., Ld., Bangkok Braid, A., secretary, Weeks & Co., Ld., Shanghai Brailsford, A., sub-telegraph engineer, P.W.D., Hongkong Braine, C. D. C., assist. engineer, P.W.D., Kuala Lumpur Brakema, H. J., sub-agent, Netherlands Trading Society, Kobe

Braley, T. A., inspector, Sanitary dept., Hongkong Brame, S. F., traveller, British Cigarette Co., Shanghai

Bramwell, W. L., manager, Warner, Barnes & Co., Manila Branagan, F. A., assist., Hongkong and Shanghai Bank, Shanghai Brand, C. W., assistant, Nederlandsch Indische Handelsbank, Kobe Brand, D. F., assist., Sale & Co., Tokyo Brand, G. M., assist., Harper & Co., Ld., Selangor Brand, H. S., agent, Reuter's Telegram Co., and secy., Brit. Chamb. of Conice., Foochow Brandao, A. Sarmento Pereira, consul general for Brazil, Shanghai Brandela, I, sous-directeur, Banque de l'Indochine, Saigon Brandligt, F. H., assist. Rappa & Co., Koba Brandligt, E. H., assist.. Raspe & Co., Kobe Brandt, F. J., manager, Whitsons, Ld., Shanghai Brandt, J., director, Aall & Co., Tokyo Brandt, W., assistant, British Cigarette Co., Ld., Shanghai Brandtmar, A. W., assist., Great Northern Telegraph Co., Chefoo Brangwin, C. H., medical practitioner, Swatow Brannon, R. W., assist., Standard Oil Co. of New York, Shanghai Branson, V. C., assistant analyst, Govt. Laboratory, Hongkong Brassinne, H. J., signs per pro., Crédit Foncier d'Extreme-Orient, Tientsin Bratt, C. H., assistant, The Texas Co., Canton Braud, A. C. E., secretary, Inspectorate-General, Chinese Maritime Customs, Peking Brauer, A., signs per pro., Schnabel, Gaumer & Co., Changsha Braun, G., assistant, M. Levy, Peking Braun, H. H., assist, Andersen, Meyer & Co., Ld., Hankow Brawn, A., secretary, Hongkong Territorial Estates, Ld., Hongkong Brawn, A. O., headmaster, Yaumati English School, Hongkong Brawn, J. H., sub-accountant, National City Bank of New York, Osaka Bray, P. A., engineer, P.W.D., Kuala Lumpur Brayfield, T. H. G., consulting engineer, Carmichael & Clarke, Hongkong Brayne, A. R., assistant, McAuliffe, Davis & Hope, Singapore
Brayshay, S., executive engineer, P.W.D., Kuala Lumpur
Brazier, G., assist., Dunlop Rubber Works, Kobe
Brazier, W. W., Chinese Maritime Customs, Lungchow
Breakspear, O. T., managing director, Hongkong Daily Press, Hongkong
Brearley, A., sub-manager, Chartered Bank of India, Aust. and China, Hongkong
Brearley, A., engineer, Hongkong and Shanghai Litely, I.d., Shanghai Brearley, A., engineer, Hongkong and Shanghai Hotels, Ld., Shanghai Brearley, A. E., engineer, Sarawak Oilfields, Ld., Sarawak Breda, —., chef de province, Nhatrang, Quinhon, Annam Brede, A., professor, University, Nanking Bredebusch, K. A., Vereinigte Farben & Chemikallen Werke, Newchwang Bree, W. G., assistant, Asiatic Petroleum Co. (S.C.) Ld., Hongkong Breece, T. E., professor, University, Peking Breeds, S. T., engineering dept., Sarawak Öilfields, I.d., Sarawak Breen, G. P. J., examiner, Maritime Customs, Hankow Breen, G. P. J., examiner, Maritime Customs, Hankow
Breen, H. S., assist., Nickel & Lyons, Ld., Kobe
Breen, J. W., manager, Marine dent., Frano-Asiatique Assce. Co., Shanghai
Breen, M. J., postmaster-general, Hongkong
Breger, J., assist., Carlowitz & Co., Tientsin
Brehm, K., engineer, Meklong Railway Co., Bangkok
Brehm, W. J., assist., Sun-Maid Raisin Growers Association, Shanghai
Breingan, D. W., assist., Mawao Estate, Jesselton, B. N. Borneo
Breitung F., assist. Meyeripl. & Co. Ld. Shanghai Breitung, F., assist., Meyerink & Co., Ld., Shanghai Brelsford, R. F., assist., R. Young & Co., Ld., Penang Bremer, T., merchant, Meerchamp & Co., and vice-consul for Holland, Manila Brenan, J. F., acting consul, British Consulate, Canton Brenan, T., assistant, Mustard & Co., Ld., Shanghai Brennan, A. F., assistant, Hongkong Telephone Co., Ld., Hongkong Brennan, F. K., schoolmaster, Sarawak Oilfields, Ld., Sarawak

Brennwald, M., assistant, Spalinger & Co., Canton
Breslin, T. J., vice-president, The Breslin Griffith Carpet Co., Inc., New York, Tientsin
Bretherton, E. H. S., assistant master, King Edward VII School, Taiping
Breton, R. S., assist. accountant, Siam Commercial Bank, Bangkok
Brett, F., land bailiff, Public Works dept., Hongkong
Brett, H. J., commercial secretary, British Legation, Peking and Shanghai
Brettele, E. D., assistant, United Engineers, Ld., Taiping, Perak

Breuer, H. W., signs per pro., Melchers China Corporation, Shanghai Brewer, C. B., manager, Bode Rubber Estates, Sandakan, B. N. Borneo Brewer, Dr. F., American Presbyterian Mission, Chefoo Brewer, F. W., assist., Swan & Maclaren, Singapore Brewer, H., secretary, Cooper, Clay & Kirby, Ld., Shanghai Brewer, J., assist., Presbyterian Mission Press, Shanghai Brewer, L., inspector, Sanitary dept., Hongkong Brewitt-Taylor, L., manager, Bombay-Burmah Trading Corpn., Ld., Bangkok Brewster, C., assistant, De Bataafsche Petroleum Maatschappij, Sumatra Brézé, de Dreux, contrôleur, Banque de l'Indochine, Saigon Brias, M., director and sales manager, Brias Roxas, Inc., Manila Briault, S. L., signs per pro., China Mutual Life Insce., and Shai. Life Assce. Co., Tientsin Bridge, A. L., assistant, Pottinger & Co., Tientsin
Bridge, B. F., deputy controller of Labour, Kuala Lumpur
Bridge, H. V., secretary, Pottinger & Co., Tientsin
Bridger, R. L., managing director, Lane, Crawford, Ld., Hongkong Bridges, D., state surgeon, Kedah Bridges, D., state surgeon, Kedah Bridges, F. S., assist., Asiatic l'etroleum Co., Shanghai Bridges, W. F. N., supt. of surveys, Ulu Langat, Selangor Brierley, J. W., assist., Calder, Marshall & Co., Shanghai Briffaud, P., shipping agent, Haiphong Briggs, R., assist., British Malay Rubber Co., Ld., Negri Sembilan Brighouse, S., solicitor, Tilleke & Gibbins, Bangkok Bright, H. M., assist. supt., Post and Telegraph, Perak Bright, J., assist., Tronoh Mines, Ld., Singapore Bright, S., assist., Tronoh Mines, Ld., Perak Brightman, H. H., assistant. Dollar Steamship Lines, Ld., Singapore Brightman, H. H., assistant, Dollar Steamship Lines, Ld., Singapore Brillante, R., assist., The Lumber Co., Singapore Bringert, R., assistant, Ekman Foreign Agency, Shanghai Bringert, R., assistant, Ekman Foreign Agency, Shanghai Bris, P. Le, managing director, Compagnie Pahlay, Shanghai Briscoe, C. C. J., advocate, Pooley & Co., Selangor Brisker, M. G., director, China Soap Co., Ld., Hankow and Shanghai Brister, J. H., merchant, Brister & Co., Hongkong Bristow, H. H., consul for Great Britain, Newchwang Britland, A. J. O., Church of England Mission, Peking Brito, S. B. de, examiner, Chinese Maritime Customs, Chinwangtao Brittain, E. assist. Shanghai Dock and Engineering Co., Ld., Shanghai Britain E., assist. Brittain, E., assist., Shanghai Dock and Engineering Co., Ld., Shanghai Britto, A. A., Hongkong and Shanghai Banking Corportation, Tsingtao Britto, V. M., assistant, Wakefield & Co., Shanghai Britton, F. G., manager, Zemma Works, Yokohama Britton, R. S., instructor and acting head, Peking University, Peking Britton, T. C., assist., Raven Trust Co., Ld., Shanghai Brizay, E., assistant, Etablissements Brossard-Mopin, Singapore Brjvandorff, V., assistant, Faust & Co., Tientsin Broadberry, E., assistant, Wm. Powell & Co., Ld., Hongkong Broadfoot, Rev. T. A., secretary, Canadian Presbyterian Mission, Kongmoon Brockett, G. E., assist., British-American Tobacco Co., Shanghai Brockett, G. E., assist., British-American Tobacco Co., Shanghai Brockett, J. A., assist., Allen & Hanbury's, Ld., Shanghai Brockhurst, G. N., manager, Singleton, Benda & Co., Ld., Yokohama Brockman, V., assistant, Scandinavian Brewery Co., Shanghai Brockman, Chr., partner, Windsor & Co., Bangkok Brockman, R., partner, Windsor & Co., Bangkok Brockstedt, W., manager, Boediker & Co., Canton Brockway, J. E., assistant, Dollar Steamship Line, Manila Brodard N. agent consulairs. Franch Consulate, Hakow Brodard, N., agent consulaire, French Consulate, Hokow Brodbecker, H., agent, Compagnie des Messageries Maritimes, Yokohama Broderick, D. J., resident secretary, China Underwriters, Ld., Singapore Brodd, E., chief examiner, Chinese Maritime Customs, Swatow Brodie, A. W., manager, aerated water dept., Fraser & Neave, Ld., Singapore Brodie, D. C., assistant, Butterfield & Swire, Tientsin Brodie, E. A., assistant, Union Insurance Society of Canton, Ld., Hongkong. Brodie, W. F., assistant, Mansfield & Co., Ld., Singapore

Broe, H. de, manager, Banque de l'Indo-chine, Hankow Brockmeyer, J. M., vice-consul for Belgium, Medan, Sumatra

Brokaw, Rev. C., Japan Mission Presbyterian Church in the U.S.A., Kyoto Bromfield, J. F., resident secretary, Sun Life Assurance Co. of Canada, Manila Bromfield, J. L., accountant, Tait & Co., Amoy Brondgeest, C., station engineer, Peking Electric Co., Peking Bronkhorst, M. P. van, assistant, Van Nie & Co., Medan, Sumatra Bronsdon, E., manager, Asiatic Petroleum Co. (Siam), Ld., Bangpakok, Siam Brook, J., assist., Vacuum Oil Co., Ld., Hongkong Brook-Jones, E. L., assistant, Anglo-Siam Corporation, Ld., Bangkok Brooke, His Highness Bertram, Tuan Muda of Sarawak Brooke, C. B., partner, Pentreath & Co., Hongkong Brooke, C. E. R. M., assist., Boustead & Co., Singapore Brooke, C. E. R. M., assist., Boustead & Co., Singapore Brooke, C. V., assistant, Chinese Maritime Customs, Shanghai Brooke, G. E., chief health officer, medical dept., Singapore Brooke, H. W., assistant agent, Fu Chung Corporation, Shanghai Brooke, J. V. S., assistant, Boustead & Co., Ld., Singapore Brooke, Col. N. P., assistant general manager, Pekin Syndicate, Peking Brooke, His Highness Vyner, Rajah of Sarawak Brooker, R. J., assistant, Singapore Traction Co., Ld., Singapore Brookes, J. W., assistant, Laras (Sumatra) Rubber Estates, Ld., Sumatra Brooks, A. C., B.Sc., F.I.c., assist. Govt. analyst, Singapore Brooks, E., assist., Moutrie & Co., Ld., Shanghai Brooks, E., S. C., solicitor, Hastings, Dennys & Bowley, Hongkong Brooks, E. S. C., solicitor, Hastings, Dennys & Bowley, Hongkong Brooks, G. R., secretary, Meklong Railway Co., Ld., Bangkok Brooks, H. T., superintendent, Fire Brigade, Hongkong Brooks, J. H., assistant, Arkins, Kroll & Co., Zamboanga Brooks, J. J., driller, Sarawak Oilfields, Ld., Sarawak Brooks, J. J., engineer, Electricity dept., Municipality, Shanghai Brooks, O. F., Standard Oil Co. of New York, Tsinan Brooksbank, A., overseer, Public Works department, Hongkong Broomall, H. L., assist., Standard Oil Co. of New York, Osaka Broomhall, B. H. W., Lowe, Bingham & Matthews, Shanghai Brousse, A., parfumier, Phnom-penh, Cambodge Brown, A. A., assistant, Ker & Co., Cebu, P.I. Brown, A. E. H., dist. loco. supt., F.M.S. Railways, Selangor Brown, A. K, assist., Arnhold & Co., Ld., Mukden Brown, A. K., assistant, metals dept., Arnhold & Co., Ld., Newchwang Brown, A. M., assistant, Asiatic Petroleum Co., Shanghai Brown, A. M., assistant, Asiatic Petroleum Co., Shanghai Brown, A. S., partner, Brown, Phillips & Stewart, Ipoh Brown, A. V., judge, Supreme Court, Penang Brown, A. W., assist., Lane, Crawford, Ld., Hongkong Brown, B. H., assistant, Standard Oil Co. of New York, Manila Brown, C. B., assist., Standard Oil Co. of New York, Shanghai Brown, C. B., partner, Linstead & Davis, Hongkong Brown, C. C., assist., British adviser to the Government, Kelantan Brown, C. E., engineer, Holt's Wharf, Shanghai Brown, C. Forbes, manager, Vacuum Oil Co., Singapore Brown, C. G., signs per pro., Boustead & Co., Ld., Selangor Brown, C. N., assistant, health dept., Municipality, Shanghai Brown, C. R., assistant, Brown, Philips & Stewart, Perak Brown, C. R., assistant, British-American Tobacco Co. (China), Ld., Hankow Brown, C. W., assistant, Taikoo Dockyard and Engineering Co., Hongkong Brown, E. A., partner, E. A. Brown & Co., Singapore Brown, E. G., district engineer, F.M.S. Railway, Selangor Brown, F. A., assist., Asiatic Petroleum Co., Ld., Tsinan Brown, F. J., assist., Canadian Pacific Railway Co., Hongkong Brown, F. J., assist., Canadian Facinc Railway Co., Hongkong Brown, Capt. F. L., engineer, Hongkong Electric Co., Hongkong Brown, G., assistant, Strong & Co., Kobe Brown, G. E., assistant, Taikoo Sugar Refining Co., Hongkong Brown, Geo. M., managing-director, Stanton, Nelson & Co., Singapore Brown, G. S. engineer, Port Development dept., Hongkong Brown, H. C. assistant, British Cigarette Co., Ld., Shanghai Brown, H. H., inspector, mechanical department, P.W.D., Johore Brown, I. F. driller, Sarawab Oilfields, I.d. Sarawab, Oilfields, I.d. Sa Brown, I. F., driller, Sarawak Oilfields, Ld., Sarawak Brown, I. S., assist., Chinese Maritime Customs, Shanghai

Brown, J., assist., Bradley & Co., Ld, Shanghai Brown, J. A., signs per pro., Cornabe, Eckford & Winning, Vladivostock Brown, J. A., visiting agent, Bikam Rubber Estates Co., Ld., Perak Brown, J. B., assist., MacKenzie & Co., Ld., Shanghai Brown, J. C., assist., A. J. David, Hongkong Brown, J. C., boilermaker, Hongkong & Whampoa Dock Co., Hongkong Brown, J. E., radiologist, Health dept., Shanghai Brown, J. F., assist., Fleming & Williamson, Manila Brown, J. F. division supt of schools. Zamboanga Brown, J. F., division supt. of schools, Zamboanga Brown, J. F., driller, Sarawak Oilfields, Ld., Sarawak Brown, J. G., partner, A. A. Anthony & Co., actg. vice-consul for Portugal, Penang. Brown, J. G. Lyon, medical practitioner, Aird, Skinner & Tatchell, Hankow Brown, J. K., assist., Norwich Union Fire Insurance Society, Yokohama Brown, J. Nicol, assist., Chartered Bank of India, Tientsin Brown, J. McI., assist., Chartered Bank of India, Tienshi Brown, J. McI., assist., Hongkong and Shanghai Bank, Kobe Brown, J. M., General Motors Japan, Ld., Osaka Brown, J. R., assist., Commercial Union Assurance Co., Ld., Harbin Brown, J. W., assistant, British Borneo Timber Co., Ld., Sandakan, B.N.B. Brown, J. Warner, manager, American Oriental Banking Corporation, Tientsin. Brown, L. R., driller, Sarawak Oilfields, Ld., Sarawak Brown, M. Blumfield, solicitor, White-Cooper & Co., Shanghai Brown, N. S., director, Butterfield & Swire, Hongkong Brown, P. H., assist. mechanical engineer, Govt. Fire Brigade, Hongkong Brown, R., chartered accountant, Reid, Mortimer & Slee, Shanghai Brown, R., financial and office assist., Municipality, Singapore Brown, R. A., assist., Butterfield & Swire, Hongkong Brown, R. E., assist. master, Public School for Boys, Shanghai Brown, Dr. R. E., general supt., General Hospital, Wuhu Brown, R. J. W., assist., Lyall & Evatt, Singapore Brown, R. P. Cave, accountant, British-American Tobacco Co., Hankow Brown, E. P. Cave, accountant, British-American Tobacco Co., Hankow Brown, S., supt., Bukit Kraiong Estate, Vallambrosa Rubber Co., Selangor Brown, S. C., manager, Empire Hotel, Selangor Brown, S. R., sub-manager, National City Bank of New York, Shanghai Brown, S. W., import manager, Hayes Engineering Corporation, Tientsin Brown, T. B., agency manager, China Underwriters' Agency, Shanghai Brown, W., assistant, Taikoo Dockyard and Engineering Co., Hongkong Brown, W., joiner, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Brown, W., professor of mathematics, Hongkong University, Hongkong Brown, W. C., manager, Jurong Estate, Bukit Sembawang Rubber Co., Singapore-Brown, W. Drysdale, I. F. Drysdale & Co., Nanking Brown, W. Drysdale, I. F. Drysdale & Co., Nanking Brown, W. H., assist., Hongkong & Shanghai Hotels, Ld., Hongkong Brown, W. H., director, Bureau of Science, Manila Brown, W. J., assist., Shanghai Gas Co., I.d., Shanghai Brown, W. J., assist., Shewan, Tomes & Co., and secretary, China Light Co., Hongkong Brown, W. R., manager, Ampat (Sumatra) Rubber Estate, I.d., Sumatra Brown, W. Russell, commissioner, Weihaiwei Browne, G. G. T., accountant, Revenue Survey dept., F.M.S. Browne, H. D., manager, Asiatic Petroleum Co., Canton Browne, M. A., assistant, Municipal Council, Shanghai Browne, T. M., field assistant, Sarawak Oilfields, Ld., Sarawak Brownell, H. C., Canton Christian College, Canton Browning, C. T. H., sub-accountant, Chartered Bank, Saigon Browning, D. M., assist., audit dept., Asiatic Petroleum Co., Ld., Hongkong Browning, F. S., assist., British-American Tobacco Co (China), Ld., Shanghai Browning, F. S., assist., International Export Co., Hankow Brownings, E. J., chief inspector, Police dept., Malacca Brownlow, H., assist., British Cigarette Co., Hankow Bruce, A., assistant, Harrisons & Crosfield, Ld., Sumatra Bruce, D. G., secretary, Asiatic Petroleum Co. (South China), Ld., Hongkong Bruce, E. O., assistant secretary, Secretariat, Sarawak Bruce, G., works dept., Tientsin Press, Ld., Tientsin

Bruce, M. W., manager, Calico Printers' Association, Ld., Shanghai Bruce, R., assistant, Hongkong & Shanghai Banking Corporation, Shanghai

Bruce, W., overseer, Port Development dept., Hongkong

Bruce, W. H., assist., Chersonese Estate, Perak Bruderer, H., assistant, Biedermann & Co., Saigon Bruggisser, H., assistant, F. E. Zuellig, Inc., Manila Bruins, J. H., vice-cousul, U.S.A., Singapore Brun, C. A. C., vice-consul for Denmark, Shanghai Brun, T., assist., China Sugar Refining Co., Hongkong Bruneel, L., foudé de pouvoirs, Banque Franco-Chinoise, Saigon Brunet, A., agent adjoint, Compagnie des Chargeurs Réunis, Saigon Bruner, J. J., signs per pro., Holland China Trading Co., Tientsin Brunner, A., chargé, d'affaires, Swedish Embassy, Tokyo Brunner, J., fondé de pouvoirs, L. Ogliastro et Cie., Saigon Bruno, L., accountant, Banque de l'Indo-chine, Hankow Brussel, J. H. van, assist., Handelmaatschappij Transmarina, Tientsin Brusset, L., signs per pro., Banque Franco-Chinoise, Peking Brutton, G. K. Hall, principal, G. K. Hall Brutton & Co., Hongkong Bruun, J., managing director, Menam Motor Boat Co., Ld., Bangkok Bruyn-Kops, W. de, agent, Royal Packet Navigation Co., Singapore Bryan, A. A., general manager, Chinese-American Publishing Co., Shanghai Bryant, F. J., barrister-at-law, Bryant & Taylor, Perak Bryant, K. C., assistant, British-American Tobacco Co., Ld., Singapore Bryant, P. L., editor, China Press, Inc., Shanghai Bryce, H. S., assistant, Jugra Land & Carey, Ld., Selangor Bryden, A. N., assist., International Export Co., Hankow Bryden, E. M., chartered accountant, Lowe, Bingham & Matthews, Hongkong Bruneel, L., foudé de pouvoirs, Banque Franco-Chinoise, Saigon Bryden, E. M., chartered accountant, Lowe, Bingham & Matthews, Hongkong Bryden, S. W., supt., Mackenzie Road Pumping Station, Singapore Brydone-Jack, W. V., assist., Canadian National Railways, Shanghai Bryner, B. J., resident-director, Tetiuhe Mining Corporation, Ld., Vladivostock Bryner, Felix, merchant, Bryner & Co., Vladivostock Bryner, L., merchant, Bryner & Co., Vladivostock Bryner, L. C., signs per pro., Bryner & Co., Vladivostock Bryson, G. C., driller, Sarawak Oilfields, Ld., Sarawak Bryson, H. P., assistant district officer, Kuala Kangsar, Perak Bryson, K. M., assistant, Mackenzie & Co., Shanghai Bryson, K. M., assistant, Mackenzie & Co., Shanghai
Bryson, R. N., assist., British Cigarette Co., Ld., Shanghai
Buchan, R. G., merchant, Wilson & Co., Tientsin
Buchanan, A., district engineer, Oriental Telephone and Electric Co., Singapore
Buchanan, A. R., assistant, Borneo Co., Ld., Chiengmai, Bangkok
Buchanan, H. F., assistant, J. M. Flanagan & Co., Shanghai
Buchanan, J. G., assistant, Butterfield & Swire, Shanghai
Buchanan, M., assistant, Paterson, Simons & Co., Ld., Singapore
Buchanan, T. F., assistant, Presbyterian Mission Press, Shanghai
Buchheim, K., Edward Meyer & Co., Tientsin
Buck, A. W., assist., Land Investment Co., Ld., Shanghai
Buck, J. L., professor, University, Nanking Buck, J. L., professor, University, Nanking Buckberrough, W. R., passenger agent, Canadian Pacific Steamships, Tokyo Buckell, V. C. H., assistant telegraph engineer, Post and Telegraph dept., F.M.S. Buckland, H. R., Eastern Extension Telegraph Co., Ld., Saigon Buckle, P., assist., Mackinnon, Mackenzie & Co., Hongkong
Buckley, E. R., inspector, Shanghai Electric Construction Co., Ld., Shanghai
Buckley, J., assistant, Hill Pharmacy, Kobe
Buckley, R. V., assistant, Asiatic Petroleum Co., Ld., Newchwang
Buckley, T. A., assist., Eastern Trading Co. (China), Ld., Shanghai
Bucknall, G. C., assistant mechanical engineer, P.W.D., Muar, Johore
Bucknell, A. C., harbour master, Klang, Selangor
Bucknell, jr., H., assessor, Mixed Court, Shanghai
Buckwell, R. L., supt., Survey dept., Penang
Budd, M. W., assist., Rayner, Heusser & Co., Ld., Shanghai
Buéttner, F., assist., Garrels, Borner & Co., Hankow
Buffart, J. F. A. M., president, General Association of Rubber Planters, Sumatra
Buhlmann, M. R., fondé de pouvoirs, Ogliastro et Cie., Haiphong
Buisson, J., accountant, French Municipal Council, Shanghai
Bulford, H. N. W., assistant, Kuala Sidim Rubber Co., Ld., Kedah
Bull, E. S., manager, National Aniline and Chemical Co., Inc., Shanghai
Bull, H. R., second magistrate, District and Police Courts, Singapore Buckle, P., assist., Mackinnon, Mackenzie & Co., Hongkong

Bull, H. R, second magistrate, District and Police Courts, Singapore

Bull, W. R., assistant, Sun Insurance Office, Tokyo Bullard, L. A., assist., Hongkong and Shanghai Banking Corporation, Yokohama Bulldeath, R., chief examiner, Chinese Maritime Customs, Swatow Bullen-Smith, C. J. W., assistant, Devon Estates (Malacca), Ld., Malacca Bulley, H. S., assist., English Electric Co., Tokyo Bullmore, R. R., supt., Posts and Telegraphs, Pahang Bulloch, J., assistant, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong Bullock, A. A., assist., Central China Teachers' College, Hankow Bullock, B. de L., field assistant, Sarawak, Oilfields, Ld., Sarawak Bullock, J. A. E., I.S.O., chief clerk, Colonial Secretariat, Hongkong Bullock, J. C., assistant, Anglo-Siam Corporation, Bangkok Bullock, P. C., assistant, English Electric Co., Tokyo Bullock, T. W., acting assistant district officer, Krian, Perak Bulmer, J. H., manager, Standard Oil Co. of New York, Hoihow Bulner, Percy, assistant, Bangkok Dock Co., Ld., Bangkok Bulteau, administrateur-adjoint, Province de Quinhon, Annam Bumphrey, B. W., assistant, Standard Oil Co. of New York, Shanghai Bunbury, H. W. L., sessions judge and resident, Sandakan, British North Borneo Bunclark, F. T., assistant engineer, F.M.S. Railway, Selangor Bunetel, A. Le, engineer, French Municipal Council, Shanghai Bunetel, A. Le, engineer, French Municipal Council, Shanghai Bungey, A. P., divisional mgr., British-American Tobacco Co., Hongkong and Shanghai Bungey, W. S., assistant, British-American Tobacco Co., Ld., Shanghai Bunje, F., medical practitioner, Allan & Strahan, Hongkong Bunje, H. F., assistant, Asiatic Petroleum Co., Ld., Hongkong Bunn, R. S., assistant, British Cigarette Co., Shanghai Bunting, B., agriculturist, department of Agriculture, F.M.S. Bunting, J., shift engineer, Electricity Supply dept., Penang Burbidge, G. J., British-American Tobacco Co, Tsinan Burden, J. H., installation superintendent, Standard Oil Co., Penang Burdick, D., assistant, Chinese Maritime Customs, Shanghai Burditt, H. H., assistant, Standard Oil Co. of New York, Shanghai Buren, A. von, assistant, British Cigarette Co., Ld., Shanghai Buren, A. von, assistant, British Cigarette Co., Ld., Shanghai Burford, A. C., land bailiff, Public Works dept., Hongkong Burgaud, Rev. M., Observatory, Lu-ka Pang, Shanghai Burgess, A., assist., Forbes & Co., Tientsin
Burgess, C., general manager, Shanghai Electric Construction Co., Ld., Shanghai
Burgess, H. C., chief assistant, Thos. Cook & Son, Ld., Hongkong
Burgess, J. C., secretary, Small Investors' Co., Shanghai
Burgess, W. J., dredgemaster, Thabawleik Tin Dredging, Ld., Perak
Burgis, E. S., electrical dept., United Engineers, Ld., Perak
Burgoyne, A. E. L., signs per pro., Geo. L. Shaw, Antung
Burgoyne, G. F., assistant, Asiatic Petroleum Co. (Siam), Ld.
Burke, Edwin, president and general manager, Philippine Manufacturing Co. Man Burke, Edwin, president and general manager, Philippine Manufacturing Co., Manila Burke, G. L., vice-consul, American Consulate, Hankow Burke, W. B., professor, Soochow University, Soochow Burke-Close, R. J., examiner, Chinese Maritime Customs, Shanghai Burke-Gaffney, E. M. O'D., executive engineer, P.W.D., Port Dickson, Negri Sembilan Burkhardt, H., partner, Burkhardt, Amidani & Co., Shanghai Burkhardt, H., partner, Burkhardt, Amidani & Co., Shanghai Burkhardt, R., assist., Escher, Wyss & Co., Tokyo Burkill, A. W., merchant, A. R. Burkill & Sons, Shanghai Burkwall, Rev. H. O. T., British and Foreign Bible Society, Canton Burlage, E., assistant, Continental Plantation Co., Sumatra Burlage, H. A., manager, De Javasche Bank, Koeta-Radja Agency, Sumatra Burling, W. J., assistant, Hongkong and Shanghai Hotels, Ld., Hongkong Burlingham D. assistant sunt. Central Police Station Hongkong Burlingham, D., assistant supt., Central Police Station, Hongkong
Burman, A. E., assist., British Cigarette Co., Pootung Factory, Shanghai
Burn, A., assistant, Whiteaway, Laidlaw & Co., Ld., Shanghai
Burn, A. C., mgr., Representatives of Brit. Manufacturers, Ld., Hankow and Chungking Burn, D. C., assistant, Asiatic Petroleum Co., Ld., Shanghai Burn, G. A., assistant, Taikoo Sugar Refining Co., Ld., Hongkong Burn, S. A., assistant medical officer, Kailan Mining Administration, Tientsin Burn, W. A., assistant, Smith, Bell & Co., Manila

Burnard, H., assist., John Little & Co., Ld., Selangor

Burnard, J. R., chemist, Devon Estates, Ld., Malacca Burne, R. M., assist., Samuel Samuel & Co., Tokyo
Burne, T. W. H., medical officer, Selangor
Burnel, R., assistant, Reuter's, Ld., Shanghai
Burnett, B. C. G., architect, dir., Atkinson & Dallas, Shanghai, Hankow and Tientsin
Burnett, Rev. C. R., St. James's and St. John's Church, Weihaiwei
Burnett, G. W. C., managing editor, China Mail, Hongkong
Burnie, C. M. G., general manager, Far Eastern and Yangstzee Insurances, Shanghai Burns, J., assistant, Shanghai Dock and Engineering Co. Ld., Shanghai Burns, R., assistant, Evatt & Co., Singapore Burns, W. S., managing director, Shanghai Dock and Engineering Co., Ld., Shanghai Burr, F. W. M., assist engineer, P.W.D., Port Dickson, Negri Sembilan Burr, G. Paterson, medical practitioner, Brangwin & Burr, Swatow Burr, P. B. F., chief inspector, Sanitary Board, Kinta, Ipoh, Perak Burrel, W. S., assist., Vacuum Oil Co., Kobe
Burrell, W. W., assistant, American Asiatic Underwriters, Shanghai
Burrows, E. A., solicitor, Bailey & Perry, Hankow
Burrows, F. D., director, Cooper & Co., Yokohama, Kobe and Osaka
Burrows, M. F. G., manager, Kampong Kamunting Tin Dredging, Ld., Perak
Burton, A. L., wharfinger, Hongkong & Kowloon Wharf & Godown Co., K'loon., H'kong.
Burton, Dr., C. H., dental surgeon, Dr. Noble & Co., Hongkong
Burton, F. M. assistant Butterfield & Swire Hankow Burton, E. M., assistant, Butterfield & Swire, Hankow Burton, J., assistant, audit dept., Chinese Government Railways, Tientsin Burton, J. R., proprietor, Typewriter Repairing Co., Selangor Burtwell, J. W., sub-manager, Dodwell & Co., Ld., Shanghai Buschman, A. H., assistant, Slowe & Co., Ld., Shanghai Busekist, D. von, assistant, Jess & Co., Hankow Busekist, U. von, signs per pro., Jess & Co., Hankow Busekist, U. von, signs per pro., Jess & Co., Hankow Bush, B. O., executive engineer, P.W.D., Jelebu, Negri Sembilan Bush, T. D., financial assist., P.W.D., Johore Buskirk, Wm. van, deputy marshal, U.S. Court for China, Shanghai Busse, W., merchant, O. H. Anz, Chefoo Busson, R., fondé de pouvoirs, Banque de l'Indochine, Saigon Bustard, T. A., assistant, Thomson & Co., Shanghai Butchart, W. R., in charge, Jardine Engineering Corporation, Tientsin Butchart, C., assistant, Robinson Piano Co. Ld. Shanghai Butcher, C., assistant, Robinson Piano Co., Ld., Shanghai Butcher, C. S., assistant, Chersonese (F.M.S.) Estate, Ld., Perak Butcher, J. D., electrical engineer, Harbour Board, Singapore Butcher, S., assistant, Reiss, Massey & Co., Hongkong
Butcher, W., assistant, Reiss, Massey & Co., Hongkong
Butcher, W., assistant, Dodwell & Co., Ld., Kobe
Butland, C. A., manager, Asiatic Petroleum Co., Ld., Wenchow
Butler, B. G., assistant manager, Standard Oil Co. of New York, Manila Butler, B. G., assistant manager, Standard Oil Co. of New York, Manila Butler, C., advertising manager, Philippine Education Co., Inc., Manila Butler, C. H., manager, Butler, Carey & Co., Shanghai Butler, C. R., Chinese Government Railways, Puchen Butler, E., supt. engineer, Blue Funnel Line, Holt's Wharf, Kowloon Butler, L. T., assistant engineer, Municipal Water Supply, Singapore Butler, P. D., consul for Great Britain, Taihoku Butler, T. H., manager, Caldbeck, Macgregor & Co., Tientsin Butlin, S. T., assistant, Linstead & Davis, Hongkong Butson, C. W., partner, Nielsen & Malcolm, Hankow Butt, D. M., assistant, Scott, Harding & Co., Shanghai Butt, J. P., assistant, Allen & Hanbury's, Ld., Shanghai Butte, W., assistant, Ehlers & Co., Hankow Butterfield, H. M., executive engineer, P.W.D., Kedah Butterfield, H. M., executive engineer, P.W.D., Kedah Butterfield, W. A., supt. engineer, Asiatic Petroleum Co., Hongkong Butters, H. R., cadet, Colonial Secretariat, Hongkong Butters, R. R., catet, Colomai Secretariat, Hongkong
Butters, S. M., assistant, Gas Co., Ld., Shanghai
Butterworth, J. C., assist., Shanghai Dock and Engineering Co., Ld., Shanghai
Buttmann, R., consul for Germany, Yokohama
Button, F. J., assist. engineer, P.W.D., Kedah
Butts, V. R., acting manager, Brunner, Mond & Co. (China), Ld., Hankow
Bux, N. M., manager, Victoria Printing Press, Hongkong
Buxhaum, C. H., warning director, Hongkong

Buxbaum, C. H., managing director, Hospital Supply Co., Tokyo

Buxton, H. T., assist., W. A. Hannibal & Co., Canton Buxton, V. R., assistant, Rigold, Bergmann & Co., Ld., Singapore Buyanow, A. S., manager, Babcock & Wilcox, Shanghai and Tientsin Buyers, A. F., assistant, Arnhold & Co., Shanghai Buyers, G. A., chartered accountant, Thomson & Co., Tientsin Buyers, W., manager, Terenbang Estate, Anglo-Malay Rubber Co., Ld., Negri Sembilan Buys, A., assist., Handelmaatschappij Transmarina, Tientsin Byst, A., assist., Handelmaatschappij Transmarina, Hentsin Byatt, A. R., manager, Major & Co., Ld., Selangor Bye, A., signs per pro., Hoehnke Frithjof, Shanghai Byers, T. E., assistant, Chinese Maritime Customs, Shanghai Bykoff, P. A., Tatarinoff & Bykoff, Tsingtao Bylandt, Count W. de, secretary, Netherlands Legation, Peking Byles, D. V., assistant, Mengkibol Rubber Co., Ld., Singapore Byles, G. F., supervisor, Eastern Extension Talagraph Co., Singapore Byles, G. F., supervisor, Eastern Extension Telegraph Co., Singapore Byrne, E. G., broker, Lovatt & Byrne, Hankow Byrne, E. T., manager, F. C. Heffer & Co., Shanghai Byrne, G. T., arts faculty, University, Hongkong Byrne, J., head of preventive service, Government Monopolies dept., Penang Byrne, J. I., assist., H. H. Bayne & Co., Manila Byron. F. E., assistant, Chemist Institute for Medical Research, F.M.S. Byu, W. W., Eastern Extension, Australasia and China Telegraph Co., Foochow Byvanck, G. M., vice-consul for Netherlands, Shanghai Caballers, P. Q. del Saz, Spanish Legation, Tokyo Cable, R. E., apothecary, Government Civil Hospital, Hongkong Cabre, R. E., apositetary, Government Civil Hospital, Hongkong Cabral, C. A. R., assistant, Chinese Maritime Customs, Lappa Cachemaille, V. L., manager, Jugra Land & Carey, Ld., Selangor Cadbury, W. W., physician, Canton Hospital, Canton Caders, E., administraleur délégué Société Minière de Yen-Linh, Tonkin Cadet, A., French Consulate, Lungchow Cadman, C. G., telegraph engineer, Postal and Telegraph dept., F.M.S. Cadman, H., installation manager, Asiatic Petroleum Co. (S.C.), Ld., Canton Cady, Arnold, representative, National City Co., Shanghai Caffort, L., concessions à Pleiku, Province de Kontum, Annam Cahusac, E. B., assistant, Healing & Co., Ld., Tokyo Caie, J. F., accountant, Electricity dept., Municipality, Shanghai Cairns, J., branch manager, Douglas & Grant, Saigon Calame, J., assistant, Compagnie Olivier, Tientsin Calcagni, E., consul for Italy, Chinkiang Calcraft, L. A., assistant, Butterfield & Swire, Hongkong Caldecott, A., acting controller of Labour, Kuala Lumpur Calder, A. B., assistant, American Commercial Attache, Shanghai Calder, A. B., assistant, American Commercial Attache, Shanghai Calder, A. B., assistant, E. Moore & Co., Ld., Shanghai Calder, J., assistant, L. Moore & Co., Ld., Shanghai Calder, J. S., assist., Butterfield & Swire, Tientsin Calder, J. S., engineer, Tongku, Tientsin Lighter Co., Tientsin and Taku Calder, S. J., assistant, Kailan Mining Administration, Shanghai Calder, W. G., assist., General Electric Co. (China), Ld., Shanghai Calder, W. J. P., assistant, E. J. du Pont de Nemours, Shanghai Calder, W. J. P., assistant, E. J. du Pont de Nemours, Shanghai Calderwood, H., engineer, Electricity department, Municipality, Penang Calderwood, H., engineer, Electricity department, Municipality, Penang Caldicott, K. C., district engineer, F.M.S., Railways, Selangor Caldwell, D. A., assist., Borneo Sumatra Trading Co., Ld., Singapore Caldwell, J., assistant, Hongkong & Shanghai Banking Corporation, Shanghai Caldwell, L. H., University, Nanking
Caldwell, L. H., University, Nanking
Caldwell, W. J., proprietor, Gunong Kroh Estate, Perak
Calero, A. M., secy. to director, U.S. Shipping Board Emergency Fleet Corpn., Manila
Calhawn, A. D., accountant, International Banking Corporation, Hankow
Calkoen, W. H., assistant, Netherlands India Commercial Bank, Kobe
Calleghan, J. Soochow, Brick and Tile Co. Soochow Callaghan, J., Soochow Brick and Tile Co., Soochow Callan, H., assistant, United Engineers, Ld., Singapore Callant, A., Banque Belge Pour l'Etranger, Peking Callard, R., manager, Banque de l'Indo-chine, Singapore

Callender, C. R., American Presbyterian Mission, Yuankiang

Calthrop, L. H. C., acting Senior Officer, Weihaiwei

Caltman, W. P., Standard Oil Co. of New York, Harbin Calver, D. E., deputy conservator of Forests, Sarawak Calvert, H., auditor, First Division, Sarawak Calvo, Rev. E., professor, Roman Catholic Church, Foochow Cameron, Allan, Oriental manager, Canadian Pacific S.S. Co., Hongkong Cameron, A. G., assistant, Hongkong & Shanghai Banking Corporation, Tientsin Cameron, A. P., manager, Patersons, Simons & Co., Ld., Singapore Cameron, A. Z., assist., Great Northern Telegraph Co., Ld., Shanghai Cameron, C. S., assist., Taikoo Dockyard and Engineering Co., Ld., Hongkong Cameron, D. H., general manager, Standard Oil Co. of New York, Hongkong Cameron, D. M., assistant, British-American Tobacco Co., Singapore Cameron, D. M., assistant, municipal engineer, Penang Cameron, D. W., sub-accountant, Chartered Bank, Penang Cameron, E., assist, United Engineers, Ld., Perak Cameron, E. J. M., assistant, Harrisons, Barker & Co., Ld., Singapore Cameron, E. J. M., assistant, Harrisons, Barker & Co., Ld., Singapore Cameron, G. M., assist., Central Agency, Ld., Shanghai Cameron, H. H., assist., Midland Packing Co., Shanghai Cameron, I. G., assist., D. C. Macaskill, Selangor Cameron, I. H., sub-accountant, Hongkong and Shanghai Bank, Manila Cameron, J., Medical College, Peking Cameron, J. J., engineer, Green Island Cement Co., Hongkong Cameron, R., assist., Thomson & Co., Hankow Cameron, R. V., assist. supt. engineer, Butterfield & Swire, Shanghai Cameron, T. A. S., manager, Cameron & Co., Peking Cameron, W. D., manager for Japan, Sun Life Insurance Co., Tokyo Camidge, R. A., sub-agent, Chartered Bank, Canton Caminada, R., assistant, Clerici, Bedoni & Co., Shanghai Camm, J., Standard Oil Co. of New York, Wuhu Cammiade, C. A., examiner, Chinese Maritime Customs, Hankow Cammiade, C. A., examiner, Chinese Maritime Customs, Hankow Cammiade, G., Chinese Maritime Customs, Yunnanfu Campiade, G., Chinese Maritime Customs, Yunnanfu Camp, H. de la, merchant, Delacamp, Piper & Co., Kobe Camp, L. de la, assistant, Delacamp, Piper & Co., Kobe Campbell, A. S., Min River Conservancy, Foochow Campbell, C. M., assist., American Trading Co., Shanghai Campbell, D., assist., Chartered Bank of India, Aus. & China, Yokohama Campbell, D. A., assist., Hongkong & Shanghai Bank, Shanghai Campbell, D. A., examiner, Chinese Maritime Customs, Antung Campbell, D. A., sub-accountant, National City Bank of New York, Osaka Campbell, C., assist., China Motors, Shanghai Campbell, G., assist., Butterfield & Swire, Tientsin Campbell, G. B., Standard Oil Co. of New York, Hangchow Campbell, G. G., medical officer, Sanong Rubber and Tobacco Estates, Ld., B Campbell, G. G., medical officer, Sapong Rubber and Tobacco Estates, Ld., B. N. Borneo Campbell, G. K., signs per pro., Fobes Co., Ld., Tientsin Campbell, G. L., signs per pro., Gibb, Livingston & Co., Ld., Shanghai Campbell, H. B., paints and paintings, Shanghai
Campbell, H. F., manager, Shewan, Tomes & Co., Canton
Campbell, J. D., assistant, Jardine Engineering Corporation, Ld., Shanghai
Campbell, jr., J. G., assist. engineer, Gunnong Pulai Waterworks, Singapore
Campbell, K. M., supervisor, Eastern Extension Telegraph Co., Ld., Hongkong
Campbell, K. W., assist., MacKenzie & Co., Ld., Shanghai
Campbell, P. R., assistant, Katz Bros., Ld., Penang
Campbell, R. A., assist., Asiatic Petroleum Co. (S.C.), Ld., North Point, Hongkong Campbell, R. A., assistant, Natz Pros., Ed., Penang Campbell, R. A., assistant secretary, Haiho Conservancy Commission, Tientsin Campbell, Rev. and Mrs. W. M., American Presbyterian Mission, Yuankiang Campbell, W. M., procuration holder, Harrisons & Crosfield, Ld., Sumatra Campbell, W. W., assist., Hongkong & Shanghai Bank, Shanghai Campben, W. W., assist, Holgkong & Shanghai Bank, Shanghai Campbing, L. H., manager, North British and Mercantile Insurance Co., Singapore Campos, P. J., manager, Banco de las Islas Filipinas, Iloilo, P.I. Canavarro, C. C., examiner, Chinese Maritime Customs, Amoy Canavarro, J. C., Cie. Française de Tramways, Shanghai Cance, C., inspector, British-American Tobacco Co., Hangchow Canda, L., assist., Texas Co., Tientsin

Candlin, A. H., assistant master, Cathedral School, Shanghai Candlin, T. H. R., assist., Wm., Forbes & Co., Tientsin

Cannan, A. M., director, Shanghai Waterworks Co., Ld., Shanghai Cannan, J. F., partner, Lacey & Cannan, Hankow Cannell, A., engineering department, Sarawak Oilfields, Ld., Sarawak Canney, J. S., assist., Taikoo Sugar Refining Co., Hongkong Canning, L. E., director, Scott, Harding & Co., Ld., Shanghai Canning, S. T., manager, Palace Tobacco Store, Shanghai Cannon, A., physician and ophthalmic surgeon, Canton Cannon, A. B., The Breslin Griffith Carpet Co., Tientsin Cannon, W. J., assist., China Import and Export Lumber Co., Shanghai Canson, C. H., supt. of police, Police dept., Singapore Cant, H. M., assist., Sendayan (F.M.S.) Rubber Co., Ld., Negri Sembilan
Cantley, W., sub-manager, Chartered Bank of India, Kobe
Cantrell, H. M., partner, Watkins & Co., Singapore
Capel, H. J. A., chief clerk, Vehicle dept., Municipality, Singapore
Capelle, D., chef comptable, Société des Chaux Hydrauliques du Langtho, Haiphong Capen, Rev. R. T., American B. Foreign Mission, Swatow Caplain, R., acting deputy commissioner, dist. accountancy, Post Office, Nanking Cappelen, D., partner, Smith & Co., and acting consul for Netherlands, Chefoo Cappelen, J. M., merchant, L. H. Smith & Co., Chefoo Cappleman, D. E., accountant, Standard Oil Co. of New York, Manila Caradine, R. E., supt., Post Office, Singapore Cardwell, R., supervisor, Eastern Extension Telegraph Co., Ld., Hongkong Caretti, E., postal commissioner, Tsinan Carew, R. H., manager, Mawao Estate, Jesselton, B. N. Borneo Carey, A. B., manager, Bahru Selangor Rubber Co., Selangor Carey, A. J. H., assist. manager, Asiatic Petroleum Co., Chinkiang and Ichang Carey, F. W., commissioner, Chinese Maritime Customs, Lappa Carey, H. R., assistant master, Malay College, Perak
Carey, H. R., assistant master, Malay College, Perak
Carey, L. U. P., assistant, Broome Rubber Plantations, Ld., Selangor
Carey, P. T., sales manager, China Electric Co., Ld., Peking
Carey, S. C., partner, Butler, Carey & Co., Shanghai
Cargill, P. A., assistant, Harper & Co., Ld., Selangor
Carlier, P. Van Hun Michael Charles Co., Ld., Chinyangtan Carlier, R., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Carlill, A. J. H., director, Dodwell & Co., Ld., Shanghai Carlisle, S. M., assistant, Chinese Maritime Customs, Peking Carlos, H., fondé de pouvoirs, Banque de l'Indochine, Saigon Carlsen, A. E., assistant, Asiatic Petroleum Co., Ld., Shanghai Carlsen, E. F., assistant, Chinese Maritime Customs, Shanghai Carlsen, N. P. V., assistant, Great Northern Telegraph Co., Ld., Vladivostock Carlson, E. A., assistant, Allen & Hanbury's, Ld., Shanghai Carlson, E. M., merchant, Cornes & Co., Yokohama Carlson, G., assistant, Great Northern Telegraph Co., Peking Carlson, N., chief examiner, Chinese Maritime Customs, Hankow Carmael, H., assessor, Municipality, Singapore Carmichael, D., assist, Dunlop Rubber Co., Ld., Kobe Carnery, J. W., assistant, Standard Oil Co. of New York, Shanghai Carney, W. L., in charge, Standard Oil Co. of New York, Dairen Caron, P., administrateur délégué, Denis Freres, Saigon Carpenter, E. W., assist. director, Public Works department, Hongkong Carpenter, F. Q., district officer, fourth division, Sarawak Carpenter, H. F., assistant, White, Page & Co., Manila Carpmael, Harold, assessor, Secretariat, Municipality, Singapore Carr, A., shift engineer, Electricity Supply department, Penang Carr, C. A. E., divisional manager, China Soap Co., Ld., Hankow and Shanghai Carr, F. W., manager, Bankoku Toryo Seizosho, Kobe Carr, J., assistant, Douglas & Grant, Saigon Carr, J., overseer, Waterworks, P.W.D., Hongkong Carr, P., assist., Jardine Engineering Corporation, Ld., Shanghai Carr, T. W., overseer, P.W.D., Hongkong

Carr-Ramsey, T., merchant and commission agent, and consul for Norway, Swatow

Carrara, Comm. S., consul-general for Italy, Hongkong and Canton Carrera, E. G., auditor, Philippine Railway Co., Cebu

Carrel, L. R., river inspector, Chinese Maritime Customs, Hankow

Carrère, C., controleur, Banque de l'Indochine, Saigon Carrie, W. J., assist. supt., Imports and Exports Office, Hongkong Carrier, P. M., secretary, Sanitary Board, Perak

Carrington, E. P., assist., Chandless & Co., Tientsin

Carrington, E. P., assist., Chandless & Co., Tientsin
Carrive, P., directeur adjoint, Messageries Fluviales de Cochinchine, Saigon
Carrol, D., assistant conservator of Forests, Sarawak
Carrol, R. F., consul for U.S.A., Bangkok
Carroll, A. F., assistant conservator of Forests, Kuala Lumpur
Carroll, A. H., share broker, Carroll Bros., Hongkong
Carroll, C. J., chief engineer, Hankow-Szechuan Railway, Hankow and Ichang
Carroll, E. C., manager, S. L. Jones & Co., Kobe
Carroll, F. G., acting assist. sub-manager, Hongkong and Shanghai Bank, Hongkong
Carroll, J. J., China Import and Export Lumber Co., Shanghai
Carroll, R. J., agent, S. L. Jones & Co., Inc., Kobe
Carroll, R. S., executive engineer, P.W.D., Perak
Carroll, W. J., share and general broker, Carroll Bros., Hongkong

Carroll, W. J., share and general broker, Carroll Bros., Hongkong

Carruthers, J. F. M., assist., Raja Musa Rubber and Coconuts, Ld., Selangor Carson, A., accountant, Bangkok Dock Co., Ld., Bangkok

Carson, A. H., assistant telegraph engineer, Post and Telegraph dept., F.M.S. Carson, B. H., assistant, Paterson, Simons & Co., Ld., Penang

Carson, B. H., assistant, laterson, Simons & Co., Ld., Penang Carson, H. L., assist., Davie, Boag & Co., Ld., Hongkong Carson, J. C., medical officer, Medical Dept., Singapore Carson, L. M., assistant, The Texas Co., Hangchow Carson, W. I., assistant, British Cigarette Co., Ld., Shanghai Carst, J. J. M., assistant, Middleton & Co., Ld., Shanghai Carstensen, K. A., assistant, Great Northern Telegraph Co., Hongkong Carswell, R., assist., Kinta Kellas Rubber Estates, Perak Carter, A., assist., Kailan Mining Administration, Tientsin Carter, A. J., assist., British-American Tobacco Co. (China), Ld., Mukder, Mukder, A. J., assist., British-American Tobacco Co. (China), Ld., Mukder, Mukder, A. J., assist., British-American Tobacco Co. (China), Ld., Mukder, Mukder, A. J., assist., British-American Tobacco Co. (China), Ld., Mukder, Mukder, A. J., assist., British-American Tobacco Co. (China), Ld., Mukder, Mukder, Marketter, A. J., assist., British-American Tobacco Co. (China), Ld., Mukder, Mukder, Marketter, A. J., assist., British-American Tobacco Co., China), Ld., Mukder, Mukder, Marketter, A., J., assist., British-American Tobacco Co., China), Ld., Mukder, Mukder, Marketter, A., J., assist., British-American Tobacco Co., China), Ld., Mukder, Marketter, A., J., assist., British-American Tobacco Co., China), Ld., Mukder, Marketter, A., J., assist., British-American Tobacco Co., China), Ld., Mukder, Marketter, A., J., assist., British-American Tobacco Co., China, Mining Administration, Theorem Co., Ld., Marketter, A., J., assist., British-American Tobacco Co., China, Marketter, A., J., assist., Marketter, A., J., assist., British-American Tobacco Co., China, Marketter, A., J., assist., Marketter, A., J., assist., British-American Tobacco Co., China, A., assist., Marketter, A., J., assist., British-American Tobacco Co., China, A., assist., A.

Carter, A. J., assist., British-American Tobacco Co. (China), Ld., Mukden

Carter, E. S., engineer of way and works, Kowloon and Canton Railway, Hongkong Carter, H. L., mgr., Dusun Durian Rubber Estate, and dir., James Craig, Ld., Selangor

Carter, J., manager, Sungei Tamu Rubber Co., Ld., Selangor

Carter, R. J., assist., Butterfield & Swire, Hongkong Cartier, L. P. G. de, acting commissioner, Chinese Maritime Customs, Wuhu

Carvalho, M. A., Bothelho Bros., Tsingrao

Carvalho, M. A., obthehio Bios., Ising and Carvalho, T. A., operator, Eastern Extension Telegraph Co., Shanghai Carven, H. S. D., Mukden Hospital, Mukden Carver, D. M., assist. resident engineer, Gunong Pulai Waterworks Singapore Carver, Hon. Mr. G. S., solicitor, Donaldson & Burkinshaw, Singapore

Carver, J., assistant, Central Garage Co., Shanghai Cary, W. F., merchant, Cary & Co., Canton Casal, U. A., assistant, F. S. Morse, surveyor, Kobe Casati, A., Chinese Maritime Customs, Lungkow

Case, E. J., assistant, British Cigarette Co., Ld., Singapore

Case, H., manager, Federated Rubber Co., Selangor

Case, W. H. assist. supt., Trade and Customs, Kuala Lumpur Casey, C. E., assist., Standard Oil Co. of New York, Manila

Casey, C. E., assist., Standard Off Co. of New York, Manna Casey, E., merchant, Casey & Lyttle, Chefoo Casey, G. H., sub-accountant, Chartered Bank, Alor Star, Penang Cash, Dr. J. R., professor, Union Medical College, Peking Cass, V. C., general secretary, Govt. Bureau of Economic Information Peking Cassagnau, juge de prix, Tribunal Province de Nghe, Annam Cassels, A. M., acting manager, Chartered Bank of India, Australia and China Penang Cassels, E. J., assistant, United Engineers, Ld., Singapore Cassels, W. C., vice-consul, records office, British Consulate, Shanghai Cassidy, P. assist supt. Shanghai Electric Construction Co. Ld. Shanghai

Cassidy, P., assist. supt., Shanghai Electric Construction Co., Ld., Shanghai Cassidy, P. S., partner, J. D. Hutchison & Co., Hongkong

Castel, A. D., attorney and genl. mgr., Société Anonyone des Etains de Malaise, Perak Castellain, Dr. J. G., medical officer, Selangor

Castle, R. M., factory manager, British Cigarette Co., Ld., Mukden

Castle, S., assist., British-American Tobacco Co. (China), Ld., Mukden and Antung

Castle, T. A. M., commissioner, Chinese Maritime Customs, Kongmoon Castle, T. N., manager, Whiteaway, Laidlaw & Co., Ld., Singapore Castonier, O., assist., East Asiatic Co., Ld., Shanghai ·Castro, F., agent, Lux, Cebu Castro, S. R. de, Brazillian Embassy, Tokyo Cateaux, L., signs per pro., Wm., G. Hale & Co., Saigon Catherell, H., Jardine, Matheson & Co., Ld., Tientsin Catling, H. J., assist., Chartered Bank of India, Australia and China, Kobe Catons, F. H., manager, Pathe Orient, Tientsin
Cator, G. E., commissioner, Trade Customs and dept., Johore
Catrutz, A. G., signs per pro., Far Eastern Bank, Shanghai
Catt, J. E., assist. electrical engineer, P.W.D., Selangor
Cattell, J. W. P., divisional manager, Brunner, Mond & Co. (China), Ld., Hankow
Cattlin, S. C., assist., Austral Malay Rubber Co., Kelantan
Catt. A. R. assist., Salo & France, Tolkow Catto, A. R., assistant, Sale & Frazar, Tokyo Catto, R., assistant, Harrisons & Crosfield, Ld., Sumatra Caudron, R. M., deputy commissioner, Post Office, Tientsin Caulton, B. E., assist., Kailan Mining Administration, Shanghai Caunce, R., assistant sanitary engineer, Municipality, Singapore Cavanagh, M. J., sub-accountant, International Banking Corporation, Manila Cave, E. H., assist. district officer, Mempakul, B.N.B.
Cave, L. J., assist., Mustard & Co., Ld., Shanghai and Hongkong
Cave, P., assistant, Guthrie & Co., Singapore
Cave, R. F., works manager, Chinese National Wireless Telegraph Co., Shanghai Cavender, H. M., general agent, Admiral Oriental Line, Manila Cellier, —., controleur, Postes et Telegraphes, Tuyèn Quang, Tonkin Ceran, C. de Saint, partner, Moine-Comte & Co., Singapore Cero, J., directeur, Comptoirs Généraux de l'Indochine, Saigon Ceuster, V. de, assist., E. Rousseau, Tientsin Chabot, S., directeur, Société Annon. de la Mine de Trang-Da, Tonkin Chadderton, C., assistant, Jardine Engineering Corporation, Ld., Shanghai Chadderton, J. W., assistant, Oriental Cotton Spinning and Weaving Co., Ld., Shanghai Chadwick, F., Jardine Engineering Corporation, Harbin Chaffanjon, L. J., merchant, Haiphong Chagas, J. F. das, secretary to Portuguese Legation, Peking Chaillan, R., assist., Racine et Cie., Shanghai Chaillou, P., assistant, Pathe-Orient, Shanghai Chalaire, W., attorney, Chalaire & Franklin, Shanghai Chalk, M., assist., Weeks & Co., Ld., Shanghai Chalk, E. director, John Little & Co. Selangar Challen, E., director, John Little & Co., Selangor Challinor, R. H., assist., Brunner, Mond & Co. (Japan), Ld., Kobe Chalmers, A., assist., Hongkong and Shanghai Bank, Singapore Chalmers, A. H., senior boarding and emigration officer, Marine department, Singapore Chalmers, F. M., assist., W. F. Stevenson & Co., and acting British vice-consul, Zamboanga Chalmers, J., assistant, Chembong Malay Rubber Co. (1920), Ld., Selangor Chalmers, J. C., assist., Taikoo Dockyard and Engineering Co., Ld., Hongkong Chalmers, J. M., manager, Singapore Cold Storage Co., Penang Chalmers, J. McRae, managing-director, The Dispensary, Penang Chalmers, W. M., assistant, Bukit Kajang Rubber Estates, Ld., Malacca Chaloner, R. M., assist., Butterfield & Swire, Hongkong Chamberlain, C. B., vice-consul in charge, American Consulate, Swatow Chamberlain, W. E., professor, Peking University, Peking Chamberlin, B. E., accountant, Trescon Steel Co. of Japan, Ld., Tokyo Chamberg, A. H., assistant, Larding, Matheson, & Co., Ld., Shanghai. Chambers, A. H., assistant, Jardine, Matheson & Co., Ld., Shanghai Chambers, B. I., resident engineer, Municipality, Singapore Chambers, G. J., land bailiff, Land Office, Hongkong Chambers, H. B., assistant, Stevenson & Co., Ld., Manila Chambers, J. G., assist., Shanghai Dock and Engineering Co., Ld., Shanghai Chambrelan, A. G., assistant, Messageries Maritimes, Singapore Champahet, A., agent, Est. Asiatique Française, Saigon Champion, Venble. A. B., archdeacon of Sarawak, Kuching, B.N.B. Chamrion, M., adminr. deleg., Societe Anonyme Etab. Dumarest d'Indo-chine, Saigon Chandler, F., assistant, Mansfield & Co., Ld., Singapore Chandler, G. W., manager for N. China, Dunlop Rubber Co. (China), Ld., Shanghai

Chandless, R. H., partner, Chandless & Co., Ld., Tientsin Chang, Mitchell C. L., managing director, Sino-German Telegram Co., Peking Channing, D., assist., Ben Buildings Co., Shanghai Chant, A., assistant, Rose, Downs & Thompson (Far East), Ld., Shanghai Chante, G., partner, Pharmacie Principale, Saigon Chapat, -.., trésorerie, Bac-Ninh, Tonkin Chapeaux, A., councillor, French Municipal Council, Shanghai Chapelain, A. M., deputy postal commissioner, Shanghai Chapin, L. L., master, Canton Christian College, Canton Chapin, S., vice-consul, American Consulate, Hankow Chaplin, V., assistant, Jardine Engineering Corporation, Ld., Shanghai Chapman, A., engineers' costs clerk, Butterfield & Swire, Hongkong Chapman, A. A., director, Sale & Co., Ld., Tokyo Chapman, A. G., assist., Chinese Maritime Customs, Shanghai Chapman, Rev. B. B., principal, Central China Teachers' College, Hankow Chapman, C. L., manager, signs the firm, Whittall & Co., Klang, Selangor Chapman, H. S., assist examiner, Chinese Maritime Customs, Hankow Chapman, J. B., assistant, Taikoo Dockyard and Engineering Co., Hongkong Chapman, Rev. J. J., American Church Mission, Kyoto-Tsinan Chapman, M. B., sub-accountant, Chartered Bank, Manila Chapman, R. H., secretary, International Insurance Office, Shanghai Chapman, T. W., M.Sc., United Methodist Mission, Wenchow Chapman, W. M., assistant, New Engineering & Shipbuilding Works, Shanghai Chapman, W. M., works supt., Haiho Conservency Commission, Tientsin Chapman, W. P., clerk, Siam Commercial Bank, Ld., Bangkok Chappulart, —, résident, Thái-Nguyên, Tonkin Chappell, R. H., assistant, Hongkong and Shanghai Banking Corporation, Ld. Chappelle, G, fondé de pouvoirs, Pharmacie Principale, Saigon Chappelle, H. A., chief manager, Forbes, Munn & Co., Manila Chappius, —,, inspr. principal, Cie. Francais des Chemins de Fer, Hanoi Chapple, E., assistant, Bombay Burmah Trading Corporation, Ld., Bangkok Chard, R. J., chief appraiser, Maritime Customs, Harbin Chardaillac, —,, employé de commerce, Duc-Bô, Quang-Nam, Annam Chardin, G., fondé de pouvoirs, L'Union Cie. D'Assurances, Haiphong Charity, A. W., inspector, Sanitary dept., Hongkong Charles, E. C., assistant, Arts & Crafts, Ld., Shanghai Chapman, M. B., sub-accountant, Chartered Bank, Manila Charles, E. C., assistant, Arts & Crafts, Ld., Shanghai Charles, F. D., manager, Yorkshire Insurance Co., Ld., Kobe Charlesworth, V. O., assistant, Paterson, Simon & Co., Ld., Singapore Charleton, G. H., assist, manager, Asiatic Petroleum Co. (North China), Ld., Shanghai Charleux, R., assistant, C. Paturel, Shanghai Charlot, Ed., general manager, Compagnie Olivier, Shanghai Charlot, G., assistant, Compagnie Olivier, Shanghai Charlwood, E. C. H., manager, Adamson, Gilfillan & Co., and consul for Sweden, S'pore. Charna, M. C., merchant, Master & Co., Shanghai Charnock, J., assistant, British Cigarette Co., Ld., Shanghai Charrier, E., directeur, Union Franco-Chinoise de Navigation, Chungkiang Charter, J. R. N., assistant conservator, Forest department, Johore Charters, W, section officer, Fire Brigade, Shanglai Chasey, L. C., assistant engineer, P.W.D., Perak Chassels, T. R., assistant, Butterfield & Swire, Hankow Chatagnon, P., assistant, Jardine, Matheson & Co., Yokohama Chatel, H., assistant, L. Grenard & Co., Shanghai Chater, R. W., superintendent, Sarawak Gazette, Sarawak Chatham, G. K., assistant, Jardine, Matheson & Co., Ld., Peking Chatham, J. K., signs per pro. Perrin Cooper & Co., Ld., Peking Chatham, J. K., signs per pro. Perrin Cooper & Co., Tientsin Chatley, H., assist. engineer, Whangpoo Conservancy Board, Shanghai Chatom, P., assist., Standard Oil Co. of New York, Shanghai Chatterley, E. W., signs per pro., Macphail & Co., Ld., Singapore Chatterton, J., agent, P. & O. Banking Corporation, Canton Chaudoin, E. A. L., Yunnan Postal District head office, Yunnanfu Cheek, M. C., Manufacturers' representative, Shanghai Cheeseman, H. R. inspector of schools, Pengug. Cheeseman, H. R., inspector of schools, Penang Cheeseman, J. A., assist., Weeks & Co., Ld., Shanghai

Cheetham, B. L., export dept., Arnhold & Co., Shanghai

Cheetham, H., merchant, John D. Hutchison & Co., Shanghai Chekanoff, S., vet. dept., Kailan Mining Administration, Linsi Colliery, Tientsin Cheminaud, G., signs per pro. Com. de Commerce et de Naig. d'Extreme Orient, Cambodge Chen, F. N., Standard Oil Co. of New York, Antung Chenard, J., signs per pro., Racine et Cie., Hankow Chenault, H. D., sub-accountant, International Banking Corporation, Manila Chenu, G., directeur général, Société des Ciment Portland, Haiphong Cherry, A. E., electrician controller, Eastern Extension Telegraph Co., Tientsin Cherry, jr., W. T., general manager, Methodist Publishing House, Singapore Cheshire, E. J., examiner, Chinese Maritime Customs, Hankow Chesneau, medicin aide-major, Song-Cau, Quinbon, Annam Chesshire, A. N., assistant, Chinese Maritime Customs, Shanghai Chester, F. G. L., assistant, Lok Kawi Rubber, Ld., Jesselton, B.N.B. Chester, J. T., Pekin Syndicate, Ld., Peking Chevalier, P., accountant, French Municipal Council, Shanghai Chevally, R., assistant, Benta Rubber Estates, Ld., Pahang Chevretton, L., manager, Banque de l'Indochine, Singapore Chew, J. H., assistant, Atlantic, Gulf and Pacific Co., Manila Chiapetto, Rev. J., pro.-Vicaire, Roman Catholic Mission, Hangchow Chicken, J. N., assistant, Gula-Kalumpang Rubber Estates, Ld., Perak Chicken, J. N., assistant, Gula-Kalumpang Rubber Estates, Ld., Perak Chieri, V., secretary, Supply dept., Chinese Posts, Shanghai Chijs, S. G. F. van der, signs per pro., Japan Import and Export Commission Co., Kobe Chilcott, T. A., officer-in-charge, Police dept., South Krian, Perak Child, F., clerk of works, Public Works department, Shanghai Childs, A. H., assistant, Hall & Holtz, Ld., Shanghai Childs, Prescott., vice-consul, U.S.A., Canton Childs, R. G., assistant, Sablas N. Borneo Rubber, Ld., Jesselton, B. N. Borneo Chill, Dr. M. W., partner, Fowlie & Black, Singapore Chilton, W. B., shipping supt., Kailan Mining Administration, Chinwangtao Chilvers, P. T., superintendent, Eastern Extension Telegraph Co., Singapore Chiris, C. C., general manager, Union Franco-Chinoise de Navigation, Chungking Chisholm, J. S., director, Watson & Co., Shanghai Chisholm, T. W., assistant, Zemma Works, Ld., Yokohama Chisholm, T. W., assistant, Zemma Works, Ld., Yokohama Chittenden, A., assistant, British Cigarette Co., Ld., Shanghai Chitts, T. A. O., assistant, Asiatic Petroleum Co., Ld., Bangkok Chitty, E. C., medical officer, General Hospital, Taiping, Perak Chitty, E. C., medical officer, General Hospital, Tathing, Terral Chivers, C. D., jointer, Eastern Extension Telegraph Co., Singapore Chollot. J., assistant, International Savings Society, Shanghai Cholmondeley, R. H., Chinese Maritime Customs, Peking Cholmondeley, R. W., Chinese Maritime Customs, Wenchow Chopard, W. P., deputy assist. supt., Trade, Customs and Shipping, Sibu, Sarawak Chopard, C. Signapor, See Engage de Carpora de la Rapage Indust. de Chine Pol Choplin, G., signs p. n., Soc. Française de Gerance de la Banque Indust. de Chine, Peking Chretienne, L. A., Chinese Maritime Customs, Mukden Chricaufoff, P. A., 1st secretary, U.S.S.R., Shanghai Christensen, B. T., assist., Great Northern Telegraph Co., Shanghai Christensen, E., partner, American Flour Co., Hongkong Christensen, J. H. M., engineer, Great Northern Telegruph Co., Shanghai Christensen, K. M., Chinese Maritime Customs, Ichang Christensen, R. M., Chinese Maritime Customs, Ichang Christensen, L. E., assistant, Great Northern Telegraph Co., Vladivostock Christensen, P. H. L., assistant, Great Northern Telegraph Co., Nagasaki Christensen, T. L., assistant, Cornes & Co., Kobe Christian, C. D. L., chartered accountant, Evatt, & Co., Penang Christian, W. B., manager, British-American Tobacco Co., Ld., Tientsin Christiansen, E., assistant, Great Northern Telegraph Co., Ld., Vladivostock Christiansen, J. P., assist, Great Northern Telegraph Co., Ld., Peking Christiansen, D. Pugald, principal Medical College Mulcon Christie, Dr. Dugald, principal, Medical College, Mukden Christie, T. L., sub-accountant, Chartered Bank, Hongkong Christopherson, D., assistant, Kailan Mining Administration, Tientsin Christy, R. A., accountant, Standard Oil Co. of New York, Hankow Chrystal, R., manager, Sungei Patani Estate, Kedah Chubb, J., assistant, Dodwell & Co., Ld., Foochow Chubb, T., assist, Standard Oil Co. of New York, Foochow Chudzinski, M., signs per pro., Carlowitz & Co., Shanghai Chukunliang, J. C., Standard Oil of New York, Chefoo

Church, C. E., manager, Federal Dispensary, Klang, Selangor Church, C. L., manager, Federal Dispensary, Klang, Selangor Church, C. J., partner, Advertising & Publicity Bureau, Hongkong Church, W. C., assistant, British Cigarette Co., Ld., Shanghai Churchill, F. J., assist., Tebolang Rubber Estates, Malacca Churchill, H. F. B., manager, Sungei Dangar Malay Rubber Co., Ld., Johore Churchill, T., Churchill Carpet Co., Tientsin Churchill, W. F. N., assist. secretary to Resident, Selangor Churn, S. M., merchant, Union Trading Co., Hongkong Chusoff, J. G., 2nd secretary, U.S.S.R., Shanghai Claes, J., sub-manager, Banque Belge pour l'Etranger, Shanghai Claessen, A. H., chief clerk, Eastern Extension Telegraph Co., Singapore Clamp, C. M., sub-accountant, Chartered Bank of India, Aust. & Chi Clancy, R., Eastern Trading Co., Shanghai Clancy, W. G., engineering dept., Sarawak Oilfields, Ld., Sarawak Clapp, Dr. R. I., eye specialist, Shanghai Clare, P., assist., Dodwell & Co., Ld., Shanghai Claridge, G., assist., Robinson Piano Co., Ld., Shanghai Clark, A. F., Hongkong and Shanghai Banking Corporation, Peking Clark, A. S., assistant, Tobacco Products Corporation, Shanghai Clark, D., British postal agent, Weihaiwei Clark, D. B., manager, National City Bank of New York, Kobe Clark, D. E., partner, John D. Humphreys & Son, Hongkong Clark, D. M., Brunner, Mond & Co., Ld., Tientsin Clark, E. E., boat officer, Chinese Maritime Customs, Shanghai Clark, E. E., merchant, Layers & Clark, Shanghai Clamp, C. M., sub-accountant, Chartered Bank of India, Aust. & China, Singapore Clark, E. E., merchant, Lavers & Clark, Shanghai Clark, E. G., Harvey, Clark & Co., Peking Clark, F., assist., Taikoo Dockyard and Engineering Co., Hongkong Clark, F., medical officer, Government, Port Edward, Weihaiwei Clark, F. H., L. J. Healing & Co., Tokyo Clark, Grover, managing editor, *Peking Leader*, Peking Clark, G. E., Kailan Mining Administration, Tientsin Clark, G. M., assist., United Engineers, Ld., Singapore Clark, G. R., Hongkong and Shanghai Banking Corporation, Ld., Amoy Clark, H. B., assist., Hongkong and Shanghai Banking Corporation, Kobe Clark, H. I., assistant, Asiatic Petroleum Co., Shanghai Clark, H. J., share and general broker, Shanghai Clark, H. T., inspector of Schools, Singapore Clark, J., Clark & Co., Weihaiwei Clark, J. E. A., assistant accountant, Secretariat, Municipality, Penang Clark, M., assistant accountant, Secretariat, Mullipanty, Tenang Clark, M., assistant, Merlinau Rubber Estates, Ld., Malacca Clark, M. M., harbour-master and commissioner of Customs, British North Borneo Clark, M. O., manager, Standard Oil Co. of New York, Canton Clark, O. Dufaur, manager, Dennistown (Krian, F.M.S.) Rubber Estates, Kedah Clark, R. J. B, assist, Taikoo Sugar Refining Co., Hongkong Clark, R. J. B, engineer, Public Works department, Hongkong Clark, S., assistant, Sarawak Oilfield, Ld., Sarawak Clark, S. H., manager, Asiatic Petroleum Co., Ld., Nanning Clark, W. C., assistant, Brinkmann & Co., Singapore Clark, W. C., assist. engineer, Hongkong Telephone and Electric Co., Ld., Hongkong Clark, W. E., Chinese Maritime Customs, Yochow Clark, W. G., assist., Taikoo Dockyard and Engineering Co., Hongkong Clarke, A. E., inspector of works, P.W.D., Hongkong Clarke, A. S., assist., Tobacco Products Corporation (China), Shanghai Clarke, B. A., director, Hopkins, Dunn & Co., Ld., Shangbai Clarke, C. E., assist., Whiteaway, Laidlaw & Co., Ld., Shanghai Clarke, C. H. G., commissioner of lands, Johore Clarke, C. S., assistant, British-American Tobacco Co. (Straits), Ld, Singapore Clarke, Guy C., acting representative, Asiatic Petroleum Co., Singapore Clarke, J. A., partner, Evatt & Co., Singapore Clarke, J. C., assistant, Sarawak Oilfields, Ld., Sarawak Clarke, J. H. V., assistant supt. of Customs, Seremban, Negri Sembilan Clarke, L. H., assist., Beranang Rubber Plantations, Ld., Selangor Clarke, N. W. B., assistant engineer, Public Works department, Shanghai Clarke, S. J., revenue officer, Imports and Exports Office, Hongkong

1414 Clarke, S. T., turbine house supt., Municipality, Shanghai Clarke, W. H., manager, Chinese American Bank of Commerce, Harbin Clarkson, J. F., assistant, Segamat Estate, Dunlop Plantations, Ld., Johore Claudel, P., Ambassador for France, Tokyo Claudius, M., Naval Medical College, Tientsin Claussen, J., assistant, Melchers & Co., Hongkong Claxton, E. E., medical officer, General Hospital, Penang Claxton, T. F., director, Royal Observatory, Kowloon, Hongkong Clay, E. W., assistant, Sungei Duri Rubber Estate, Ld., Kedah Clayton, A. E., assistant, Reiss, Massey & Co., Ld., Chefoo Clayton, Rev. E. H., American Baptist Mission, Hangchow Clayton, G. E., assist. district judge, Civil District Court, Singapore Clayton, H. E., assist. manager, Kampang Kamunting Tin Dredging, Ld., Perak Clayton, R. J. B., acting British Resident, Negri Sembilan Clear, A. W., chemist, Hankow Dispensary, Hankow Clear, C. A., engineer, Fred. Wilson & Co., Manila Cleary, M., assistant, Oriental Telephone and Electric Co., Ld., Singapore Clegg, J., assistant engineer, P.W.D., F.M.S. Clegg, R. P., assistant collector, Land dept., Seremban, Negri Sembilan Cleland, H. R. M, assistant, Lowe, Bingham & Matthews, Hongkong Clemencey, M., chief of works, Cie. Francaise des Chemins des Fer, Yunnanfu Clement, S. P., assistant, British Cigarette Co., Ld., Shanghai Clement, T. J., consul general for South China, Belgium Consulate, Canton Clement, Sir Cecil, R. M. R. Governor, Hangkong Clementi, Sir Cecil, K.C.M.G., Governor, Hongkong Clements, A. J., engineer, Municipal Council, Shanghai Clements, E. W., assist, The Texas Co., Tientsin Clements, Cuptain G. A., commissioner of Police, Shameen, Canton Clements, H. C., engineer, Municipal Council, Shanghai Clements, H. F., assistant, Jacks & Co., Singapore Clements, H. J., assist., B. N. Borneo Timber Co., Ld., Sandakan, B. N. Borneo Clements, W., assistant, Tobacco Products Corporation, Shanghai Clemmensen, E., assistant, Shanghai Pahang Rubber Estate, Ld., Pahang Clemo, F. C., assistant engineer. China Light and Power Co., Kowloon, Hongkong Clemons, H., M.A., University, Nanking Clemons, R. S., assist, supt., Chandu Monopoly, Trade and Customs, Kuala Lumpur Clerc, P., representative, Far East Oxygen & Acetylene Co., Ld., Singapore Clerici, F., merchant, Clerici, Bedoni & Co., Shanghai Clerk, W. J., assistant, Hongkong and Shanghai Bank, Hongkong Clifford, F. W., assistant, Reiss, Massey & Co., Ld., Shanghai Clifford, W. D., director and secretary, Manila Gas Corporation, Manila Clift, A. C., assistant, Broom Rubber Plantations, Ld., Selangor Clift, D. assistant, Broom Rubber Plantations, Ld., Selangor Clift, D., assistant, Pacific Commercial Co., Cebu Clifton, F. W., assistant, Facine Commercial Co., Cood Clifton, F. W., assistant, Reiss, Massey & Co., Ld., Shanghai Climaco, A., governor of Cebu Cline, J. W., professor, principal, Soochow University, Soochow and Shanghai Clinton, A. G., assistant, McAuliffe, Davis & Hope, Penang Clinton-Smith, W. P., manager, British-American Tobacco Co., Ld., Hongkong Clissold, A. H., assistant, Macondray & Co., Manila Cloarec, Y. H. J., district accountant, Chinese Maritime Customs, Shanghai Cloke, J. E., Thos. Cook & Son, Tientsin Close, H. A., assistant, Asiatic Petroleum Co. (P.I.), Ld., Manila Clough, E., assistant, Reiss, Massey & Co., Ld., Hongkong Clouth, W. R., assistant, American Asiatic Underwriters, Shanghai Clover, P., assistant, Jardine Engineering Corporation, Ld., Shanghai Clow, D., chief inspector, Hongkong Tramways, Ld., Hongkong Clowes, R. H., assistant, Reiss, Massey & Co., Ld., Shanghai Cluckey, F. G., driller, Sarawak Oilfields, Ld., Sarawak Clulow, S., chemist, Lutong Refinery, Sarawak
Clumick, V., proprietor, A. Clouet & Co., Singapore
Clyne, E., assist., Bukit Cloh Rubber Co., Ld., Selangor
Coales, F. G., executive engineer, P.W.D., F.M.S.
Coales, O. R., consul for Great Britain, Changsha
Coates, W. H. E., British-American Tobacco Co. (China), Ld., Wuchow

Cobb, A. H., assistant, John Little & Co., Ld., Singapore Cobb, A. H., assist., Union Insurance Society of Canton, Ld., Shanghar Cobb, Dr. C. E., medical officer, Kuala Kangsar, Perak Cobb, G. E., proprietor, Cobb & Co., Ipoh, Perak
Cobb, P. H., sales-manager, China Soap Co., Ld., Shanghai
Cobbett, J. C., partner, Rodyk & Davidson, Singapore
Cobbold, H. N. H., engineer, Huttenbach, Lazarus & Sons, Perak
Cobbold, P. C. V., assistant, Borneo Co., Ld., Sarawak
Cobbold, P. C. V., assistant, Borneo Co., Ld., Cobbold, P. C. V., assistant, Borneo Co., Ld., Cobbold, P. C. V., assistant, Borneo Co., Ld., Cobbold, P. C. V., assistant, Borneo Co., Ld., Sarawak Cobley, A. O. F., assist., Kailan Mining Administration, Chinwangtao Cobon, H. H., surveyor, Survey dept., F.M.S., Kuala Lumpur Cochet, P., comptable, Descours et Cabaud, Saigon Cochran, D. L., assist., Atkins, Kroll & Co., Inc., Zamboanga Cochrane, C. W. H., under secretary to Government, F.M.S. Cochrane, E., district surgeon, Kudat, B. N. Borneo Cochrane, J. M., assist., United Engineers, I.d., Singapore Cock, E., assist to chief manager, H'kong and Whampoa Dock Co., Hongkong Cockburn, W. R., Chartered Bank of India, Australia and China, Shanghai Cocke, M. H., supt., Athlone Estate, Vallambrosa Rubber Co., Singapore Cocke, P. M., assist. supt of Customs, Larut, Perak Cockell, A. M., assist., Collins & Co., Tientsin Cocker, A. P., assistant, The China Soap Co., Shanghai Cocker, T. B., deputy sheriff, Supreme Court, Singapore Cockey, C. E., sub-accountant, National City Bank of New York, Hongkong Cockin, J., assistant, Jardine, Matheson & Co., Ld., Hankow Cockman, H. J., assistant district officer, Kuala Pilah, Negri Sembilan Cocks, A. E., supervisor, Eastern Extension Telegraph Co., Peking Coe, G. N., sub-accountant, National City Bank, Shanghai Coe, Capt. T. P., district officer, Batang Padang, Perak Coffin, Dr. O. D., Seventh Day Adventist Mission, Nanning Coghill, J. K. B., manager, Gadong Estate, Brunei Cognon, C., shipping manager, Cie. de Comm. et de Nav. d'Extreme Orient, Haiphong Cogswell, J. E., assist., Guthrie & Co., Singapore Cohen, E. M., assistant, E. D. Sassoon & Co., Shanghai Cohen, H., manager, G. T. Fulford Co., Singapore Cohen, I., assistant, British Cigarette Co., Ld., Shanghai Cohen, S. P., assistant, E. D. Sassoon & Co., Shanghai Cohn, A. J., M.D., Central Hospital, Hankow Cohorst, J. J. J., assist., Siak (Sumatra) Rubber Estates, Ld., Sumatra Coils, J., assistant, Taikoo Sugar Refining Co., Ld., Hongkong Cokely, T. J., general agent, Dollar Steamship Lines, Ld., Singapore Colas, H. P., administrateur, Province de Kontum, Annam Colat, medical officer, Hospital at Faifo, Province of Quang-Nam, Annam Colbert, R. J., medical officer, Seremban, Negri Sembilan Colchester, M. T., assistant, Bombay-Burmah Trading Corpn., Ld., Salween, Bangkok Coldman, E. J., division manager, Kelantan Rubber Estates, Ld., Kelantan Cole, A. L., assistant, Dodwell & Co., Ld., Hongkong Cole, C. W. L., assistant, Hongkong and Whampoo Dock Co., Kowloon, Hongkong Cole, P. H., manager, Shanghai Mutual Telephone Co., Ld., Shanghai Cole, R. E., assistant, Langat River (Selangor) Rubber Co., Ld., Selangor Cole, R. S., assist., Kamuning Rubber Co., Ld., Perak Cole, W., assist., Davie, Boag & Co., Ld., Hongkong Cole-Adam, Capt. W., officer-in-charge, Armed Constabulary, Jesselton, B.N.B. Coleman, C. G., head master, High School, Malacca Coleman, E., manager, Singapore Cold Storage Co., Ipoli, Perak Coleman, E., manager, Singapore Cold Storage Co., 1906, Ferak Coleman, F. C., electrician, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Coleman, J. W., assistant, United Engineers, Ld., Singapore Coleman, L. E., superintendent, Fire dept., Penang Coleman, M. L., district manager, The Texas Co., Mukden Coleman, W. R., signs per pro., Express Cigarette Co., Tientsin Colin, L., vice consul for France, Canton Colinet, G., merchant, Tientsin Collaço, A. F., Eastern Extension, Australasia and China Telegrah Co., Shanghai Collaço, A. G., assistant, Colgate & Co., Shanghai

Collaço, M. A., assist., Alex. Ross & Co., Shanghai

Collar, H. J., assist., Brunner, Mond & Co., Ld., Shanghai Collard, J., Lincheng Mine, Peking Collett, A. S., partner, Whittall & Co., Selangor Collett, H., chef du bureau, Douanes et Regies, Saigon Collett, J. R. W., accountant, Whittall & Co., Klang, Selangor Collier, H. B., tidewaiter, Chinese Maritime Customs, Tengyueh Collier, J. D., director, L. J. Healing & Co., Tokyo Collinge, C. E., manager, Travers & Son, Singapore Collins, A. E., assistant, A. R. Burkill & Sons, Shanghai Collins, A. E., manager, Theodor & Rawlins, Shanghai Collins, C. M., driller, Sarawak Oilfields, Ld., Sarawak Collins, C. M., driller, Sarawak Oilfields, Ld., Sarawak
Collins, H. E., assist., signs the firm, McAuliffe, Davis & Hope, Penang
Collins, G. E. P., assistant, Mansfield & Co. Ld., Singapore
Collins, J. A., manager, China Import and Export Lumber Co., Tsingtao
Collins, W., assistant, British Cigarette Co., Ld., Shanghai
Collins, W. F., manager, Anglo-French China Corporation, Ld., Peking
Collis, J. R., assist., Bank Line, Ld., and Weir & Co., Hongkong
Colls, H. S., chartered accountant, Harold Bell, Taylor & Co., Tokyo
Collyer, W. H., deputy chairman, Singapore Improvement Trust, Singapore
Colman, H. F. C., assist., Butterfield & Swire, Hongkong
Colombo, E. C., assistant, Chinese Maritime Customs, Shanghai
Colombo, P., assistant, Compagnie Olivier, Hankow Colombo, P., assistant, Compagnie Olivier, Hankow Colquhoun, C. E. D., assistant, Singapore Cold Storage Co., Ld., Singapore Coltman, W. P., Standard Oil Co. of New York, Mukden Colton, H., secretary, Nickel & Lyons, Ld., Kobe Colvill, W. M., assistant, Pitcairn, Syme & Co., Batavia Comas, sous chef de bureau, Province de Quinhon, Annam Combe, G., c.B.E., British Consulate, Yunnanfu Comencini, M., assistant, Compagnie de Tramways, Shanghai Comes, —., médicin chef, Province de Quang-Ngai, Quinhon, Annam Commijs, A J., assist., Chinese Maritime Customs, Shanghai Compton, A. H., manager, David Sassoon & Co., Hongkong Compton, H. M., assistant, Eastman Kodak Co., Shanghai Comrie, R. C., accountant, Standard Oil Co. of New York, Hongkong Comte, J., proprietaire, Garage S.I.C., Saigon Conant, H. A. R., dept. manager, Standard Oil Co. of New York, Hongkong Concannon, M. P., special representative, G. N. Haden & Sons, Canton Concoff, N., assist., Sennet Freres, Shanghai Condaffer, F. C., driller, Sarawak Oilfields, Ld., Sarawak Condie, R., general manager, Llewelyn & Co., Ld., Shanghai Congdon, W. H., Tientsin Hui Wei Academy, Tientsin Conings, Y., Kailan Mining Administration, Tientsin Conings, D., Kailan Mining Administration, Tientsin Conlor, C. Paritish American Mining Conditions of Cond Conlon, G., British-American Tobacco Co., Tientsin Connell, E., engineer, Chinese Government Railways, Pukow Connell, J. J., president, Connell Brothers, Hongkong and Shanghai Connell, M. J., president, Connell Brothers, Hongkong Connell, R., proprietor, Gunong Kroh Estate, Perak Connor, A. G., marine staff, Sarawak Oilfields, Ld., Sarawak Connor, W. B., assist., Eastern Extension Telegraph Co., Singapore Conolly, V. R., manager, Emerald Rubber Co., Kedalı Conrad, H., assist., "Sapt" Textile Products, Ld., Shanghai Conrad, J., manager, Truscon Steel Co. of Japan, Tokyo Conroy, C. G., assistant, Chinese Maritime Customs, Shanghai Constant, Dr. C. F., radiologist, Health dept., F.M.S. Contamine, L., mining engineer. Syndicat Minier d'Extreme Orient, Changsha Cook, A. G., assistant engineer, Public Works department, Selangor Cook, Edwin, architect, Cook & Anderson, Tientsin Cook, E. T., Tobacco Products Corporation, Peking Cook, F. W., clerk of works, P.W.D., Shanghai Cook, G. H., Standard Oil Co. of New York, Wuhu Cook, H. J. M., accountant, Chartered Bank, Tokyo Cook, H. M., assist., Hongkong & Shanghai Banking Corporation, Shanghai Cook, J. H., assistant, Asiatic Petroleum Co. (S.C.), Ld., Wuchow

Cook, R. R., manager, United Sua Betong Rubber Estates, Ld., Negri Sembilan Cook, S. C., secretary, Hongkong Engineering and Construction Co., Ld., Hongkong Cook, W. H., works manager, Nickel & Lyons, Kobe Cooke, E. A., assist, Standard Oil Co. of New York, Shanghai Cooke, E. R. C., modical officer, Houlth dank E. M.S. Cooke, E. R. C., medical officer, Health dept., F.M.S. Cooke, G. P., assistant, Chartered Bank of India, Aus. & China, Yokohama Cooke, J. E., assist., William Forbes & Co., Tientsin Cooke, V., assistant, Fobes & Co., Shanghai Cooke-Yarborough, H. C., partner, Allen & Gledhill, Singapore Cookes, C. I., assistant, Hongkong & Shanghai Banking Corpn., Hongkong Cookingham, H. N., consul, U.S.A., Saigon Cookson, J., E., assist., Derrick & Co., Singapore Coole, A. B., M.A., Hui Wen Academy, Tientsin Coole, R. S., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai Cooley, J. B., vice presdt. and mgr., Philippine D. Coconut Corporation, Zamboanga Coom, C. S., overseer, P.W.D., Hongkong Coombs, F., assist., General Elevan-American Plantations, Penang Coombs, G. E., inspector, Malayan-American Plantations, Penang Coombs, K., workshop supt., Electricity dept., Penang Cooney, B. A., assistant master, High School, Malacca Coope, Dr. J., medical officer, Muar, Johore Cooper, A. E., assistant, Jardine, Matheson & Co., Ld., Kobe Cooper, A. E., examiner, Chinese Maritime Customs, Kiukiang Cooper, A. J., insurance dept., Arnhold & Co., Ld., Shanghai Cooper, C. B., assistant examiner, Chinese Maritime Customs, Harbin Cooper, C. B., assistant examiner, Chinese Maritime Customs, Harbin Cooper, C. H. Ker, assist., English Electric Co., Tokyo Cooper, C. R., engineer, Bakau Co., Ld., Sandakan, B. N. Borneo Cooper, D. H., general broker, D. H. Cooper & Co., Hongkong Cooper, D. P., merchant, Hongkong Cooper, E. C., assistant, Guthrie & Co., Singapore Cooper, E. Q., fire loss adjuster and assessor, Moore & Co., Ld., Shanghai Cooper, H., reporter, North China Daily News and Herald, Shanghai Cooper, H., sports editor, North China Star, Tientsin Cooper, H. G., assist., shipbuilding dept., Hongkong & Whampoa Dock Co., Ld., H'kong Cooper, H. J., assist., Heffer & Co., Shanghai Cooper, H. R., manager, Keppel Industrial Car and Equipment Co., Shanghai Cooper, J. B., assistant architect, Public Works department, Shanghai Cooper, J. P., assistant, Cooper & Co., Hongkong Cooper, J. S. S., merchant, Shanghai Cooper, S. S., inerchant, Shanghai Cooper, K. P., assistant, Cooper & Co., Hongkong Cooper, P. N., merchant, Hongkong Cooper, R. A., manager, N. Lazarus, Hongkong Cooper, R. G., manager, Cawasjee, Pallanjee & Co., Shanghai Cooper, T. R., engineer, Waterworks Co., Ld., Shanghai Copeland, B. W., assistant, Cornabé, Eckford & Sears, Tsingtao Copley, C. G., secretary, Hongkong & Shanghai Hotels, Ld., Hongkong Copley, G., examiner, Chinese Maritime Customs, Hankow Copp, A. E., chartered accountant, Maurice Jenks, Percival & Isitt, Tokyo Coppin, A. G., exchange broker, Hongkong Coppin, W. N., MacLeod, proprietor, P. Heath & Co., Tientsin Corput, V. N., MacLeot, prophetor, T. Hearn & Co., Henrish Copyn, J. J., general manager, Malabon Sugar, Inc., Manila Corbaley, C. W., assistant, Kiangnan Dock, Shanghai Corbett, G. H., goverment entomologist, Agriculture department, F.M.S. Corbett, G. S., mill superintendent, Philippine D. Coconut Corpn., Zamboanga. Corbett, R. J., manager, Standard Oil Co. of New York, Mukden Corbier, F., assistant viewer, Kailan Mining Administration, Tientsin Corbin, A. E., assistant, Standard Oil of New York, Changsha Corbin, A. J., assist., Caldbeck, MacGregor & Co., Ld., Shanghai Corbin, E. A., executive electrical engineer, P.W.D., Selangor Cordeiro, T. A., manager, Singapore Free Press, Singapore Cordes, W., assistant, Behn, Meyer China Co., Ld., Shanghai

Cording, H., assist., Siemssen & Co., Tientsin Cords, F., merchant, Raspe & Co., Kobe

Core, C. H., assistant, Dodge & Seymour (China), Ld., Shanghai Corfield, G. F. C., Chinese Maritime Customs, Kiukiang Corke, C. G., assistant, Rembau Jelei Rubber, Ld., Negri Sembilan Corke, R. T., manager, Laras Rubber Estates, Sumatra Cormac, C. H. K., assist.. Brown, Phillips & Stewart, Singapore Cornaby, W. B., assistant, Jardine, Matheson & Co., Hongkong Cornack, Dr. R., Medical College, Peking Cornack, Dr. R., Medical College, Peking
Corneby, G. F., assistant, Harbin Daily Press, Harbin
Cornell, W. A., assistant, Palmer & Turner, Hongkong
Corner, L., assist., Wakefield & Co. (China), Ld., Shanghai
Cornes, A. J., merchant, Cornes & Co., Yokohama
Cornfoot, E. J., partner, Dyce & Co., Shanghai
Cornish, A. C., manager, Standard Oil Co. of New York, Hankow
Cornish, C. H., manager, American Overseas Warehouse Co., Inc., Tientsin
Cornu, J., fonde de pouvoirs, Ch. Boillot, Hanoi
Cornwell, C. J., division assistant, Kamuning (Perak) Rubber and Tin Co., Ld., Perak
Corompt. planteur, Societé des Etab. Delignon, Kontum. Corompt, planteur, Societé des Etab. Delignon, Kontum, Annam Corre, Rev. J. Le, Mission Catholique, Swatow Correa, A. M., assistant, Arnhold & Co., Shanghai Correa, L., signs per pro., Compania General de Tabacos de Filipinas, Manila Correll, I. C., assist., Standard Oil Co. of New York, Tokyo Correll, Rev. I. H., American Church Mission, Tokyo Corrie, J., manager, Gula Estate, Gula-Kalumpong Rubber Estates, Perak Corrigan, J., assistant mine manager, East Asiatic Co., Ld., Bangkok Corrigan, L., assistant, Chinese Maritime Customs, Hankow Corril, A., consulting and civil engineer, Shanghai
Corroller, Y. L., chief accountant, Cie. Franco-Asiatique des Petroles, Saigon
Corsellis, G. A., assist., United Engineers, Ld., Penang
Corson, J., assistant, meter dept., Municipal Council, Shanghai
Corson, T., conservator of forests, Fifth Division, Sarawak Cortenbach, F. W. M. C., assistant, Netherlands Trading Society, Sumatra Cortum, A., assist., Mee-Yeh Handels Compagnie, Shanghai Corwin, W. T., driller, Sarawak Oilfields, Ld., Sarawak Cosgrave, A. K., senior medical officer, Selangor Cossart, L., Kailan Mining Administration, Tientsin Cossart, L. A., chief accountant, Asiatic Petroleum Co. (S.C.), Ld., Hongkong Cosser, A. W., secretary, Exchange Brokers' Association, Kobe Costa, A. da, assist., Equitable Banking Corporation, Shanghai Costa, C. A. da, Sun Life Assurance Co., Shanghai Costa, H. A., Chartered Bank of India, Shanghai Costa, J. A. da, assistant, Equitable Eastern Banking Corporation, Shanghai Costa, M. V., assist., Abraham & Co., Kobe Costa, R. A. da, assist., Dodwell & Co., Ld., Shanghai Costen, W. T., accountant, Standard Oil Co., Hongkong Coster, H. G., assistant, N. V. Rubber Mij. Basilam, Sumatra Cotin, representant, de l'Union Commerciale, Province de Vinh, Annam Cotterill, W., assistant, Treasury, Sarawak Cotterman, C. M., manager, Walk-Over Shoe Store, and pres., Acetylene Co., Manila Cotterman, L. K., treasurer, Philippine Acetylene Co., Manila Cotton, P. W., manager, American Milk Products Corporation, Shangliai Couch, F. W., superintendent, P.W.D., Singapore Coudray, R. C., secretary, American Consulate General, Hankow Coules, A., assistant, Robinson Piano Co., Ld., Singapore Coulion, C., manager, Compagnie d'Exportation de Produits Asiatiques, Shanghai Coullie, K. R., sub-agent, Chartered Bank of India, Aust. & China, Ipoh, Perak Coulson, N., supt. of Customs, Kelantan Coulson, N., deputy supt., store and workshop, Municipality. Singapore Coulson, W. H., assistant, Asiatic Petroleum Co. (S.C.). Ld., Hongkong Coulthart, J., secretary, Hongkong Rope Manufacturing Co., Ld., Hongkong Coultas, W. W., vice-consul for Great Britain, Bangkok Coulton, J. C. agent, Swayne & Hoyt, Inc., Yokohama Coupe, J., assist., Zi-ka wei Tou-Se Wei Press, Shanghai Coupeaud, J., sous-chef du bureau, Douanes et Regies, Saigon

Coupland, M. D., overseer, P.W.D., Hongkong

Courcy, J. E. B. de, acting agent, Hongkong and Shanghai Bank, Canton Courle, E. J., William Forbes & Co., Tientsin

Court, M. O., manager, Sime, Darby & Co., Ld., Negri Sembilan
Courthial, Vves. du, consul for France, Singapore
Courtney, F. McD., sub-manager, International Banking Corporation, Hongkong
Courtney, F. J., assist., West Coast Life Insurance, Shanghai
Courtney, G. N., signs per pro., Butterfield & Swire, Newchwang
Courtney, H. A., acting agent, Hongkong and Shanghai Banking Corpn., Nagasaki
Courtney, T. S., assist., Barrow, Brown & Co., Ld., Bangkok
Courtois A. assist. Standard Oil Co. of New York Salgon

Courtois, A., assist., Standard Oil Co. of New York, Saigon

Courts, L., engineer, A. Herbert, Ld., Osaka

Cousin, -, cashier, Banque de l'Indo-chine, Nam-Dinh, Tonkin

Cousins, L. G. director, British-American Tobacco Co., Ld., Shanghai

Cousins, R. H., assist. dockyard mgr., Taikoo Dockyard and Engineering Co., Hongkong

Cousland, A. S. D., merchant, Alex. Ross & Co., Hongkong

Cout, P. V. de, Consulate for Brazil, Kobe Couto, C. C. de, secretary, Brazilian Consulate, Kobe Coutts, I. T., assistant, Jugra Land & Carey, Ld., Selangor Coveney, A. H., assistant, P. O'Brien Twigg, Shanghai

Covington, J. E., Universal Leaf Tobacco Co. of China, Inc., Shanghai Covitt, I., assist., Standard Oil Co. of New York, Shanghai

Cowan, H., assist., Chinese Maritime Customs, Amoy Cowan, J. A., medical officer, District Hospital, Penang

Cowan, W. C., assistant, Hongkong and Shanghai Banking Corporation, Shanghai

Cowap, J. C., Government analyst, Singapore

Coward, R. H., assist., Sapong Rubber and Tobacco Estates, Ld., Jesselton, B. N. Borneo

Cowburn, H., assist., Chinese Maritime Customs, Shanghai Cowdroy, G. A. R., manager, Telok Bharu Cocount Co., Perak Cowe, A. G. R., assist., Raja Musa Rubber Co., Ld., Selangor

Cowell, E. A., signs per pro, William Forbes & Co., Id., Selangor Cowell, E. A., signs per pro, William Forbes & Co., Tientsin Cowell, R. J., assist., Gordon & Co., Ld., Shanghai Cowen, J., editor, North China Daily Mail, Tientsin Cowen, J. L., manager, printing department, Oriental Press, Shanghai Cowen, J. L., examiner, Chinese Maritime Customs, Hangchow Cox, A. J., examiner, Chinese Maritime Customs, Hangchow Cox, A. R., engineer, Hongkong Electric Co., Ld., Hongkong Cox, C. D., who against and P. and O. Barbing Covernation Id. Singa

Cox, C. D., sub-accountant, P. and O. Banking Corporation, Ld., Singapore Cox, C. T., general manager, Louis T. Leonowens, Bangkok Cox, C. W., assist., Rayner, Heusser & Co., Ld., Shanghai

Cox, D., manager, Land & Cox, Kobe

Cox, F. A., American Church Mission, Soochow

Cox, F. N., manager, Krian Rubber Plantations Co., Ld., Perak

Cox, H., assist., Chartered Bank of India, Australia and China, Hankow

Cox, H. H., clerk of works, P.W.D., Shanghai Cox, H. T., assist., Kailan Mining Administration, Linsi Colliery, Tientsin Cox, P. A., oriental manager, Canadian Pacific Steamships, Ld., Shanghai

Cox, Rupert, merchant, Kobe

Cox, R. E., assistant, McAuliffe, Davis & Hope, Penang

Cox, W., assistant, United Engineers, Ld., Singapore Cox, Wakeford, manager, South British Insurance Co., Ld., Shanghai Cox, W. M., sub-accountant, Chartered Bank of India, Aust. and China, Hongkong Cox, W. S., director, Harrisons & Crosfield, Ld., Sandakan, British North Borneo

Coya, E. B. de, treasurer, Brias Roxas, Inc., Manila Coysh, G. E., assist., Rising Sun Petroleum Co., Tokyo

Crabbe, W. G., sub-accountant, Chartered Bank, Kuala Lumpur, Selangor

Craddock, A. C. B., engineer, Municipal Council, Shanghai Cradock, F. H., examiner, Chinese Maritime Customs, Hankow

Craggs, G. D., secretary, International Export Co. (Kiangsu), Ld., Nanking Craib, C., assist., Brooklands Rubber Co., Selangor

Craig, A., assistant, Taikoo Dockyard and Engineering Co., Hongkong Craig, E. T., examiner, Chinese Maritime Customs, Tientsin

Craig, J. M., drilling supt., Sarawak Oilfields, Ld., Sarawak

Craig, J. R., medical officer, Prison dept., Hongkong

Craig, T. W., assistant, Chembong Malay Rubber Co., Ld., Selangor

Craig, W. L., sub-accountant, Chartered Bank of India, Aust. and China, Ipoh, Perak Craig, W. M., assistant, Jugra Land & Carey, Ld., Port Swettenham Craik, R., assistant, McAlister & Co., Ld., Singapore Cramer, F., envoy extraordinary, Danish Legation, Bangkok Crampton, F. A., Canton Christian College, Canton Crane, K., assistant, Hazzard Elliott, Shanghai
Crane, W. H., assist, British-American Tobacco Co., Ld., Shanghai
Cranfield, H. F., assistant, China Soap Co., Ld., Shanghai
Cranmer, C. G., manager, Steel, Bros. & Co., Ld., Bangkok
Cranston, T. P., assistant, China Import and Export Lumber Co., Shanghai
Crapnell, F. H., secretary and manager, Hongkong & Kowloon Wharf Co., Hongkong Crappell, F. H., secretary and manager, Hongkong & Kowloon Wharf Co., Ho Craste, —., architecte, Travaux Publics, Hue, Annam Crawford, D. W., managing-director, Lane, Crawford & Co., Ld., Shanghai Crawford, F. M., managing-director, Lane, Crawford, Ld., Hongkong Crawford, G. T., assist., A. S. Watson & Co., Shanghai Crawford, Geo. W., managing-director, Medical Hall, Singapore Crawford, J., works manager, United Engineers, Ld., Penang Crawford, J. D. H., assist., Butterfield & Swire, Hongkong Crawford, J. G. assist, secretary to Resident, Solunger Crawford, J. G., assist. secretary to Resident, Selangor Crawford, J. R., assist., Parker, Rielley & Co., Shanghai Crawford, O. C., American Presbyterian Mission, Soochow Crawford, R., chartered accountant, Derrick & Co., Singapore Crawford, Dr. R., partner, Fowlie & Black, Singapore Crawford, R., surveyor, Lloyd's Register of Shipping, Nagasaki Crawford, S., manager, Asiatic Petroleum Co. (P.I.), Ld., Iloilo Crawhall-Wilson, C. L., assistant, The Borneo Co., Ld., Bangkok Crawley, P. R., signs per pro., Lavers & Clark, Weihaiwei Creasy, Hon. Mr. H. T., director of Public Works, Hongkong Creaton, H. C., assistant, Whiteaway, Laidlaw & Co., Singapore Cree, H. F., signs per pro., W. Forbes & Co., Peking Cregoe, J. P., assist., insurance dept., Borneo Co., Ld., Perak Crenshaw, Rev. J. C., American Presbyt-rian Mission, Chinkiang Crepin, C., consul for France, Newchwang Cresswell, C. J., assist., Loxley & Co., Shanghai Cresswell, J. A., assist., Municipal Council, Shanghai Cresswell, J. A., assist., Municipal Council, Shanghai Creting, J. A., assist. Cretienne, L. A., assistant-in-charge, Chinese Maritime Customs, Hokow Creuse, G., controleur, Banque de l'Indochine, Saigon Crews, R. A., assist., British Cigarette Co., Shanghai Crichton, H. K., assistant, Eastern Extension Telegraph Co., Saigon Crichton, J., assistant, Lloyd's Register of Shipping, Yokohama Crichton, M. D., assist., Foster-McClellan Co., Shanghai Crichton, W., assistant, Taikoo Docks, Hongkong Crismond, W. P., assist., British American Tobacco Co., Ld., Shanghai Crisp, G. B., signs per pro., Sandilands, Buttery & Co., Singapore Crispin, C. A., assist., Standard Oil Co. of New York, Shanghai Criss, E., assistant, Wise & Co., Manila Critchley, F., signs per pro., manager, Brinkmann & Co., Singapore Crockart, Dr. F., Mukden Medical College, Mukden Crocker, H. B., resident, 3rd division, Sarawak Crocker, J. H., manager, British-American Tobacco Co., Amoy Crockett, P. M., assistant, Chinese Maritime Customs, Harbin Crofton, C., assistant engineer, China Light and Power Co., Hongkong Crokam, W. G., signs per pro, Caldbeck, Macgregor & Co., Ld., Shanghai Croken, W. G., signs per pro, Caldock, Macgregor & Co., Ld., Shanghai Croker, P., assist., International Export Co., Ld., Hankow Crommelin, W. C., assistant, Java-China-Japan Lijn, Kobe Crompton, K., manager, North Hummock (Selangor) Rubber Co., Ld., Selangor Crone, R. van der, Fohka Swiss-Chinese Trading Co., Shanghai, Crook, A. H., head master, Queen's College, Hongkong Crookdake, J., assistant engineer, Hongkong and Whampoa Dock Co., Hongkong Crooks, W. J., partner, Van der Stegen & Crooks, Hankow Croome, J. C., Chinese Government Salt Revenue dept., Chinkiang Cropley, L. R., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Crosby, J., consul-general for Great Britain, Batavia

Crosthwaite, P. A., assist., Dodwell & Co., Ld., Shanghai

Croucher, N. V. A., broker, Benjamin & Potts, Hongkong Croucher, T. H., clerk, Jardine, Matheson & Co., Hankow Crow, Carl, president, Carl Crow, Inc., Shanghai Crowe, A. E., assist., Hongkong and Shanghai Banking Corporation, Tientsin Crowe, J. C., master, Canton Christian College, Canton Crowe, R. T., wharf supt., Jardine, Matheson & Co., Canton Crowley, B., assistant, Butterfield & Swire, Shanghai Crowther, A. D., surveyor, Sarawak Oilfields, Ld., Sarawak Crowther, P. F. H., acting manager, Klabang Rubber Co., Perak Cruickshank, A. S., assistant, Brooklands (Selangor) Rubber Co., Ld., Selangor Cruickshank, A. S., assistant, Brooklands (Selangor) Rubber Co., Ld., Selang Cruickshank, G. S., managing-director, Peking Electric Co., Peking Cruickshank, J., district engineer, F.M.S. Railways, Selangor Cruickshank, W. A., sub-accountant, Chartered Bank, Singapore Cruickshank, W. B., assistant, Harrisons, Barker & Co., Ld., Kuala Lumpur Crull, Dr., consul general for Germany, Canton Crush, C. N., manager, Seaport (Selangor) Rubber Co., Selangor Cruttwell, C. C., assistant, Royal Insurance Co., Ld., Shanghai Cruz, H. J., Chartered Bank of India, Shanghai Cruz, P., assistant, Compagnie Olivier, Hankow Cruz, T. M. G. da, managing director, Villa Bros., and Portuguese consul, Yokohama Cryan, R., engineer, Public Works department, Hongkong Cuadermo, M, assist. oriental manager, Philippine National Bank, Manila Cubbon, J. H., audit secretary, Chinese Maritime Customs, Peking Cubey, E. B., assistant, Taikoo Dockyard and Engineering Co., Ld., Hongkong Cubitt, G. E. S., conservator of Forests, Federated Malay States Cubitt, L. A., assistant, Ker & Co., Cebu Cubitt, L. J., partner, Scott, Harding & Co., Shanghai Cuddy, E. A., vice-president, Asia Engineering Corporation, Shanghai Cuénin, J., agent, L'Union Cie. d'Assurance, Tourane Cuff, H. M., workshop superintendent, Eastern Extension Telegraph Co., Singapore Cuff, W. S., traffic inspector, Kowloon-Canton Railway, Hongkong Culbertson, C. D., manager, Eastman Kodak Co., Shanghai Cullen, A. P., London Missionary Society, Tientsin
Cullen, F., stores assist., Hongkong and Whampon Dock Co., Hongkong
Cullen, J., deputy commissioner of Police, Muar, Johore Cullen, S., managing director, Huttenbach, Lazarus & Sons, Ld., Singapore Culley, G. C. H., partner, Baguley & Tooth, advocates, Bangkok Culver, A., engineer, Armstrong, Whitworth & Co., Ld., Hongkong Cumberbatch, L. H., assist., Sun Insurance Office, Tokyo Cumine, H. M., managing director, Cumine & Co., Ld., Shanghai Cumming, C. E., mechanical and mining engineer, Ipoh, Perak Cumming, D., assistant, Maurice Benjamin, Shanghai Cumming, E., accounting dept., International Savings Society, Shanghai Cumming, G. E., manager Graigielea Rubber Plantations, Ld., Malacca Cumming, H. Lovett., M.D., M.D.CH.B. (Edin.), Shanghai Cumming, H. S., sub-accountant, International Banking Corporation, Singapore Cumming, H. S., sub-accountant, International Banking Corporation, Singapore Cumming, K., correspondence dept., International Savings Society, Shanghai Cumming, K. M., assist., Small Investors Co., Shanghai Cumming, N. G., assistant, Harrisons, Barker & Co., Ld., Kuala Lumpur Cumming, T. J., manager, Seatield Rubber Co., Selangor Cummings, E., manager, British-American Tobacco Co., Mukden Cummings, E., manager, Mustard & Co., Shanghai Cummins, E. N. T., visiting agent, Beranang Rubber Plantations, Ld., Selangor Cunhac, E., administrateur, Haut-Donnai, Annam Cunin, A., ingénieur en chef, Cie. Francaise des Chemins de Fer, Hanoi Cunliffe-Owen, Sir Hugo, Bart., chairman, Brit.-Amer. Tobacco Co., Shanghai

Cunliffe-Owen, Sir Hugo, Bart, chairman, Brit.-Amer. Tobacco Co., Shanghai Cunningham, A. L., chief clerk, Struthers & Barry, Hongkong Cunningham, E. S., consul-general, U.S.A., Shanghai Cunningham, J. N., assistant, Butterfield & Swire, Ninpgo Cunningham, T. H., assist, Kelly & Walsh, Ld., Shanghai Cunningham, W., assistant, Taikoo Dockyard and Engineering Co., Hongkong Cunningham, W., B., British consul, Osaka Currie, E. J., assist, Sungei Batu (Malaya) Rubber Estates, Kedah Currie, N. M., manager, Davie, Boag & Co., Hongkong

Currie, U. A., assistant, Kuala Reman Estate, Kuantan, Pahang Currier, V. C., assistant, Malacca Electric Lighting Co., Ld., Singapore Curry, C. H., International Export Co., Nanking Curtis, A. G., assistant, Sale & Frazar, Tokyo Curtis, A. W., editor and proprietor, Kobe Herald, Kobe Curtis, J. L., manager, International Banking Corporation, Harbin Curtis, R. J. F., district officer, Nibong Tebal, Penang Curtis, R. J. F., district officer, Nibong Tebal, Penang
Curtler, E. A., assistant agriculturist, Agriculture dept., F.M.S.
Curwen, W. F., assistant, Hongkong and Shanghai Bank, Shanghai
Cuscaden, Capt. R. L., assist. supt., Chandu Monop. and dep. commr. of Police, Selangor
Cuscaden, W. L., assist., Asiatic Petroleum Co. (F.M.S.), Ld., Perak
Cushing, W. H., director, Eastern Trading Co., Yokohama
Cussen, R. C., deputy public prosecutor, Ipoh, Perak
Cuthbert, C. J., assist., Harrisons, Barker & Co., Ld., Singapore
Cuther, O. E., assistant, Lewis & Peat, Ld., Singapore
Cutler, O. E., assistant, Lewis & Peat, Ld., Singapore
Cutsem, J. van. consul general for Belgium, and acting consul for Netherlands, Tientsin Cutsem, J. van, consul general for Belgium, and acting consul for Netherlands, Tientsin Cuvillier, G., agent, Charbonnages du Tonkin, Societe Française, Hongkong Cuylenberg, V. Hoan, manager, Riverside Estate, Kedah Czarnetzki, A., merchant, Changsha Czarnetzki, F., merchant, Changsha D'Arcy, F., manager, Harry, Badman & Co., Bangkok D'Arcy, T., officer-in-charge, Police District, Krian, Perak Dabell, H. A., assistant supt. of Telegraphs, Sandakan, B.N.B. Dabelstein, K., assist., Dollar Steamship Lines, Shanghai Dabelstein, L., assistant., J. A. Wattie & Co., Ld., Shanghai Dacanay, J. B., assistant, White, Page & Co., Manila Dagal, J. E., assist., A. R. Burkill & Sons, Shanghai Dahl, C., assist., Arnhold & Co., Ld., Shanghai Dahl, E. V., assistant, Ekman Foreign Agency, Shanghai Dahl, K. M., assist., Rosenstock's Directory, Shanghai Dahlin, E. A., assistant, Great Northern Telegraph Co., Ld., Shanghai Dahlin, E. A., assistant, Great Northern Telegraph Co., Ld., Shanghai Dahms, W. D., assist., Tobacco Products Corporation (China), Peking Dailey, W. E., assist. manager, Shanghai Ice and Cold Storage Co., Shanghai Daily, A. W., capt., "Yang Peh," Asiatic Petroleum Co., Ld., Shanghai Daily, J. C., capt., "Fu Kwang," Asiatic Petroleum Co., Shanghai Dains, G. L., supt. of installation, Standard Oil Co., Swatow Dakin, E., boarding officer, Marine dept., Singapore
Dakin, E., boarding officer, Marine dept., Singapore
Dakin, R. C., assistant, New Engineeirng and Shipbuilding Works, Ld., Shanghai
Dakin, W. S., sub-accountant, Chartered Bank of India, Aus. and China, Bangkok
Dalder, D. A., assist., British Cigarette Co., Ld., Hankow
Dale, E. G., assistant executive engineer, P.W.D., Sandakan, B.N.B.
Dala G. assist. Stoyanov is Co., Ld., Manile Dale, G., assist., Stevenson & Co., Ld., Manila Dale, T. M. P., assistant, Cicely Rubber Estates Co., Ld., Perak Daley, W. T., assist., Canadian Pacific Railway Co., Hongkong Dalgleish, J., assist., Produce Export Co., Ld., Harbin Dallas, R. S., assistant, Jardine Engineering Corporation, Ld., Shanghai Dalley, J. D., deputy commissioner of Police, Johore Dallimore, E. V., driller, Sarawak Oilfields, Ld., Sarawak Dallin, T., assist. auditor, Audit Office, Hongkong
Dalton, N. D., manager, Gadek Rubber Estate, Ld., Malacca
Daly, A. J., secretary, Baker, Morgan & Co., Ld., Selangor
Daly, E. W., assist., William Forbes & Co., Tientsin
Daly, Hon. M. D., European judge, High Court, Alor Star, Kedah
Daly, W. H., assistant, Harrisons, Barker & Co., Ld., Singapore Dalzell, G. G., assist. secretary, Mutual Telephone Co., Ld., Shanghai Dalziel, J., assistant, Batu Rata (Sumatra) Rubber Plantations, Ld., Sumatra Dam, N. Ph., secretary, French Consulate, Manila Damazio, J. S., assistant, Chinese Maritime Customs, Shanghai Danby, C. G., manager, Manufacturers' Life Insurance Co. of Canada, Peking Danby, J. D., assist., Butterfield & Swire, Shanghai Dand, A. A., assist., W. S. Bailey & Co., Hongkong Dandolo, M., directeur, L'Union Cie. d'Assurances, Haiphong

Dane, R., assistant, Chinese Government Salt Revenue, Peking

Danenberg, C. A., Chartered Bank of India, Shanghai Danenberg, J. E., assistant, Arnhold & Co., Shanghai

Danenberg, M. J., assistant, A. Cameron & Co. (China), Ld., Shanghai

Danich, P., assistant, Denbigh & Co., Hakodate

Daniel, directeur, Enseignement, Bac-Giang, Tonkin

Daniel, G. O., assist. manager, Intern. Correspondence Schools (Colonial), Ld., S'pore.

Daniel, J., sub-agent, Compagnie des Messageries Maritimes, Singapore

Daniel, J. H., University Hospital, Nanking

Daniels, A. J., assist., Asiatic Petroleum Co., Shanghai Daniels, A. P., sub-accountant, Chartered Bank, Singapore Daniels, H. G., manager, Bagan Serai Co., Ld., Perak

Danjou, A., consul for France, Canton

Danks, E., assistant, Smith, Bell & Co., Manila
Danks etch, G. C., auditor, Philippine National Bank, Manila
Dannett, R. M., chief surgeon, F.M.S.
Danson, Right Rev. E. Logie, Bishop of Labuan and Sarawak, Kuching, Sarawak
Danson, G., assistant, Mustard & Co., Inc., Shanghat
Danson, I. R. distribution engineer, electricity deat. Municipality, Penang

Danson, J. R., distribution engineer, electricity dept., Municipality, Penang Darby, C., manager, Narborough (F.M.S.) Rubber Estates, Ld., Perak Darby, C. G., supervisor, Eastern Extension Telegraph Co., Hongkong

Dare, R. V., assist., Chenderiang Tin Dredging, Ld., Perak Darge, R. V., assist., Chenderiang Tin Dredging, Ld., Perak Darke, A. G., manager, Sungei Batu Plantation Co., Kedah

Darles, —., president, Association des Exportateurs Français, Saigon

Darles, L., inspecteur, L'Union Commerciale Indo-Chinoise et Africaine, Hanoi

Darlington, A., examiner, Chinese Maritime Customs, Harbin Darville, H. E., assistant, British Cigarette Co., Ld., Shanghai

Dastur, R. A., broker, Hongkong
Daszkiewicz, N. B., assistant, Compagnie Olivier, Tientsin
Datema, G. P., assistant general manager, Meerkamp & Co., Ld., Manila
Dau, C., signs per pro., Baerter & Niggemann, Tsinan

Daudin, P., Cie. Francaise des Chemins de Fer l'Indochine et du Yunnan Daudrieu, inspecteur, Garde Indigéne, Province de Vinh, Annam

Davenport, A. R. B., assist., Sandilands, Buttery & Co., Penang

Davenport, J., assistant, Gula-Kalumpang Rubber Estates, Ld., Perak Davey, F. R., director, Arnhold & Co., Shanghai Davey, W. R., assistant, British Cigarette Co., Ld., Shanghai David, C., assistant, Franco-Asiatique Insurance Co., Shanghai David, C., assistant, Franco-Asiatique Insurance Co., Shanghai

David, D. M., merchant, David & Co., Shanghai

David, F. S., assistant, British Cigarette Co., Ld., Shanghai

David, K. C., superintendent, Govt. Printing Office, Johore
David, K. C., superintendent, Govt. Printing Office, Johore
David, M. M., manager, Stephens, Paul & Co., Bangkok
David, P. A. F., district judge, District and Police Courts, Singapore
David, S. Y., assist., Orient Cotton Spinning and Weaving Co., Ld., Shanghai
Davidge, A. M., accountant, United Engineers, Ld., Singapore
Davidge, C. R. assistant, Union Insurance Society, Kohe

Davidge, C. R., assistant, Union Insurance Society, Kobe

Davidson, A., Chinese Maritime Customs, Kowloon

Davidson, A., engineer, Taikoo Dockyard and Engineering Co., Hongkong

Davidson, A. L., secretary, British and Chinese Corporation, Peking

Davidson, A. M., assistant, Brunner, Mond & Co., Hankow Davidson, A. W., assist., Mackenzie & Co., Ld., Hankow

Davidson, A. W. E., storekeeper, China Light and Power Co., Hongkong Davidson, C. J., consul, British Consulate, Tokyo Davidson, Rev. D. C., Manchuria Christian College, Mukden

Davidson, E., solicitor, Hastings, Dennys & Bowley, Hongkong
Davidson, G., assistant, Palmer & Turner, Hongkong
Davidson, G. L., assist, Hongkong & Shanghai Bank, Tientsin
Davidson, J., Chinese Maritime Customs, Kowloon
Davidson, J., manager, Caldbeck, MacGregor & Co., Ld., Singapore and Kuala Lumpur
Davidson, J., superintendent, Takang Rubber Estate, Ld. Malacce

Davidson, J., superintendent, Tebong Rubber Estate, Ld., Malacca Davidson, L. L., manager, Lankat Rubber Co., Ld. (Soengei Tampa), Sumatra Davidson, P., manager, National City Bank of New York, Osaka

Davidson, R. V., assistant, Pitcairn, Syme & Co., Batavia

Davidson, T., forwarding and general agent, Selangor Davidson, W. W., executive engineer, P.W.D., Ulu, Selangor Davie, Rt. Rev. C. J. Ferguson, Bishop of Singapore Davie, J. P., manager, Whiteaway, Laidlaw & Co., Ld., Shanghai Davie, R., assist., Thos. Cook & Son, Shanghai Davies, A., assistant, Chartered Bank of India, Australia and China, Tientsin Davies, A. G., assistant, Brunner, Mond & Co., Ld., Shanghai Davies, A. K., assist. godown supt., Butterfield & Swire, Shanghai Davies, C. H., dept. manager, Compania General de Tobacos des Filipinas, Manila Davies, C. S. C., chief tidesurveyor and harbour master, Chinese Customs, Hankow Davies, D., first clerk, Sanitary department, Hongkong Davies, E. F., manager, Mengkibol (Central Johore) Rubber Co., Ld., Singapore Davies, E. M. V., assist. engineer, P.W.D., Perak Davies, E. R., laboratory assistant, Health dept., Shanghai Davies, E. V., assistant, Katz Brothers, Ld., Penang Davies, F., marine staff, Sarawak Oilfields, Ld., Sarawak Davies, F. G., assist, Arnhold & Co., Ld., Canton Davies, F. O., supervisor, Eastern Extention Telegraph Co., Chefoo Davies, G. C., headmaster, Victoria Institution, Kuala Lumpur Davies, H. C., clerk, Gas Co., Ld., Shanghai Davies, J., assistant, Alfred Herbert, Ld., Osaka Davies, J. D., clerical assistant, Public Works department, Shanghai Davies, J. G., assistant engineer, Public Works department, Kuala Lumpur Davies, J. P., manager, Robinson Piano Co., Ld., Shanghai Davies, J. W., assistant, British Cigarette Co., Ld., Shanghai Davies, L. J., signs per pro., Gibb, Livingston & Co., Hongkong Davies, M. G., assist, Ilbert & Co., Ld., Shanghai Davies, R. D., managing director, Singapore Free Press, Singapore Davies, R. R., assistant, Mackintosh & Co., Hongkong Davies, S. V., assist, Standard Oil Co. of New York, Tokyo Davies W. A. Noel registrary Supreme Court Singapore Davies, W. A. Noel, registrar, Supreme Court, Singapore Davies, W. J., vice-consul for Great Britain, Hakodate Davies, W. E., assistant, Chinese Maritime Customs, Shanghai Davies, W. M., engineer, Taikoo Dockyard & Engineering Co., Ld., Hongkong Davies-Colley, G. A., assistant, Hongkong & Shanghai Banking Corporation, Kobe Davis, C. G., signs per pro., Hatch, Carter & Co., Tientsin Davis, C. H., assistant, Butterfield & Swire, Tsingtao Davis, C. H., assistant, McAuliffe, Davis & Hope, Penang Davis, C. Noel, commissioner, Health department, Shanghai Davis, C. Noei, commissioner, neutifi department, Shanghai Davis, C. R., assist., Presbyterian Mission Press, Shanghai Davis, C. Trenchard, assistant, Ilbert & Co., Ld., Shanghai Davis, C. W., driller, Sarawak Oilfields, Ld., Sarawak Davis, E. R., mine manager, Thabawleik Tin Dredging, Ld., Perak Davis, F. H., assist., Eastern Smelting Co., Ld., Selengor Davis, G. H., manager, Kally & Walsh Ld., Singapore Davis, G. H., manager, Kelly & Walsh, Ld., Singapore Davis, G. P., demarcation officer, Land office, Malacca Davis, G. W., Chinese Maritime Customs, Kowloon Davis, H., incorporated accountant, H. Davis & Co., Selangor Davis, J. A. P., assistant, Mackintosh & Co., Ld., Hongkong
Davis, J. K., consul for U.S.A., Nanking
Davis, J. L., assistant, British Cigarette Co., Ld., Shanghai
Davis, J. V. C., manager, Kennedy, Burkill & Co., Penang
Davis, L. E., sub-accountant, National City Bank of New York, Hongkong
Davis, P. M., director, Dragon Motor Car Co., Ld., Hongkong Davis, R., assistant., Hongkong & Shanghai Banking Corporation, Shanghai Davis, R. P., manager, Hankow Light & Power Co., Hankow Davis, R. S., signs per pro., Hatch, Carter & Co., Tientsin Davis, R. W., secretary, North China Daily News & Herald, Shanghai Davis, V. W., Standard Oil Co. of New York, Wuchow Davis, W., superintendent of mails, Post Office, Singapore Davis, W. A., signs per pro., Hatch, Carter & Co., Tientsin Davis, W. G., assistant, John Little & Co., Ld., Singapore Davis, W. G., stillman, Sarawak Oilfields, Ld., Sarawak Davis, W. H. T., agent for insur. offices, and manager, Commercial Union Assur., S'hai. Davis, W. W., professor, Peking University, Peking
Davison, H., secretary, British Consulate, Vladivostock
Davison, J. K., manager, J. E. Hayes Engineering Corporation, Tientsin
Davison, P. E., assistant, The China Soap Co., Shanghai
Davison, P. R., branch inspector, United Engineers, Ld., Singapore
Davison, R. M., assistant, Canadian Pacific Railway Co., Kobe
Davison, S. R., assistant, Chinese Maritime Customs, Shanghai
Davison, Capt. W., marine supt., marine dept., C.P.R., Hongkong
Davy, A. G., manager, Sriracha Co., Ld., Bangkok
Davy, T. D., printing manager, North-China Daily News & Herald, Shanghai
Dawbarn, J. S., manager, Malayan American Plantations, Ld., Penang
Dawes, G. T., accountant, Thabawleik Tin Dredging, Ld., Perak
Dawson, A. L., assistant, Ocean S.S. Co., Ld., Shanghai
Dawson, C. P., treasurer, General Hospital, Shanghai
Dawson, C. W., district officer, Alor Gajah, Malacca
Dawson, F. A., health inspector, Negri Sembilan
Dawson, H. V., supervisor, Eastern Extension Telegraph Co., Singapore
Dawson, J. A., secretary, Shanghai Dock and Engineering Co., Ld., Shanghai
Dawson, R. D., chemist, Sarawak Oilfields, Ld., Sarawak
Dawson, W., lecturer, College of Music, Singapore
Dawson, W., lecturer, College of Music, Singapore
Dawson, W., assistant, Chandless & Co., Ld., Tientsin
Dawson-Grove, H., acting commissioner, Maritime Customs, Samshui
Day, C. B., Hangchow Christian College, Hangchow
Day, Capt. E. V. G., district officer, Raub, Pahang
Day, E. W., Eastern Extention Telegraph Co., Ld., Saigon
Day, J., fitzgerald, manager, Manchester N. Borneo Rubber, Ld., B. N. Borneo
Day, W. H., assist, Guthrie & Co., Ld., Kuala Lumpur
Dayton, F. A., driller, Sarawak Oilfields, Ld., Sarawak
De Becker, J. E., lawyer, Tokyo and Kobe
De Bongé, P. C., architect, signs per pro., Credit Foncier. Shanghai Davis, W. W., professor, Peking University, Peking Davison, H., secretary, British Consulate, Vladivostock De Becker, J. E., lawyer., Tokyo and Kobe De Bongé, P. C., architect, signs per pro., Credit Foncier, Shanghai De Friest, A. H., manager, Standard Oil Co. of New York, Cebu De Lay, R. E., director, Kellog Switchboard and Supply Co., Shanghai De Monpezat, —., Société Française de Colonisation à Luc-Nam, Tonkin De Witt, W., Dodwell & Co., Ld., Kobe Deacon, E. E., agent, Hongkong and Shanghai Bank, Penang Deacon, E. E., agent, Hongkong and Shanghai Bank, Penang
Deacon, S., assistant, Hongkong Electric Co., Hongkong
Deacon, W. G., assistant, Wm. Powell, Ld., Hongkong
Deacon, W. O., forest manager, Sriracha Co., Ld., Bangkok
Dealtry, C. R., gen. mgr., New Darvel Bay Tobacco Plantation, Ld., Lahad Datu, B.N.B.
Dean, A. V. T., signs per pro., Butterfield & Swire, Chungking
Dean, F., assistant, John Little & Co., Ld., Singapore
Dean, J. A., assistant, Jardine, Matheson & Co., Ld., Tokyo
Deane, G. C., puisne judge, Supreme Court, Singapore
Deane, T. Y., factory supt., China Electric Co., Ld., Shanghai
Deans, W. D., assistant, Dairy Farm Co., Hongkong
Dearn, E. A., assistant, Macbeth, Gray & Co., Shanghai Dearn, E. A., assistant, Macbeth, Gray & Co., Shanghai Dearn, W. F., installation inspector, Electricity dept., Municipality, Shanghai Deas, Stuart, assist., Butterfield & Swire, Shanghai Debraux, A., assist., Assurance Franco-Asiatique, Shanghai Debrutz, E. A., driller, Sarawak Oilfields, Ld., Sarawak Debrutz, E. A., driller, Sarawak Olifields, Ld., Sarawak
Decker, H., engineer, Hongkong Hotel Garrage, Hongkong
Dee, A. R., assist., Pitas Rubber Estate, Kudat, B. N. Borneo
Deeks, S. H., assist., Federated Malay States Rubber Co., Ld., Selangor
Deer, A. F., assist., Allen & Hanbury's, Ld., Shanghai
Defferriere, P., assistant, Banque de l'Indo-chine, Shanghai
Defino, A. P., consul for Venezuela, Manila
Degoutte, F., agent technique, Descours et Cabaud, Saigon
Deitz, G. assistant Lenn Crawford & Co. Ld. Shanghai Deitz, G., assistant, I.ane, Crawford & Co., Ld., Shanghai Dekker, A. J. H. v. d. Mijll, sub-acct., Netherlands India Commercial Bank, Kobe Dekker, L., chief engineer, Netherlands Gutta Percha Co., Singapore Delahaye, G., directeur, L'Union Commerciale Indochinoise et Africaine, Saigon

Delaney, F., assistant, British Cigarette Co., Ld., Shanghai

Delaunay, G., chef du bureau, Douanes et Regies, Saigon Delburgo, D. H., merchant, Kobe Délétie, —, professeur principal, Service de l'Enseignement, Huê, Annam Delfarguiel, —, fondé de pouv., Comptoirs Generaux de l'Indochine, Pnom-penh, Saigon Delgado, C. B., reitor, Liceu Central, Macao Delius, H., assistant, Van Nie & Co., Medan, Sumatra Dell, G. H., assist., Brunner, Mond & Co., Shanghai Dello, O., manager, Ching Hsing Minen G.m.b.H., Tientsin Deloye, R., fondé de pouvoirs, Banque de l'Indo-chine, Saigon Delplace, G., proprietor, G. Delplace & Co., Peking Deltz, N. F., assistant, Lane, Crawford & Co., Ld., Shanghai Delwig, A., assistant, Wilson & Co., Tientsin Demaine, C., assistant, Whisola C.O., Tientsin Demaine, C., assist., H. J. Moysey & Co., Ld., Shanghai Demarcay, Baron, secretaire for French Embassy, Tokyo Demarti, L., sub-accountant, Banque de l'Indo-chine, Hongkong Demay, J., manager, Banque de l'Indo-chine, Tientsin Demay, L., comptable, Compagnie Francaise de Tramways, Saigon Demeure, L., signs per pro., Madier, Ribet et Cie., Canton Demmel, G., manager, Kunst & Albers, Shanghai Denbigh, A. G., Denbigh & Co., Hakodate Denbigh, G. G., Denbigh & Co., Hakodate Denegri, A., signs per pro., Dyce & Co., Shanghai Denegri, E., partner, Dyce & Co., Shanghai Dengis, G., assist. engineer, Linsi Colliery, Kailan Mining Administration, Tientsin Denholm, A., vice consul for Great Britain, Saigon Dening, M. E., M.B.E., British vice-consul, Dairen Denis, A., president, Société Anonyme des Riz, d'Indo-chine Denis Freres, Saigon Denis, E., administrateur, Société Anonyme des Riz d'Indo chine Denis Freres, Saigon Denison, N., engineer, Scott Harding & Co., Shanghai Denison, R. T., assistant, Standard Oil Co. of New York, Shanghai Denisse, P. M., local manager, Compagnie Franco-Asiatique des Petroles, Saigon Dennset, J. H., assistant agricultural chemist, Agriculture department, F.M.S. Dennis, A. R., assistant, International Export Co., Hankow Dennis, E. C., assistant, Standard Oil Co. of New York, Kobe Dennis, E. F., assistant, Sarawak Oilfields, Ld., Sarawak Dennis, F. L., assist. accountant, F.M.S. Railways, Selangor Dennis, L. C., assistant, Standard Oil Co. of New York, Kobe Dennie, J. R., assist., Glenshiel Rubber Estate, Selangor Dennier, J. R., assist., Glenshiel Rubber Estate, Selangor Denny, A., proprietor, Sungei Pelek Estate, Selangor Denny, H. E., engineer, Municipal Council, Shanghai Dennys, A., broker, Penang Dennys, jr., H. L., solicitor, Hastings, Dennys & Bowley, Hongkong Dennys, Stanley E., assistant auditor-general, Kedah Dent, V., Land Commission, French Municipal Council, Shanghai Dentici, A., assistant, William Forbes & Co., Tientsin Denton, R. A. E., assistant, Jardine Engineering Corporation, Shanghai Depardon, J., assist. secretary, Directorate General of Posts, Shanghai Depeyre, P., vice-consul for France, Yokohama Deplanque, ingénieur principal, Arrondissement Hyraulique, Hue, Annam Derham, H. C., assist., Smith, Bell & Co., Cebu Derickson, Comdr. R. B., director, Coast and Geodetic Survey, Manila Derksen, C. J., assistant, Continental Plantation Co., Sumatra Deronzier, A., signs per pro., Racine et Cie., Shanghai Derrick, E. H., div. manager, Eastern Extension Telegraph Co., Singapore Derwiduee, M., engr., mines inspector, Tongshan, Kailan Mines, Tientsin Desborough, L. O., manager, Johore Para Rubber Co., Ld., Johore Deschamps, J. C., assistant, Compagnie Olivier, Shanghai Descoose, ingenieur, Travaux Publics, Binh Thuan, Annam Descorps, délégué-administratif à Ankhé, Kontum, Annam Descraques, J., general manager, Société Anonyme des Etains de Kinta, Perak Desebrock, H., signs per pro., Carlowitz & Co., Shanghai Deseille, H., directeur-général, Imprimerie d'Extreme Orient, Hanoi Desjardius, H., cashier, Banque de l'Indo-chine, Peking

Desmond, D., manager, optical dept., Heacock & Cheek Co., Shanghai

Desplat, A., Kailan Mining Administration, Tientsin Dessy, E., Kailan Mining Administration, Tientsin Destais, inspecteur principal, Province de Quinhon, Annam Destalan, H. Picard, director-general of Posts, Peking Detoros, A., agent, Express Cigarette Co., Mukden Detouillon. J., directeur, Deleule et Detouillon, Hanoi Dettmar, F., manager, Singapore Cold Storage Co., Selangor Deuber, E., signs per pro., Siber, Hegner & Co., Kobe Devé, M., administrateur-adjoint, Ville de Tourane, Annam Devereux, H., Standard Oil Co. of New York, Newchwang Deveson, B., assist., Berrick & Co., Ld., Yokohama Devienne, F., Yao Hua Mechanical Glass Co., Chinwangtao Devin, W. R., director, Brunner, Mond & Co., Kobe Devine, H. J., assist., Tobacco Products Corporation (China), Peking Devine, R. W., Pekin Syndicate, Ld., Peking Devitt, Andrew, director, Lewis & Peat, Ld., Singapore Devitt, A. O., director, Lewis & Peat, Ld., Singapore Devitt, C. G., director, Lewis & Peat Ld., Singapore Devitt, H. M., director, Lewis & Peat, Ld., Singapore Devleeschouwer, E., manager (Tientsin office), Comptoir Charles Ley, Peking Dewar, J., supt., Survey department, Kedah Dewar, J. G. B., assistant, Kiangnan Dock and Engineering Works, Shanghai Pewez, A., Credit Foncier d'Extreme-Orient, Tientsin Dewhurst, E., assistant, Kowloon Dispensary, Kowloon, Watson & Co., Ld., Hongkong Dewing, A. G. P., assistant, Municipal Council, Shanghai Dewitt, J. C., district manager, Singer Sewing Machine Co., Selangor Dewitt, R. C., manager, Singer Sewing Machine Co., Kuala Lumpur Dewsbury, H., manager, Hankow Dispensary, Hankow Dexter, W. J., assist., South British Insurance Co., Ld., Shanghai Deyhle, G., assistant, Jebsen & Co., Hongkong Deymier, Rev. J., Roman Catholic Mission, Hangchow Diachkoff, J. N., director, A. W. Kassianoff & Co., Harbin Dibden, F. W., foreman, United Engineers, Ld., Perak Dick, H., assistant, H. Biedermann & Co., Saigon
Dick, J., assistant, Shewan, Tomes & Co., Hongkong
Dick, J., manager, Islay, Kerr & Co., and Vice-Consul for Norway, Penang
Dick, J. A., appraiser, Chinese Maritime Customs, Hankow
Dick, J. G., sawmiller, Hongkong and Whampoa Dock Co., Hongkong
Dick, N. R. assist. Butterfield & Swing Hankow Dick, N. R., assist., Butterfield & Swire, Hankow Dick, O. S., assistant, United States Shipping Board, Kobe Dick, W. F., district officer, Baram, Sarawak Dickaver, E. R., consul for U.S.A., Kobe Dickinson, J. M., merchant, William Forbes & Co., Tientsin Dickinson, W. E., assistant, Reuter's, Ld., Shanghai Dicks, C. W., assistant, Laras (Sumatra) Rubber Estate, Ld., Sumatra Dickson, A. L., director, British-American Tobacco Co., Shanghai Dickson, B., assistant, Bruas Rubber Co., Ld., Perak Dickson, E. A., district officer and supt. of Prisons, Kinta District, Perak Dickson, G. J., assistant, Sime, Darby & Co., Malacca Dickson, J., senior drainage inspector, P.W.D., Hongkong Dickson-Wright, A., medical officer, General Hospital, Singapore Diedrichson, T. J., actg. foreign auditor, Chinese Govt. Salt Administration, Changsha Diehl, W., signs per pro., United Dyes and Chemical Works, Tientsin Dienel, A., Deutsch Asiatische Bank, Shanghai Diener, H., manager, Goertz & Diener, Ld., Hankow Diener, W., silk dept., Arnhold & Co., Shanghai Dierks, H., signs per pro., Carlowitz & Co., Tientsin Diespecker, L. C., assistant, Mustard & Co., Shanghai Dieterich, F. W., B.A., University, Nanking Diethelm, G., assist., Telge & Schroeter, Shanghai Dietiker, W., assistant, Kuenzle & Streeter, Shanghar Dietiker, W., assistant, Kuenzle & Streiff, Manila Dietrich, P., assistant Carlowitz & Co., Canton Dieuaide, F. R., Medical College, Peking Digby, K. H., dean, medical faculty, University, Hongkong

Diggele, K. Ph. van, cashier, Netherlands Trading Society, Kobe Digmanese, B., assistant, British Cigarette Co., Ld., Shanghai Dijkerman, H. A., assist. supt., Survey dept., F.M.S. Dilley, G. S., field assistant, Sarawak Oilfields, Ld., Sarawak Dillon, B. P., assistant, British-American Tobacco Co. (China), Ld., Shanghai Dillon, F. H., land bailiff, Public Works department, Hongkong Dillon, I. M. assist. British Cigarette Co. Ld. Shanghai Dillon, J. M., assist., British Cigarette Co., Ld., Shanghai Diment, H. A., secretary, General Motors Japan, Ld., Osaka Dimmock, E. N., assistant engineer, P.W.D., Selangor Dimmock, E. N., assistant engineer, P.W.D., Selangor Dineley, H., assistant, Taikoo Dockyard, Hongkong Dinger, T. J., assistant, Harrisons & Crosfield, Ld., Sumatra Dingle, E. J., proprietor, Far Eastern Geo. Est., Shanghai Dingle, J., assistant, British Cigarette Co., Ld., Shanghai Dingle, Dr. P. A., principal medical officer, Sandakan, B. N. Borneo Dingwall, E. J., assistant, McAlister & Co., Ld., Singapore Dinnen, H., assistant, Taikoo Sugar Refining Co., Hongkong Dinnen, J. S., overseer, P.W.D., Hongkong Dinsdale, F. A., signs per pro., Butterfield & Swire, Ichang Dinsmore, W. H., judge, High Court, Alor Star, Kedah Dion, D. E., consul for Spain, Saigon Dishman, A. J., assistant warden of mines, Ipoh, Perak Dishman, A. J., assistant warden of mines, Ipoh, Perak Disiere, A., general agent for China, Banque Belge pour l'Etranger, Peking Dissmeyer, J. A., manager, China Sales & Service Co., Shanghai Distant, D., secretary, Wadleigh Commercial, Ld., Singapore Dithaker, Phys. Chamong minister for Siam, Tokyo Dittmann, G. R. H., business manager, John G. Kerr Hospital, Canton Dive, H. R., acting senior medical officer, Medical dept., Pahang Divens, W., assistant, Jardine, Matheson & Co., Tsingtao Dixon, A. W., wharf manager, Holt's Wharf, Pootung, Shanghai Dixon, C. D., manager, Mackenzie & Co., Ld., Hankow Dixon, H., superintendent, money order office, Post Office, Hongkong Dixon, J. A., assistant, Commercial Union Assurance Co., Kobe Dixon, P., assistant, British Cigarette Co., Ld., Shanghai Dixon, P. A., signs per pro., T. E. Griffith, Ld., Hongkong Dixon, R. J., boilermaker, Hongkong and Whampoa Dock Co., Hongkong Dizon, D., salt watcher, Chinese Maritime Customs, Hankow Diurup, A. M., signs per pro., East Asiatic Co., Ld., Bangkok Dive, H. R., acting senior medical officer, Medical dept., Pahang Djurup, A. M., signs per pro, East Asiatic Co., Ld., Bangkok Dobben, A. W. L. van, manager, Nederlandsch Indische Handelsbank, Swatow Dobbie, J. A., secretary, Tientsin Fire Insurance, Association, Tientsin Dobbie, J. T., manager, Hongkong Sunday Herald, Hongkong Dobbs, F., Chinese Govt. Salt Revenue Administration, Tsinan Dobbie, C. C. excitant New Experiment Children and Childr Dobie, G. G., assistant, New Engineering and Shipbuilding Works, Shanghai Dobson, A., incorporated accountant, partner, McAuliffe, Davis & Hope, Singapore Dobson, R. M., accountant, Sun Life Assurance Co., Tokyo Dockerty, Edward, shipwright, Hongkong and Whampoa Dock Co., Hongkong Doctor, M. J., manager, M. H. Karavana & Co., Canton Docquier, A., engineer-in-chief, and director, Kailan Mining Administration, Tientsin Dodd, A., Far Eastern representative, A. Frankau & Co., Ld., Shanghai Dodd, G. C., stamp and probate officer, Colonial Treasury, Singapore Dodd, R. V., assistant, Reiss, Massey of Co., Ld., Shanghai Dodds, G., sub-accountant, Chartered Bank, Perak Dodds, H. B., medical officer in charge, Wellesley, Penang Dodds, W. C., Chinese Government Railways, Tientsin Dodds, W. C., Chinese Government Railways, Tientsin Dodson, H. A., assistant, Sungei Besi Mines, Ld., Selangor Dodwell, L. G. S., merchant, Dodwell & Co., Ld., Hongkong Doe, C. V., manager, Jitra Rubber Estate, Kedah Doe, C. V., manager, Jitra Rudber Estate, Redan Doelling, F., assistant, Winckler & Co., Kobe Doering, P., assist., Arnhold & Co., Ld., Tientsin Doggett, F. W., assistant, British Cigarette Co., Shanghai Doggett, M. R., assist., Universal Leaf Tobacco Co. of China, Inc., Shanghai Dohse, W., assist., Carlowitz & Co., Canton Doig, M., acting supt. engineer, Butterfield & Swire, Hongkong Dolbieff, B., assist., Compagnic Olivier, Tientsin

Dolecki, Dr. L., assist., Carlowitz & Co., Shanghai

Dolgorouckoff, I., secretary, Horse Bazaar and Motor Co., Ld., Shanghai Dollar, J. Harold, vice-presidt, Robert Dollar Co., and Admiral Oriental Line. Shanghai Dolman, H. C., assistant conservator, Forest department, Perak Dolse, L. M. J., manager, Picking Lampen Nachfolger, Shanghai Domart, P., chemist, Pharmacie Montes, Hanoi Domballe, P., signs per pro., Belgo-Nippon Trading Co., Kobe Domee, administrateur adjoint, Thai-Binh, Tonkin Domenach, administrateur adjoint, Province de Quang-Nam, Annam Don, R., divisional manager, S. Taho Estate (part Narborough Estate), Perak Donald, A. G., divisional manager, Kepong (Malay) Rubber Estates, Ld., Selangor Donald, F. H., assist., Central Agency, Ld., Shanghai Donald, G., assist., Travers & Sons, Ld., Singapore Donald, H. H., assistant, Brunner, Mond & Co. (China), Ld., Shanghai Donald, J. W., assistant, Pearce & Co., Kobe Donald, W. H., co director, Bureau of Economic Information, Peking Donaldson, F. J., assistant, Sungei Dangar (Malay) Rubber Co., Ld., Johore Donaldson, J., accountant, P. & O. Banking Corporation, Ld., Singapore Donaldson, J., assist., Midland Packing Co., Shanghai Donaldson, John, manager, General Rubber Co., Singapore Domenach, administrateur adjoint, Province de Quang-Nam, Annam Donaldson, John, manager, General Rubber Co., Singapore Donaldson, W. A., Hongkong Daily Press, Hongkong Donelevsky, I. G., Chinese Maritime Customs, Taku Donker, W., assistant, Besar Maligas "B" Estate, Sumatra Donnay, P., assistant, Compagnie de Tramways, Tientsin Donné, J., manager, Racine et Cie., Shanghai Donnell, R. B. B., partner, Lyall & Evatt, Singapore Donnelly, W. W., assistant, Atlantic, Gulf & Pacific Co., Manila Donnithorne, J. H., works manager, China Light and Power Co., Hongkong Donohue, Capt. W. J., Kailan Mining Administration, Tientsin Donovan, M. F., assistant, Eastern Extension Telegraph Co., Singapore Donton, Rev. E., Roman Catholic Mission, Wenchow Doo. C. L., auditor, Kailan Mining Administration. Shanghai Donelevsky, I. G., Chinese Maritime Customs, Taku Doo, C. L., auditor, Kailan Mining Administration, Shanghai Doodha, N. B., postal commissioner, Post Office, Hangchow Doolan, R. G., Standard Oil Co. of New York, Chungking Doong, M. H., assistant, British Cigarette Co., Hankow Doorenbos, Dr. W. B., med. officer, Hollandsch-Amerikaansche Plantage My., Sumatra Dopson, L. P., assist., Thos. Cook & Son, Ld., Peking Dorangeon, E., financier, Société Francaise des Distilleries, Hanoi Doray, M. B. R., manager, Doray Brothers, Kobe Dorcy, J. D., assistant, Stevenson & Co., Ld., Cebu Dorey, Brig.-Genl. H., military adviser to the Governor-General, Manila Dorlac, A. A., assistant manager, Chinese-American Bank of Commerce, Tientsin Dormer, C. F. J., councillor for British Legation, Tokyo Dornan, C., assistant, Whiteaway, Laidlaw & Co., Penang Dorrance, A. A., Standard Oil Co. of New York, Changsha Dorrity, V. M., assistant, British Cigarette Co., Shanghai Dorsey, R., consul, U.S.A., Tsingtao Dort, A. E., van, architectural draughtsman, P.W.D., Johore Dort, C. O. van, assistant, Sungei Ular Estate, Kedah Doscas, A. E. C., agricultural field officer. Agriculture department, F.M.S. Dostal, F., assistant, Rohde & Co., Shanghai Doucakis, C., manager, and partner, Umon Cigarette Manufacturing Co., Tientsin Doucakis, C., manager, and partner, Union Cigarette Manufacturing Co., Ti Dough, J. K., assistant, Isthinian Steamship Lines, Shanghai Doughty, W. H., manager, Island Trading Co., Ld., Brunei Douglas, A., assistant, Moutrie & Co., Ld., Tientsin Douglas, A. H., assistant, Gula-Kalumpong Rubber Estates, Ld., Perak Douglas, A. R. D., manager, Sungei Rubber Co., Ld., Sumatra Douglas, A. S. M., medical officer, Medical dept., Singapore Douglas, C. H., land surveyor, Public Works dept., Hongkong Douglas, F. W., district officer, Klang, Selangor Douglas, G. W., General Motors Japan, Ld., Osaka Douglas, J., assistant, Kiangnan Dock and Engineering Works, Shanghai Douglas, J. A., assist., China Sugar Refining Co., Hongkong Douglas, M., assistant, British Cigarette Co., Shanghai

Douglas, M., assistant, British Cigarette Co., Shanghai

Douglas, P. F., assist., Shanghai Dock and Engineering Co., Ld., Shanghai

Douglas, R. H., partner, Goddard & Douglas, Hongkong Douglas, R. P., assistant, Standard Oil Co. of New York, Manila Douglas, T. W., accountant, Municipality, Penang Douglas, W. E., assist. supt. engineer, Asiatic Petroleum Co., Manila Douglas, W. P., manager, Singapore Slipway and Engineering Co., Ld., Singapore Douglass, C. W., Presbyterian Mission Press, Shanghai Dovey, A. G., manager, David Sassoon & Co., Ld., Shanghai Dovey, E. R., govt. analyst, Hongkong Dovey, G. S., assistant, Dodwell & Co., Ld., Shanghai Dovey, J. E., resident surgeon, Chinese Hospital, Shanghai Dow, J. Fred., assistant, E. E. Elser, Manila Dowbiggin, H. B. L., bullion broker, Stewart, Bros., Hongkong Dowden, R., principal medical officer, F.M.S., Kuala Lumpur Dowdeswell, F., assist. engineer, P.W.D., Singapore Dowdeswell, F., assist. engineer, P.W.D., Singapore
Dowie, Robert G., assistant master, Ellis Kadoorie Public School, Shanghai
Dowler, R. H., assist., Butterfield & Swire, Shanghai
Dowley, E. J., assist., Butterfield & Swire, Ld., Kobe
Dowley, W. A., exchange broker, Hongkong
Dowling, W., officer-in-charge, Police dept., Larut, Perak
Down, R. T., assistant, Thompson & Co., Ld., Kobe
Downe, A. J., assistant, John Little & Co., Singapore
Downing, F. A., manager, Shanghai Kelantan Rubber Estates, Kelantan Downs, Norman L., dental surgeon, Shanghai Downs, W. H., dental surgeon, Shanghai Dowse, W. R., assist. telegraph engineer, Postal and Telegraph dept., F.M.S. Poxsey, A. J., assistant, Rubber Estates of Krian, Ld., Bagan Samak, Kedah Doyle, T. W., assistant, Hongkong and Shanghai Bank Corporation, Canton Drake, D., assistant master, Public School for Boys, Shanghai Drake, E. O., manager, British-American Tobacco Co., Canton Drake, F. D., manager, shipping section, Standard Oil Co. of New York, Shanghai Drake, W., driller, Sarawak Oilfields, Ld., Sarawak Drake, W. S., assistant., Wm. Powell, Ld., Hongkong Drakeford, A. P., manager, Vacuum Oil Co., Manila Drakeford, F. J., assist., British Cigarette Co., I.d., Shanghai Drane, A. W., assistant, Healing & Co., Ld., Tokyo Dransfield, A., assistant, Taikoo Sugar Refining Co., Hongkong Draper, N. M., acting district manager, The Texas Co., Nanking Draper, T. J., assistant, Standard Oil Co. of New York, Hongkong Drenckhaln, E., engineer, Siemens China Co., Peking Dresser, S., assistant, S. E. Giles, Kobe Drevard, M., silk merchant, Gerin, Drevard & Co., Canton Drew, A. H., director, Paterson, Simons & Co., Penang and Singapore Drew, H. H., assistant bridge engineer, Municipality, Singapore Drew, R. B., sub-acct., Chartered Bank of India, Aus. and China, Shanghai Drew, R. C. W., executive engineer, P.W.D., Kedah Dreyer, H., dept. manager, Shewan, Tomes & Co., Hongkong Drewfus, R. manager, Ullmann & Co., Paking Dreyfus, R., manager, Ullmann & Co., Peking Dreysse, R., signs per pro., Compagnie Olivier, Shanghai Driskell, F. G., assistant, Bangawan Rubber, I.d., Jesselton, B. N. Borneo Driskell, T. W., assistant, English Electric Co., Ld., Tokyo Driver, C. W., assistant, Shanghai Stores and Bijou Perfumery Co., Shanghai Driver, J. L., Chartered Bank of India, Australia & China, Shanghai Droth, R., assist., Carlowitz & Co., Shanghai Drouet, L., manager, Etablissements Antoine Chiris, Langson, Tonkin Drude, Robert, assistant, Standard Oil Co., Hongkong Drummond, D. E. M., assistant, C. E. Sparke, Shanghai Drummond, J. F., assistant, Sale & Frazar, Osaka Drummond, J. F., assistant, Sale & Frazar, Usaka Drummond, J. S., sub-assistant, Chartered Bank of India, Aus. & China, Shanghai Drummond, M. C. D., assistant, Chinese Maritime Customs, Amoy Drummond, N., assistant, Davie, Boag & Co., Ld., Hongkong Drummond, N., assistant, Taikoo Sugar Refining Co., Hongkong Drummond, P., manager, Asiatic Petroleum Co., Hoihow Drummond, W., inspector of machinery, Selangor Drummond-Hogg, H., British consul, Senggora, Bangkok

Drury, Capt. T., acting headmaster, Bukit Zahrah School, Johore Dryburg, A. M., district officer, Ulu. Kelantan Drysdale, A. M., assistant, United Engineers, Ld., Singapore
Drysdale, I. F., manager, Asiatic Petroleum Co., Changsha, and insce. agt., Nanking
Drysdale, J. O., assist., boiler house supt., Municipal Council, Shanghai
Drysdale, T. D., assistant, H. H. Bayne & Co., Manila
Drysdale, W. D., assistant, Malayan-American Plantations, Ld., Johore
Drysdale, W. D., assistant, Malayan-American Plantations, Ld., Johore Dryver, A., manager, Nestle & Anglo-Swiss Condensed Milk Co., Shanghai Dsenis, P. S., examiner, Chinese Maritime Customs, Shanghai Dubois, J., general merchant, Hankow Dubois, J. A., general merchant, J. Dubois & Co., Hankow Dubois, O., works manager, Far East Oxygen & Acetylene Co., Ld., Hongkong Dubois, S., representant de J. Fiard et Cie. à Tamky, Annam Duc, T. X., chancelier substitue, French Consulate, Hongkong Duce, W. A., assistant, China Sugar Refining Co., Hongkong Duchamp, D., appraiser, Chinese Maritime Customs, Shanghai Duchateau, R., manager, Wm. G. Hale & Co., Saigon Duckworth, F. F., assistant station supt., Hongkong Electric Co., Hongkong Duckworth, J. W., district superintendent, P.W.D., Johore Duclos, G., agent, Singer Sewing Machine Co., Hongkong Ducloz, A., directeur, Albert Portail, Saigon Ducoeur, Mgr., evêque, Missions Etrangeres, Nanning Duddell, G. G. assistant, Evatt & Co., Singapore Dudding, D., signs per pro., Louis T. Leonowens, Bangkok Dudgeon, A., superintendent, Bangkok Dock Co., Ld., Bangkok Dudley, R., examiner, Chinese Maritime Customs, Shanghai Duff, H. B., marine surveyor, Chinese Maritime Customs, Kowloon Duff, R. M., acting secretary, United Engineers, Ld., Singapore Duff, R. S., assistant, British Cigarette Co., Ld., Shanghai Duff, W. R., assistant, G. R. McHutchison, Perak Duffett, A. H., assist., Robinson Piano Co., Ld., Shanghai Dufout, F. account at Bangua de l'Indochine, Singapore Dufour, E., accountant, Banque de l'Indo-chine, Singapore Dufresne, —., professeur, Service de l'Enseignement, Huê, Annam Duft, C. G., signs per pro., Keller & Co., Ld., Manila Duggan, E. W., American Express Co., Hongkong Dugommier, G., sous-directeur, Douanes et Regies, Saigon Duguenne, A., Kailan Mining Administration, Tientsin Duguid, J., manager, Colonial Dispensary, Hongkong Duguid, J., superintendent, Savings Bank, G.P.O., Penang Dumail, G., chief architect, signs per pro., Credit Foncier, Shanghai Dumas, pharmicien, Province de Viuh, Annam Dumond, E., admr. délg. au Tonkin, Société des Graphites de l'Indo-chine, Haiphong Dumont, Dr. H., chef du service medical au Yunnan, A-Mi-Tchéou, Yunnanfu Dumont, R., sales manager, Cie. Franco Asiatique des Petroles, Saigon Dumont, R., sales manager, Cie. Franco-Asiatique des Petroles, Saigon Dunbar, J. C., assistant, Hongkong Electric Co., Hongkong Dunbar, L., merchant, L. Dunbar & Co., Hongkong Dunbar, P. H., assistant, Amos Bird Co., Shanghai Dunbar, W. G. L., assistant, Mackinnon, Mackenzie & Co., Hongkong Duncan, A., assistant, Bode Rubber Estates (1914), Ld., Sandakan, B.N.B. Duncan, A., assist., Hongkong and Whampoa Dock Co., Hongkong Duncan, E., vice-president, E. Suenson & Co., Ld., Shanghai Duncan, E. C., assistant, Jardine, Matheson & Co., Ld., Hongkong Duncan, G., coppersmith, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Duncan, G., coppersmith, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Duncan, I. M., assistant, Ker & Co., Cebu, P.I. Duncan, J., inspector, Shanghai Electric Construction Co., Ld., Shanghai Duncan, J., inspector, Shanghai Electric Construction Co., Ld., Shanghai Duncan, J. F., assistant, The Asiatic Petroleum Co. (N.C.), Ld., Shanghai Duncan, J. J., signs per pro., George Blunn & Co., Selangor Duncan, L. A. R., assistant, Asiatic Petroleum Co., (S.C.), Ld., Hongkong Duncan, M., assistant, Harrisons, King & Irwin, Ld., Hankow Duncan, M. A. B., signs per pro., Ellerman's Arracan Rice and Trading Co., Ld., Bangkok Duncan, P. H., general manager, E. Suenson & Co., Ld., Shanghai Duncan, R., senior inspector, Sanitary dept., Hongkong

Duncan, R. K., assistant, Taikoo Dockyard and Engineering Co., Hongkong

1432 Duncan, W., supt. engineer, Louis T. Leonowens, Bangkok Dunford-Wood, J., barrister-at-law, Ipoh, Perak Dunkley, G. S., assist., Hongkong and Shanghai Banking Corporation, Shanghai Dunlap, Dr. A. M., professor, Medical College, Peking Dunlea, J. G., medical officer, Batu Gajah, Perak Dunlevy, R., assistant, Taikoo Sugar Refinery, Hongkong Dunlop, C. Carstares, police captain, Fourth Division, Sarawak Dunlop, G., assistant, Jardine, Matheson & Co., Ld., Shanghai Dunlop, J. F., slipway engineer, Klang, Selangor Dunlop, R. P., assistant, Hongkong Electric Co., Ld., Hongkong Dunlop, T. M., Hongkong and Shanghai Bank, Hankow Dunman, Charles C., partner, Lowe, Bingham & Dunman, Singapore Dunn, C. J., assistant supt., Trigonometrical Branch, P.W.D., Kuala Lumpur Dunn, D. M., assist., Jardine Engineering Corporation, Ld., Shanghai Dunn, D. M., assist., Jardine Engineering Corporation, Ed., Shanghai Dunn, D. R., manager, Anglo-Dutch Estates Agency, Ld., Sumatra Dunn, E. C. A., engr.-in-chief, Chinghua Chien-Menghsien branch Railway, Peking Dunn, E. J., assistant, Sime, Darby & Co., Ld., Penang Dunn, F. B., manager, Kellog Switchboard and Supply Co., Shanghai Dunn, J., accountant, Hongkong and Shanghai Bank, Bangkok Dunn, W. A., assist., Hazzard, Elliott, Shanghai Dunnett, B. F. O., assistant, Holt's Wharf, Kowloon, Hongkong Dunnett, B. L. W., assistant, Jardine, Matheson & Co., Ld., Hongkong Dunnett, G. B., acting sub-agent, Hangkong & Shanghai Banking Comp. Dunnett, G. B., acting sub-agent, Hongkong & Shanghai Banking Corpn., Ipoh, Perak-Dunod, F. L., assist., Chinese Maritime Customs, Hankow Dunsmore, E. McWatt, assistant engineer, F.M.S. Railway, Selangor Duperon, P., directeur, Banque de Franco-Chinoise, Hanoi Dupire, P., director, Dupire, Morrell, Ld., Singapore
Dupont, C., signs per pro., G. Colinet, Tientsin
Dupontes, G. C., directeur, Cie. Francaise des Chemins de Fer, Hanoi
Dupontet, J., assist., Etablisment Brossard, Mopin, Singapore Dupre, A., administrateur délégué, Societe Cotonniere du Tonkin, Haiphong Dupree, F. H., engineer operator, Wireless Station, Penang Dupree, W. S., agent, Jardine, Matheson & Co., Hankow Dupuy, J., assist., Hongkong and Shanghai Banking Corporation, Shanghai Dupuy, J. C., merchant, J. Lambooy & Co., Shanghai and Tientsin Dupuy P., general manager, Compagnie Optorg, Shanghai Dupuy, V., chef de province, Quinhon, Annam Duquesne, De G., administrateur-adjoint, Province du Quang-Binh, Annam Durai, T. V., chief draftsman, Survey dept., Jesselton, B. N. Borneo Durand, Fr. Prosper M., St. Joseph's Catholic Mission, Weihaiwei Durand, M., Compagnie Optorg, Yunnanfu Durant, C. C. L., assist. conservator of Forests, F.M.S. Durant, F. de C., assistant, Membakut Rubber, Ld., Jesselton, B.N.B. Durege, F. N. Ch., merchant, Durege & Thomas, Penang Durieux, H., Kailan Mining Administration, Tientsin
Duringer, H., supt., Indo-China S. N. Co.'s Wharf, Shanghai
Durnford, A. C., assistant, Caldbeck, Macgregor & Co., Penang
Duron, H., chef des services administratifs, Cie. Francaise des Chemins de Fer, Hanoir
Durozad, P., fondé de pouvoirs, Banque de l'Indochine, Saigne,
Duran, L., medical practicioner, Pierre, Greene, Aubrey, & Macgrey, Hangkong Durran, J., medical practitioner, Pierce-Grove, Aubrey & Macgown, Hongkong Durrant, C. L., assist. conservator of Forests, Perak Durrell, R. A. V., manager, F.M.S. Rubber Co., Ld., West Country Estate, Selangor Durrer, F., assistant, Sulzer, Rudolph & Co., Shanghai Durrschmidt, H. C., assist., Standard Oil Co. of New York, Hongkong Durston, R. T. S., manager, Samagaga Rubber Co., Bagan Serai, Perak Dusing, G., assist., Siemssen & Co., Tientsin Dussaut, —., commissaire, Service de la Sureté en Annam Dussol, E., chief accountant, Ogliastro et Cie., Saigon Duthoit, B. W., assistant, Probst, Hanburg & Co., Ld., Shanghai Dutko, Paul M., U.S.A. vice-consul, Harbin Dutk, Faul M., U.S.A. vice-consul, Harbin Dutt, S. N., barrister-at-law, Rogers & Son, Malacca Dùùs, J. H., partner, Union Trading Co., Kobe Duvall, G. F., sub-accountant, National City Bank of New York, Kobe Duvivier, C., architecte, Travaux Publics, Saigon

Duxbury, R. B., installation manager, Standard Oil Co. of New York, Hankow Luyn, E. van, manager, Asiatic Petroleum Co., Ld., Harbin Dyce, J., assist., Medical Hall, Ld., Singapore Dyer, R. M., B.Sc., M.I.N.A., chief mgr., H'kong. and Whampoa Dock Co., K'loon., H'kong. Dyer, W. J. N., auctioneer, Wheelock & Co., and vice-pres., French Mun. Council, S'hai. Dykes, O., assistant, Forbes, Munn & Co., Ld., Manila Dykes, R. D., assistant, Harper & Co., Ld., Selangor Dykstra, R., manager, Ager Poetih Estate, Sumatra Dymond, F. S., M.R.C.S., United Methodist Mission, Wenchow Dyne, H. E. L., solicitor, Rodyk & Davidson, Singapore Dyne, H. R. L., solicitor, Donaldson & Burkinshaw, Singapore Dyne, H. K. L., solicitor, Donaldson & Burkinshaw, Singapore Dyott, H. F., signs per pro., Wilson & Co., Tientsin Dyson, J. W., registrar, Soochow University, Soochow Dyson, Leonard, vice-president, Wise & Co., Manila Dyson, T. G., chief officer, Fire Brigade, Shanghai Dyson, W. V., assist., The Texas Co., Shanghai Dzo, T. M., assist. editor, Signs of The Times Publishing House, Shanghai Eady, G. M., assist., Asiatic Petroleum Co. (P.I.), Ld., Iloilo (P.I.) Eager, E., engineering dept., Sarawak Oilfields, Ld., Sarawak Eager, O., assistant, Jardine, Matheson & Co., Hongkong Eagles, L. G., assist., British Cigarette Co., Ld., Shanghai Eales, H. G., assistant, Butterfield & Swire, Hongkong Eardley, P. E. J., China Deepwell Boring Co., Shanghai Eardley, P. E. J., China Deepwell Boring Co., Shanghai Earle, H. G., professor of physiology, University, Hongkong Earnshaw, L. C., Commerical Union Assurance, Shanghai Easterbrook, F. J., consulting engineer and architect, Hongkong Eastham, B. G., attorney-at-Law, Tientsin Eastman, A., assistant, Hongkong & Kowloon Wharf & Godown Co., Ld., Hongkong Eastman, A. W., assist., Jardine, Matheson & Co., Hongkong Eastman, N. T., Medical College, Peking Eastwick, P. G., manager, The Chinese American Bank of Commerce, Peking Eastwood, C., assistant, Lever, Brothers (Japan), Ld., Shanghai Eastwood, J. P. B., agent, Jardine, Matheson & Co., Ld., Kiukiang Eaton, B. J., chemist, Agriculture dept., F.M.S. Eaton, B. J., chemist, Agriculture dept., F.M.S. Eaton, F. C., professor, Unversity, Tongshan Eaton, J. A., manager, Standard Oil Co. of New York, Kobe Eaves, F., assistant land officer, Land Office, Hongkong Eaves, r., assistant land olicer, Land Olice, Hongkong Ebara, T., commissioner, Chinese Maritime Customs, Amoy Ebden, J. A. W., medical officer, General Hospital, Singapore Ebert, R. L., barrister at law, Singapore Ebert, J., assist., Jebsen & Co., Shanghai Ebling, S. G., vice consul in charge, U.S.A., Penang Ebrahim, D. E., Abdoolally, Ebrahim & Co., Shanghai Ebrahim, S. C., Abdoolally, Ebrahim & Co., Shanghai Ebrahim, S. C., Abdoolally, Ebrahim & Co., Shanghai Eccleshall, S., sanitary inspector, Hongkong Eckert, L., administrateur-maire, Haiphong Eckert, W., assistant., Siemssen & Co., Canton Eckford, R. A., assist., Cornabé, Eckford & Co. Tsingtao Eckford, R. H., merchant, Cornabe, Eckford & Co., Chefoo Eckford, V. R., merchant, Cornabe, Eckford & Co., and vice-consul for Sweden, Chefoo Eckhardt, C., signs per pro., Carlowitz & Co., Shanghai Eckhardt, H. C., superintendent, Mines dept., Kedah Edau, D. M., superintendent, Malabon Sugar Co., Inc., Manila Eddington, F. B., assistant, Eastern Extension Telegraph Co., Ld., Saigon Edelman, Dr. F., Siber, Hegner & Co., Kobe Eden, B., British-American Tobacco Co., Tsinan Edgar, Geo., assistant, Atlantic, Gulf and Pacific Co., Manila Edgar, G. A., assist., Edgar, Bros., Singapore Edgar, H. A., Manchuria Motor Car Co., Mukden Edgar, J. E., merchant, Edgar, Bros. & Co., Newchwang Edgar, J. J., assist., David Sassoon & Co., Hongkong Edgar, R., agent for Japan, Thos. Cook & Son, Kobe

Edgar, W. H. A., partner, Edgar Brothers & Co., Newchwang

Edgecombe, W. S. G., assistant, Sandilands, Buttery & Co., Medan, Sumatra Edington, J. F., assistant, F.M.S. Railway, Kuala Kumpur Edkins, S. H., assist., Butterfield & Swire, Chefoo Edley, R. F. M., assist., Bangkok Dock Co., Ld., Bangkok Edley, W. H., chief wharfinger, H'kong, Canton and Macao Steamboat Co., Ld., H'kong-Edmett, L. R., assistant, United Engineers, Ld., Singapore Edmond, G., assistant municipal engineer, Singapore Edmonds, D. F., assist., Eastern Extension Telegraph Co., Singapore Edmonds, F. M., visiting agent, Sime, Darby & Co., Ld., Malacca Edmonds, W. H., inspector of works, P.W.D., Hongkong Edmondson, G. R., assist., Standard Oil Co. of New York, Kobe Edmondston, D. C., assist., Hongkong and Shanghai Banking Corporation, Shanghai Edmunds, C. W., assistant, Standard Oil Co. of New York, Manila Edmunds, G., assistant, Silk and General Trading Co., Yokohama Edmunds, H. C., clerk of works, H.B.M.'s Office of Works, Shanghai Edmunds, O. S., assistant, Whiteaway, Laidlaw & Co., Shanghai Edouard, C., fondé de pouvoirs, Descours et Cabaud, Saigon Edsall, Dr. D. L., Medical College, Peking Edward, D. S., engineer, Public Works department, Hongkong Edwardes, A. H. F., inspector-general, Chinese Maritime Customs, Peking Edwardes, Major W. A. D., assistant supt., Trig.-Survey, P.W.D., Kuala Lumpur Edwards, A. E. A., assistant, Kinta Association, Ld., Perak Edwards, C. A., assistant, Sin Lee Kee & Co., Amoy Edwards, C. L., assist., Hongkong and Shanghai Bank, Hongkong Edwards, D. W., assistant general secretary, Y.M.C.A., Peking Edwards, Einar, general importer, Shanghai Edwards, E. B. S., partner, Blad & McClure, Kobe Edwards, E. G., assistant master, Queen's College, Hongkong Edwards, E. J. C., manager, Teluk Piah Rubber Estate, Selangor Edwards, E. J. C., manager, Teluk Plah Rubber Estate, Selangor Edwards, E. W., driller, Sarawak Oilfields, Ld., Sarawak Edwards, F., senior assist. engineer, Taikoo Sugar Refining Co., Hongkong Edwards, F. C., assist., Standard Oil Co. of New York, Cebu Edwards, G., assist. engineer, P.W.D., Kuala Lipis, Pahang Edwards, G. R., secretary, United Asbestos Oriental Agency, Hongkong Edwards, H., assistant, John Little & Co., Ld., Singapore Edwards, J., inspector, W. & G. Protection Enactment, Chinese Protectorate, Selangor Edwards, J. P., assist. conservator, Forest dept., Kuala Kubu, F.M.S. Edwards, P. H., assistant. Sin Lee Kee & Co., Amov Edwards, P. H., assistant, Sin Lee Kee & Co., Amoy Edwards, R. C., agent, Hongkong and Shanghai Banking Corporation, Bangkok Edwards, R. E., assistant engineer, Dept. of Public Works, Sarawak Edwards, S. M., secretary, Municipal Council, Shanghai Edwards, S. M., seeretary, Municipal Council, Shanghai Edwardson, A. W. M., assist., Dodwell & Co., Ld., Yokohama Eerens, C. de, assist., Weinberger & Co., Kobe Effersoe, C. E., Great Northern Telegraph Co., Nagasaki Efford, T., secretary, Harrisons & Crosfield (Borneo), Ld., Sandakan, B.N.B. Egan, F. S., accountant, Cowie Harbour Coal Co. Ld., Tawao, B. N. Borneo Egan, J., senior assist. clerk, Municipal Council, Shanghai Egerton, F. P., assistant electrical engineer, Electric Board, Selangor Eggers, A., assist., Hamburg-Amerika Linie, Shanghai Eggler, C., assistant, Continent Plantation Co., Sumatra Egle, Ed., manager, Siber, Hegner & Co., Shanghai Egleston, H. P., auditor, Sale & Co., Ld., Tokyo Egner, D. W., mgr., Hollandsche-Amerikaansche Plantage Mij. (Head Office), Sumatra Ehrismann, F., merchant, Siber, Hegner & Co., Yokohama
Ehrismann, F., merchant, Siber, Hegner & Co., Yokohama
Eickhoff, E. W., merchant, Shanghai
Eidel, F., works manager, Far East Oxygen & Acetylene Co., Ld., Singapore
Einarson, A., examiner, Chinese Maritime Customs, Nanning
Eisenhut, A. R., signs per pro., Arnhold & Co., Ld., Changsha and Hankow
Eisler, W. I., surveyor, American Bureau of Shipping, Shanghai
Eite, A., assist., British-American Tobacco Co. (China), Ld., Mukden Eix, A., assistant, Faust & Co., Tientsin Elber, Dr. R., geological staff, Sarawak Oilfields, Ld., Sarawak

Elder, E. A., medical practitioner, Galloway, Elder, MacIver & Dobbin, Singapore

Elder, H., Chinese Government Railways, Mukden Elder, J. C., Chinese Government Railways, Mukden Eldridge, C. H., assist., Hongkong and Shanghai Bank, Hongkong Eldridge, E. J. M., assistant supt., Chandu Monopoly, Trade & Customs, Kuala Lumpur Eldridge, W. J., assistant, Taikoo Dockyard and Engineering Co., Hongkong Eley, H. J., district officer, Jasin, Malacca Elias, E. L., assistant, Benjamin & Potts, Shanghai Eliason, W. E., driller, Sarawak Oilfields, Ld., Sarawak Elisseiev, S. A., assistant, Centrosojus (England), Ld., Harbin Elkins, C. H., assistant, Holt's Wharf, Kowloon Elkins, Major W. H., assistant traffic manager, F.M.S. Railway, Kuala Lumpur Ellams, G. E., assistant, Hongkong, Canton & Macao Steamboat Co., Hongkong Ellenbogen, L., A. Herskovits & Sons, agents to Fairchild & Co., Tientsin Ellerbek, S. A., vice-principal, Mukden Medical College, Mukden Elles, B. W., secretary for Agriculture, Kuala Lumpur Ellett, J. H., assistant, Rigold Bergmann & Co., Ld., Singapore Ellies, G., accountant and insurance agent, Hanoi Elliott, E., Oriental Cotton Spinning and Weaving Co., Shanghai Elliott, F. A. M., assist., Butterfield & Swire, Shanghai Elliott, F. B., assist., Asiatic Petroleum Co., Ld., Shanghai Elliott, K., manager, Midland Packing Co., Shanghai Elliott, L. D., assistant, John Little & Co., Ld., Singapore Elliott, W., inspector, Sanitary department, Hongkong Elliott, W. A., assistant, Asiatic Petroleum Co. (North China), Ld., Shanghai Elliott, W. P. G., partner, Hair & Elliott, Manila Elliott, W. S., assist., Robert Dollar Co., Shanghai Ellis, A. C., assistant, New Zealand Insurance Co., Ld., Shanghai Ellis, A. N., principal, European School, Kuching, Sarawak Ellis, G. E., assistant, North China Daily News, Shanghai Ellis, H., examiner, Chinese Maritime Customs, Swatow Ellis, H., manager, Linotype and Machinery, Ld. Shanghai Ellis, H., manager, Linotype and Machinery, Ld., Shanghai Ellis, H. H., managing partner, Fraser & Cumming, Singapore Ellis, J. E., assistant manager, Getz Bros. & Co., Shanghai Ellis, J. J. E., assistant, J. Grein & Co., Shanghai Ellis, N., manager, Ellis & Co., Ichang Ellis, O. G., accountant, American Express Co., Hongkong Ellis, R. H., electrician, Eastern Extension Telegraph Co., Singapore Ellis, S., Dodge & Seymour, Ld., Shanghai Ellison, A. W., assistant assessor, Municipality, Singapore
Elliston, E. S., signs per pro., Shewan, Tomes & Co., Shanghai
Elliston, H. B., editor in chief, Chinese Govt. Bureau of Economic Information, Peking
Elloy, M. J. d', resident supérieur, Annam Ells, A. G., assistant, Asiatic Petroleum Co., Ld., Bangkok Ells, F. C., assist., Standard Oil Co. of New York, Kobe Elm, P., assist., East Asiatic Co., Ld., of Copenhagen, Harbin Elmer, E. W. D., boiler house supt., electricity dept., Municipal Council, Shanghai Elmore, J., signs per pro., Geo. McBain, Shanghai Elms, F. J., assistant, North China Star, Tientsin Elmslie, W. S., accountant, Fraser & Neave, Singapore Elphick, H., manager, William Jacks & Co., Singapore Elser, E. E., insurance agent, Manila Elser, E. E., insurance agent, Manila
Elster, C., manager, Northern Rubber Co., Kelantan
Elster, J. P., assistant, Great Northern Telegraph Co., Ld., Shanghai
Elton, A. B., assist., Jardine, Matheson & Co., Ld., Tokvo
Elton, Capt. H. de C., assist. supt., Chandu Monopoly dept., Perak
Ely, J. A., prof., dean of School of Arts, etc., and actg. presdt., St. John's Univy., S'hai.
Ely, R. R., assist. secretary to the Governor General, Manila
Ely, T. E., assist., Sandilands, Buttery & Co., Penang
Elzear, M. T., assist., Banque de l'Indo-chine, Shanghai
Emamooden, S. E., Geddes & Co., Shanghai
Emamooden, S. E., Geddes & Co., Shanghai Emanoff, N., assist., Stewardson, Spence & Watson, Shanghai Emanuel, A., manager, Reuter, Brockelmann & Co., Tientsin Embden, J. M. van, signs p. p., Meerkamp & Co., and actg. consul for Denmark, Manila

Embden, K. M. van, signs per pro., Meerkamp & Co., Ld., Manila

Emerson, K. L., sub-accountant, National City Bank of New York, Kobe Emery, C. E., assist., Singlteon, Benda & Co., Ld., Yokohama Emery, H. A. C., signs per pro., Cornabé, Eckford & Co., Tsingtao Emmerson, R., International Export Co., Nanking Emshanoff, A. T., Chinese Eastern Railway Administration, Harbin Emslie, L. assist. Eastern Supports Rubbar Co. Ld. Supports Emslie, J., assist., Eastern Sumatra Rubber Co., Ld., Sumatra Encarnação, A. d', assistant, Arnhold & Co., Shanghai Encarnação, E. E., postal officer, Post Office, Shanghai Encarnação, L., shipping dept., Arnhold & Co., Ld., Shanghai Encarnaçion, V. S., president, Philippine Guaranty Co., Manila Enderby, C. H., assistant, British-American Tobacco Co. (China), Ld., Mukden Enders, G. B., assistant, American Milk Products Corporation, Shanghai Endert, C. J., accountant, Netherlands India Commercial Bank, Shanghai Engels, F., engineer, Siemens China Co., Tientsin
England, A. R., assistant master, Victoria Institution, Kuala Lumpur
England, F. J., assist., Moutrie & Co., Shanghai
England, J. E., signs per pro., Anglo-Siam Corporation, Ld., Bangkok
England, W. W., assistant, British-American Tobacco Co., Ld., Shanghai Engley, C. H., assist., Sedenak Rubber Estates, Ld., Johore English, J. S., professor, College of Medicine, Singapore Englund, J., assistant, British Cigarette Co., Hankow Engstrom, T. J., lubricating engineer, Texas Co., Shanghai Ennis, J. P., assist., British Cigarette Co., Pootung, Shanghai Ennis, T. E., instructor, University, Peking Ennock, A., assistant, A.B.C. Press, Shanghai Ennock, A., assistant, A.B.C. Press, Shanghai
Enright, J. A., mines chief accountant, Kailan Mining Administration, Chinwangtao
Enright, J. S., tidesurveyor, Chinese Maritime Customs, Tientsin
Ensor, E. N., acting deputy commissioner, Chinese Maritime Customs, Shanghai
Ensor, T. D., chartered accountant, partner, Neill & Bell, Selangor
Ensworth, H. A., general manager, Standard Oil Co. of New York, Kobe
Ephgrave, P. W., assistant, Lane, Crawford & Co., Ld., Shanghai
Epoff, A. P., assist., Asiatic Petroleum Co. (North China), Ld., Harbin
Erappa, C. K., American Chinese Co., Tientsin
Erich, H. H., assist., Carlowitz & Co., Shanghai
Erichsen, J. A., supt., Great Northern Telegraph Co., Nagasaki Erichsen, J. A., supt., Great Northern Telegraph Co., Nagasaki Ericsson, T. A., partner, T. A. Ericsson & Co., and vice-consul for Sweden, Bangkok Eriksson, K. M. E., Chinese Maritime Customs, Chefoo Ermen, C. E. A., divisional officer, Sarawak Ermiloff, P., Chinese Maritime Customs, Harbin
Ernst, A., assistant, Siber, Hegner & Co., Kobe
Ernst, A., procurator, Etablissements Dumarest d'Indochine, Cambodge
Erricson, P. S., assistant, Belting and Leather Products, Shanghai
Erzinger, O., signs per pro., Rayner, Heusser & Co., Ld., Shanghai
Erzinger, T., signs per pro., Rayner, Heusser & Co., Ld., Shanghai
Erzinger, T., biaf examinar, Chinese Maritime Customs, Swetzer Escot, L. C., chief examiner, Chinese Maritime Customs, Swatow Esdale, J. B., manager, Patten, Mackenzie & Co., Kobe Eskeline, C. J., in charge, Standard Oil Co. of New York, Harbin Esklund, A. H., Caldbeck, MacGregor, Ld., Shanghai Espent, C. V. A., director of Public Works, F.M.S., Kuala Lumpur Essen, C. O. de, chancellor, Swedish Legation, Tokyo Essen, J. M. van, accountant, Netherland Gutta Percha Co., Singapore Esser, E., assist., Mustard & Co., Inc., Shanghai Esson, H. W., manager, Guthrie & Co., Ld., Malacca Esson, W. H., assistant, Boustead & Co., Singapore Estes, W. A., principal, Middle School, and prof., Soochow Unsiversity, Soochow Estyn, I. barbour representative, Singapore Cold Storage Co., Ld. Singapore Etlyn, J., harbour representative, Singapore Cold Storage Co., Ld., Singapore Ettele, C., assistant, Standard Oil Co. of New York, Kobe Etter, C. C., B.S.A, University, Peking Etterley, W. H., assist. supt. of Parks, Municipalty, Shanghai Eubank, B., B.S., University, Peking Eugenio, M., assistant manager, Foreign dept., Philippine National Bank, Manila Euren, S. Y., manager, Swedish-Chinese Export and Import Co., Shanghai Eustace, H. C., assist., Brunner, Mond & Co. (China), Ld., Shanghai Eustace, O. H., assist., Brunner, Mond & Co. (China), Ld., Shanghai

FOREIGN RESIDENTS Eustace, W. A., managing director, Lane, Crawford, Ld., Hongkong Evans, A., assistant, Amalgamated Rubber Estates, Ld., Sumatra Evans, A. E., assist., Standard Oil Co. of New York, Hankow Evans, A. J. W., assist., British Cigarette Co., Ld., Shanghai Evans, A. J., vice-consul for Great Britain, Canton Evans, A. M. A., commission agent, Shanghai Evans, B. D., first assistant, Royal Observatory, Kowloon, Hongkong Evans, D., assistant, Government Collieries, Sarawak Evans, D. Edwards, assistant, Katz Bros., Ld., Penang Evans, D. K., assistant, Asiatic Petroleum Co. (F.M.S.), Ld., Perak Evans, E. L. D., manager, Sengat Rubber Estate, Perak Evans, F. L., assist., Kailan Mining Administration, Tientsin Evans, H. G., managing director, Commercial Advertising Co., Shanghai Evans, H. G., merchant, Shanghai Evans, H. H., assistant, Parbury, Henty & Co., Kobe Evans, H. W., managing proprietor, Evans & Co., Negri Sembilan Evans, J., assistant, Hongkong Electric Co., Ld., Hongkong Evans, J. J., managing director, Edward Evans & Sons, Shanghai
Evans, J. W., manager, Government Collieries, Sarawak
Evans, K. H., assist. bridge engineer, Municipality, Singapore
Evans, K. H., assistant master, Ellis Kadoorie School, Hongkong
Evans, R. C., mgr., Amalgamated Malay Estates, Ld., Serdang Estate, Sungei Besi, F.M.S. Evans, R. G., acting registrar of statistics, Import and Export office, Singapore Evans, R. F., district officer, Tambunan, N.B. Borneo Evans, R. L., assist., Electricity dept., Municipality, Shanghai Evans, R. T., attorney and counsellor at-law, Tientsin Evans, T. L., general manager, United Engineers, Ld., Singapore Evans, T. S., assist. auditor, External Audit dept., Penang Evans, W. H., manager, Mackinnon, Mackenzie & Co. (Japan), Ld., Shimonoseki Eveleigh, J., assistant, Banque Belgo Pour l'Etranger, Shanghai Eveligh, A., assista, A. R. Burkill & Sons, Shanghai Evelyn, F., assist., A. S. Watson & Co., Hongkong Evensen, E., manager, China Import and Export Lumber Co., Ld., Shanghai Everall, H. J., assist., Standard Oil Co. of New York, Shanghai Everall, H. R., assistant, Standard Oil Co. of New York, Shanghai Everest, R. J., inspector of works, P.W.D., Hongkong Everett, A. G., assistant, mains dept., Hongkong Electric Co., Hongkong Everett, J. R., assistant engineer, P.W.D., Selangor Everett, L., general agent, Struthers & Barry, Shanghai Evers, H., architect, Dairen Everst, E. H. H., director, Boustead & Co., Ld., Selangor Every, A. W., secretary and accountant, Electrical Board, F.M.S. Eves, R., mechanical engineer, P.W.D., Johore Eveson, S. W., health officer, Malacca Evettsen, J., assistant, Continental Plantation Co., Sumatra Ewart, F. K., assist. master, King's College, Hongkong Ewart, G., consumers' engineer, Electricity dept., Municipality, Shanghai Ewens, H. H., engineer, P.W.D., Kuala Lumpur Ewerlof, O., Envoy Ex. and Minister Plenipotentiary for Sweden, Tokyo Ewert, R., assist., Deutsch-Asiatische Bank, Shanghai Ewing, A. A., manager, Shanghai Electric Construction Co., Ld., Shanghai Ewing, A. A., manager, Singapore Traction Co., Ld., Singapore Ewing, J. D., signs per pro., Pitcairn, Syme & Co., Batavia Ewing, J. H., assistant, Dodwell & Co., Ld., Kobe Ewing, J. T., overseer, P.W.D., Hongkong
Exell A. S. sub-accountant, Chartered Bank of India, Aug. and China Market Chartered Bank of India. Exell, A. S., sub-accountant, Chartered Bank of India, Aus. and China, Manila Exley, H. A., superintendent engineer, Mansfield & Co., Singapore Eybye, Th. G., manager, General Motors Japan, Ld., Osaka Eymard, A. P., assist., Standard Oil Co. of New York, Hankow Eymard, J., assist. architect, French Municipal Council, Shanghai

Eymard, J., assist., Inniss & Riddle, Ld., Shanghai Eynerd, M. L., consul for France, Chungking

Ezechial, V. G., magistrate, Ipoh, Perak

Ezekiel, J. H., assist., E. D. Sassoon & Co., Shanghai

Ezra, E., sub-manager, David Sassoon & Co., Hongkong

Ezra, N. E. B., manager, China Palestine Trading Co., Shanghai Faber, S. E., consulting engineer, Municipal Council, Shanghai

Fabian, H. G., assist., Mackenzie & Co., Ld., Shanghai Fabian, S., assist., Chinese Maritime Customs, Shanghai

Fabre, A., manager, Racine et Cie., Shanghai Fabre, L., manager, Pila & Co., Yokohama

Fachtman, H. R., assist., Sale & Frazar, Ld., Yokohama

Fachtmann, A., agent, Hamburg Underwriters Association, Yokohama Fackey, A., assist., Pilkington Bros., Shanghai

Fade, G. H., bout officer, Chinese Maritime Customs, Shanghai Faers, H. B., assist., W. Hardy, Ld., Tientsin

Faers, J. C., assistant, Hongkong Sunday Herald, Hongkong Fafart, G., assist. accountant, Banque de l'Indo-chine, Shanghai

Fafart, G., assist. accountant, Banque de l'Indo-chine, Shanghai Fagan, Paul I., merchant, Shanghai Fagg, W. R. A., jointer, Eastern Extension Telegraph Co., Singapore Faid, W., professor of physics, University, Hongkong Fairburn, H. J., Directorate General of Posts, Peking Fairchild, F. A., managing director, Fairchild & Co., Ld., Tientsin Fairchild, Geo. H., president, Welch-Fairchild, Ld., Manila Fairchild, J. B., assistant engineer, Klang, Selangor Fairclough, Rev. C., China Inland Mission, Hangchow-Ningpo Fairfield, R. G., signs per pro., Equitable Eastern Banking Corporation, Shanghai Fairley, V. L. A., dept. manager, British-American Tobacco Co., Shanghai Fairlie, E. A., assistant, Sandilands, Buttery & Co., Singapore Fairman, F. F., manager, Dodge & Seymour, Ld., Shanghai Fairnie, R., agent, Chartered Bank, Manila Fairweather, J., assistant inspector, Agriculture dept., F.M.S.

Fairweather, J., assistant inspector, Agriculture dept., F.M.S. Fairweather, W. H., assistant, Whiteaway, Laidlaw & Co., Ld., Singapore Fajardo, T. G., engraver, Tientsin

Falconer, G. A., manager, Weeks & Co., Hankow

Falconer, J., assist., Weeks & Co., Ld., Shanghai Falconer, W. F., assistant, Island Trading Co., Brunei Falian, C. L., partner, L. Leybold Shokwan, Tokyo Fallon, M. D., manager, New Serendah Rubber Co., Ld., Selangor

Fallows, A. E., assistant engineer, P.W.D., Kuala Lumpur
Falls, N., supervisor of Customs, Lower Perak
Fan, G., president, Pacific Alkali Co., Ld., Tientsin
Fancheux, ingr. adjoint, Travaux Publics, Province de Quang-Ngai, Quinhon, Annam
Fannikke, S., supt., Godowns and Wharves, East Asiatic Co., Ld., Bangkok
Fanning, C., assistant, Ben Building Co., Shanghai
Fano, R., director, International Savings Society, Shanghai
Fanthorne A., pharmagict, Health deapt. Shanghai

Fanthorpe, A., pharmacist, Health dept., Shanghai Farbridge, R. C., broker, Shanghai Farebrother, C. A., assist., Bahru Selangor Rubber Co. and Chota Estates, Selangor Fargues, R. de, ingénieur principal, 2e Arrondissement d'Hydraulique, Hue, Annam

Faris, D. W. G., medical officer, Health dept., F.M.S.

Farjon, P. M., fondé de pouvoirs, Descours et Cabaud, Saigon Farley, H. E., assistant, McAuliffe, Davis & Hope, Penang Farmer, A. V., district manager, Brunner, Mond & Co., Canton

Farmer, A. V., district manager, Brunner, Mond & Co., Canton
Farmer, P., vice-consul for Norwegian and Netherlands, Newchwang
Farmer, W., merchant, Wm. Farmer & Co., Canton
Farmer, W. R., Wm. Farmer & Co., Canton
Farnham, W. C., assist, The Texas Co., Shanghai
Farnworth, C., sub-accountant, Hongkong & Shanghai Bank, Manila
Farquhar, Geo. M., supt., Tebong Rubber Estate, Malacca
Farquharson, A. T. P., sub-accountant, P. & O. Banking Corporation, Shanghai
Farquharson, J. H., director, Hongkew Medical Hall, Shanghai
Farquharson, R., acting district manager, Brunner, Mond & Co. (China), Ld., Hankow
Farr, A. H., assistant, United Engineers, Ld., Singapore
Farr, G. L., assist., Paterson, Simons & Co., Penang
Farr, M. E. A., partner, Lovelace & Hastings, Seremban, Negri Seremban

Farr, M. E. A., partner, Lovelace & Hastings, Seremban, Negri Seremban

Farran, S. C., Robinson Piano Co., Ld., Tientsin Farrant, H., district engineer (Tongku), Chinese Govt. Railways, Tientsin Farrell, A. E., assistant, Butterfield & Swire, Hongkong Farrell, R. E., electrician, Hongkong Telephone Co., Hongkong Farrelly, G., government surveyor, Survey dept., Jesselton, B.N.B. Farrer, Capt. R. G. B., district officer, Pasir Putch, Kelantan Farrington, F. J., assistant., United States Rubber Plantations, Inc., Sumatra Farrington, F. S., assistant., O'mied States Rubber I land tons, I Farrior, S. C., American Presbyterian Mission, Chinkiang Fasting, E. F., clerk of works, Municipal Council, Shanghai Faulkner, H. E., sub-accountant. Chartered Bank, Tientsin Faulkner, H. H., assist., Kailan Mining Administration, Tientsin Faulkner, J. H., manager, Peking and Tientsin Times, Tientsin Faulkner, J. W., assist General Fleature Co. of Chin, Horseland Faulkner, J. W., assist., General Electric Co. of China, Hongkong Faulkner, W. H., assistant, British Cigarette Co., Shanghai Fauquet, J., fonde de pouvoirs, Imprimerie d'Extreme Orient, Haiphong Faure, E., manager, Japan Import and Export Commission Co., Yokohama and Kobe Faust, E. C., professor, Medical College, Peking Faust, J., merchant, Faust & Co., Tientsin Favacho, C., Cie. Italiana d'Estremo Oriente, Shanghai Favacho, F. X., Cie. Italiana d'Estremo Oriente, Shanghai Faveau, Rt. Rev. Monsgr. Bishop, Roman Catholic Mission, Hangchow Favell, J. M., assist. superintendent, Survey dept., F.M.S. Favraz, E., assistant secretary, French Municipal Council, Shanghai Favret, J., engineer, Compagnie Francaise de Tramways, Shanghai Fawcett, A. E., district engineer, F.M.S. Railway, Selangor Fawcett, H., overseer, Butterfield & Swire, Hongkong Fawcett, K., assistant manager, Glen Line, Ld., Shanghai Fawcett, R. A., Hongkong & Shanghai Banking Corporation, Tientsin Fay, J. M. A., assist. deputy commissioner, Customs, Wuhu Featherstone, Rev. W. T., headmaster, Diocesan Boys' School, Kowloon, Hongkong Featherstonhaugh, E. V., assistant, Asiatic Petroleum Co., Ld., Shanghai Fedin, D., assistant, A.B.C. Press, Shanghai Feegal, W., assistant, Asiatic Trading Corporation, Shanghai Feely, C. A., forest assist., Anglo-Siam Corporation. Ld., Bangkok Feely, J. F., agent, Jardine, Matheson & Co., Ld., Changsha Feeney, S., assist., Vacuum Oil Co., Tientsin Fegen, F. H., surveyor, Lloyd's Agent, Kobe Fegen, W. W., editor, Siam Press Co., Bangkok Fehily, J. P., medical officer, Medical dept., Hongkong Fehily, J. byder and commission agent. Kobe Feicke, J., broker and commission agent, Kobe Feicke, R., assist., Hirschfeld Aktiengesellschaft, Kobe Feingold, L. S., assistant, American Oriental Banking Corporation, Shanghai Feischer, G., assist., Stromwall Trading Co., Ld., Shanghai Feitosa, H.É. A. N., Brazilian Embassy, Tokyo Feld, F., director, F. Feld, Canton Felgate, R. H., house decorator, Shanghai Feliciano. A., secretary, Wise & Co., Manila Felix, L., director, Soc. des Automobiles et Cycles de l'Indochine, Saigon Fell, W., manager, Sungei Bagan Rubber Co., Singapore Fell, W. A., manager, Adamson, Gilfillan & Co., Singapore Felshow, W. C., assist. architect, Hongkong Realty and Trust Co, Hongkong Feltham, S. C., engineer, Public Works department, Hongkong Felton, H. L., assist., China Press, Inc., Shanghai Fendall, F. A., assistant superintendent, Revenue Survey, Malacca Fenkl, A., assistant, W. O. Moebius, Shanghai Fenn, Rev. C. H., principal, Union Bible Institute, Peking Fennell, R. C. B., chartered acct., Thomson & Co., Tientsin, Peking and Hankow Fenton, A. E., assistant, Hansons, Shanghai Fenton, E. N., assist., Asiatic Petroleum Co. (North China), Ld., Tientsin Fenton, G. C., assistant supt. of Telegraphs, Sandakan, B.N.B. Fenton, S. G., signs per pro., Butterfield & Swire, Shanghai Fenwick, A. H., lecturer on engineering, University, Hongkong

Fenwick, C., manager, Borneo Co., Ld., Sarawak Fenwick, H. S., assistant, Asiatic Petroleum Co., Manila Fenwick, J. F. L., assistant engineer, F.M.S. Railway, Kuala Lumpur Fenwick, T. J. J., assist., Hongkong and Shanghai Banking Corporation, Shanghai Ferber, H., assistant, Carlowitz & Co., Canton Ferber, M., assistant, Siemssen & Co, Tientsin Ferez, -., inspecteur principal, Garde Indigène, Quang-Ngai, Annan, Ferguson, A., assist., North Hummock (Selangor) Rubber Co., Ld., Selangor Ferguson, A., assist., North Hummock (Selangor) Rubber Co., Ld., Selangor Ferguson, A., shop manager, Singapore Cold Storage Co., Penang Ferguson, C. E., supervisor, Eastern Extension Telegraph Co., Ld., Hongkong Ferguson, D., division engineer, Asiatic Petroleum Co., Ld., Tientsin Ferguson, J., assistant, Taikoo Sugar Refining Co., Hongkong Ferguson, J. C., adviser, President's office, Peking Ferguson, J. C., assistant, Taikoo Dockyard and Engineering Co., Hongkong Ferguson, J. C., China Society of Science and Arts, Shanghai Ferguson, J. C., Hongkong and Shanghai Banking Corporation, Tsingtao Ferguson, J. M., manager, Sungai Bulch, Bubber Co., Kuala Salangon Ferguson, J. M., manager, Sungei Buloh Rubber Co., Kuala Selangor Ferguson, Dr. J. W. H., commissioner, Chinese Maritime Customs, Hankow Ferguson, N. G., assist. engineer, Public Works dept., Kelantan Ferguson, N. G., assist. engineer, Fubic works dept., Relantan Ferguson, T., cargo supt., Hongkong & Kowloon Wharf & Godown Co., Ld., Hongkong Ferguson, W. G., assist., North Hummock (Selangor) Rubber Co., Ld., Selangor Fergusson, W. F. F., assist., Shanghai Dock and Engineering Co., Ld., Shanghai Feringa, R., manager, Fuchs & Rens, Ld., Sumatra Fernandes, B. de S., assist. manager, Macao Electric Lighting Co., Ld., Macao Fernandes, D. E., secretary, Portuguese Legation, Peking Fernandes, Jorge C., manager and proprietor, Typografia Mercantil, Macao Fernandes, V. J., proprietor, Typografia Mercantil, Macao Fernandez, J. F., vice-consul for Argentina, and partner, Fernandez Hnos., Manila Fernandez, M., headmaster, Government English School, Tronoh, Perak Fernandez, M., share and general broker, Hongkong Fernandez, Ramon J., vice-president, Brias Roxas, Inc., Manila Fernando, E. R. A., secretary, Shorthand Correspondence School, Selangor Fernhout, W. J., assist., British Cigarette Co., Ld., Shanghai Ferrand, A., administrateur, Province de Binh-Thuan, Annam Ferrandiz, C. A., industrial manager, Compania de Tabacos, Manila Ferrant, I., admr.-délégué, Soc. Française des Charbonnages du Tonkin, Haiphong Ferreira, R., assist., Chinese Maritime Customs, Antung Ferrer, G., signs per pro., Universal Stores, Tientsin Ferrer, J. P., manager, Universal Stores, Tientsin Ferrier, J. P., Chartered Bank of India, Australia and China, Kobe Ferrier, J. S., manager, Mercantile Bank of India, Penang
Ferrier, V. E., assist., Gerin, Drevard & Co., Canton
Ferris, F. F., assist. manager, L. Hopkins' Butchery, Shanghai
Ferris, W. H., assistant, Harrisons, King & Irwin, Ld., Shanghai
Ferry, F. de, adminr. Societe Anonyme des Riz d'Indo-chine, Denis Freres, Saigon
Ferver, P. C., Truscon Steel Co. of Japan, Tokyo Fessenden, Stirling, chairman, China Press, Inc., Shanghai Fetterly, K. M., assist., Canadian Pacific Railway Co., Hongkong Fettes, J. D., water engineer, Municipality, Penang Fevre, P. F. L., manager, The Texas Co., Hankow Fewkes, P. H. S., assist., Chinese Maritime Customs, Shanghai Fick, K., manager, Menzi & Co., Cebu Fickling, F. P. L., assist., Chartered Bank of India, Australia and China, Yokohama Fidelis, P. D., overseer, water dept., Municipality, Penang Field, J. W., medical officer, Seremban, Negri Sembilan Fielder, B. E., accountant, Taikoo Dockyard and Engineering Co., Hongkong Fielding-Southam, G. B., clerical dept., Eastern Extension Telegraph Co., Penang Fielding, H. R., secretary, Jardine Engineering Corporation, Ld., Shanghai Fierlinger, J., chancellor, Czechoslovakia Legation, Tokyo Tigueiredo, E. J. de, partner, Hughes & Hough, Hongkong Igueiredo, J. M. de, merchant and manager, Figueiredo & Co., Tientsin Fatoff, A., International Savings Society, Harbin Find, A. P., reporter, Shanghai Times, Shanghai Find, A. R. T., assist, Asiatic Petroleum Co., Ld., Hangchow Finci, C., Chinese Maritime Customs, Wenchow Finch, F. G., acting state engineer, P.W.D., Pahang

Finch, R. A., assistant, Bannon & Baily, Selangor
Fincher, E. C., assist., Gilman & Co., Ld., Hongkong
Fincher, E. F., assistant, Gilman & Co., Ld., Hongkong
Fincher, W. F., sampler, Government Laboratory, Hongkong
Findlay, J., assistant, Bangkok Dock Co., Ld., Bangkok
Findlay, J., manager, Becos Traders, Ld., Vladivostock
Findlay, W. H., agent, P. & O. Banking Corporation, Ld., Singapore
Fingereth J., assistant, Ambeld & Co., Ld., Tientsin Fingereth, L., assistant, Arnhold & Co., Ld., Tientsin Fingland, R. W., assistant, Boustead & Co., Ld., Singapore Fink, C., assistant, Van Nie & Co., Medan, Sumatra Fink, C. Finlay, G., assistant engineer, electrical dept., Municipal Council, Shanghai Finn, H. K., assistant, Hongkong and Shanghai Bank, Singapore Finn, J., Scott assistant, Jardine Engineering Corporation, Ld., Shanghai Finnie, A. M., assistant, United Engineers, Ld., Bangkok Finnie, J., assistant, Taikoo Dockyard, Hongkong Finnie, T., assist., United Engineers, Ld., Bangkok Finnie, I., assist, United Engineers, Ed., Bangkok Finnigan, W. B., registrar, University, Hongkong Finocchiaro, G., agent, G. Finocchiaro & Co., Shanghai Firkins, C. E., assistant, McAuliffe, Davis & Hope, Penang Firth, B., partner, Cavers, Limited, Shanghai Firth-Fletcher, J., manager, Tarun (Malaya) Rubber Estates, Kedah Fischer, Arthur F., director of forestry, Philippine Islands, Manila Fischer, E. S., sworn auditor and export accountant, Tientsin Fischer, F., chancellor, German Consulate, Chungking Fischer, J., assistant, Eschler, Wyss & Co., Tokyo Fischer, K. H., Deutsch-Asiatische Bank, Shanghai Fischer, L., president, North China Commercial Co., Inc., Tientsin Fischer, M., consul for Germany, Mukden Fischer, O., signs per pro., E. Huber & Co., Shanghai Fischer, Dr. O., barrister, Musso & Fischer, Shanghai Fischer, W., manager, A.B.C. Press, Shanghai Fischer, W. G., signs per pro., Reuter, Brockelmann & Co., Canton Fish, N., manager, Bukit Ijok Rubber Co., Ld., Selangor Fisher, A., assistant, Arts & Crafts, Shanghai Fisher, F. H., manager, British-American Tobacco Co., Foochow Fisher, G. F., signs per pro., Gerin, Drevard & Co., Hongkong Fisher, H., assistant, Anglo-Siam Corporation, Ld., Bangkok Fisher, H., assistant, Anglo-Siam Corporation, Ld., Bangkok
Fisher, P., draughtsman, New Engineering and Shipbuilding Works, Shanghai
Fisher, R., Arnhold & Co., Tientsin
Fisher, Thomas G., manager, North-Uhina Daily Mail, Tientsin
Fisher, T. J., signs per pro., Butterfield & Swire, Shanghai
Fishman, Alexander N., barrister-at-law, Shanghai
Fisk, G. W., assist. (Tongshan), Kailan Mining Administration, Tientsin
Fistere, J., manager, National Aniline and Chemical Co., Tientsin
Fitch, Rev. R. F., Hangchow Christian College, Hangchow
Fitchford, E. W., general manager, Fu Chung Corporation, Peking and Tientsin
Fitt. J. F. superintendent Reformatory School, Singapore Fitt, J. F., superintendent, Reformatory School, Singapore Fittinghoff, D., Ralph, Harper & Co., Tientsin Fitzgerald, D., assistant, Asiatic Petroleum Co. (P.I.), Ld., Manila Fitzgerald, H. D., section engineer, F.M.S. Railway, Kuala Lumpur Fitz-Gibbon, W. G., first clerk, Colonial Secretariat, Hongkong Fitzmaurice, H., consul for Great Britain, Medan, Sumatra Fitzpatrick, H. A., manager, Alfred Herbert, Ld., Osaka Fitzpatrick, J. P., medical officer, Health dept., F.M.S. Fitzroy, H. Somerset, barrister at law, Hongkong Fitzroy, H. Somerset, parrister at law, Hongkong
Fitzsimmons, A. E., Standard Oil Co. of New York, Tientsin
Fitzsimmons, R. T., assistant, Atlantic, Gulf & Pacific Co., Manila
Flannery, J. L., export dept., Andersen, Meyer & Co., Ld., Tientsin
Fleet, B. Hayton, proprietor-editor, Harbin Observer, Harbin
Fleming, Alex., partner, Fleming Bros., 1poh, Perak
Fleming, D. M., partner, Fleming & Williamson, Manila
Fleming, E. D., acting assistant protector of Chinese, Perak
Fleming, G. B., assistant, Harrisons & Crosfield (Borneo), Ld., Sandakan, B.N.B.
Fleming, J. assistant, Pacific Commercial Co., Cabu Fleming, J., assistant, Pacific Commercial Co., Cebu

Fleming, C. M., assist., Dunlop Rubber Co. (China), Ld., Tientsin Fleming, J., chartered accountant, Lowe, Bingham & Matthews, Hongkong Fleming, J., partner, Fleming Bros., Ipol, Perak Fleming, J. C., assistant, Butterfield & Swire, Shanghai Fleming, W. N., assist., A. Cameron & Co., Ld., Shanghai Fleming, Wm. S., attorney, Fleming, Allman & Worthington, Shanghai Fletcher, A. G., principal, A. G. Fletcher, Singapore Fletcher, C., assist., J. H. Boylan, Shanghai Fletcher, E. P., mechanical engineer, P.W.D., Hongkong Fletcher, F., representative, Mather & Platt, Ld., Shanghai Fletcher, G. D. A., assist Harrisons, and Belgian and French consul, Penang Fletcher, H. G., acting commissioner, Chinese Maritime Customs, Shanghai Fletcher, H. L., surveyor to Lloyd's Register, Shanghai Fletcher, J. C., assist. master, English School for Indians, Hongkong Fletcher, J. L., assistant, China Soap Co., Shanghai Fletcher, K., assist., Motor Car Co., Mukden Fletcher, Roland, district surgeon, Sandakan, B. N. Borneo Fletcher, Roland, district surgeon, Sandakan, B. N. Borneo Fletcher, W., bacteriologist, Medical Research Institute, F.M.S. Fletcher, W. F., assistant municipal engineer, Penang Fleuriet, P., secretary, L'Energie Electrique de Tientsin, Tientsin Fleury, C. E., assistant, Butterfield & Swire, Shanghai Fleury, J. J., state veterinary surgeon, Kedah Fligie, I. S., manager, Kalgan Branch Gershevich Bros., Tientsin Flippance, F., assistant curator, Botanical Gardens, Penang Floberg, H. E., assistant, Netherlands Trading Society, Sumatra Flood, J. S., assistant, Shanghai Tug and Lighter Co., Ld., Shanghai Flood-Page, P. H., engineering dept., Sarawak olifields, Ld., Sarawak Flores, M. C., surveyor, Municipality, Penang Flower, R. A., assist., McAlister & Co., Ld., Singapore Flury, C., chemical engineer, Goenoeng Estate, Goenoeng Malajoe, Sur Flury, C., chemical engineer, Goenoeng Estate, Goenoeng Malajoe, Sumatra Flynn, C. P. W., general manager, Bukit Sembawang Rubber Co., Ld., Singapore Flynn, G., assist., Chinese Maritime Customs, Lappa Flynn, K., correspondent, International Savings Society, Shangnai Focken, F. C., secretary, Union Land Investment Co., Shanghai Foenander, M. H., sub-editor, Times of Malaya, Perak Foggitt, W. L., assistant, Mackinnon, Mackenzie & Co. (Japan), Ld., Kobe Foien, A., driller, Sarawak Oilfields, Ld., Sarawak Folke, A., assist., A. Walte & Co., Tientsin
Foley, J. R., assistant, Tobacco Products Corporation (China), Shanghai
Folk, W., The China Emporium, Shanghai
Follet, H., assistant, Compagnie Olivier, Shanghai
Folts, D. G., assist., Standard Oil Co. of New York, Newchwang
Fonseca, A. H. do R., assistant auditor general, Audit dept., Selangor
Fontsia, A. H. do R., assistant auditor general, Audit dept., Selangor Fontaine, A. R., admins. délégué, Soc. Française des Distilleries de l'Indochine, Hanoi Fontanier, controleur, Postes & Telegraphes, Haiphong Foote, A. G. F., dept. manager, John Little & Co., Selangor Footner, C. C., manager, Gunong Kroh Estate, Perak Foox, A. G., freight and cotton broker, Tientsin Foox, H., assist., J. Spunt & Co., Shanghai Foox, L., assist., A. G. Foox, Tientsin Forbes, A. R., assistant, China Sugar Refining Co., Hongkong Forbes, D., assistant, Bank Line, Ld., Hongkong Forbes, D. D., manager, Andersen, Meyer & Co., Ld., Hongkong Forbes, G. D., assistant, Kinta Kellas Rubber Estates, Ld., Perak Forbes, J. F., oriental manager, Haskins & Sells, Shanghai Forbes, P. H., chief accountant, F.M.S. Railways, Kuala Lumpur Forbes, R. B. G., assist., Sengat Rubber Estate, Perak Forcey, F., inspector of Police, Weihaiwei Ford, D. M., medical officer, Lower Perak, F.M.S. Ford, E. Byron, manager, Bank of the Philippine Islands, Cebu Ford, G. J., superintendent, Post Office Savings' Bank, Singapore Ford, H. E. A., assistant, Borneo Co., Ld., Bangkok

Ford, J., accountant, Evatt & Co., Penang

Ford, J. H., assistant, Asiatic Petroleum Co., Soochow Ford, J. T., deputy treasurer and comptroller, Municipal Council, Shanghai Ford, R. B., assistant, Boustead & Co., Ld., Kuala Lumpur Ford, jr., W. F., assist., Hongkong and Whampoa Dock Co., Hongkong Ford, W. R. C., Jardine, Matheson & Co., Ld., Newchwang Ford, W. R. C., Jardine, Matheson & Co., Ld., Newchwang Ford-Robertson, A., assistant, Anglo-Siam Corporation, Ld., Bangkok Forde, F. H., acting manager, Glen Line Agency, Shanghai Forde, W. R., secretary, Straits Steamship Co., Singapore Forestier, E. T., engineer, Asiatic Petroleum Co. (North China), Ld., Shanghai Forgeron, C., Kunst & Albers, Harbin Forrer, H. A., assist. registrar, Supreme Court, Ipoh, Perak Forrest, H., assist., Bombay-Burmah Trading Corporation, Ld., Bangkok Forrest, H., assistant, China Light and Power Co., Ld., Hongkong Forrest, R. A. D., assistant Asiatic Petroleum Co., Shanghai Forshaw, G. F., assistant, Asiatic Petroleum Co., Shanghai Forshaw, G. F., assistant, Asiatic Petroleum Co., Shanghai Forster, B. R., private secretary to Governor, Hongkong Forster, G. P., directors, Shanghai Waterworks Co., Ld., Shanghai Forster, K. W. E., Commercial Union Assurance Co., Kobe Forster, L., professor of education, Hongkong University, Hongkong Forster, R. I. W., Asiatic Petroleum Co., Swatow Forster, W. C., director, Alliance Tobacco Co., Shanghai Forsyth, H. R., assistant, Linstead & Davis. Hongkong Forsyth, J., assistant, United Engineers, Ld., Bangkok Forsyth, R. W., assistant, Vacuum Oil Co., Hongkong Forsyth, W., engineer, Hongkong and Whampoa Dock Co., Hongkong Forsyth, W. J. E., godown superintendent, Butterfield & Swire, Shanghai Fortney, R. S., driller, Sarawak Oilfields, Ld., Sarawak Fortune, Stuart, sub-accountant, Chartered Bank, Singapore Fortuyn, Dr. D., Medical College, Peking Fossum, Chas. A., sales manager, Norton & Harrison Co., Manila Fossum, Chas. A., sales manager, Norton & Harrison Co., Manila Foster, C., assistant, Bruas Rubber Co., Ld., Perak Foster, F. W., assistant, Mackinnon, Mackenzie & Co., Shanghai Foster, H. B., merchant, Ker & Co., Iloilo Foster, H. E., assistant, Asiatic Petroleum Co. (North China), Ld., Changsha Foster, T. L., assistant, Hongkong Electric Co., Hongkong Foster, W. C., assistant, British-American Tobacco Co., Shanghai Foster, W. H., assist., Asiatic Petroleum Co. (N. China), Ld., Tientsin Foster-Lee, E., head master. Govt. English School, Tapoh, Perak Foster-Pegg, H., assistant, Louis T. Leonowens, Ld., Bangkok Fothergill, A., assistant, Standard Oil Co. of New York, Hongkong Fothergill, R. W., assistant, Couper-Johnston & Co., Bangkok Fothergill, W., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai Fotheringham, T. D., assist., New Engineering and Shipbuilding Works, Ld., Shanghai Foulds, L. H., acting vice-consul for Great Britain, Manila Foulds, L. H., acting vice-consul for Great Britain, Manila Foulis-Munro, J., assistant, Cornes & Co., Kobe Fountain, H. J., assistant, Anderson Music Co., Ld., Hongkong Fountain, H. L., field assistant, Sarawak Oilfields, Ld., Sarawak Fournier, -., resident, Phulangthuong, Bac-Giang, Tonkin Fournier, C., Banque de l'Indo-chine, Mengtsz Foutrein, —, agent principal de la Santé, Haiphong Fowle, C. T., assistant general manager, Vacuum Oil Co., Hongkong Fowler, C. 1., assistant general manager, vacuum On Co., Hongkong Fowler, G., assist., China Sugar Refining Co., Hongkong Fowler, H. H., assist., Brunner, Mond & Co., Ld., Shanghai Fowler, O. B., assistant, Bukit Selangor Rubber Estates (1920), Ld., Selangor Fowler, P., managing director, Brunner, Mond & Co. (China), Ld., Shanghai Fowles, E. A. R., assistant, Asiatic Petroleum Co., Shanghai Fowles, R. C., assistant, Lang Crawford & Co., Ld., Shanghai Fowles, R. C., assistant, Lane, Crawford & Co., Ld., Shanghai Fox, B., assistant, Standard Oil Co. of New York, Penang Fox, C. E., assistant, Vacuum Oil Co., Tokyo Fox, C. J., editor, North China Star, Tientsin Fox, H. H., c.M.G., counsellor, British Legation, Peking Fox, H. L., assistant, H. Skott & Co., Hongkong Fox, H. T., pres., Smith, Bell & Co., Ld., Manila

1444 Fox, L., managing editor, North China Star, Tientsin Fox, L. V., electrical engineer, P.W.D., Selangor Fox, W. G., manager, W. M. Strachan & Co., Kobe Foxworthy, Dr. F. W., forest research officer, F.M.S. Foy, H. E., assist., Hongkong and Shanghai Bank, Harbin Foy, H. H., assistant, Atlantic, Gulf and Pacific Co., Manila Foyn, F. E., assistant, The Texas Co., Tientsin Fradin, G., fonde de pouvoirs, Société Cotonniere du Tonkin, Haiphong Frager, S., cashier, Banque de l'Indo-chine, Hongkong Frame, R., Shanghai-Nanking Railway, Chinkiang Framhein, M., Carlowitz & Co., Mukden Framroz, P. M., proprietor, Aerated Water Manufactory, Singapore Franceschini, R., vice-consul for Italy, Saigon Francisco, F., assistant, Standard Oil Co. of New York, Swatow Frank, H. S., master, Canton Christian College, Canton Frank, L., assistant, China Merchants' Pongee Association, Chefoo Frankel, D., partner, Frankels, Ld., Singapore Frankel, J., partner, Frankels, Ld., Singapore Frankenberger, H. G., Chinese Maritime Customs, Tientsin Franklin, A. C., metallurgist and analyst, Hongkong Franklin, C. S., attorney, Chalaire & Franklin, Shanghai Franklin, G. G., manager, Union Insurance Society of Canton, Singapore Franklin, L. W., consul, U.S.A., Hongkong Franklin, S. S., assist. depot manager, Nestle & Anglo-Swiss Milk Co., Singapore Frankin, S. S., assist. depot manager, Nestle & Anglo-Swisterranks, C. W., secretary to the Governor-General, Manila Franks, J. W., supt., Prison department, Hongkong Frants, G., assist., Carlowitz & Co., Shanghai Franz, O., assistant, Cassella-Shanghai, Shanghai Franz, R., Deutsch-Asiatiche Bank, Peking Franz, Winkler, consul for Austria, Shanghai Franzer, —, assistant, Jitra Rubber Plantations, Ld., Kedah Franzer, A., assist Buttarfield & Swirz, Hankow Fraser, A., assist, Butterfield & Swire, Hankow Fraser, A., manager, Bradwall (F.M.S.) Rubber Estate, Ld., Negri Sembilan Fraser, A. D., assist., Taikoo Dockyard, Hongkong Fraser, A. E., assistant, Asiatic Petroleum Co., Ld., Tientsin Fraser, A. S., assistant, Standard Oil Co. of New York, Hankow Fraser, B., architect, Land Investment Co., Ld., Shanghai Fraser, C. S., assistant, Forbes, Munn & Co., Ld., Manila Fraser, D. G., accountant, Barlow & Co., Singapore Fraser, D. S. M., assistant, Horse Bazaar and Motor Co., Ld., Shanghai Fraser, F., foreman, W. S. Bailey & Co., Ld., Hongkong Fraser, F. E., assistant, Great Northern Telegraph Co., Ld., Shanghai Fraser, F. E., assistant, Great Northern Telegraph Co., Ld., Shanghai Fraser, H., district officer, Kuantan, Pahang Fraser, H. F. S., assistant, Smith, Bell & Co., Ld., Manila Fraser, H. J., assistant, Baker, Morgan & Co., Ld., Selangor Fraser, J. overseer, P.W.D., Hongkong Fraser, J. A., northern district officer, Tai Po, Land Office, Hongkong Fraser, J. W., assistant, Municipal Council, Shanghai Fraser, K. G. M., engineer, Municipality, Singapore Fraser, L. G., assistant, Amherst Estates Rubber Co., Ld., Selangor Fraser, Dr. N., English Presbyterian Mission, Swatow Fraser, S., manager, Batang Kali Estate, Anglo-Malay Rubber Co., Negri Sembilan Fraser, S. G., assistant, Gadong Estate, Brunei Fraser, W. D., Chinese Maritime Customs, Yochow Frauendorf, C., signs per pro., Medicon, Ld., Shanghai Fredericks, J. A., share broker, Shanghai Fredericksen, M. H. E., assistant, Great Northern Telegraph Co., Shanghai Frederiking, W., chancellor, German Consulate, Hongkong Fredet, J., editor, Bulletin Commercial d'Extreme Orient, Shanghai Freeman, —, advocate and solicitor, Selangor Freeman, H. B., manager, works staff, United Engineers, Ld., Singapore

Freeman, M., secretary, Asia Life Insurance Co., Inc., Shanghai

Freeman, W. H. L., Asiatic Petroleum Co., Wuhu

Freestone, G. S., assist., Standard Oil Co. of New York, Kobe Frei, E., assistant, Goertz & Duner, Ld., Hankow Freischutz, H., engineer, Siemens China Co., Tientsin French, C. H., vice-president and treasurer, Andersen, Meyer & Co., Ld., Shanghai French, R. V., sub-accountant, International Banking Corporation, Manila Frere, F., assistant, Louis T. Leonowens, Bangkok Frewin, J. C., assist., Standard Oil Co. of New York, Swatow Frey, C., consul for Sweden, Saigon Frey, Max., assist., Biedermann & Co., Saigon Freyberg, G. H., master attendant, Marine dept., Singapore Freyberg, W. O., engineer and contractor, Harbin Frick, H. W., assistant manager, Equitable Eastern Banking Corporation, Shanghai Fried, S., Manchurian Co., Ld., Harbin Friedman, L., general manager, China Motors, Shanghai Friedman, M., sales manager, China Motors, Shanghai Friedrich, W., Ehlers & Co., Chungking Friedricksen, C., manager, Shipping and Insurance, Illies & Co., Kobe Friend, J., assist., Oriental Cotton Spinning and Weaving Co., Ld., Shanghai Fries, G., engineer, Sulzer Brothers, Shanghai Fries, R. E., assistant, British Cigarette Co., Ld., Shanghai Friessner, O., assistant, U. Spalinger & Co., Canton Frikke, H. B., supt., Great Northern Telegraph Co., Amoy Frischen, C., assist., Telge & Schroeter, Shanghai Frisk, F. A., director, Hotung Land Co., Tientsin Frith, C. E., senior inspector, Sanitary dept., Hongkong Fritz, P., assistant, A. Ehlers & Co., Hankow Frotz, F., assistant, A. Ehlers & Co., Hankow Frodsham, F. H., assistant superintendent, Revenue Survey Office, Selangor Froemel, F. R., assist., Philips' China Co., Shanghai Fromberg, M. M., manager, Far Eastern Bank of Harbin, Shanghai Fromm, C. A., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai Frost, W. J., assistant, Haskins & Sells, Shanghai Frost, F., assistant, Kuala Selangor Rubber Co., Ld., Selangor Frost, J., manager, Philips' China Co., Shanghai Frost, L. G., assistant, Jardine, Matheson & Co., Ld., Tientsin Frost, L. H. G., accountant, Texas Co., Hongkong Frost, Meadows, resident councillor, Malacca Frost, R. A., attorney and counsellor-at-law, Hankow Frost, jr., R. A., assistant, R. A. Frost, Hankow Frost, R. Y., assistant, Asiatic Petroleum Co., Hongkong Frost, W., United Engineers, Ld., Singapore Frost, W. H. E., assistant manager, Edward Evans & Sons, Ld., Tientsin Fruin, H. J., manager, China Press, Inc. (advertising department), Shanghai Frush, R. S., assistant, Pacific Commercial Co., Cebu Fry, C. G., assistant, Guthrie & Co., Singapore Fry, L. E., general manager, Motion, Smith & Son, Ld., Singapore Fryer, S. A., business manager, The Peking Leader, Peking Fugier-Garrel, administrateur, Hue, Annam Fuhrhop, W., partner, Windsor & Co., Bangkok Fuhrmann, Dr. L., physician, Cebu Fulcher, C. A., assist., Moxon & Taylor, Hongkong Fulcher, E. W. P., electrical engineer, Municipality, Singapore Fulger, C. G., assistant, John Little & Co., Ld., Singapore Fulker, M. H., examiner, Chinese Customs, Tengyeuh (Momien) Fulker, W. J., assist., Chinese Maritime Customs, Hankow Fuller, C. H., assist., Chinese Maritime Customs, Shanghai Fuller, Harry V., professor, Peiyang University, Tientsin Fuller, H. W., assistant, Asiatic Petroleum Co., Wuhu and Kiukiang Fuller, J. C., assist. telegraph engineer, Postal and Telegraph dept., F.M.S. Fuller, L. P., assistant, Pelepah Valley (Johore) Rubber Estates, Ld., Johore Fuller, O., partner, Jaeger & Co., Singapore Fuller, S. D., assist., Chinese Maritime Customs, Amoy Fullerton, R. G., assist., Harrisons, Barker & Co., Ld., Selangor

Fulstow, W. T., engineer, Public Works dept., Shanghai Fulton, J., procuration holder, Pitcairn, Syme & Co., Samarang

Fulton, N., signs per pro., William Forbes & Co., Mukden Fulton, Robert, merchant, Yokohama Funk, J. S., harbour-master and supervisor of Customs, Kudat, B. N. Borneo Furber, S. A., assistant, Guthrie & Co., Singapore Furer, J., proprietor, J. Furer & Co., Tientsin Furness, W. J., installation inspector, Electricity dept., Shanghai Furniss, C. J., assist., Pathe-Orient, Shanghai Furnivall, H. W., medical officer, Medical dept., Labuan Furrer, E., assist., Goenoeng Estate, Goenoeng Malajoe, Sumatra Futakia, N. B., general broker, Canton Futtakia, M. B., signs per pro., Dossabhoy & Co., and Kavarana & Co., Canton Fyfe, A., assistant, Nielsen & Malcolm, Hankow Fyfe, A. R., assist. engineer, Municipality, Singapore Fyfe, R., supt., safety and publicity dept., S'hai. Electrical Construction Co., Shanghai Fyfe, T. D., assist., Produce Export Co., Cd., Harbin Fynland, S. L., assist., Edward Evans & Sons, Ld., Shanghai Gabb, A. F., examiner, Chinese Maritime Customs, Hoihow Gabbod, C. P., Palmer & Turner, Shanghai Gabbod, C. P., Palmer & Turner, Shanghai
Gabbott, B. L., supt., business department, Shanghai Times, Shanghai
Gabbott, F. R., merchant, Gabbott, & Co., Shanghai
Gaberman, J., assist., Dodge & Seymour (China), Ld., Shanghai
Gace, A. L., assist., Butterfield & Swire, Canton
Gade, F. T., assistant, Pearson, Mackie, Atwell & Co., Yokohama
Gadelius, K., partner, Gadelius & Co., Ld., Tokyo and Kobe
Gaedicke, Joh., Bremen Colonial and China Trading Co., Tientsin
Gaertner, K., assistant, China Import-Export and Bank Co., Shanghai
Gaeta, A. E., assist., Clerici, Bedoni, & Co., Shanghai
Gaffney, E. B., executive engineer, P.W.D., Mentakab, Pahang
Gaffory, M. O. de, vice consul for France, Tientsin
Gaffrey, J. J., assistant, British Cigarette Co., Ld., Shanghai Gaffrey, J. J., assistant, British Cigarette Co., Ld., Shanghai Gagan, J. A., installation engineer, Oriental Telephone and Electric Co., Ld., Singapore Gagg, E., assist., A. A. Watte & Co., Tientsin Gahagan, C., assistant, Hongkong Electric Co., Hongkong Gailey, R. L., assistant, The Texas Co., Tientsin Gaillard, G., dir., Tientsin Tram. & Lighting Co., and Kailan Mining admin., Tientsin Gain, L., manager, Hongkong Engineering and Construction Co., Hongkong Gairdner, K. C., assist., Bombay Burmah Trading Corporation, Ld., Raheng, Bangkok Gale, B. W., director, Harrisons, King & Irwin, Ld., Hankow and Shanghai Gale, H. J., assistant, Amos Bird Co., Shanghai Gale, L. E., manager, L. E. Gale Co., Hankow Galilee, H. C., Cie. Franco-Africaine, Ld., Shanghai Galinier, E., president, Rizeries de la Mediterranee, Saigon Galistan, Edgar, engineer, Marine department, Singapore Gallagher, H., assist., Mansfield & Co., Ld., Singapore
Gallagher, W. J., managing director, Malayan American Plantations, Ld., Penang
Galle, F., fonde de pouvoirs, Banque Franco-Chinoise, Saigon
Galletti, G., assist., Signaux Meteorologiques, Shanghai
Gallie, A. H., partner, Syme & Co., Souvabaya
Gallop, H. B., assistant, Fobes Co., Ld., Shanghai Gallot, C. J., Chinese Maritime Customs, Shanghai Galloway, A., assist., Kelly & Walsh, Ld., Singapore Galloway, A. D., signs per pro., Butterfield & Swire, Shanghai Galloway, Sir D. J., medical practitioner, Galloway, Elder, MacIver & Dobbin, S'pore. Galloway, W. C., assistant engineer, Post and Telegraph department, F.M.S. Galt, Dr. C. M., American Presbyterian Mission, Kiulungkiang Galt, H. S., professor, University, Peking Galvin, J. W., examiner, Chinese Maritime Customs, Kongmoon Gamble, R., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Gammeter, E., managing and partner, E. O. Gammeter & Co., Singapore Gammeter, E. O., managing-director and partner, E. O. Gammeter & Co., Singapore Gande, W. J., managing director, Gande, Price, Ld., Shanghai Gandossi, A., silk inspector, Jardine, Matheson & C., Ld., Canton Gange, F. B., engineer manager, Gordon & Co., Shanghai Ganter, J. S., Brooklands Rubber Co., Selangor

Garcia, A. V., assistant, White, Page & Co., Manila Garcia, E. A., assistant, Elliston & Co., Shanghai

Garcia, H. J. de, assistant, Chinese Maritime Customs, Wuchow

Garcia, J., assist., Meisei Gakko, Osaka Garcia, J. M., manager, Bank of the Philippine Islands, Zamboanga

Garcia, J. M., manager, Bank of the Philippine Islands, Zamboanga Garcia, Rev. V. M., rector. Roman catholic Church, Foochow Garcia, W. H., manager, W. J. Garcia, Singapore Garcia, W. J., proprietor, W. J. Garcia, Singapore Gardarin, M., chief accountant, finance dept., French Municipal Council, Shanghai Gardener, H. F. B., Asiatic Petroleum Co., Nanking Gardener, W. A. B., assistant, Chinese Maritime Customs, Hankow Gardiner, C. A., assist., Macondray & Co., Inc., Manila Gardiner, E. A., assist. engineer, P.W.D., Selangor Gardiner, E. W., assist. Holt's Wharf, Pootung, Shanghai Gardiner, ir., L. M., assistant engineer, Gunong Pulai Waterworks, Singapore

Gardiner, jr., L. M., assistant engineer, Gunong Pulai Waterworks, Singapore

Gardiner, R., assistant, Cornabe, Eckford & Co., Tsingtao

Gardiner, R. W., assistant, Commercial Union Assurance Co., Ld., Shanghai

Gardiner, W., assistant, Gula Kalumpong Rubber Estates, Ld., Perak Gardiner, W. H., medical practitioner, Shanghai

Gardiner, W. R., assistant, Eastern Extension Telegraph Co., Singapore Gardner, A. S., electrician, Eastern Extension Telegraph Co., Singapore

Gardner, B. L., inspector of mines, Perak

Gardner, C. B., assist., Standard Oil Co. of New York. Shanghai

Gardner, D. S., manager, Castlefield (Klang) Rubber Estate, Ld., Selangor Gardner, H. E., assist, accountant, P. & O. Banking Corporation, Ld., Hongkong Gardner, H. Geary, assist, Union Insurance Society of Canton, Singapore Gardner, J., assist, Taikoo Docks, Hongkong

Gardner, J., assist., Taikoo Docks, Hongkong Gardner, J., assistant, Asiatic Petroleum Co. (South China), Ld., Hongkong Gardner, J. E., assistant general agent, Dollar Steamship Line, Manila Gardner, W., supt., Hongkong Rope Manufacturing Co., Hongkong Gardner, W. L., Tobacco Products Corporation (China), Tientsin Gardyne, A., engineer, British Borneo Timber Co., Sandakan, B. N. Borneo Garland, T., sectional engineer, Railway dept., Jesselton, B.N.B. Garlick, G. H., medical officer, Johore

Garlick, G. H., medical officer, Johore

Garmezy, S., assistant, Atlantic, Gulf and Pacific Co., Manila

Garner, Leigh, manager, fire dept, Yangtsze Insurance Association, Ld., Shanghai Garnier, Keppel, colonial chaplain, Church of Englad (Surrogate), Penang

Garrard, L. A., assist., Standard Oil Co., Manila

Garrard, L. A., assist., Standard Oil Co., Manila Garraway, J. G., engineer, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Garretson, H. C., district engineer, Bureau of Public Works, Cebu Garrod, S. H., assistant, Canadian Pacific Railway Co., Hongkong Garry, A. N. M., editor, B. N. Borneo Herald, Jesselton, E.N.B. Garside, A. M., officer-in-charge, Police District, Kuala Perak Garstin, C. F., consul for Great Britain, Chefoo Gartenstein, J., assistant, New Engineering & Shipbuilding Works, Ld., Shanghai Gartner, R., manager, Kodak Shop, Tientsin Garton, F. K., telegraph engineer, Royal Observatory, Hongkong Garton, F. L., chemist, Sarawak Oilfields, Ld., Sarawak

Garton, F. L., chemist, Sarawak Oilfields, Ld., Sarawak

Gasco, Chev. A., consul of Italy, Kobe

Gaskell, H., fourth officer, Municipal Fire Brigade, Singapore Gason, W. E., field assistant, Sarawak Oilfields, Ld., Sarawak

Gaspais, Mgr. S. G., Roman Catholic Mission, Kirin Gaspard, B., engineer in-chief, Public Works, Saigon

Gass, J., assistant, Gula-Kalumpong Rubber Estates, Ld., Perak Gasser, H., vice president, Zuellig, Inc., Manila

Gastpar, J., M.E., manager, Sulzer Bros., Koke Gastrock, B. V., assistant, Menzi & Co., Inc., Cebu Gater, B. A. R., assistant mycologist, Agriculture department, F.M.S. Gater, W., secretary, Gas Co., Ld., Shanghai Gattield, W. H., acting assist protector of Chinese, Perak Gatlieff, R. M. opports probably Triarties

Gatliff, R. M., export merchant, Tientsin Gatounes, M., charge de poste, Kouang-Tcheou-Wan Gatrell, V. C. G., assistant, Government Printing Office, Singapore Gattey, Edward, incorporated accountant, Gattey & Bateman, Sinappore

Gatticker, H., E.E., assistant, Sulzer Bros., Kobe Gauge, W., agent, American Trading Co., Kobe and Osaka Gaulstin, H. L., signs per pro., Edgar, Bros., Singapore Gaunt, P., chief sanitation chemist, Municipal Council, Shanghai Gausden, J. G. S., assist. manager, Vacuum Oil Co., New York, U.S.A., Kobe Gauss, C. E., consul general for U.S.A., Tientsin Gautheron, C. J., dir. gen., Hongay, Soc. Francaise des Charbonnages du Tonkin, H'phong. Gauthier, manager, éveque, French Catholic Mission, Pakhoi Gautier, -.. , chef des Travaux Municipaux, Haiphong Gautier, A., signs per pro., Racine et Cie., Shanghai Gautier, E., assistant, Racine et Cie., Hankow Gautier, J. Merchant, Racine et Cie., Shanghai Gavin, M., assistant, U. Spalinger & Co., Canton Gay, Witold de, vice-consul for Belgium, Harbin Gayet, C., partner, Moine-Comte & Co., Singapore Geale, W. J., medical practitioner, Kelanton Geare, I. H., general manager, Vacuum Oil Co., Hongkong Gearey, F. H., assist., Dodwell & Co., Ld., Shanghai Geary, M., manager, Macleod & Co., Inc., Iloilo Geddes, A. A., assistant, Sarawak Oilfields, Ld., Sarawak Geddes, A. A., assistant, Sarawak Olffelds, Ld., Sarawak Geddes, J., assist., International Export Co., Hankow Gee, C. M., assistant, National Aniline and Chemical Co., Inc., Shanghai Gee, F. A., assistant, Strom & Co., Shanghai Gee, N. G., adviser, China Medical Board of Rockefeller Foundation, Paking Gee, W. C., senior wireless operator, P.W.D., Hongkong Geering, C. A. S., assist., North Labis Rubber Co., Johore Geibel, E. M., in charge (lubricating oil div.), Standard Oil Co. of New York, Tientsin Geiser, C. assist. Nelsolate Co., Velebrane. Geiger, C., assist., Nabholz & Co., Yokohama Geisselhart, K., H. C. Augustesen, Mukden Geissler, P., assistant, Behn Meyer China Co., Ld., Shanghai Geldart, F. S., British-American Tobacco Co., Mukden Gelderen, S. van., assist., Ocean Accident and Guarantee Corporation, Singapore Gelderen, S. van., assist., Ocean Accident and Guarantee Corpo Gelewesky, A., chancellor, German Consulate, Tsinan Gelling, J. H., clerk, Colonial Secretary, Hongkong Gellion, F. J., manager, Macao Electric Lighting Co., Macao Geoghegan, A. W., partner, China-Pacific Export Co., Tientsin Gemine, P., controller, Compagnie de Tramways, Tientsin Genes, P. T., overseer, Port Development dept., Hongkong Genis, E., vice-consul for Norway, Saigon Gensen, F., merchant, Winckler & Co., Kobe Gentil, F., conseiller d'Ambassade, French Legation, Tokyo Gentry, A. A., acting secretary, Barrow, Brown & Co., Ld., Bar Gentry, A. A., acting secretary, Barrow, Brown & Co., Ld., Bangkok George, A. H., vice consul for Great Britain, Tientsin George, D. H., assist., Kempong Kuantan Rubber Co., Ld., Selangor George, P., assist., Tronoh Mines, Ld., Perak Georgeson, P. S. A., supt. engineer, Straits Steamship Co., Singapore Georgi, C. D. V., assistant agric. chemist, Agriculture dept., F.M.S. Gerard, J., engineer-in-charge, Chaokachwang, Kailan Mining Administration, Tientsin Gerharz, J. W. F., British Cigarette Co., Ld., Hankow Gerli, G. V. L., Chinese Maritime Customs, Chinkiang German, R. L., assist, district officer, Ipoh, Perak German, W., building inspector, Sanitary Board, Kuala Lumpur Gernoth, E., signs per pro., Melchers China Corporation, Hankow Gerrard, G., assistant, Taikoo Dockyard and Engineering Co., Hongkong Gerrard, W., assist., Asiatic Petroleum Co., Canton Gerrard, W. G., assist. supt. of Police, Hongkong Gerriets, H., assistant, Behn, Meyer China Co., Hankow Gershevich, I. N., Gershevich Bros., Tientsin
Gershevich, L. I., Gershevich Bros., Tientsin
Gershevich, M. I., Gershevich Bros., Tienstin
Gerth, W. J., secretary, Sumatra Caoutchouc Maatschappij, Sumatra

Gétar, P., assistant, Nestlé & Anglo-Swiss Condensed Milk Co., Saigon

Getten, M., dir. general, Compagnie Francaise des Chemins de Fer, Hanoi and Mengtsz

Geveke, J. W., per pro. manager, De Javasche Bank, Sumatra Gevels, C., Compagnie de Tramways, Tientsin Gewitch, A., signs per pro., Compagnie Optorg, Yunnanfu Gewitch, A., signs per pro., Compagnie Optorg, Yunnanfu Gey, —, resident, Province du Quang-Binh, Annam Geyling, R., vice-consul for Austria, Tientsin Ghanshamaas, H., manager, D. Chellaram, Yokohama Gherardy, A., Chinese Maritime Customs, Newchwang Gherzi, Rev. Fr. E., Observatory, Zikawei, Shanghai Ghezzi, Dr. C. G., consul for Italy, Manila Gibb, Cantain previous unt. Ludius Matheson & Co. Id Gibb, Captain, marine supt., Jardine, Matheson & Co., Ld., Shanghai Gibb, J. M., professor, Peking University, Peking Gibbes, C. S., assistant, Chinese Maritime Customs, Harbin Gibbings, A. V., executive engineer, P.W.D., Johore Gibbings, F. S., dir. and gen. mgr., Dunlop Rubber Co. (China), Shanghai Gibbins, F. W., sub-manager, Wilkinson, Heywood & Clark, Hongkong Gibbons, S. P., agont Megaptile Papil, Kota, Physic, Singapore Gibbins, F. W., sub-manager, Wilkinson, Heywood & Clark, Hongkong Gibbons, S. P., agent, Mercantile Bank, Kota Bharu, Singapore Gibbs, C. S., professor, University, Nanking Gibbs, F. J., manager, Fraser & Neave, Ld., Medan, Sumatra Gibbs, L., civil engineer, Denison, Ram & Gibbs, Hongkong Gibson, C. E., assist, McAlister & Co., Ld., Singapore Gibson, D. V., assistant, signs per pro., William Gossage & Sons, Ld., Singapore Gibson, E. A., manager, Bruce Petrie, Ld., Singapore Gibson, E. McL., assist., Sandilands, Buttery & Co., Penang Gibson, F. R., assistant, North Hummock Rubber Co., Ld., Selangor Gibson, F. S., assistant, W. Mansfield & Co., Singapore Gibson, G. C, assist., Inshallah Dairy Farm, Shanghai Gibson, G. C, assist., Inshallah Dairy Farm, Shanghai Gibson, H., assist., Evatt & Co., Singapore Gibson, H., engineer, Gula Kalumpong Estates, Ld., Perak Gibson, H. L., assistant, James McMullan & Co., Ld., Shanghai Gibson, J., manager, Kowloon Dispensary, Kowloon, Hongkong Gibson, John H., general broker, Manila Gibson, M. R., assistant, R. T. Reid & Co., Ld., Penang Gibson, R. R., assistant, R. I. Reit & Co., Ed., Felhing Gibson, R. G., assistant engineer, Tongku, Peking-Mukden Railway, Tientsin Gibson, R. Maclean, medical practitioner, Hongkong Gibson, Rev. T. C., English Presbyterian Mission, Swatow Gibson, W., assistant, United Engineers, Ld., Singapore Gibson, jr., W. C., sub-accountant. International Banking Coporation, Hongkong Giedt, Rev. E. H., American Baptist Mission, Swatow Giese, O., manager, American Express Co., Inc., Shanghai Giffard, P., caissier, Compagnie de Tramways, Tientsin Giffening, F. B., assist., Brunei (Borneo) Rubber and Land Co., Brunei Giffin, Rev. J. H., American Baptist Mission, Swatow Gifford, A. S., assist. engineer, P.W.D., Kuala Pilah, Negri Sembilan Gifford, H. S., assist. office manager, Jugra Land & Carey, Ld., Port Swettenham Gifford, L. G., assist., Harrisons & Crosfield, Sandakan, B. N. Borneo Gijn, A. W. M. van, signs per pro., Java-China-Japan Ljin, Hongkong and Shanghai Gil, E. R., assist., Warner, Barnes & Co., Iloilo Gilbert, —, engineer, Service Agricoles et Commerciaux, Hue, Annam Gilbert, A. C., assist., Adamson, Gilfillan & Co., Ld., Singapore Gilbert, F., assist. manager, Sungei Besi Mines, Ld., Selangor Gilbert, G., Pila & Co., Yokohama Gilbert, G. E., Chinese Maritime Customs, Peking Gilbert, M. A. Government aget. Burgay of Economic Information. Political Conference of Gilbert, M. A., Government acct., Bureau of Economic Information, Peking Gilbert, S. C., assistant, General Electric Co. (of China), Ld., Shanghai Gilchrist, J., assist., Shanghai Dock & Engineering Co., Ld., Shanghai Giles, B., c.m.g, consul general for Great Britain, Nanking Giles, E. S., manager, Jasin (Malacca) Rubber Estates, Malacca Giles, E. S., manager, Jasin (Malacca) Rubber Estates, Malacca Giles, E. W., assist., British Cigarette Co., Hankow Gilewitz, C., assist., Carlowitz & Co., Hankow Gilfillan, Rev. J. V. G., Chung Te School, Peking Gilhooly, J., district officer, Fire Brigade, Shanghai Gilhouser, H., manager, Standard Oil Co. of New York, Iloilo Gill, R. R. F., assist., Louis T. Leonowens, Ld., Bangkok Gill, W. H., merchant, Gill & Co., Tokyo

Gillan, K. H., postmaster-general, Sawarak Gillard, A., chief traffic inspector, Hongkong Tramways, Ld., Hongkong Gilleland, R. E., manager, Andersen, Meyer & Co., Tientsin Gillespie, A. D., assist., Syme & Co., Bangkok Gillespie, A. T., merchant, Manila Gillespie, H., assistant, Harrisons & Crosfield, Ld., Sumatra Gillespie, James, shipwright, Hongkong & Whampoa Dock Co., Hongkong Gillespie, R. D., director, Brunner, Mond & Co. (China), Ld., Shanghai Gillett, R. D., assist., Shalimar (Malay) Estate Co., Selangor Gilliam, J., manager, British Cigarette Co., Ld., Hankow Gilliam, W., supt. of mails, General Post Office, Penang Gillies, J. M. S., assistant, Evatt & Co., Penang Gillingham, A. H., assistant, Butterfield & Swire, Hongkong Gillis, I. V., Peking Mongolor Mining Co., Peking Gillon, W., International Export Co., Nanking Gilman, E. W. F., controller of labour, Kuala Lumpur Gilmore, D. J., sub-accountant, Chartered Bank of India Aust. and China, Hongkong Gilmore, E. A., vice-governor, Manila Gilmore, J. J., assist., Eastman Kodak Co., Shanghai Gilmore, R. E., Chinese Maritime Customs, Hangchow Gilmore, S., broker, Doney & Co., Tientsin Gilmour, A., deputy controller of Labour, Kuala Lumpur Gilmour, O. W., assist. municipal engineer, Singapore Gilson, C. S., assist., Gibb, Livingston & Co., Ld., Shanghai Gilson, E. H., tea merchant, Shanghai Gilson, G., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Gimpner, E., assistant, Hazzard, Elliott, Shanghai Gingther, S., assistant, British Cigarette Co., Ld., Shanghai Ginman, A. H., managing-director, Chinese National Wireless Telegraph Co., Peking Ginouvier, manager, Société Commerciale Française de l'Indo-chine, Haiphong Giovanoli, A., assistant, U. Spalinger & Co., Canton Gipson, G., sanitary inspector, Hongkong Girard, E., administrateur, Société Agricole et Industrielle de Cam-Tiêm, Saigon Girardot, M., manager, Pathe-Orient, Hongkong Girivat, L., manager, Siam Free Press Co., Bangkok Gisbert, A., assistant, Smith, Bell & Co., Manila Gisby, E. W., assist. architect, P.W.D., Selangor Gittins, H., assistant, Jardine, Matheson & Co., Hongkong Gittins, J. G., assistant, International Export Co., Ld., Hankow Gittins, Wm., demonstrator, Civil Engineering, University, Hongkong Giuntoli, J., administrateur délegué, Bijouterie Parisienne, Saigon Giura, G. di, counsellor, Italian Embassy, Tokyo Gjorup, C. L., engineer, Jugra Land & Carey, Ld., Port Swettenham Gladwell, W. H., engineer, Wearne Bros., Ld., Penang Glaesel, E., Standard Produce Co., Kobe Glaesner, L. V. E., Great Northern Telegraph Co., Ld., Vladivostock Glanville, A. P., overseer, Waterworks, P.W.D., Hongkong Glascoe, F., assistant, Kelly & Walsh Ld., Shanghai Glasko, N. A., assistant, British Cigarette Co., Ld., Shanghai Glass, A. O., manager, Standard Oil Co. of New York, Haiphong Glass, G. S., assistant health officer, Municipality, Penang Glass, H. J., accountant, Fu Chung Corporation, Peking Glass, M. E., driller, Sarawak Oilfields, Ld., Sarawak Glass, S. W., assistant, British-American Tobacco Co., Mukden Glathe, A., manager, H. C. Augustesen China Trade, Shanghai Glazebrook, F. E. de T., merchant, Meerkamp & Co., Manila Gleed, P. S., assistant, British Cigarette Co., Ld., Shanghai Gleeson, P. J., assistant, Chinese Maritime Customs, Shanghai Gleeson, V. V., assistant, Balau Planting Syndicate, Ld., Selangor Gleeson, V. V., sub-accountant, Chartered Bank of India, Australia & China, Bangkok Glen, J., first assistant engineer, China Sugar Refining Co., Hongkong Glen, W. B. C., assistant, Emerald Rubber and Cocount Co., Ld., Kedah Glendinning, F., assistant, Wm. Jacks & Co., Singapore

Glendinning, F., state engineer, P.W.D., Johore

Glendinning, W. S., outside supt., Hongkong Tramways, Ld., Hongkong Glenister, A. G., partner, Osborne & Chappell, Perak Glenny, Dr. E., medical practitioner, Seremban Dispensary, Ld., Negri Sembilan Glines, E. S., vice-president, Lam, Glimes & Co., Inc., Shanghai Glinz, A., partner, Diethelm & Co., Saigon Glitza, E. Meyer, partner, Meyer & Co., Tientsin Glover, F. H., chief assistant engineer, Hongkong Tramways, Ld., Hongkong Glover, G. D., engineer, Municipal Council, Shanghai Glover, L. D., assistant, British Cigarette Co., Shanghai Glover, T. A., assistant, Holme, Ringer & Co., Nagasaki Gluth, S., controller, Compagnie Internationale des Wagons Lits, Harbin Gluth, S., controller, Compagnie Internationale des Wagons Lits, Harbin Gmehling, G. F., assistant, Burkhardt Amidani & Co., Shanghai Gobbe, O., engineer, Yao-Hua Mechanical Glass Co., Ld., Chinwangtao Gobernik, E. T., assist., Centrosojus (England), Ld., Shanghai Godby, A. G., assistant, Kailan Mining Administration, Shanghai Goddard, C. S., examiner, Chinese Maritime Customs, Kowloon Goddard, N. S., field assistant, Sarawak Oilfields, Ld., Sarawak Godfrey, I. H. C., assistant, Commercial Union Assurance Co., Harbin Godfrey, P. F., assistant conservator of Forests, Klang, F.M.S. Godfrey, W. R. A., assistant, Eastern Extension Telegraph Co., Singapore Godkin, B., assistant, China Soap Co., Ld., Shanghai Godkin, S., assist., China Soap Co., Ld., Shanghai Godwin, F. L., assistant, Guthrie & Co., Singapore Godwin, S. J., assistant, International Export Co., Hankow Goebel, C., assistant, Nestle & Anglo-Swiss Condensed Milk Co., Singapore Goebel, C., assistant, Nestle & Anglo-Swiss Condensed Milk Co., Singapore Goecke, H., manager, Cassella-Shanghai, and Vereinigte Farben, Shanghai Goeke, A., merchant, Hongkong
Goepart, D. A., Hoffmann & Wedekind China Co., Mukden
Goepart, D. A., Hoffmann & Wedekind China Co., Mukden
Goertz, G., manager, Goertz & Diener, Ld., Hankow
Goertz, G. W., Goertz & Diener, Ld., Chungking
Goetz, C. E., assistant, Alex. Ross & Co. (China), Ld., Hongkong
Goetzee, J. A., manager, Whiteaway, Laidlaw & Co., Penang
Goffe, H., C.M.G., consul-general for Great Britain, Hankow
Goggin, W, G., manager, Bank Line, Hongkong
Gohring, A., manager, Betines & Co., Peking
Gohstand, J., assistant, P. O'Brien Twigg, Shanghai
Gold, R., assistant, Ullman & Co., Hongkong Gold, R., assistant, Ullman & Co., Hongkong Goldau, A., assist., Shingming Trading Co. (China), Tientsin Goldenberg, C. A., assistant, China Sugar Retining Co., Ld., Hongkong Goldenberg, F., engineer, Chihli Ching Hsing Mining Administration, Tientsin Goldenberg, H., assistant, Moses & Co., Ld., Hongkong Goldenberg, I. L., assistant, Standard Oil Co. of New York, Hongkong Goldenberg, J., assistant, Hall & Holtz, Ld., Shanghai Goldenberg, W., partner, N. S. Moses & Co., Hongkong Goodenberger, Rev., American Presbyterian Mission, Kiulungkiang Goldfinch, E. G., harbour-master, Labuan Goldfinger, L., assisiant, Helm, Brothers, Ld., Yokohama Goldie, C. H., assistant secretary, Municipality, Singapore Golding, C. B. V., chief tidesurveyor, Custom House, Shanghai Golding, C. G., assist., United States Shipping Board, Shanghai Golding, E., assistant, Hayes Engineering Corporation, Shanghai Golding, Major F., financial secretary, Health dept., Perak Golding, G. H., assistant, Smith, Bell & Co., Manila Goldman, A. P., assistant, E. A. Brown & Co., Singapore Goldman, L., assist., Ocean Accid. and Guar. Corpn., Ld., Shanghai and Singapore Goldring, P. W., assistant, prosecuting solicitor, Municipality, Shanghai Goldsack, G., assistant manager, Europe Hotel, Singapore Goldsmith, H. E., assistant director, Public Works department, Hongkong Gollan, Sir Henry Cowper, chief justice, Supreme Court, Hongkong Gollan, Sir Henry Cowper, chief justice, Supreme Court, Hongkong Gollmer, F., Deutsch-Asiatische Bank, Tsingtao Gomersall, W. C., assist., Jardine Engineering Corporation, Ld., Shanghai Gomes, A. T., Chartered Bank of India, Shanghai Gomes, C. F., accountant, N. Gomes, Malacca Gomes, F. A., assist., Jardine, Matheson & Co., Ld., Foochow

FOREIGN RESIDENTS 1452 Gomes, N., commission agent, Malacca Gonsalves, C., assist., Dodwell & Co., I.d., Shanghai Gonsalves, Z. F. X., Eastern Extension, Australasia and China, Shanghai Gonzales, F. E., assist., Sale, Frazar, I.d., Tokyo Gonzalez, E., manager, insurance dept., Compania de Tabacos de Filipinas, Manila Gooch, F. C., assistant, Mengkibol Rubber Co., Ld., Singapore Gooch, S. J. W., executive engineer, P.W.D., Perak Good, T. C., manager, Bank of China, Newchwang Goodagre, E. J., manager, installation dant. Asiatic Patroleum Co., I.d., Shanghai Gomes, N., commission agent, Malacca Goodacre, E. J., manager, installation dept., Asiatic Petroleum Co., Ld., Shanghai Goodale, E. F., treasurer and comptroller, Municipal Council, Shanghai Goodall, D. M., manager, Wiseman, Ld., Hongkong Goodens, J. M., manager, Standard Oil Co. of New York, Amoy Gooding, S. W., agent, Straits Trading Co., Ld., Kuala Kubu, Šelangor Goodman, A. M., protector of Chinese, Perak Goodman, A. M., protector of Uninese, Ferak
Goodman, F., master, Cathedral School, Shanghai
Goodman, F. C., engineer, Hongkong and Whampoa Dock Co., Hongkong
Goodman, R. J., supt., stores dept., Hongkong and Whampoa Dock Co., Hongkong
Goodman, T. J., assistant engineer, Waterworks Co., Ld., Shanghai
Goodrick, E. C., assistant traffic manager, F.M.S. Railways, Selangor
Goodson, J. C., assistant, Tobacco Products Corporation (China), Shanghai
Goodwin, D. A., assist. manager, W. S. Bailey & Co., Ld., Hongkong
Goodwin, F. M., sub-accountant, International Banking Corporation, Cebu Goodwin, E. M., sub-accountant, International Banking Corporation, Cebu Goodwin, F., manager, Hongkong and China Gas Co., Ld., Kowloon Works, Kowloon Goodwin, F. L., assistant, Guthrie & Co., Penang Goodwin, L., assistant, Pritchard & Co., Ld., Perak Goody, R., assistant, Anglo-Johore Consolidated Rubber Estates, Ld., Johore Goold, J. C., assistant manager, Standard Oil Co. of New York, Kobe Goor, D. L. van, cashier, Netherlands Trading Society, Hongkong Goot, H. van der, manager, Adolina Deloe Rubber Estate, Sumatra Goot, H. M., head manager, Serdang Cultuur Mij., Sumatra Gorben, P., assistant, Illies & Co., Tokyo Gordes, A. L., accountant, McDonnell & Gorman, Mukden Gordon, Alex., architect, Municipality, Singapore Gordon, A. G., assistant, Jardine, Matheson & Co., Ld., Hongkong Gordon, E. H., accountant, Hongkong and Shanghai Bank, Penang Gordon, G. D., medical officer, Larut, Perak Gordon, G. S. S., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Gordon, H. L., assist., Asiatic Petroleum Co., Chungking Gordon, H. R., manager, Kinta Association, Ld., Singapore Gordon, J., dredge supt., Tronoh Mines, Ld., Perak Gordon, J., dredge supt., Tronoh Mines, Ld., Perak
Gordon, jr., J., dredge assistant, Tronoh Mines, Ld., Perak
Gordon, jr., J., dredge assistant, Tronoh Mines, Ld., Perak
Gordon, J. H., assist., Gibb, Livingston & Co., Ld., Shanghai
Gordon, M. G., sub-accountant, Chartered Bank of India, Aust. and China, Singapore
Gordon, M. R., assistant, Asiatic Petroleum Co. (North China), Ld., Shanghai
Gordon, R. D. L., assist., Brunner, Mond & Co. (China), Ld., Harbin
Gordon, R. J., Irish Presbyterian Mission, Changchun
Gordon, T. I. M., chief accountant, Posts and Telegraphs dept., F.M.S.
Gordon, Col. W. F. L., c.M.G., commandant, Volunteer Corps, Shanghai
Gordon, W. M., representative, Vacuum Oil Co., Singapore
Gordon-Hall, W. A., district officer, Kuala Langat
Goring, G., assistant, L. Moore & Co., Ld. Shanghai Goring, G., assistant, L. Moore & Co., Ld, Shanghai Gorlto, C. M. E., Chinese Maritime Customs, Harbin Gorman, J. J., appraiser, Chinese Maritime Customs, Hankow Gorman, N. A., McDonnell & Gorman, Mukden and Tientsin Gorostarzu, C. M. F. de, Bishop of Aila, Yunnanfu Gorsuch, L. H., assist. secretary to Resident, Perak Gorton, F. G., consul-general, Great Britain, Saigon Gosewisch, W., signs per pro., Shingming Trading Co., Tientsin Gosford, The Earl of, director, Enterprise Tobacco Co., Ld., Shanghai Gosling, A. S., assist. engineer, Electricity dept., Municipality, Penang Gosling, G., tidesurveyor, Customs House, Shanghai Goss, P. H., surveyor, Revenue Survey dept., Perak

Gosse, R. G., accountant, Banque de l'Indo-chine, Hongkong

Gossip, J., consulting physician, Penang Got, A., general secretary, Compania General de Tabacos, Manila Got, J., director, Banque de l'Indo-chine, Hanoi Gotla, N. D., manager, Vasunia & Co., Hongkong Gotlieb, B., consul for U.S.A., Singapore Goto, H. T., sales manager, American Trading Co., Tokyo Gotts, S. R., assistant, Mustard & Co., Inc., Shanghai Gotts, W., branch manager, Fraser & Neave, Malacca Gottsche, T. A., secretary, Paknam Railway Co., Bangkok Gouget, E., director, Garde Municipale, Shanghai Gough, J. J., assistant, Sime, Darby & Co., Ld., Penang Gouillon, Dr. P., Chinese Maritime Customs, Pakhoi Goullon, Dr. P., Chinese Maritime Customs, Pakhol Goulbourn, V., engineer, Hongkong Rope Manufacturing Co., Ld., Hongkong Goulbourn, W. H., assistant, Union Insurance Society of Canton, Ld., Shanghai Gould, A., manager, Merlimau Rubber Estates, Malacca Gould, A. N., assistant, Borneo Co., Ld., Bangkok Gould, C., assist., Asiatic Petroleum Co., Chungking Gould, E. C. S., assistant, Bombay-Burmah Trading Corporation, Ld., Bangkok Gould, J., broker, Joseph Gould & Co., Hongkong Gould, J. R., forest assistant, Anglo-Siam Corporation, Ld., Bangkok Gould, P. China Press, Inc., Peking Gould, P., China Press, Inc., Peking Goulding, R. R., acting supt., Survey Office, Johore Goullart, P., signs per pro., Arbuthnot & Co., Shanghai Gourlay, A., assist., Hongkong and Whampoa Dock Co., Hongkong Gourlie, H. F., assistant, Smith, Bell & Co., Ld., Manila Gover-Sims, J., president, Mutual Traders, Inc., Kobe Govoroff, B. N., Tatarina & Bykoff, Tsingtao Gow, A. C., assistant, Brunei United Plantations, Ld., Brunei Gow, D., chief clerk, Hongkong and Whampoa Dock Co., Hongkong Gowans, A., assistant, Municipal Water dept., Singapore Gowland, G. H., accountant, Chartered Bank of India, Australia and China, Bangkok Govet, E., merchant, Shanghai Goyet, E., merchant, Shanghai Graber, F. A., Kailan Mining Administration, Tientsin Graber, H., assist., F. E. Zuellig, Inc., Manila Grace, G., assistant, Cicely Rubber Estates Co., Ld., Perak Gracey, S. P., bullion broker, Gracey & Pearson, Hankow Gracie, A., China Inland Mission, Hangchow Grady, J., assist. engineer, China Light and Power Co., Ld., Hongkong Grafen, G. vom, assist., Siemssen & Co., Tientsin Graff, A., assistant, Credit Foncier d'Extreme-Orient, Shanghai Graff, R. C., director, Mackinnon, Mackenzie & Co., Yokohama Graham, A., Chinese Maritime Customs, Ichang Graham, A., surveyor of ships, and inspector of machinery, Singapore Graham, A., surveyor. Survey dept., Negri Sembilan Graham, C. C., assistant, Hongkong and Shanghai Bank, Singapore Graham, D. M., partner, Stewart, Thomson & Co., Ld., Shanghai Graham, G. G., assist., Healing & Co., Ld., Tokyo Graham, J., chief inspector, Mines dept., Selangor Graham, J. C., govt. marine surveyor, Harbour Dept., Sandakan, B. N. Borneo Graham, J. L., director, L. J. Healing & Co., Tokyo and Yokohama Graham, J. L. H., assistant, Gula-Kalumpong Rubber Estates, Ld., Perak Graham, J. S., assistant, Cornabé, Eckford & Co., Tsingtao Graham, J. S., assistant, Cornabe, Ecktord & Co., Tsingtao
Graham, J. S., chief clerk, Health dept., Shanghai
Graham, K. E., assist., Standard Oil Co., Shanghai
Graham, R., supt. of mails, Postal and Telegraph department, Penang
Graham, R. S., assistant accountant, Chartered Bank of India, Aust. & China, Penang
Graham, T. J., assistant, Kailan Mining Administration, Tientsin
Graham, W., assistant, American Trading Co., Kobe
Graham, W., assist., Shanghai Dock and Engineering Co., Ld., Shanghai
Graham, W., mgr. and resident engineer, Malacca Electric Lighting Co., Ld., Malacca
Graham, W. H. G., manager, Electric Lighting Co., Ld., Malacca
Graham-Barrow, C. R., assist., Butterfield & Swire, Shanghai Graham-Barrow, C. R., assist., Butterfield & Swire, Shanghai Graham-Brown, A. W., architect and surveyor, Hongkong

Grahame, R. W., assist. executive engineer, P.W.D., Sandakan, B.N.B.

Grain, Peter, assist. judge, H.B.M.'s Supreme Court for China, Shanghai Gram, C. F., assistant, Reiss, Massey & Co., Ld., Shanghai Grambs, H. W., manager, American Chinese Co., Tientsin Gran, A. L., partner, Manchuria Motor Car Co., Mukden Gran, E. M., assistant, Palmer & Turner, Shanghai Grandjean, M. le, chef de cabinet, Kouang-Tcheou-Wan Grant, A. J., manager, Asiatic Petroleum Co., Shanghai Grant, B. P., assistant, John Little & Co., Selangor Grant, E. G., assist. district officer, Keningau, B.N.B. Grant, G. D., superintendent, Shanghai & Hongkew Wharf Co., Ld., Shanghai Grant, I. F., Butterfield & Swire, Ichang Grant, I. J. O., Taku Tug and Lighter Co., Taku Grant, J. A., assist., Adamson, Gilfillan & Co., Ld., Singapore Grant, J. B., professor, Union Medical College, Peking Grant, J. H., accountant, Standard Oil Co. of New York, Shanghai Grant, J. N., assist., Arts and Crafts, Ld., Shanghai Grant, Dr. J. S., Chinese American Hospital, Ningpo Grant, R. W., treasurer, Treasury dept., Labuan Grant, W. H., surveyor, Revenue Survey Branch, Perak Grant, W. J. A., sub-accountant, Chartered Bank, Penang Grantham, J., director, plantn. research dept., Holland Amer. Planting Co., Sumatra Grantham, W., assist. engineer, P.W.D., Perak Granthan, A. W. G. H., cadet, Colonial Secretariat, Hongkong Gras, M., directeur, Albert Sarraut College, Kouang-Tcheou-Wan Grasse, N., dredging supt., Haiho Conservancy Commission, Tientsin Grauval, A., administrateur délégue, Soc. Française des Verreries, Haiphong Graver, G. S., engineer, Public Works department, Hongkong Graves, A. E., manager, Chartered Bank of India, Australia and China, Tokyo Graves, Rt. Rev. F. R., Bishop, St. John's University, Shanghai Graves, H., accountant, Mercantile Bank of India, Ld., Hongkong Gray, A., acting manager, Chartered Bank, Shanghai Gray, A., overseer, P.W.D., Hongkong Gray, A. T., assistant building surveyor, Public Works dept., Shanghai Gray, G., assistant building surveyor, Fubile works dept., Gray, G., assistant, Gande, Price & Co., Ld., Shanghai Gray, G. D., medical officer, British Legation, Peking Gray, G. F., assist., Whiteaway, Laidlaw & Co., Ld., Perak Gray, G. L., assist. protector, Jesselton, B. N. Borneo Gray, H. de, president, China and Japan Trading Co., Osaka Gray, H. C., Sulpmanagay, Union Insurance Society of Caste Gray, H. C., Sub-manager, Union Insurance Society of Canton, Hongkong Gray, J., chief medical officer of health, Singapore Gray, J. A., assist., Calder, Marshall & Co., Ld., Shanghai Gray, J. E., assist., China Import and Export Lumber Co., Ld., Shanghai Gray, R., assistant, Taikoo Dockyard and Engineering Co., Hongkong Gray, R. E., surveyor, Survey dept., Negri Sembilan Gray, S., engineer, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Gray, S. A., assist., Hongkong and Shanghai Banking Corporation, Yokohama Gray, W., assistant, Lanadron Rubber Estates, Ld., Johore Gray, W., assistant, Lanadron Rubber Estates, Ld., Johore
Grayburn, V. M., sub-manager, Hongkong and Shanghai Banking Corpn., Hongkong
Grazioli, C., Chinese Maritime Customs, Wuhu
Grazioli, D., assistant, Kung Yik Mill, Shanghai
Greame, A. W. S., locomotive supt., F.M.S. Railway, Kuala Lumpur
Greatrex, F. C., vice-consul for Great Britain, Yokohama
Greaves, A. W., supt., Customs dept., Negri Sembilan
Greaves, C. K., assistant, A. S. Watson & Co., Shanghai
Grebby, L. N., assistant, Asiatic Petroleum Co., Penang
Green A., assistant, Eagle and Globe Steel Co., Shanghai Green, A., assistant, Eagle and Globe Steel Co., Shanghai Green, A. E., assist., North British & Mercantile Insce. Co., Ld., Shanghai Green, A. H., signs per pro., Borneo Co., Singapore Green, B. A., broker, Manila Green, B. J., examiner, Chinese Maritime Customs, Yunnanfu Green, C. W. P. E., field assistant, Sarawak Oilfields, Ld., Sarawak Green, D. S., assist., Asiatic Petroleum Co., Ld., Hongkong Green, E. B., assist. harbour-master, Customs, Shanghai

Green, E. G., secretary, American Legation, Peking

Green, E. M., Standard Oil Co. of New York, Nanking Green, G. G., assist., White-Cooper & Co., Shanghai Green, J. C., superintendent, Savings Bank, Post Office, Penang Green, J. F., assistant, British Cigarette Co., Ld., Shanghai Green, J. H., Far Eastern manager, Thos. Cook & Son, Shanghai Green, J. S., assistant, Jardine, Matheson & Co., Ld., Hankow Green, J. T., assist., Liddell, Brother & Co., Hankow Green, L. N., vice-consul for U.S.A., Yokohama Green, N. M., assist., Chartered Bank of India, Australia and China, Kobe Green, O. M., editor, North-China Daily News, Shanghai Green, P. H., manager, Sale & Co., Ld., Taipeh, Formosa Green, R., pathologist, Institute for Medical Research, Malacca Green, R. A., assistant, Hongkong and Shanghai Banking Corporation, Hongkong Green, R. T. B., medical officer, Medical department, Selangor Green, T. J. A., assist., Commercial Union Assurance Co., Ld., Singapore Green, W. H., Senior accountnat, Posts and Telegraphs, Selangor Greenberg, C. R., manager, Getz Bros. & Co. of The Orient, Ld., Shanghai Greene, E. H., assistant, Stevenson & Co., Ld., Manila Greene, P. W., assistant, Little, Adams & Wood, Hongkong and Canton Greene, R. S., general director, China Medical Board of Rockefeller Foundation, Peking Greenfield, J. A., commissioner, Post Office, Mukden Greenfield, J. A., commissioner, Post Office, Mukden Greenfield, J. N., district accountancy, Chinese Post Office, Tsinan Greenhalgh, W. R., assistant, Butterfield & Swire, Hongkong Greenhill L. S. secretary, Hongkong Land Investment Co, Hongkong Greenland, C. A., Greenland & Sons, Tientsin
Greenland, W. G., Greenland & Sons, Tientsin
Greenland, W. T., Greenland & Sons, Tientsin
Greenland, W. T., Greenland & Sons, Tientsin
Greenland, W. T., Greenland & Sons, Tientsin
Greenman, F. E. H., consul general for Netherlands, Shanghai
Greenstreet, V. R., assistant agric, chemist, Agriculture department, F.M.S.
Greenway, A. E., overseer, Butterfield & Swire, Hongkong
Greenwood, F. G., medical officer, Batu Gajah, Perak
Greerson, R. C., Chinese Maritime Customs, Peking
Greetham, A, E., assistant, Guthrie & Co., Singapore
Greeven, E., assistant, Robert Weber & Co., Shanghai Greeven, E., assistant, Robert Weber & Co., Shanghai Gregg, R., assistant, Standard Oil Co. of New York, Shanghai Gregoive, Rev. P., directeur seminaire, French Mission, Pakhoi Gregory, A. N., assistant, Anglo-Siam Corporation, Ld., Bangkok Gregory, B. F., Seventh Day Adventist Mission, Wenchow Gregory, E. B., manager, leaf dept., British Cigarette Co., Ld., Shanghai Gregory, F. G., stillman, Sarawak Oilfields, Ld., Sarawak Gregory, G. W., Pila & Co., Yokohama Gregory, H., assist., Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong Gregory, H., signs per pro., T. M. Gregory & Co., Ld., Hongkong Gregory, J. J., inspector, Sanitary dept., Hongkong Gregory, R. H., assist., Asiatic Petroleum Co., Manila Gregory, R. L., manager, Standard Oil Co. of New York, Shasi Gregory, R. L., manager, Standard Oll Co. of New York, Shasi Gregory, S., assistant, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong Gregory, T. M., merchant, T. M. Gregory & Co., Hongkong Gregson, E., assistant engineer, Post and Telegraph department, F.M.S. Gregson, H. St. J., junior assist. engineer, Johore Pipe Line, Singapore Gregson, R. E. S., barrister, Platt & Co., Shanghai Greig, G. E., chartered accountant, signs the firm, McAuliffe, Davis & Hope, Sourabaya Greig, G. E., warden, mines dept., Kinta district, Perak Greig, J. C., assist., Shanghai Municipal Council, Shanghai Greig, K. E., dockward manager, Taikoo Dockward and Engineering Co., Hongkong Greig, K. E., dockyard manager, Taikoo Dockyard and Engineering Co., Hongkong Greig, W., shipwright, Hongkong and Whampoa Dock Co., Hongkong Grein J., merchant, Shanghai Greiner, J., assist., China Soap Co., Ld., Shanghai Greminger, H., manager, Diethelm & Co., Ld., Singapore Grenade, R., commercial attache, Belgian Embassy, Tokyo Grenard, J., directeur, Banque de l'Indo-chine, Saigon Grenard, L., chemist, L. Grenard & Co., Shanghai Grenberg, C., assistant, British-American Tobacco Co., Tientsin Grenier, N., accountant, P.W.D., Selangor

```
Greve, M., rep., Holland Eng. Co., and Stork Bros., Ld., Holland China Trading Co., S'hai.
Grew, S. A., assistant, British Cigarette Co., Ld., Shanghai Grew, W. H., assistant, engineering dept., British Cigarette Co., Shanghai Grews, S. G. Loraine, Chinese Maritime Customs, Yochow Grey, G. W., architect, Hongkong Realty and Trust Co., Ld., Hongkong Grey, J. G. H., assistant, Borneo Co., Singapore Grey, M. J., assistant, Standard Oil Co. of New York, Shanghai Grice, N. protector of Chinese, Nagri Sankilan
Grice, N., protector of Chinese, Negri Sembilan
Grierson, D. F., manager, Kalumpong Estate, Perak
Griesing, J. H., assistant, Arnhold & Co., Shanghai
Grieve, J., assistant, Warner, Barnes & Co., Ld., Iloilo
Grieve, J. R., assistant, Warner, Barnes & Co., Ld., Iloilo
Grieves, J. E., manager, Whiteaway, Laidlaw & Co., Ld., Bangkok
Griffin, G. E., assistant, Yangstze Insurance Association, Ld., Shanghai
Griffin, H., assistant, Butterfield & Swire, Hongkong
Griffin, J. R., assistant, Bangkok Dock Co., Ld., Bangkok
Griffin, J. K., assistant, Bangkok Dock Co., Ld., Bangkok
Griffin, N. A. M., supt. of Police, Penang
Griffin, R. F., assistant, Hansons, Shanghai
Griffin, R. P., sub-editor, North China Daily News, Shanghai
Griffin, T., accountant, Seth, Mancell & McClure, Shanghai
Griffin, W. A., assistant traffic supt., F.M.S. Railways, Selangor
Griffing, B., University, Nanking
Griffing, J., University, Nanking
Griffith, C. E., assistant Ladina Matheson & Co. Ld. Hongkong
Griffiths, E. A., assistant, Jardine, Matheson & Co., Ld., Hongkong
 Griffiths, H. J., partner, J. L. Thompson & Co., Kobe
 Griffiths, J., assistant superintendent, Survey department, F.M.S.
 Griffiths, L. J. F., overseer, P.W.D., Hongkong
Griggs, G. W. R., overseer, P.W.D., Hongkong
Griggs, G. W. R., overseer, F.W.D., Hongkong
Griggs, J. C., Canton Christian College, Canton
Grigoriev, A. J., assist., Centrosojus, Ld., Shanghai
Grimble, E., assistant, Geo. Grimble & Co., Hongkong
Grimble, G., ship and freight broker, Geo. Grimble & Co., Hongkong
Grimes, C. A., overseer, P.W.D., Hongkong
Grimes, T. E., overseer, Butterfield & Swire, Hongkong
Grimmo, A. E. P., senior laboratory assistant, Health dept., Shanghai
Grimshaw, T., assistant, Taikoo Dockyard and Engineering Co., Hongkong
Grimson, A. F., engineer, Municipal Council Shanghai
 Grimson, A. F., engineer, Municipal Council, Shanghai
Grimstone, S. E., agent, Jardine, Matheson & Co., Chungking
 Grinnell, C. C., representative, International General Electric Co., Inc., Osaka
 Grist, D. H., assistant to secretary, Agriculture dept., F.M.S.
 Groat, E. de, assistant, N. V. Rubber Mij. Basilam, Sumatra
 Groat, W. L., wharfinger, Dollar Steamship Co., Shanghai
Groeneveld, B. G., administrator of Finance dept., Sumatra
 Groesback, A. F., American Baptist Mission, Swatow
 Groff, G. M., Canton Christian College, Canton
Grohosky, W. A., driller, Sarawak Oilfields, Ld., Sarawak
Grondahl, A. K., assistant examiner, Customs, Shanghai
Gronvold, L., chargé d'affaires for Norway, Tokyo
Groome, E. L., assistant, Gibb, Livingston & Co., Ld., Hongkong
Grosdeef R. N. assist. British Cignette Co. Ld. Shanghei
 Grosdeef, R. N., assist., British Cigarette Co., Ld., Shanghai
 Grosjean, R., caissier, Banque Franco-Chinoise, Saigon
 Grossart, W., assistant, Bodiker & Co., Canton
 Grossman, O., assistant, Sale & Co., Ld., Kobe
 Grote, J., assistant, Meisei Gakko, Osaka
 Groundwater, R. G., Lieut.-Comdr., Salvage dept., H'kong. & Whampoa Dock Co., H'kong.
 Grove, O. H., collector, Land department, Seremban, Negri Sembilan
 Grover, B. M., assistant, Sarawak Oilfields, Ld., Sarawak
Groves, A. C., assistant, Hongkong and Shanghai Bank, Hongkong
Groves, R. G., assistant surveyor, H.B.M.'s Office of Works, Shanghai
Groves, S. P., assistant registrar, vehicles department, Municipality, Singapore
 Groves, W., assistant, Hongkong & Kowloon Wharf & Godown Co. Ld., Hongkong
 Grubb, G., assist. supt. of Customs, F.M.S.
```

Gruchy, H. E. B. de, assistant, Ellerman's Arracan Rice and Trading Co., Ld., Bangkok

Grumbkow, A. H. A. N., Siemens China Co., Peking Grumitt, A., assistant, signs the firm, McAuliffe, Davis & Hope, Penang Grumitt, C., assistant, signs the firm, McAuliffe, Davis & Hope, Penang Grumsen, M. A., manager, Wassard & Co., Vladivostock Gruner, E., assistant, Reuter, Brockelmann & Co., Tientsin Grunsell, S., assistant, Holt's Wharf, Shanghai Grunsell, S., assistant, Holt's Wharf, Shanghai Grut, W. L., managing director, Siam Electricity Co. and consul-gen., Sweden, Bangkok Gryns, G. W., medical officer, Continental Plantations Co., Sumatra Gubbay, C. S., merchant and manager, E. D. Sassoon & Co., Shanghai Gubbay, D. M., stockbroker, Shanghai Gubbay, S. M. S., member of Stock Exchange, Shanghai Gubbins, H. P. N., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Gubbins, R. E., geological staff, Sarawak Oilfields, Ld., Sarawak Gubbins, W. H. W., partner, Mansergh & Tayler, Negri Sembilan Gude, Capt. N. C., mang. dir., Kolambugan Lumber, etc., and consul for Norway, Manila Guego, G., sous agent, Est Asiatique Français, Saigon Guenther, P., chancellor for Germany, Hankow Guenther, P., chancellor for Germany, Hankow Guenther, W., assistant, Melchers' China Corporation, Shanghai Guerault, Rev. J., treasurer, Aurora University, Shanghai Guggenheim, B., Japan Import and Export Commission, Yokohama Guibert, M., Industrial Export (China) Co., Ld., Shanghai
Guichard, V., Roman Catholic Order of S. Francis, Chefoo
Guignard, E. M. F., chief draughtsman, Electricity dept., Municipality. Shanghai
Guillabert, B., accounting dept., International Savings Society, Shanghai
Guillabert, C., accounting dept., International Savings Society, Shanghai
Guillabert, C., L., Labargellor, Consulate for Switzerland, Shanghai Guillarmod, L. J., chancellor, Consulate for Switzerland, Shanghai Guillaume, R. J., vice consul for Belgium, Shanghai Guillemaine, E., resident, Quantri, Annam Guillemard, Sir L. N., K.C.B., K.C.M.G., Governor, Straits Settlements, Singapore Guillery, J., Compagnie de Tramways et D'Eclairage, Tientsin Guilliod, C., assistant, Standard Oil Co. of New York, Haiphong Guillon, R., agent, Cie. des Messageries Maritime, Haiphong Guillot, —., commandant la brigade de la résidence supérior, Huê, Annam Guiness, A. H., sub-accountant, Hongkong and Shanghai Bank, Iloilo Guiness, A. H., sub-accountant, Hongkong and Shanghai Bank, Hollo Gulamali, A., assistant, Jardine, Matheson & Co., Ld., Shanghai Gulamali, K., assist., Caldbeck, Macgregor & Co., Ld., Shanghai Guldener, W. partner, Jaeger & Co., Singapore Gulick, H., exchange broker, Shanghai Gulick, V. A., accountant, Standard Oil Co. of New York, Tokyo Gulik, T. van, assistant, Netherlands India Commercial Bank, Shanghai Gulland, E. O., assistant, Harrisons & Crossfield, Ld., Sumatra Gulliver, W. J., assistant, Ocean Accident and Guarantee Corns., Ld., Si Gulliver, W. J., assistant, Ocean Accident and Guarantee Corpn., Ld., Singapore Gully, J., manager, Compagnie Olivier, Tientsin Gulston, H. V., accountant, Wilkinson, Heywood & Clark, Shanghai Gumley, F. S., assist., Butterfield & Swire, Hongkong Gummer, W. A., assist. supt., Survey dept., F.M.S. Gunji, K., seceretary and consul, Japanese Consulate, Bangkok Gunji, K., secerctary and consul, Japanese Consulate, Bangkok Gunn, J. A., manager, Whiteaway, Laidlaw & Co., Ld., Tientsin Gunn, R. F., inspector of Schools, Penang Gunnell, D. G., treasurer, Philippine Education Co., Inc., Manila Gurevich, D., assistant, H. B. Campbell & Co., Shanghai Gurner, C. H., acting manager, Selbourne Estate, Pahang Gurton, W. H., assistant, Lane, Crawford & C., Ld., Shanghai Guss, M. C., assistant, Standard Oil Co. of New York, Shanghai Guston, G., assistant, Kjellberg Succrs., Ld., Tokyo Guston, J., broker, Guston & Co., Singapore Gut, G., assistant, Rayner, Heusser & Co., Ld., Shanghai Gutbezahl, G., merchant, Gutbezahl, Bros., Tientsin Gutbezahl, G., merchant, Gutbezahl Bros., Tientsin Gutbezahl, M., merchant, Gutbezahl Bros., Tientsin Guterres, A. F., sales manager, Vacuum Oil Co., Kobe Guterrez, A. M., assistant, Dodwell & Co., Shanghai Guthridge, G. N., assist. telegraph engineer, F.M.S., Railways, Kuala Lumpur Guthrie, W. S. M., assistant, Boustead & Co., Singapore Gutierres, J. C., assistant, L. D. Abraham & Co., Kobe

Gutierres, J. G., assistant, British-American Tobacco Co., Ld., Tientsin Gutierrez, A. M., Caldbeck, MacGregor & Co., Ld., Shanghai Gutierrez, E. L., assistant, R. H. Felgate & Co., Shanghai Gutierrez, F., assistant, British Cigarette Co., Ld., Shanghai Gutt, C. J., manager, Scherings Ld., Shanghai Gutter, E., assistant, Andersen, Meyer & Co., Ld., Hankow Gutter, J. L., assistant, British-American Tobacco Co., Ld., Shanghai Gutteridge, F., examiner, Chinese Maritime Customs, Amoy Guy, L., assist., A. S. Watson & Co., Hongkong Guy, Dr. R. A., professor, Union Medical College, Peking Guy, S. F., assistant, Hongkong and Shanghai Banking Corporation, Singapore Guyler, C. H., pro-consul for Britain, Tientsin Guyot, M., assist., Compagnie Olivier, Shanghai Guzdar, D. H., manager, Central China Dairy, Hankow Gwynne, T., assist., Mackenzie & Co., Ld., Shanghai Gwyther, H. J., assist. Inniss & Riddle, Ld., Shanghai Gysel, O., assistant, Volkart, Bros., Agency, Osaka Gysel, O., assistant, Volkart, Bros., Agency, Osaka Gysin, J., architect, signs per pro., Credit Foncier, Shanghai Haas, N., assistant, Seth, Mancell & McClure, Shanghai Haas, W. C. de, civil medical officer, Medical dept., Medan, Sumatra Habecost, A., controller of stores, Electricity dept., Municipality, Shanghai Habersaat, H., signs per pro., Siber, Hegner & Co., Yokohama Hablutzel, H., E.E., assistant, Sulzer Bros, Kobe Hacker, S. C., signs per pro., Robinson & Co., Ld., Singapore Hackmack, A., merchant, Hackmack & Co., Tientsin Hackman, A., assistant, Ching Hsing Minen, Tientsin Haclewyn, administrateur, Affaires Indigenes, Hue, Annam Hadden, G. C., assistant, Standard Oil Co. of New York, Kobe Hadden, J., assistant, Waterworks Co., Ld., Shanghai Haddon, C. G. G., Palmer & Turner, Shanghai Haddon, J. W., deputy government analyst, Medical department, Penang Haddon, R. G., assist. conservator of Forests, Perak Haddow, Dr. P., Hangchow Hospital, Hangchow Hadley, W. B., assistant, Asiatic Petroleum Co. (S.S.), Ld., Penang Haeff, H. A., director, A. W. Kassianoff, Harbin Haehnel, M. A., accountant, Equitable Eastern Banking Corporation, Hongkong Haering, G. J., vice-consul for United States, Kobe Haesloop, J., Hackmack & Co., Tientsin Haesloop, L., manager, Carlowitz & Co., Peking Haffenden, W., manager, signs per pro., Syme & Co., Bangkok Hagedom, A. R., assistant, Norton & Harrison Co., Manila Hagedorn, F. C., vice-president Norton & Harrison Co., Manila Hagen, E. C., signs per pro., Butterfield & Swire, Wuhu Hagen, P., assistant, Nickel & Lyons Ld., Kobe
Hagen, W., assistant, Slowe & Co., Ld., Shanghai
Hager, A. R., proprietor, Technical Supply Co., Business Equipment Corpn., Shanghai
Hager, R., manager, China Export-Import and Bank Co., Tientsin Haggeman, J. F., assistant, Belting and Leather Products Association, Inc., Shanghai Hagger, E. E., store supervisor, P.W.D., Hongkong Haig, D., assist., Taikoo Docks, Hongkong Hail, T J., driller, Sarawak Oilfields, Ld., Sarawak Hailey, G., engineer, Hongkong Electric Co., Ld., Hongkong Hailwood, G. V., assist., Green Island Cement Co., Ld., Deepwater Bay, Hongkong Haimovitch, H., assistant, Standard Oil Co. of New York, Harbin Haines, H. W., assistant, Stanton, Nelson & Co., Ld., Singapore Haines, W., manager, Bombay-Burmah Trading Co., Ld., Bangkok Hair, John, broker, Elliott & Hair, Manila Hairsont, O., Kailan Mining Administration, Tientsin
Hairsont, O., Kailan Mining Administration, Tientsin
Hairston, M. S., traveller, British Cigarette Co., Shanghai
Haisma, Dr. M., secretary, General Association of Rubber Planters, Medan, Sumatra
Hake, C. M., assistant engineer, P.W.D., Selangor
Hake, H. B. E., director, Harrisons, Barker & Co., Ld., Singapore
Hake, I. F. H., manager, Garrels, Barner & Co., Harkey Hake, L. F. H., manager, Garrels, Borner & Co., Hankow

Hale, B. C., assistant, Thos. Cook & Son, Shanghai

Hale, L., Methodist Episcopal Mission, Nanking Hale, P. C., assist., British Cigarette Co., Ld., Shanghai Haley, A. E., drilling supt., Sarawak Oilfields, Ld., Sarawak Haley, G. A., representative, Brunner, Mond & Co., Ld., Shanghai Haley, W. C., sub accountant, National City Bank of New York, Kobe Halford, S., divisional engineer, F.M.S. Railway, Kuala Lumpur Halford, S., divisional engineer, F.M.S. Railway, Kuala Lumpur Hall, A. C., assist., Asiatic Petroleum Co., Shanghai Hall, A. C., assistant, Smith, Bell & Co., Ld., Manila Hall, A. C., manager, Ocean Accident and Guarantee Corpn., Ld., Singapore Hall, A. J., assistant, Jardine, Matheson & Co., Hankow Hall, A. J., district engineer, F.M.S. Railway, Kuala Lumpur Hall, B. E. F., Chinese Maritime Customs, Chefoo Hall, C. E., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai Hall, C. M., passenger agent, Canadian Pacific Steamship, Ld., Tokyo Hall, C. T., assist, Geo. McBain, Shanghai Hall, C. W., Chinese Maritime Customs, Kowloon Hall, C. W., Chinese Maritime Customs, Kowloon Hall, C. W. D., assistant commissioner of Police, Kinta, Perak Hall, D., assistant manager, Glen Line Eastern Agencies, Shanghai Hall, D., assistant manager, Glen Line Eastern Agencies, Shanghai Hall, F. C., signs per pro., Jardine, Matheson & Co., Hongkong Hall, G. M., sub-accountant, International Banking Corporation, Hongkong Hall, H., assistant, American Trading Co., Inc., Tokyo Hall, H., manager, Japan Paper Co., and consul for Norway, Yokohama Hall, H., overseer, P.W.D., Hongkong Hall, J., assistant, Hongkong and Shanghai Banking Corporation, Hongkong Hall, J. Maxwell, resident, Kudat, B. N. Borneo
Hall, J. D., private secretary to H.E. the Governor of Singapore
Hall, O., examiner, Chinese Maritime Customs, Swatow
Hall, P., assistant, British-American Tobacco Co. China), Ld., Shanghai Hall, P., assistant, British-American Tobacco Co. China), Ld., Shanghai Hall, R., assist., audit dept., Chinese Government Railway, Tientsin Hall, R., assistant surveyor, Govt. Marine Survey Office, Harbour dept., Hongkong Hall, R. F., acting British mgr., British Traders Insurance, and Union Insurance, Hankow Hall, R. R., assistant, British Cigarette Co., Ld., Shanghai Hall, Wm., architect, Hongkong Hall, W. B., assist. supt., Postal and Telegraph dept., Kuala Lumpur Hall, W. H., assist., Sedenak Rubber Estates, Ld., Johore Halla, K., minister, Czechoslavakia, Harbin Hallam, W. T., assistant engineer, Municipal Gas dept., Singapore Halle, P., assist., C. Ismer & Co., Shanghai Haller, W. R., financial secretary, Government, Port Edward, Weihaiwei Hallett, G. N., chief engineer, Vacuum Oil Co., Kobe Hallett, G. N., chief engineer, Vacuum Oil Co., Kobe Halley, A. M., assist., Theodor & Rawlins, Shanghai Halley, W. N., district engineer, F.M.S. Railway, Selangor Hallford, E. L., assistant, Customs House, Shasi Hallifax, E. R., secretary for Chinese Affairs, Hongkong Halliwell, S., Chinese Maritime Customs, Taku Hallock, H. G. C., editor and proprietor, *Hallock's Chinese Almanac*, Shanghai Hallowes, B. H. C., land surveyor, Public Works dept., Hongkong Hallows, A. D., assistant, Barlow & Co., Singapore Halls, A. J., assistant, Siam Commercial Bank, Bangkok
Hallsall, W., accountant, Tientsin Tobacco Co., Tientsin
Hallsworth, N. F. D., assist., British-American Tobacco Co., Ld., Singapore
Hally, D. J., assist., Northern Rubber Co., Ld., Kelantan
Halsall, W., secretary, Hollamby & Co., Ld., Tientsin
Halvorsen, H. E., Chinese Maritime Customs, Nanking Ham, G. L., secretary to Resident, Perak Hamann, B., assistant, Mee Yeh Handels Cie., Shanghai Hamblin, F., assist., mains dept., China Light and Power Co., Hongkong Hamer, R., assist., Taikoo Sugar Refining Co., Hongkong Hamer, S., senior works inspector, P.W.D., Hongkong Hamilton, A., assist., Asiatic Petroleum Co., Ld., Shanghai Hamilton, A. M., acting manager, United Engineers, Ld., Bangkok Hamilton, A. S., assist., British Cigarette Co., Ld., Shanghai

Hamilton, A. T., assist. master, Queen's College, Hongkong Hamilton, A. W. B., registrar, vehicles dept., Municipality, Singapore

Hamilton, C., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Hamilton, C. H., University, Nanking Hamilton, J. L., installation manager, Asiatic Petroleum Co., Hankow Hamilton, M. M., consul, U.S.A. Consulate, and assessor, Mixed Court, Shanghai Hamilton, R. K., assist., Shanghai Dock and Engineering Co., Ld., Shanghai Hamilton, R. R., assistant Board Board Hamilton, R. R., assistant Policy and Hamilton, R. R., assistant Policy and Hamilton, R. R., assistant Policy and Hamilton, R. R., assistant engineer, Singapore Cold Storage Co., Ld., Singapore Hammond, F., accountant, John Little & Co., Ld., Selangor Hammond, H. F., assist., P. & O. Steam Nav. Co., Singapore Hammond, H. W., traffic superintendent, Hongkong Tramways, Ld., Hongkong Hammond, Dr. J. W., Medical College, Peking Hamnett, K. G., assistant, Kuala Remau Estate, Kuantan, Pahang Hampson, C. W., reporter, N. C. Daily News & Herald, Shanghai Hampson, C. W., reporter, N. C. Daily News & Herald, Shanghai Hampson, C. W., editor, Shipping & Engineering, Shanghai Hampson, H. P., assistant electrical engineer, F.M.S., Selangor Hampton, C. S., assistant, Ker & Co., Manila Hampton, C. S., assistant, Ker & Co., Manila' Hampton, H., assistant, Lane, Crawford, Ld., Hongkong Hancock, A. T., managing director, Firestone Tire and Rubber Co., Singapore Hancock, E. W., assist., Chinese Customs, Shanghai Hancock, H. R. B., exchange broker, Stewart, Bros., Hongkong Hancock, N. L., University, Nanking Hancock, R. L., assistant, Sale & Frazar, Tokyo Hancock, R. R., vice-president, Philippine Railway Co., Iloilo Hancox, C. C., Chinese Maritime Customs, Kowloon Hand, L. M., manager, Andersen, Meyer & Co., Tsinanfu Handcock, A. F., Hongkong and Shanghai Banking Corporation, Yokohama Handley, A. E., Whiteaway, Laidlaw & Co., Tientsin Handly-Derry, H. F., consul for Great Britain, Ningpo Hands, John, manager, Kajang Central Rubber Factory, Ld., Selangor Hands, John, manager, Kajang Central Rubber Factory, Ld., Selangor Handy, J. T. N., assistant controller of Labour, Singapore Handyside, W. L., assist. master, Saiying pun English School, Hongkong Hanggi, Ed., managing director, A.B.C. Press, Shanghai Hanisch, A. V., assist., Bornemann & Co., Canton Hanitsch, P. H. V., assist. engineer, P. W.D., Kedah Hankey, G. L., Asiatic Petroleum Co., Nanking Hankinson, G. S., assistant, Hongkong and Shanghai Bank, Shanghai Hanlen, W. M., driller, Sarawak Oilfields, Ld., Sarawak Hanley, F. A. W., Dunlop Rubber Co., Shanghai Hanlon, E., engineer, Dairy Farm, Ice & Cold Storage Co., Ld., Hongkong Hannah, A. J., secretary, Huxley, Palmer & Co., Ld., Selangor Hannan, F. E., jointer, Eastern Extension Telegraph Co., Singapore Hannibal, W. A., merchant, Hongkong and Canton Hanron, J., supervisor, Eastern Extension Telegraph Co., Singapore Hansard, J. H., signs per pro., Paterson, Simons & Co., Ld., Singapore Hanscomb, C. H., office manager, Texas Co., Shanghai Hanscomb, F. C., assistant, Thos. Cook & Son, Ld., Hongkong Hansell, W. N., accountant, Hongkong and Shanghai Bank, Singapore Hansen, Rev. A., Danish Lutheran Mission, Changchun Hankey, G. L., Asiatic Petroleum Co., Nanking Hansen, Rev. A., Danish Lutheran Mission, Changchun Hansen, A. H., managing director, Kjellberg Succrs., Ld., Yokohama Hansen, B. L., Great Northern Telegraph Co., Vladivostock Hansen, C. C., vice-consul, U.S.A., Bangkok Hansen, C. T., assistant, Great Northern Telegraph Co., Shanghai Hansen, E., Chinese Maritime Customs, Chefoo Hansen, G., assistant, Jebsen & Co., Hongkong Hansen, H., assist., Nestlé & Anglo-Swiss Condensed Milk Co., Kobe Hansen, H. M. L., assistant, Standard Oil Co. of New York, Shanghai Hansen, J. C., assist., East Asiatic Co., Ld., Hankow Hansen, J. E., assistant, Taikoo Dockyard and Engineering Co., Hongkong Hansen, J. J., assistant, Great Northern Telegraph Co., Ld., Vladivostock Hansen, J. M., assistant, Texas Co, Mukden Hansen, K., assistant, East Asiatic Co., Ld., Shanghai Hansen, O. A., assistant, Great Northern Telegraph Co., Nagasaki Hansen, P., merchant, H. C. Augustesen, Shanghai and Mukden

Hansen, S., assistant, Great Northern Telegraph Co., Nagasaki Hansen, W., manager, Continental Plantation Co., Sumatra

Hansen, Wallace J., director, Manners & Co., and consul for Denmark, Canton

Hanson, A. R., assist., Helm, Brothers, Ld., Yokohama

Hanson, A. T., travelling representative, Burroughs, Wellcome & Co., Shanghai

Hanson, G. C., consul for U.S.A., Harbin

Hanson, W., assist., General Rubber Co., Singapore

Haouiséi, Rev. A. S. J., rector, Zi-Ka-Wei Church, Shanghai

Harber, C. E., assistant, British-American Tobacco Co., Ld., Shanghai

Harber, S., assistant, Asiatic Petroleum Co., Ld., Hongkong

Hardcastle, C. O., assistant, British Cigarette Co., Ld., Shanghai Hardie, J. A. H., commissioner, Trade, Customs and Shipping dept., Sarawak

Harding, D. A. C., assistant, Harding & Co., Yunnanfu Harding, D. J., manager, Harding & Co., Yunnanfu

Harding, D. W., assistant, Brossard, Mopin & Co., Singapore

Harding, F. L., surveyor, Survey dept., F.M.S.

Harding, H. I., consul for Great Britain, Tengyueh
Harding, J. W., assistant, General Electric Co. (of China), Ld., Shanghai
Harding, J. W. D., assistant, Mercantile Bank of India, Ld., Singapore
Harding, R. D., assistant, Kuala Nal Kelantan Rubber Co., Kelantan

Hardivilliers, F., merchant and representative, Etabl. Kuhlmann, Shanghai Hardman, E. F., partner, Lowe, Bingham & Matthews, Shanghai and Hongkong Hardman, P. H., J. Henry Clark, Shanghai

Hardt, G., assistant, Carlowitz & Co., Canton

Hardwick, A., driller, Sarawak Oilfields, Ld., Sarawak Hardwick, R. K., manager, Membakut Rubber Co., Ld., Jesselton, B. N. Bornco

Hardy, C. H., tide-surveyor, Chinese Maritime Customs, Hangchow

Hardy, C. R., reporter, Straits Times, Singapore Hardy, J. T. N., assistant controller, Indian Immigration dept., Singapore

Hardy, V., signs per pro., W. R. Loxley & Co., Shanghai Hardy, W., assistant, Sandilands, Buttery & Co., Singapore Hare, E. W., sub-accountant, Chartered Bank, Singapore Hare, P., engineer, Hankow Light and Power Co., Hankow

Hare, R., inspector of lights, Chinese Maritime Customs, Amoy

Hargis, O. D., general manager, Goodyear Rubber Plantations Co., Sumatra Hargreaves, C., assistant, British Cigarette Co., Ld., Shanghai Hargreaves, W. E., assistant, Hongkong & Shanghai Banking Corporation, Tokyo Haridas, G., assist. surgeon, General Hospital, Singapore Harker, H. G., assistant, Brunner, Mond & Co. (Japan), Ld., Kobe

Harkson, U. S., manager, Henningsen Produce Co., Ld., Shanghai

Harland, A., assist., Asiatic Petroleum Co., Shanghai

Harland, L. S., manager, Cheng Rubber Estutes, Malacca Harle, W. E., assistant, Great Northern Telegraph Co., Ld., Shanghai

Harley, R. C., inspector, Butterfield & Swire, Shanghai Harley, W. F., signs per pro., Butterfield & Swire, Chefoo

Harling, H. R., representative, Cameron & Co. (China), Ld., Shanghai

Harloe, N. M., assistant, Municipal Council, Shanghai

Harlow, W. F., draughtsman, electricity dept., Municipality, Shanghai Harman, H. S., assistant manager, Standard Oil Co. of New York, Mukden

Harmer, A. C., assistant manager, Standard On Co. of New York, Mukden Harmer, A. C., assistant, British Cigarette Co., Ld., Shanghai Harmon, T. V., overseer, P.W.D., Hongkong Harpen, N. H. van, chemist, Algemeen Proefstation der A.V.R.O.S., Medan, Sumatra

Harper, G. G. C., manager, Jardine Engineering Corporation, Hankow

Harper, H. J., examiner, Maritime Customs, Tientsin Harper, J. C., assistant, United Engineers, Ld., Singapore

Harper, J. R., partner, Ralph Harper & Co., Tientsin Harper, W., dir., Lever, Brothers, Ld., Kobe, and technical mgr., China Soap Co., S'hai.

Harpur, C., commissioner of Public Works, Shanghai Harpur, I., assist. engineer, Land dept, Tapah, Perak

Harr, A. T., manager, Standard Oil Co. of New York, Shanghai Harran, C. R., assist., British-American Tobacco Co., Shanghai

Harrap, L. A., managing director, Caldbeck, Macgregor, Ld., Shanghai

Harrel, G. A., assist., Dollar Steamship Line, Hongkong Harries, S. W., mechanical engineer, Government Collieries, Sarawak Harrington, Thomas, consul-general for Great Britain, Manila Harris, A., manager, Nestle and Anglo-Swiss Milk Co. (London), Ld., Singapore Harris, A. A., engineer, Anglo-Siam Corporation, Bangkok
Harris, A. R., manager, Patriotic Assurance Co., Ld., Shanghai
Harris, C. H., assistant, Standard Oil Co. of New York, Hankow
Harris, E. F., manager, Sun Life Assurance Co. of Conada, Shanghai Harris, F. A., secretary, Peking-Mukden Railway, Tientsin Harris, F. P., manager, engineering dept., Paterson, Simons & Co., Ld., Selangor Harris, F. W., assistant, Mercantile Bank of India, Ld., Kuala Lumpur Harris, G., engineer, P.W.D., Kuala Lumpur Harris, G. A., assistant, John Little & Co., Ld., Singapore Harris, H. E., assistant, J. E. R. Harris & Co., Shanghai Harris, H. G. B., assist. warden of Mines, Negri Sembilan Harris, H. J., assist. supt., Post and Telegraph, dept., Negri Sembilan Harris, H. P., chief accountant, Canton-Kowloon Railway, Canton Harris, J. D., supervisor, Eastern Extension Telegraph Co., Shanghai Harris, J. E., factory rep., The J. E. Harris Co., Shanghai Harris, L. D., assistant, Derrick & Co., Singapore Harris, L. D., assistant, Standard Oil Co. of New York, Amoy Harris, M. Reader, solicitor and director, Brunner, Mond & Co., Shanghai Harris, N. G., manager and director, printing dept., British Cigarette Co., Shanghai Harris, R. F., China Inland Mission Boys' School, Chefoo Harris, R. V., assistant, Mackinnon, Mackenzie & Co., Hongkong Harris, S. S., chemist, Green Island Cement Co., Ld., Hongkong Harris, S. W., director, Harrisons, King & Irwin, Ld., Shanghai Harris, T. F., cargo assistant, Hongkong & Kowloon Wharf & Godown Co., Ld., H'kong. Harrison, A., assistant, Eastern Sumatra Rubber Estates, Ld., Sumatra Harrison, A. H., assist., Dodwell & Co., Ld., Shanghai Harrison, A. L., assist., John Little & Co., Singapore Harrison, C. G., assistant, Moutrie & Co., Hongkong Harrison, F. S., manager, South British Insurance Co., Hongkong Harrison, F. S., manager, South British Insurance Co., Hongkong Harrison, G., storekeeper, Police Headquarters, Hongkong Harrison, G. R., clerk, Public Works dept., Shanghai Harrison, H., assistant, Chinese Maritime Customs, Shanghai Harrison, H. H., secretary and treasurer, Norton, Harrison Co., Manila Harrison, J. B., manager, Asiatic Petroleum Co., Swatow Harrison, J. M., Stevenson & Co., Ld., Manila Harrison, N. H., medical officer, Trengganu Harrison, R. J., president, Norton, Harrison Co., Manila Harrison, R. S., assist., Hongkong and Shanghai Bank, Kohe Harrison, R. S., assist., Hongkong and Shanghai Bank, Kobe Harrison, W. C., Standard Oil Co. of New York, Chungking Harrold, F., director, Priest, Marians & Co., Kobe Harrold, W. G., assist., Brunner, Mond & Co. (Japan), Ld., Kobe Harrop, J., signs per pro., J. H. Backhouse, Ld., Hongkong Harrop, S., assist., United Engineers, Ld., Singapore Harrower, G., professor, Medical College, Singapore
Harrs, C. F., installation-supt, Standard Oil Co. of New York, Kiukiang
Harry, C., assist, electrical engineer, P.W.D., Selangor
Harston, Dr. G. M., Harston, Black, Balean, Koch, Taylor & Gawler, Hongkong
Harston, W. E., assist, Pearce & Garriock, Hankow Hart, J., engineer, Electric Construction Co., Ld., Shanghai Hart, J. M., assist., Butterfield & Swire, Shanghai Hart, L. H., deputy commissioner of Police, Tampin, Negri Sembilan Hart, S. Lavington, principal, Tientsin Anglo-Chinese College, Tientsin Hart, W. H., medical officer, Ipoh, Perak Hartendorp, A. V. H., manager, Philippine Education Co., Inc., Manila Harterink, F. A., harbourmaster, Belawan Harbour, Sumatra Harth-Olsen, V., manager, Nielsen & Winther, Ld., Shanghai Hartigan, M. H., assist., British-American Tobacco Co., Nanking Hartland, A., archivist, British Legation, Bangkok Hartley, P., assistant, British Cigarette Co., Hankow

Hartmann, A., manager, Fuhrmeister & Co., Shanghai

Hartmann, W., assistant, Boediker & Co., Canton Hartmans, P., assistant, Van Nie & Co., Medan, Sumatra Hartog, N. V., assistant, Kjellberg Success., Ld., Tokyo Hartwell, P. F., estate agent, Newchwang Hartzell, E. E., assistant, Standard Oil Co. of New York, Shanghai Harvey, A., assistant, Thos. Cook & Son, Shanghai Harvey, A., signs per pro., Borneo Co., Ld., Bangkok Harvey, A., director, Edward Evans & Sons, Ld., Tientsin Harvey, A. N., assist., Jugra Land & Carey, Ld., Selangor Harvey, A. W., broker, Harvey, Clarke & Co., Peking Harvey, A. W., manager, Caldbeck, Macgregor & Co., Peking Harvey, C., assistant, Harper & Co., Ld., Selangor Harvey, C. D., vice manager, Alfred Herbert, Ld., Osaka Harvey, D., assistant, W. R. Loxley & Co., Hongkong Harvey, D., assist. supt., United Asbestos Oriental Agency, Hongkong Harvey, E., assistant, British Cigarette Co., Ld., Mukden Harvey, H., assistant, Cumine & Co. Ld., Shanghai Harvey, J. E., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai Harvey, R. A. A., Chinese Maritime Customs, Kiukiang Harvey, R. A. A., Chinese Maritime Customs, Ribking
Harvey, T. R., manager, Pataling Rubber Estates Syndicate, Selangor
Harvey, W., accountant, Public Works dept., Shanghai
Harvey, W. H., assistant, British-American Tobacco Co., Ld., Shanghai
Harvey, W. H., propr. and mgr., Harvey's Advertising and Billposting Agency, Shanghai
Hassegawa, M., vice-consul for Japan, Shanghai
Hasbagen, H.O., atterney, Standard Oil Co. of New York, Shanghai Hashagen, H. O., attorney, Standard Oil Co. of New York, Shanghai Hashim, A. T., president, Hashim-Franklin Car Co., Manila Haskins, H. S, section engineer, F.M.S. Railway, Kuala Lumpur Haskins, W. J., district engineer, F.M.S. Railways, Selangor Haslam, A., overseer, North China Daily News, Shanghai Haslam, G. F., division manager, Brunner, Mond & Co. (China), Hongkong Haslehurst, G. W. F., assistant, Chinese Maritime Customs, Shanghai Hasler, H., assistant, Swan & Maclaren, Singapore Haslund, A. H., manager, China Theatres, Ld., Tientsin Hassek, A. E., inspr., Cie. Internationale des Wagons Lits & des Grands Express, Harbin Hasselo, C., general manager, Deli Railway Co., Medan, Sumatra Hassfueter, R., Boerter & Niggemann, Tsinan Hassfuerther, Dr. J., German Hospital, Tsinan
Hassfuerther, Dr. J., German Hospital, Tsinan
Hastie, R. L., general manager, Fraser & Neave, Ld., Singapore
Hastings, W. G. W., partner, Lovelace & Hastings, Selangor
Hastrup, L., Chinese Maritime Customs, Ichang
Hatch, F. E., driller, Sarawak Oilfields, Ld., Sarawak
Hatch, H., E., Griller, Sarawak Chartie, C., Hospital Hatch, H., assist., Hongkong Electric Co., Hongkong Hatch, W. E. J., manager, British-American Tobacco Co., Singapore Hatcher, B. C., assistant, Tobacco Products Corporation (China), Shanghai Hathorn, D., signs per pro., Syme & Co., Singapore Hatt, A., manager, American Oriental Bank of Szechuen, Chungkiang Hatt, C., engineer, Hongkong Telephone and Electric Co., Ld., Hongkong Hatterly-Muller, J. A., Phipps & Sellers, Ld., Osaka Hatton, A., Kailan Mining Administration, Tientsin Hatton, P. J., engineering dept., Sarawak Oilfields, Ld., Sarawak Hattori, T., sous-director, China and Southern Bank, Ld., Saigon Hatzopoulos, E. N., proprietor, The Mukden Tobacco and Wine Store, Mukden Hauer, O., United Dyes and Chemical Works, Ld., Tientsin Haug, H. C., general manager, Siam Steam Packet Co., Ld., Bangkok Haughton, A. de B., general manager, Kuala Reman Rubber Estate, Pahang Haupt, A., Deutscher Heim, Tsingtao Hauser, A. C., assist., The Texas, Co., Nanking
Hausheer, G. T., assist., Nabholz & Co., Yokohama
Hausheer, R. F., assist., Liebermann & Waelchli, Kobe
Hausherr, J., assistant, Siber, Hegner & Co., Kobe
Haute, J. van, consul-general for Belgium, Shanghai Havelock, R. A. S., assist., Bombay-Burmah Trading Corporation, Ld., Salween, Siam Havilland, G. de, chief assist., P. & O. Steam Nav. Co., Singapore

Hawker, W. J., managing director, Hongkong and Shanghai Hotels, Ld., Shanghai

Hawkes, M. H., assist. supt. of Customs, F.M.S., Selangor Hawkes, W. II., assist., British Cigarette Co., Ld., Mukden Hawkings. W. J., managing director, Casey, Lyttle & Co., Ld., Shanghai Hawkins, A. E., audit inspector, F.M.S. Railway, Selangor Hawkins, C. H., director, Wise & Co., Manila Hawkins, G., secretary to Resident, Pahang Hawkins, G. S., chief accountant, Asiatic Petroleum Co., Shanghai Hawkins, G. S., chief accountant, Asiatic Petroleum Co., Shanghai Hawkins, H. B., assist. depy. comr., statistical dept., Chinese Customs, Peking Hawkins, H. J., assistant, Standard Oil Co. of New York, Manila Hawkins, L. C., director, Fairchild & Co., Ld., Tientsin Hawkins, W., manager, Whiteaway, Laidlaw & Co., Ld., Hankow Hawks, W. B., assistant warden, Mines dept., Perak, F.M.S. Hawksworth, H. W., operator, Eastern Extension Telegraph Co., Ld., Labuan Hawkins, A., bandwater, Crampur, School, Tientsin Hay, A., headmaster, Grammar School, Tientsin
Hay, A. C., assistant, Union Insurance Socy. of Canton, Hongkong
Hay, A. G., assistant, McAlister & Co., Ld., Singapore Hay, E., superior, Seminary, Saigon Hay, H. S., signs per pro., Guthrie & Co., Selangor Hay, J., assistant, Asiatic Petroleum Co. (North China), Shanghai Hay, J. S., director, A. S. Watson & Co., Shanghai Hay, M. C., assist., British adviser, East State, Trengganu Hay, P., assistant, United Engineers, Ld., Singapore Hay, W., acting accountant, Hongkong & Shanghai Banking Corporation, Singapore Hay-Barclay, H. A., government veterinary surgeon, Singapore Hayashi, K., envoy extraord, et minister plenip., Japanese Legation, Bangkok Hayes, L. B., medical officer, Medical dept., Sarawak
Hayes, G., assistant, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong
Hayes, J. E., president, J. E. Hayes Engineering Corporation, Shanghai
Hayhurst, A. E., supt., cattle farm, Agriculture dept., Sandakan, B. N. Borneo Hayim, E., broker, Benjamin & Potts, Shanghai Hayman, A. B., news editor, North China Star, Tientsin Haynes, Hon. A. S., seey., for Agric. dept., F.M.S., and actg. British Adviser, Kedah Haynes, C. E., Green & Son, Ld., Osaka Haynes, L. E., reporter, *China Mail*, Hongkong Hayton, A. C., manager, Federated Malay States Rubber Co., Selangor Hayward, A. E., assistant, Lane, Crawford & Co., Ld., Shanghai Hayward, A. W., signs the firm, Alex. Ross & Co., Hongkong Hayward, H. E., agent, Canadian Pacific Steamships, Kobe Hayward, M., assistant, D. Sassoon & Co., Shanghai Hayward, P. H., assist. treasurer, Sarawak Haywood, A., assist., Kailan Mining Administration, Tientsin Hazel, D., butcher, Dairy Farm Co., Hongkong Hazlerigg, T. M., assist. Crown solicitor Supreme Court, Hongkong Hazlitt, P. K., assistant commissioner of Police, Kinta, Perak Hazzard, Elliott, architect, Shanghai Heacock, H. E., president, Manufacturers' Representative, Shanghai Head, C. J., assistant, Shanghai and Hongkew Wharf Co., Ld., Shangha. Head, W. J., assistant, Sarawak Oilfields, Ld., Sarawak Heal, A. J., acting manager, Thos. Cook & Son, Peking Heal, F. J., assist., Asiatic Petroleum Co., Ld., Tientsin Heal, R. C., driller, Sarawak Oilfields, Ld., Sarawak
Healey, W. R., assist., Hongkong & Shanghai Banking Corporation, Kuala LumpurHealy, M. R., proprietor, China Underwriters' Agency, Shanghai
Heap, L., assistant, Fire Brigade, Shanghai Heaps, R., Taku Tug and Lighter Co., Taku
Heard, A. J. P., assistant, Jardine, Matheson & Co., Shanghai
Heard, P. G., assistant, Cicely Rubber Estates Co., Ld., Perak
Hearn, W. A., professor, University, Soochow
Hearne, V. A., manager, Sun Life Assurance of Canada, Bangkok
Hearth, F. M. signs per pro-Heath & Co. Shanghai Heath, F. M., signs per pro., Heath & Co., Shanghai Heath, H. L., president, Masbate Cattle Co., Inc., Manila

Heath, P., manager, Heath & Co., Shanghai

Heather, A. H., assist., laboratory, Health dept., Shanghai Heather, L. E., assist., Bangkok Dock Co., Ld., Bangkok

Hebron, A. T., assist., British Cigarette Co., Ld., Shanghai Hechtel, O., signs per pro., G. E. Huygen, Hongkong and Canton Heckel, W., assist., Carlowitz & Co., Shanghai Hedgeland, R. F. C., commissioner, Maritime Customs, Canton Hedley, G., assistant, Central Agency, Ld., Hongkong Hedley, H. T., assistant auditor, Audit office, Singapore Hedley, W., assistant, Hongkong & Whampoa Dock Co., Hongkong Hedrick, W. P., assistant, British Cigarette Co, Shanghai Hedstrom, P. E., assist., Gadelius & Co., Ld., Kobe Heffington, J. J., division supt., Education Bureau, Cebu Hegarty, J. T., assist., Wilkinson, Heywood & Clark, Shanghai Hegarty, R. G., assistant, Hongkong and Shanghai Bank, Hongkong Heggblom, F. H., assist., Vereinigte Faben & Chemikalien Werke, Shanghai Heiberg, S., assistant, Wanhsien, Carlowitz & Co., Hankow Heidler, N., assistant, Caldbeck, MacGregor & Co., Shanghai Heidt, jr., J., signs per pro, Equitable Eastern Banking Corporation, Shanghai Heighway, N. P., assist., Dodwell & Co., Ld., Tokyo Heilbronn, J. P., president, J. P. Heilbronn Co., Manila Heimann, S. S., merchant, S. Heimann & Co., Shanghai Heimendinger, A., assistant, Auto Castle, Shanghai Heimendinger, J., manager, Auto Castle, Shanghai Heimendinger, M., jeweller, Sennet, Frères, Shanghai Heimendinger, S., assistant, Auto Castle, Shanghai Heimens, H., chemist, Betines & Co., Peking Heine, A., assistant, Winckler & Co., Kobe Heineman, C. W., assistant, British-American Tobacco Co. (China), Ld., Newchwang Heintzen, G. H., sub-accountant, Netherlands India Commercial Bank, Hongkong Heinze, H., assistant, Winckler & Co., Kobe Heinzerling, H. E., assistant, Singer Sewing Machine Co., Shanghai Heitmeyer, H., assistant, Reuter, Brockelmann & Co., Hongkong Hekking, L. A., E. Brown & Sons, Shanghai Helbert,—, commissaire de Police, Administration Municipale. Haiphong Helbling, J., tea inspector, Jardine, Matheson & Co., Ld., Foochow Helbling, J., tea inspector, Jardine, Matheson & Co., Ld., Foochow Helgesson, H., assistant, Kjellberg Succrs., Ld., Tokyo Heller, C., assistant, Siemssen & Co., Tientsin Helm, C. J., managing director, Helm Bros., Yokohama Helm, J. F., secretary, Helm, Bros., Yokohama Helm, J. T., director, Helm Bros., Ld., Kobe Helm, W., proprietor, Helm & Weber, Mukden Helps, E. A. P., assistant British adviser, Kedah Helps, G. S., assist., engineer, F.M.S., Railway, Seremban, Negri Sembilan Helsby, F. G., chief assistant engineer, Public Works department, Shanghai Hemingway, B., assist., Asiatic Petroleum Co., Ld., Wuhu Hemmat, G., under secretary. Secretariat. Singavore Hemmat, G., under secretary, Secretariat, Singapore Hemmersweil, R. N. Bär von, manager, Nederslandsch Indische Handelsbank, Singapore Hemming, M. W., driller, Sarawak Oilfields, Ld., Sarawak Hemsley, T., manager, S. Moutrie & Co., Tientisn Hemsted, H. C., Hongkong & Shanghai Banking Corporation, Mukden Henbrey, G. J., deputy conservator of Forests, Pahang Henbury, T., assistant, Dunlop Rubber Co., Kobe Henchman, A. S., sub-manager, Hongkong and Shanghai Bank, Kobe Henderson, A., assist., Bradley & Co., Ld., Shanghai Henderson, A. G., vice-president, Roosevelt Steamship Agency, Inc., Manila Henderson, A. K., assist. general-manager, Hongkong Tramways, Ld., Hongkong Henderson, A. M., manager, Membakut Rubber, Ld., Sandakan, B.N.B. Henderson, A. S., assistant, Singapore Traction Co., Ld., Singapore Henderson, C., secretary, China Motors, Shanghai Henderson, C. E., assist., Hongkong and Shanghai Bank, Kobe Henderson, F., proprietor, Henderson's Purchasing Agency, Shanghai Henderson, G., shipwright, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Henderson, H. B., vice-consul for Great Britain, Bangkok Henderson, J., partner, Osborne & Chappel, Perak Henderson, J. M., assist., Canadian Pacific Railway, Hongkong

Henderson, J. W., assist., Wm. Powell, Ld., Hongkong Henderson, J. W., manager, Sungei Kari (Sumatra) Rubber Estate, Ld., Sumatra Henderson, M. J., assist., Jardine, Matheson & Co., Ld., Hankow Henderson, M. R., curator of Herbarium, Botanical Gardens, Singapore Henderson, R. A., etrator of Herbardin, Botanical Gardens, Singapore Henderson, R., assist. wharf manager, Holt's Wharf, Pootung, Shanghai Henderson, R. M., engineer-in-charge, waterworks, Public Works dept., Hongkong Henderson, W. N. Wells, assistant, Small Investors' Co., Shanghai Henderson, W. P., manager, "Signs of The Times" Publishing House, Shanghai Hendrie, H. Napier, general manager, Tremelbye Rubber Co., Ld., Selangor Hendriksen, G. J. H., assistant, New Engineering & Shipbuilding Works, Ld., Shanghai Hendriksen, H. M., assistant, New Engineering & Snipbuilding Works Hendriksen, H. M., assistant, Orient Tobacco Manufactory, Hongkong Hendry, C. H., medical officer, Soochow Hospital, Soochow Hendry, P. H., jeweller, Selangor Hendry, W., assistant, Central Agency, Ld., Shanghai Henggeler, A. A., mining engineer, Henggeler & Martin, Selangor Henkel, Hermann, Carl Wolter & Co., Chemulpo Henking, C., attorney, Standard Oil Co. of New York, Penang Henley, F. C., assist., British-American Tobacco Co. (China) Ld., Mukden Henly, R. B., assistant, North British and Mercantile Insurance Co., Ld., Singapore Henne, A. D., acting manager, Bakau Co., Ld., Sandakan, B. N. Borneo Hennessy, J., engineer, Bukit Sembawang Rubber Co., Ld., Singapore Hennessy, J. P., assistant, Kajang Central Rubber Factory, Ld., Selangor Hennessy, P. H., medical officer, Medical dept., Ipoh, Perak Henning, A. C., partner, W. Forbes & Co., Peking Henningsen, A. P., assistant, Henningsen Produce Co., Ld., Shanghai Henningsen, H. F., manager, China Mutual Life Insurance Co., Peking Henry, A. F., representative, United States Shipping Board, Hongkong Henry, F. M., assistant, North British and Mercantile Insurance Co., Ld., Shanghai Henry, J. E., agent, Reuter's, Ld., Tientsin Henry, J. M., instructor, Canton Christian College, Canton Henry, J. M., Instructor, Canton Christian College, Canton
Henry, Lister, manager, Strong & Co., Kobe
Hentsch, A., assistant, F. E. Zuellig, Inc., Manila
Henty, L. F., assistant, Sarawak Oilfields, Ld., Sarawak
Henvis, H. D., import manager, R. E. Gale Co., Hankow
Hepburn, R. K., local manager, Commercial Union Assurance Co., Hongkong
Heraud, R., directeur general, Cie. Franco-Asiatique des Petroles, Saigon
Herbert, Major G. A., local vice-consul and registrar for Great Britain, Tientsin Herbertz, R., partner, Carlowitz & Co., Hankow Herbinet, chef de la province, Tuyen Quang, Tonkin Herdman, J. R., representative, Vacuum Oil Co., Manila Herdon, O. N., assistant, Fraser & Neave, Ld., Singapore Herion, G. A., assistant, Frasel & Reave, Id., Singapore
Heriong, K., assistant, Vereinigte Farben, Shanghai
Hering, K., assista, Vereinigte Farben, Shanghai
Hermalle, H. E. M. le Maire de Warzee d', Belgain minister, China
Herman, E., assistant engineer, Yao Hua Mechanical Glass Co., Ld., Chinwangtao
Herman, T., assistant, Gordon & Co., Ld., Shanghai Hermans, J., accountant, Netherlands India Commercial Bank, Singapore Hermant, medicin principal, Province de Vinh, Annam Hermier, ingenieur, Chemins de Fer, Province de Nghe An (Vinh), Annam Hernandez, dept. manager, Compania de Tobacos de Filipinas, Manila Hernsheim, E., assistant, Dutch-Asiatische Bank, Canton
Herod, J., assistant, British Borneo Timber Co., Ld., Sandakan, B. N. Borneo
Heron, A. W., craft supt., Hongkong and Kowloon Wharf and Godown Co., Hongkong
Heron, F. R., managing director, Singapore Ice and Cold Storage Co., Singapore
Herridge, F. G., assistant, W. R. Loxley & Co., Hongkong
Herrmann, J. C., assist, Atlantic, Gulf & Pacific Co., Manila
Herrmann, J. M., architect, Harry Hussey, Peking
Herron, A., assistant, United Engineers, Ld., Singapore
Hersch, L. H. J., production supt., Sarawak Oilfields, Ld., Sarawak
Herthel, W., assistant. Deutsch-Asiatische Bank, Shanghai Hernsheim, E., assistant, Dutch-Asiatische Bank, Canton Herthel, W., assistant, Deutsch-Asiatische Bank, Shanghai Hertig, A. T., Medical College, Peking Hertz, C. Henry, dental surgeon, Penang

Herzberg, A., assistant, Hamburg-Amerika Linie, Shanghai

Hesketh, G. C., assistant engineer, P.W.D., Kedah Hess, M., assistant, China Export-Import and Bank Co., Tientsin Hess, P., assistant, China Export-Import and Bank Co., Tientsin Hesse, P., assistant, Ehlers & Co., Hankow Hesse, A., assist., Reuter, Brockelmann & Co., Shanghai Hesse, V., manager, Caxton Press, Klang, Selangor Hesta, W. A., partner, Hooglandt & Co., Singapore Hesta, W. A., partner, Hooglandt & Co., Singapore Hester, R. W., assistant, Eastern Sumatra Rubber Estates, Ld., Sumatra Hetherington, Capt. W., marine supt., Jardine, Matheson & Co., Ld., Hankow Heuckendorff, A. T., director, Enterprise Tobacco Co., Shanghai Heumann, E., directour, Pharmacie Principale, Sairon Heumann, E., directeur, Pharmacie Principale, Saigon
Hevey, A., assist. supt., Hongkong and China Gas Co., Ld., Hongkong
Hewas, I. M., sub-manager, Third Mile (F.M.S.) Rubber Co., Ld., Negri Sembilan
Hewas, C. R. secretary, Augustan Location, Daling Hewes, C. B., secretary, American Legation, Peking Hewetson, C., assistant, signs per pro., Lyall & Evatt, Singapore Hewett, H. S., div. manager, Devon Estates, Ld., Malacca Hewett, H. W., assistant, Asiatic Petroleum Co., Canton Hewitt, C. J., manager, William Gossage & Sons, Ld., Singapore Hewitt, R. N., partner, Nielsen & Malcolm, Hankow Hewitt W. assistant United Engineers, Ld. Singapore Hewitt, W., assistant, United Engineers, Ld., Singapore Hewkin, S., manager, Mustard & Co., Inc., Hongkong
Hewlett, W. M., c.m.G., British consul, and consul for Denmark, Amoy
Heybroek, E., director, Wise & Co., Manila
Heygate, W. N., manager, Pootung Factory, British Cigarette Co., Ld., Shanghai
Heyn, R., signs per pro., Reuter, Brockelmann & Co., Tientsin Heytman, H. H., accountant, Vacuum Oil Co., Singapore Heytman, W. H., representative, Vacuum Oil Co., Singapore Heywood, Rev. J. W., United Methodist Mission, Wenchow Hiam, R. W., engineer, F.M.S. Railway, Selangor Hiatt, P., assistant, American Trading Co., Kobe Hibbard, W. S., clerk-of-works, Municipality, Shanghai Hibberd, E., district loco. supt., F.M.S. Railway, Selangor Hibbert, F., assist., Guthrie & Co., Sumatra Hibbert, F., assist., Guthine & Co., Sumatra
Hibbert, G., secretary, Sime, Darby & Co., Malacca
Hickey, A. W., printing dept., Shanghai Mercury, Shanghai
Hickey, J. J., medical officer, North Labis Rubber Co., Johore
Hickey, L. P., manager, P. & O. Banking Corporation, Ld., Singapore
Hickmott, A. J., assistant, Land Investment Co., Ld., Shanghai
Hicks, A. P. C., appraiser, Chinese Maritime Customs, Kiukiang
Hicks, E. C., head master, Govt. English School, Kedah
Hicks, E. P., assistant pathologist, Health dept., Shanghai
Hicks, J. assistant, Borneo Co. Ld. Bangkok Hicks, J., assistant, Borneo Co., Ld., Bangkok Hicks, R. St. J., Chinese Maritime Customs, Kowloon Hicks, R. T. B., engineer, Arnhold & Co., Ld., Chungking Hicks, S. J., manager, Arts and Crafts, Ld., Shanghai Hicks, W. F., assistant, Henningsen Produce Co., Ld., Shanghai Hide, R., assist. engineer, P.W.D., Selangor Hieber, Capt. E., Yangtsze Rapid Steamship Co., Ichang Higgins, J., assistant, Moutrie & Co., Ld., Shanghai Higgs, E. P., assist. engineer, electrical dept., Municipal Council, Shanghai Higham, F. J., assistant, Smith, Bell & Co., Manila Highfield, G., reporter, Central China Post, Hankow Hilaire, A., sous-directeur, Cie. Francaise des Chemins de Fer de l'Indo-chine, Hanoù Hilburn, J. E., assist., British Cigarette Co., Ld., Hankow Hildebrandt, J., signs per pro., China Import-Export and Bank Co., Shanghai Hildebrandt, J., assist., A. Walte & Co., Tientsin Hildreth, E. S., American Baptist Mission, Swatow Hill, A., manager, Hill & Co., Kobe Hill, A. B., sales director, Orient Co., Ld., Singapore Hill, A. D. M., manager, Austral Malay Rubber Co., Kelantan Hill, A. G., assistant, Hopkins, Dunn & Co., Shanghai Hill, A. J. Bostock, partner, Lovelace & Hastings, Selangor Hill, A. T., assistant, Manila Wine Merchants, Ld., Manila Hill, A. W., assistant, Hill & Co., Kobe Hill, A. W., first bailiff, Supreme Court, Hongkong

Hill, C., assist., Dunlop Rubber Co. (Far East), Ld., Kobe Hill, C. J. G., resident secretary, Royal Insurance Co., Ld., Shanghai Hill, D., assist., Healing & Co., Ld., Tokyo
Hill, D., S., assistant, Hongkong Electric Co., Ld., Hongkong
Hill, E. J., assistant engineer, Public Works dept., Selangor
Hill, E. R., assistant, Dodwell & Co., Ld., Kobe Hill, F. G., assist. water engineer, Municipality, Singapore Hill, F. J., managing director, Huttenbach, Lazarus & Sons, Ld., Singapore Hill, F. W., partner, Stanton & Co., Yokohama Hill, H. A., assistant, Kinta Valley Estate, Ld., Perak Hill, J. C., British vice-consul, Harbin Hill, J. M., assist., Singapore Cold Storage Co., Selangor Hill, L. R., British Embassy, Tokyo Hill, R., assistant, Whiteaway, Laidlaw & Co., Ld., Shanghai Hill, R. C., field assistant, Sarawak Oilfields, Ld., Sarawak Hill, R. G., accountant, International Banking Corporation, Hankow Hill, S. E., engineer, Scott, Harding & Co., Shanghai Hill, S. O., engineer, Public Works department, Hongkong Hill, S. O., engineer, Public Works department, Hongkong
Hill, W., inspector, Sanitary dept., Hongkong
Hill, W. J., chief engineer, Taikoo Sugar Refining Co., Hongkong
Hill-Madsen, E., assistant, East Asiatic Co., Ld., Bangkok
Hillary, D., assistant commissioner of Police, Kedah
Hille. F., director, China Import-Export and Bank Co., Ld., Hongkong
Hillebrand, W., International Savings Society, Harbin
Hillier, W. S., assistant, Lane, Crawford, Ld., Hongkong
Hillmann, R., signs per pro., Illies & Co., Tokyo
Hills, H. S., broker, Layton & Co., Hongkong
Hillyer, R. A. N., vice-consul for Great Britain, Bangkok Hillyer, R. A. N., vice-consul for Great Britain, Bangkok Hillyer, W. R., boarding officer, Harbour Office, Hongkong Hilsberg, W., assist., Fohka Swiss-Chinese Trading Co., Shanghai Hilton-Johnson, Major A. H., deputy commissioner of police, Municipality, Shanghai Hime, E. H., assist. supt. of Customs, F.M.S. Hinch, T. W., principal, Methodist Boys' School, Selangor Hind, H. M., manager, London Guarantee and Accident Co., Ld., Shanghai Hind, Rev. J., Nagaski Episcopal Church, Nagasaki Hinde, C. T., manager, Anglo Johore Consolidated Rubber Estates, Johore Hindle, J. F., assistant, Taikoo Sugar Refining Co., Ld., Hongkong Hindley-Smith, G. R., harbour master, Marine Office, Negri Sembilan Hindmarsh, E. H., assistant engineer, Waterworks Co., Ld., Shanghai Hinds, A., assist., United Engineers, Ld., Singapore Hindson, A. E. C., managing-director, Rose, Downs & Thompson (Far East), Ld., Shanghai Hindson, F. J. C., assistant, Rose, Downs & Thompson (Far East), Ld., Shanghai Hines, T. A., general auditor for Far East, American Express Co., Inc., Hongkong Hinfermeister, G., assist., Liebermann, Waelchi & Co., Kobe Hinke, F. W., vice-consul for America, Canton Hinkey, Rev. P., Alliance Mission, Wuchow Hinton, A., assistant, Dunlop Rubber Works, Kobe
Hinton, J. R., assist, Butterfield & Swire, Hongkong
Hinton, W. J., professor of Political Economy, University, Hongkong
Hintze, M., assistant, Liddell, Bros. & Co., Ld., Tientsin
Hinzmann, R., China Export, Import and Bauk Co., Shanghai Hipps, J. B., teacher, College and Middle School, Shanghai Hipwell, W. H., executive engineer, P.W.D., Raub, Pahang Hiramatsu, R., Nippon Yusen Kaisha, Tsingtao Hiron, C. S., assist., Sun Insurance Office, Shanghai Hirsh, A., Tsingtao Provision Store, Tsingtao Hirsh, C. S., reporter, North China Daily News and Herald, Shanghai Hirst, G., American Bible Society, Hankow Hirst, G., American Biole Society, Hankow Hirst, H., assist., Borneo Co., Singapore Hirst, W. W., manager, Steam Laundry Co., Hongkong Hirzel, W., sub-agent, American Trading Co., Tokyo Hitchcock, H. B., consul, U.S.A. Consulate, Nagasaki Hitchcock, L. H., sub-agent, Hongkong & Shanghai Banking Corporation, Haiphong Hitchin, V. L., assist., Produce Export Co., Ld., Harbin

Hoagg, K., director, General Motors Japan, Ld., Osaka Hoare, M. D. G., assistant, Union Insurance Society of Canton, Hongkong Hoare, R. E., engineer, Hongkong and Whampoa Dock Co., Hongkong Hobart, E. T., Standard Oil Co. of New York, Nanking Hobbs, D. H., signs per pro., Katz Bros., Ld., Penang Hobbs, J., chief supt., preventive branch, Trade and Customs, Kuala Lumpur Hobday, A., assistant, British Cigarette Co., Ld., Mukden Hobden, E., supervisor, Eastern Extension, Aus. and China Tel. Co., Shanghai Hoblyn, R. D., assistant, Borneo Co., Ld., Singapore Hobson, S. G., controller, Posts and Telegraphs, Perak Hodapp, K., local manager, G. E. Huygen, Swatow Hodge, H. P., medical officer, Medical dept., Pahang Hodges, A. W., engineer, architectural dept., P.W.D., Hongkong Hodges, E. E., assistant engineer, Public Works dept., Singapore Hodges, F. E., assistant, Butterfield & Swire, Shanghai Hodges, P. C., professor, Peking Union Medical College, Peking Hodges, W., Asiatic Petroleum Co, Ld., Tientsin Hodges, W. T., assistant, Butterfield & Swire, Shanghai Hodgettes, J. L., assistant, Phoenix Assurance Co., Ld., Shanghai Hodgins, J. F., director, John Little & Co., Singapore Hodgson, C., assistant, Jardine, Matheson & Co., Ld., Shanghai Hodgson, C., assistant, varime, having the Co., Hollo Hodgson, D. H., assist. conservator, Forests department, Kuala Lumpur Hodgson, E., assist., Shanghai Land Investment Co., Ld., Shanghai Hodgson, G. D., assist., Jardine, Matheson & Co., Ld., Tientsin Hodgson, R., manager, Georgia Khartoum Estate, Negri Sembilan Hodgson, R. H., assistant, Adamson, Gilfillan & Co., Ld., Singapore Hodkinson, P., assistant, International Export Co. (Kiangsu), Ld., Nanking Hodsoll, F., sub-manager, Warner & Co., Ld., Manila Hodson, J. S., signs per pro, Guthers, Irc., Penang Hoeck, J. H., assistant, China Press, Irc., Shanghai Hoeft, F. morehant Signature for St. St. Shanghai Hoeft, E., merchant, Siemssen & Co., Shanghai Hoehnke, F., managing director, Aktieselskabet Union Bryggeré, Shanghai Hoek, D. M., assistant, Netherlands Trading Society, Kobe Hoernlimann, F., assistant, Manila Gas Corporation Manila Hoffman, G., accountant, The Siam Cement Co., Ld., Bangkok Hoffman, H., supt. of works, Manila Gas Corporation, Manila Hoffman, L. W. D., assistant surveyor, Public Works dept., Shanghai Hoffman, M. B., Chinese Maritime Customs, Lappa Hoffman, W. G., manager, Chentow, Standard Oil Co. of New York, Tientsin Hoffmann, W. E., tutor, Christian College, Canton Hoffmeister, A., merchant, U. Spalinger & Co., Canton Hofland, W. H., officer-in-charge, Public Works & Survey dept., Labuan Hoflin, Capt. J. W., personal assistant, Office of Principal Medical Officer, Sclangor Hofman, C., assistant, F. E. Zuellig & Co., Manila Hofman, C., assistant, F. E. Zuellig & Co., Manila Hogan, C. D. D., partner, Bannon & Bailey, Selangor Hogan, O. E., reporter, Singapore Free Press, Singapore Hogarth, W. A., assistant, Brunner, Mond & Co. (China), I.d., Shanghai Hogg, A. R., signs per pro., Cornabé, Eckford & Co., Tsingtao Hogg, A. V., merchant, Canton Hogg, George, manager, International Banking Corporation, Hongkong Hogg, J. S., comptroller, Medical College, Peking Hogg, T., partner, Syme & Co., Samarang Hogg, W. S., assistant, Borneo Co., Ld., Singapore Hohermut, K., manager, Babilang Estate, Sumatra Hohermut, K., manager, Bahilang Estate, Sumatra Hohl, W., assistant, Hamburg Amerika Linie, Shanghai Hoinka, J., secretary for German-Consulate, Tientsin Holborow, A. C., solicitor, Hansons, Shanghai Holcomb, Major C. C., attorney-at-law, Shanghai Holdbrook, H. G., chief medical officer, Malacca Holden, C., manager, Standard Oil Co. of New York, Nanking Holden, G., executive engineer, P.W.D., Penang

Holden, H. L., assistant, International Export Co. (Kiangsu), Ld., Nanking

Holder, H. J. V. S., general manager, Eastern Sumatra Rubber Estates, Ld., Sumatra Holder, H. J. V. S., general manager, Eastern Sumatra Rubber Estates, Ld., Sum Holder, R. T., chief accountant, Brunner, Mond & Co. (Japan), Ld., Kobe Holderness, G., assistant, Senawang Rubber Estates Co., Ld., Negri Sembilan Holdman, F. H., supervisor, Post Office, Hongkong Holdsworth, A., Asiatic Petroleum Co., Newchwang Holdsworth, C. S., assistant, Bradley & Co., Shanghai Holdsworth, G. A, assistant, Bangawan Rubber, Ld., Jesselton Holdsworth, L. H., assistant, Kennedy, Burkill & Co., Ld., Penang Hole, G. F., lieut.-commander, harbour-master and marine magistrate, Hongkong Holford, G. T., assist. warden of mines, Selangor Holgate, H., assistant manager, China and Japan Trading Co., Shanghai Holgate, M. R., inspector of schools, Malacca Holiday, E. G., assistant, Lewis & Peat, Ld., Singapore Holl, E. S., director, dept. of Agriculture, Sarawak Holland, A. M., overseer, Port Development dept., Hongkong Holland, A. M., overseer, Port Development dept., Hongkong
Holland, C., acting sub-accountant, Hongkong & Shanghai Banking Corpn., Shanghai
Holland, F. C., assistant engineer, P.W.D., Seremban, Negri Sembilan
Holland, G. C. F., staff secretary, Inspectorate-General of Customs, Peking
Holland, H. D., assistant, British Borneo Co., Sandakan, B. N. Borneo
Holland, H. W., partner, Medicon, Ld., Shanghai
Holland, P. H., executive engineer, P.W.D., Negri Sembilan
Holland, T., examiner, Chinese Maritime Customs, Harbin
Holland, V. J. B., assistant, Vacuum Oil Co., Shanghai
Hollands, W. E., land bailiff, Public Works dept., Hongkong
Holley, A. F., manager, Tikam Batu Rubber Estate, Kedah
Holliday, Dr. H., Medical College, Peking Holliday, Dr. H., Medical College, Peking Holliday, W. G., assistant, Admiral Oriental Line, Shanghai Hollis, Rev. F. S., vicar, St. James's Church, Sarawak Holloway, C. J., manager, Lankat Rubber Co., Ld. (Soengei Bendjara), Sumatra Holloway, L. G., assistant, Whiteaway, Laidlaw & Co., Ld., Singapore Hollyer, W. G., Chartered Bank of India, Aus. & China, Tsingtao Holm, A., chief accountant, signs per pro., East Asiatic Co., Bangkok Holm, K. J., district accountant, Post Office, Shanghai Holman, Rev. J. T., Church of England Mission, Peking Holmes, A. P. H., water engineer, Municipality, Penang Holmes, C. E., engineer supt., Jardine, Matheson & Co., Ld., Shanghai Holmes, E. Hamilton, consul for Great Britain, Yokohama Holmes, H. K., crown solicitor, Hongkong
Holmes, R. N., merchant, R. T. Reid & Co., Penang
Holroyd, B. E., University, Nanking
Holstein, C., president, Holstein & Co., Kobe
Holstrom, J. E., section engineer, F.M.S. Railway, Kuala Lumpur
Holt, A. H., instructor, Canton Christian College, Canton Holt, T. S., assist., Smith, Bell & Co., Ld., Manila Holttum, R. E., director of Botanical Gardens, Singapore Holtzer, T., assistant, Scandinavian Brewery Co., Shanghai Holtzmuller, metal dept., Arnhold & Co., Ld., Shanghai Holwill, C. N., commissioner, Maritime Customs, Chinkiang Holy, F., Chinese Postal Administration, Harbin Holyoak, T. H., assistant, signs per pro., McAlister & Co., Ld., Singapore Home, W. A., assistant, Hongkong & Shanghai Banking Corporation, Singapore Homer, W. H., manager, Asiatic Petroleum Co., Taku Honcoop, J. C., manager, N. V. Rubber Maatschappij, Basilam, Sumatra Hondius, L. C., assist., Handelmaatschappij Transmarina, Tientsin Hood, G., commission merchant, Yokohama
Hood, J., International Export Co., Nanking
Hood, J. M., assistant engineer, Green Island Cement Co., Macao
Hood, M., production supt., Sarawak Oilfields, Ld., Sarawak
Hood, T. C., bridge engineer, Municipality, Singapore
Hood, T. H., assistant, Kung Yik Mill, Shanghai Hoof, E. van, sub-manager, Banque Belge Pour l'Estranger, Hankow Hoogenboom, F. W. M. C., assistant, Netherlands Trading Society, Sumatra Hooley, F. A., assistant, Liddell, Bros. & Co., Shanghai Hooley, J. R., assist., W. & C. Dunlop, Shanghai

Hooper, C. H., engineer, Federated Malay States Rubber Co., Selangor Hooper, C. O., architect, Hemmings & Berkley, Hankow Hooper, E. D. G., assistant, Chinese Maritime Customs, Tengyueh Hooper, E. P. S., manager, Manila Wine Merchants, Manila Hooper, E. T., assistant, British-American Tobacco Co. (China), Ld., Shanghai Hooper, J. G., inspector, Sanitary dept., Hongkong Hoops, Hon. Dr. A. L., principal medical officer, Singapore Hoose, E. A., agency secretary, American Bible Society, Peking Hoosein, A. K. D., attorney, M. A. Mogul, Singapore Hope, E. L., branch manager, North China Insce. Co., and Union Insce. Society, Kobe Hope, G. S., supt. of Customs, F.M.S. Hope, J. L., manager, United Engineers, Ld., Perak Hope, J. W., assistant, Jugra Land & Carey, Ld., Selangor Hope, R. I., assist. editor, The China Press, Inc., Shanghai Hope, S., assistant, Taikoo Dockyard and Engineering Co., Hongkong Hope, W. J., assistant, Tarkoo Botsyatt and Engineering Co., Hongach Hope, W. J., assistant, Hongkong and Shanghai Bank, Penang Hopiak, W., assistant, International Banking Corporation, Harbin Hopkin, H. L., assist., Straits Times, Singapore Hopkins, C. H., engineer, Public Works dept., Shanghai Hopkins, H. C., sub-accountant, Chartered Bank, Singapore Hopkins, H. E., assist., Bode Rubber Estates (1914), Ld., Sandakan, B.N.B. Hopkins, L. E., manager, P. & O. Banking Corporation, Ld., Hongkong Hopkins, P., assist., Paterson, Simons & Co., Ld., Singapore Hopkinson, L. F., assist., British-American Tobacco Co., Selangor Hopstock, S., Chinese Maritime Customs, Chefoo Horbacz, J. B., manager, Behn, Meyer China Co., Ld., Shanghai Horder, A. Morley, manager, Connell Bros. Co., Hongkong Hordyk, H. C., signs per pro., De Javasche Bank, Medan, Sumatra Horeley, J. A. T., assistant engineer, P.W.D., Batang Padang, Perak Horenstein, L., assistant, Wilson & Co., Tientsin Horman-Fisher, F. J., assist., Dodwell & Co., Kobe Hormusjee, R., merchant, Chihli Trading Co., Tientsin Horn, J., assist., Netherlands Trading Society, Medan, Sumatra Horn, J. A. L., supt. of instrument workshop, Great Northern Telegraph Co., Shanghai Horn, J. C., manager, signs per pro., Guthrie & Co., Sumatra Hornby, J., assist., Hongkong and China Gas Co., Ld., Hongkong Horne, G. D., assistant, John Little & Co., Selangor Horne, V. I., assistant, Guthrie & Co., Kuala Lumpur Horne, W. D., assist. supt., Government Monopolies, Malacca Hornell, E. B. C., secretary, China Sugar Refining Co., Hongkong Horner, W., installation manager, Asiatic Petroleum Co., Chinkiang Horniblow, S. G. W., assist., Reuter's, Ld., Shanghai Hornig, H., assistant, Kai Lee Gung Tse, Changsha Horridge, F. R., assist., Harrisons, Barker & Co., Ld., Singapore Horsfall, F., electrical engineer, Municipality, Singapore Horstman, F., Deutsch-Asiatische Bank, Peking Horta, Felix B. M. da, consul-general for Portugal, Canton Horton, A. F., manager, Fraser & Neave, Perak
Horton, R. D. St. J., supt., 4th and 5th Divisions, Sarawak
Horvath, Dr. A. A., Medical College, Peking
Hose, A. G., assistant manager, Windson (F.M.S.) Rubber Estate, Perak
Hosford I. assistant Assistant P.W.D. Handburg B. Horford Hosford, J., assistant, Accounts dept., P.W.D., Hongkong Hosie, E. L., secretary, Hongkong and Whampoa Dock Co., Hongkong Hosking, H. L., financial officer, Medical dept., Singapore
Hoskyn, H. P., treasurer, Hoskyn & Co., Iloilo
Hoste, J. M. D., reporter, Shanghai Times, Shanghai
Hotchkiss, H., assistant, International Export Co. (Kiangsu), Ld., Nanking
Hotchkiss, M. L., assistant, Standard Oil Co. of New York, Shanghai
Hotson, A., harbourmester, Customs, Shanghai Hotson, A., harbourmaster, Customs, Shanghai Houben, C., assistant, Small Investors' Co., Shanghai Houbens, V., assistant, Racine et Cie., Hankow Hough, O. V. L., assistant superintendent, Chandu Monopoly dept., Perak

Houghton, H. S., director, Union Medical College, Peking Houghton, P., building supt., Brunner, Mond & Co. (Japan), Kobe

Houghton, W. T., signs per pro., Lewis & Peat, Ld., Singapore Houlston, G., appraiser, Chinese Maritime Customs, Shanghai House, E. B., assist., International Banking Corporation, Yokohama House, J. E., assistant, Liddell Bros. & Co., Hankow Housley, E. S., assistant, British-American Tobacco Co., Ld., Singapore Houston, Capt. J. A., acting director, P.W.D., Sandakan, B. N. Borneo Houston, W., assistant, Kiangnan Dock and Engineering Works, Shanghai Houten, H. Th. van, assist., Java-China, Japan Lijn, Shanghai Houtman, L. A. K., assistant, Netherlands Trading Society, Sumatra Hovey, B. P., Standard Oil Co. of New York, Hangchow Hovik, A., vice-consul for Norway, Hankow Howard, A. H., overseer, P.W.D., Hongkong Howard, A. H., overseer, P.W.D., Hongkong
Howard, C. A., assistant, Kailan Mining Administration, Shanghai
Howard, C. W., professor, Canton Christian College, Canton
Howard, F. C., acting manager, Norwich Union Fire Insurance Socy., Ld., Yokohama
Howard, F. J., assistant, Denbigh & Co., Hakodate
Howard, G. C., trade commissioner, American Commerical Attaché, Shanghai
Howard, G. H., assistant, Hongkong and Shanghai Bank, Shanghai
Howard, H. G., assistant, Kowloon Wharf & Godown Co., Ld., Hongkong
Howard, H. J., assistant, Standard Oil Co. of New York, Hongkong
Howard, P. E., registrar, China Trade Act Registrar U.S.A., Shanghai
Howard, S., assist. manager, J. Thornycroft & Co., Ld., Shanghai
Howard, S. F., manager, American Express Co., Inc., Peking
Howard, W. J., assistant, Canadian Pacific S.S. Co., Hongkong
Howarth, A., engineer, Green Island Cement Co., Hongkong Howarth, A., engineer, Green Island Cement Co., Hongkong Howarth, G. J., Frazar Federal, Inc., Peking Howe, Rev. C. F., American Church Mission, Ichang Howe, J. A., overseer, Public Works department, Hongkong Howe, L. M., American Asiatic Underwriters, Shanghai Howe, W. C., manager, specialty dept., American Trading Co., Inc., Tokyo Howe, W. C., manager, specialty dept., American Trading C Howe, W. G., assistant, Office Appliance Co., Shanghai Howell, A., assistant, Smith, Bell & Co., Id., Manila Howell, A. C., secretary, Win. Powell, Id., Hongkong Howell, E. A., assistant, Taikoo Sugar Refinery, Hongkong Howell, E. W., clerk of works, Public Work dept., Sarawak Howell, E. W., clerk of works, Public Work dept., Sarawak Howell, G., assistant, Reiss, Massey & Co., Ld., Shanghai Howell, H. M., assistant, Arnhold & Co., Shanghai Howell, I. H., Gatliff & Co., Tientsin Howell, L. B., assistant, Liddell, Bros. & Co., Ld., Shanghai Howell, Rev. W., vicar, St. Luke's Church, Sabu, Sarawak Howell, W. M., director, Liddell, Bros. & Co., Tientsin Howells, J. W., merchant, Ker & Co., Manila Howes, R. W. Newton, district engineer, F.M.S. Railway, Selangor Howie Morton H., insurance agent Mukden Howie, Morton H., insurance agent, Mukden Howie, R. C., assistant, Sarawak Oilfields, Ld., Sarawak Howitt, C. R., district officer, Jasin, Malacca Howitt, P. F., assistant, Raffles Institution, Singapore
Howl, F. W., district engineer, F.M.S. Railway, Selangor
Howlett, J. M., agricultural instructor, Dept. of Agriculture, F.M.S., Howlett, L. M., financial assistant, Electricity Supply dept., Municipality, Penang Howley, E. J., branch manager, Fraser & Neave, Bangkok Howse, W. G., accountant, Mansergh & Tayler, Negri Sembilan Hoyer, A., assistant, Manila Gas Corporation, Manila Hoyer, A., assistant, Mannia Gas Corporation, Mannia
Hoyer, N., assistant, Karsten, Larssen & Co. (Hongkong), Ld., Hongkong
Hoyle, E. W., assist., International Export Co., Nanking
Hoyle, W. F., assist., Taikoo Sugar Refining Co., Hongkong
Hoyt, E. H., assist., Standard Oil Co. of New York, Foochow
Hoyt, L., American West China Navigation Co., Ichang
Hubbard, G. E., agent, Hongkong and Shanghai Banking Corporation, Peking
Huber, F., tidesurveyor, Chinese Maritime Customs, Nanking
Huber, H., engineer, Rabilang, Estate, Sumatra. Huber, H., engineer, Bahilang Estate, Sumatra Huber, H. J., signs per pro., Siber, Hegner & Co., Yokohama Huber, His Ex. H. J. W., minister for the Netherlands, Bangkok

Hubert, J., Kailan Mining Administration, Tientsin

Hubert, M. F., assist., Chinese Maritime Customs, Mukden
Huch, W., assistant, Carlowitz & Co. Tientsin
Huck, J. W., general agent for Orient, Great Northern Railway, Shanghai
Hudson, A., merchant, Hudson Co., Ningpo
Hudson, B. S., China Soap Co., Ld., Tientsin
Hudson, C. E., assist., Adamson, Gilfillan & Co., Ld., Singapore
Hudson, E. C., acting branch mgr., Union Insurance Society of Canton, Ld., Batavia
Hudson, G. A., assistant, Sarawak Oilfields, Ld., Lutong Refinery, Sarawak
Hudson, I. manager, Singapore Cold Storage Co., Ld., Telok Anson, Perak Hudson, J., manager, Singapore Cold Storage Co., Ld., Telok Anson, Perak Hudson, P. S., assistant architect, Public Works dept., Shanghai Hudson, W., assist., Eastern Extension Telegraph Co., Singapore Huenefeld, E., assist., Viegelmann, Inc., Manila Hueni, A., assist., Alhambra Cigar and Cigarette Manufacturing Co., Manila Huet, J. L., French Municipal Guard, Shanghai Huett, F. J., superintendent, Customs dept., F.M.S. Huffer, E. G., assistant, Singapore Cold Storage Co., Ld., Singapore Huge, F., engineer in charge, Tangchiachwang Colliery, Kailan Mines, Tientsin Huggins, J., aide-de-camp to Governor, Singapore Hugh, P. C., bookkeeper, Bode Rubber Estates (1914), Ld., Sarawak Hugh-Jones, G. S., solicitor, Wilkinson & Grist, Hongkong Hughes, A., assist., International Export Co., Ld., Hankow Hughes, A., assist., Lester, Johnson & Morriss, Shanghai Hughes, C., secretary, Bowern & Co., Shanghai Hughes, G. H., assistant, Borneo Co., Ld., Singapore Hughes, G. V., signs per pro., W. R. Loxley & Co., Hongkong Hughes, H. A. S., assistant, British Malay Rubber Co., Ld., Negri Sembilan Hughes, H. G., master, St. Stephen's College, Hongkong Hughes, H. Owen, signs per pro., H. Wicking & Co., Hongkong Hughes, H. W., assist., Paterson, Simons & Co., Penang Hughes, J., inspector, Sanitary dept., Hongkong Hughes, J. Owen, merchant, Harry, Wicking & Co., Hongkong Hughes, J. W. W., first magistrate, Magistrates Court, Kuala Lumpur Hughes, L., assistant surveyor, Public Works dept., Shanghai Hughes, N. E., assistant, Bukit Kajang Rubber Estates, Ld., Malacca Hugh-Jones, G. S., solicitor, Wilkinson & Grist, Hongkong Hughes, N. E., assistant, Bukit Kajang Rubber Estates, Ld., Malacca Hughes, R. R., acting accountant, National City Bank of New York, Osaka Hughes, R. W., assistant, Boustead & Co., Singapore Hughes, W., Min River Conservancy, Foochow Hughes, W. B., representative, Brunner, Mond & Co. (China), Ld., Shanghai Hughes, W. E., manager, Asiatic Petroleum Co., Tsinan Hughes, W. V. B., vice-consul for Great Britain, Hankow Huisken, C., manager, Netherlands Gutta Percha Co., Singapore Huisman, D. K., cashier, Netherlands Trading Society, Shanghai Hull, H. E., engineer, Electricity Supply dept., Penang Hulme, O. H., directorate-general of Posts, Peking Hulsbergen, R., engineer, Amalgamated Rubber Estates, Ld., Dolok, Sumatra Human, J. B., assistant traffic supt., F.M.S. Railways, Selangor Hume, T. J., managing-director, John Little & Co., Singapore Hummel, A., signs per pro., Fuhrmeister & Co., Shanghai Hummel, G. M. W., partner, J. P. Bisset & Co., Shanghai Hummel, H. V., assist., J. P. Bisset & Co., Shanghai Hummel, W., assist., Fuhrmeister & Co., Hankow Hummel, W. F., University, Nanking Humphreys, A. D., merchant, W. G. Humphreys & Co., Hongkong Humphreys, G., assist., Thomson, Brothers & Bell, and secy., Hankow Dispy., Hankow Humphreys, Henry, merchant, J. D. Humphreys & Son, Hongkong Humphreys, J. D., merchant, John D. Humphreys & Son, Hongkong Humphreys, R. E., mang.-dir., Manila Wine Merchants, and pres., Wise & Co., Manila Humphreys, T. C., government surveyor, Jesselton, B. N. Borneo Humphries, A. D., assist., Dodwell & Co., Ld., Hongkong Humphries, J. W., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Humphrys, C. G., gen. mgr., Asiatic Petroleum Co. (North China), Shanghai and Hankow Hune, P. V., assist., Faust & Co., Tientsin Hunke, E., engineer, Hunke & Muller, Tientsin

Hunnex, A., assist., American Express Co., Inc., Shanghai

Hunson, D., Fock Tai & Co., Weihaiwei Hunt, F. H., assistant, E. H. Hunter & Co., Kobe Hunt, G. R., clerical assistant, Health dept., Shanghai Hunt, H. C., assistant, Federated Malay States Rubber Co., Ld., Selangor Hunt, H. C., assist., Moxon & Taylor, Hongkong Hunt, H. N., assist. district officer, Lower Perak District, Perak Hunt, J. W., chairman of directors, Young & Co., Ld., Singapore Hunt, R. A., supervisor, Eastern Extension Telegraph Co., Singapore Hunt, W. P., vice-consul for U.S.A., Tientsin Hunter, A., assist., Diethelm & Co., Saigon Hunter, A. M., inspector of machinery, Mines dept., Perak Hunter, A. T., assistant accountant, P. & O. Banking Corporation, Ld., Hongkong Hunter, D. L., assistant, Standard Oil Co. of New York, Shanghai Hunter, E. L., assist., Seaport (Selangor) Rubber Estates, Ld., Selangor Hunter, G. C., partner, Hunter, Kerr & Co., Manila Hunter, H. J., assistant, Bradley & Co., Hongkong Hunter, H. North, assist. district officer, Lower Perak, F.M.S. Hunter, J., fittings supt., Hongkong and China Gas Co., Hongkong Hunter, J., geological staff, Sarawak Oilfields, Ld., Sarawak Hunter, J. A., district officer, Ulu Langat, Selangor Hunter, J. A., third assist. secretary to Govt., F.M.S. Hunter, J. E. L., director, Covers, I.d., Shanghai Hunter, J. H., examiner, Maritime Customs, Chinkiang Hunter, J. H., examiner, Maritime Customs, Chinkiang
Hunter, P. S., health officer Municipality, Singapore
Hunter, R., merchant, E. H. Hunter & Co, Kohe and Osaka
Hunter, R. F., sub-acct., Chartered Bank of India, Aus. and China, Saigon
Hunter, S. L., Merlimau Rubber Estates, Ld., Malacca
Hunter, T., director, Geddes & Co., Shanghai
Hunter, W., assist., electric dept., Municipality, Shanghai
Hunter, W., assist., Reiss, Massey & Co., Ld., Shanghai
Hunter, W. I., manager. Ellerman's Arracan Rice and Trading Co., Bangkok
Hunter, W. L., assist., Hongkong and Shanghai Bank, Harbin Hunter, W. L., assist., Hongkong and Shanghai Bank, Harbin Hunter, W. L., assist, Hongkong and Shanghai Bahk, Harbin Huntingdon, E. R., assistant, Angus & Co., Shanghai Huntsman, Harold, partner, Maxwell & Kenion, Perak Hurst, L. C., merchant, William Forbes & Co., Tientsin Husar, L. G., district, atterney, U.S. Court for China, Shanghai Husband, C. T. M., assist. supt., Revenue Survey Office, Perak Husband, G. W., assistant, Mengkibol Rubber Co., Ld., Singapore Husey, H. E., assist., Whittall & Co., Selangor Hussey, G. V., assist., Atkins, Kroll & Co., Zamboanga Hussey, J. D., assist. commissioner, Police department, Selangor Hussey, Capt. T. M., official censor of Films, Singapore Hussey-Freke, F., inspector, Chinese Government Salt Revenue, Peking Husson, L., agent, Chargeurs Reunis, Haiphong Huster, E., assist., Siak (Sumatra) Rubber Estates, Ld., Sumatra Huston, J. C., consul, American Consulate, Hankow Hutcheson, A. C., professor, Medical School, Nanking Hutcheson, A. C., professor, Aledical School, Nanking
Hutcheson, H. F., assist. manager, Kinta Valley Estate, Perak
Hutchings, P. T., assist., Travers & Son, Ld., Singapore
Hutchinson, T. H., assist., China Japan Trading Co., Shanghai
Hutchison, A., director, J. D. Hutchison & Co., Ld., Shanghai
Hutchison, D., assist., Thomson & Co., Shanghai
Hutchison, D. C., permanent director, John D. Hutchison & Co., Ld., Shanghai
Hutchison, D. M. W., chief electrical inspector, F.M.S. Electrical Board, F.M.S.
Hutchison, C. A., manager, Roy, Sang Rubber, Co., Ld., Kedeb Hutchison, G. A., manager, Eow Seng Rubber Co., Ld., Kedah Hutchison, G. R., International Banking Corporation, Harbin Hutchison, J. C., vice-consul for Great Britain, Hankow Hutchison, R., assist., Heath & Co., Shanghai
Hutchison, T. H., assistant, Municipal Council, Shanghai
Hutchison, W., assistant, J. C. Anderson & Co., Inc., Shanghai
Hutson, W. E., manager, United Engineers, Ld., Penang
Hutton, T. R., assist. engineer, P.W.D., Kuala Langat, B. N. Borneo
Huxlor, I. assistant, Municipal Council Shanghai

Huxley, J., assistant, Municipal Council, Shanghai

Huygen, G. E., principal, G. F. Huygen & Co., Hongkong and Canton Hvoslef, H., manager, Manchuria Motor Car Co., Mukden Hyatt, H. C., examiner, Chinese Customs, Chinkiang Hybart, T. B., Chartered Bank of India, Australia & China, Shanghai Hyde, A., assist. judge, District Court (Civil), Malacca Hyde, C. F., assistant, Hongkong & Shanghai Bank, Haiphong Hyde, E. W., superintendent of Posts and Telegraphs, Malacca Hyde, J., clerk of works, Hongkong & Kowloon Wharf & Godown Co., Kowloon Hyde, W., assistant, tech. dept., Hongkong and Whampoa Dock Co., Ld., Hongkong Hykes, E. R., manager, Standard Oil Co. of New York, Chungking Hykes, R. K., assistant, Standard Oil Co. of New York, Kiukiang Hynd, E. M., assistant, Angus & Co., Shanghai Hyndman, E. R., clerk, branch office, Hongkong & Whampoo Dock Co., Ld., Hongkong Hyndman, H., secretary, Bailey & Co., Ld., Hongkong Hyne, R. A., overseer, Port Development dept., Hongkong Hynes, A. C., manager, Hongkong and Shanghai Banking Corporation, Hongkong Hynes, C. S., assist., Forbes, Munn & Co., Manila Hynes, T., supt. mails, General Post Office, Hongkong Hyslop, G., assistant, Lester, Johnson & Morriss, Shanghai Ianson, W., assistant, Atkinson & Dallas, Ld., Tientsin Ide, K., sub-manager, Yokohama Specie Bank, Hongkong Ilbert, O. L., electrical engineer, Municipal Council, Shanghai Illif, E., comptable, Société d'Exploitation des Etab. Brossard Mopin, Saigon Illir, E., assistant, Besar Maligas "B' Estate, Sumatra Ilyin, J. A., Chinese Maritime Customs, Kiukiang Imhoff, C., assist., Meisei Gakko, Osaka Ince, H. M., district officer, Maruda Bay, R. N. Bornes. Iben, H. H., Augustesen H. C., Mukden Ince, H. M., district officer, Marudu Bay, B. N. Borneo Ince, J., controller, Eastern Extension, Australia and China Telegraph Co., Peking Inge, G. M., assistant, British Cigarette Co., Ld., Shanghai Ingemann, C., manager, Gadong Coconut Estate, Selangor Ingermann, A., partner, Foreign Machine Co., Swatow Ingham, R., protector of Chinese, Singapore Ingle, D. K., assistant district officer, North Keppel, B.N.B. Ingle, J. B., general manager, Goodycar Rubber Plantation Co., Sumatra Inglis, J., section engineer, F.M.S. Railway, Kuala Lumpur Inglis, P. C., director, Hopkins, Dunn & Co., Ld., Shanghai Ingold, A., assistant. Nestle & Anglo-Swiss Condensed Milk Co., Shanghai Ingram, R., accountant, Forest dept., F.M.S.
Ingram, W. G., assistant, Sapong Rubber and Tobacco Estates, Jesselton, B.N.B. Innes, J., assistant, Paterson, Simons & Co., Ld., Penang Innes, J. J. C., supt. engineer, Singapore Cold Storage Co., Singapore Innes, R., marine superintendent, Butterfield & Swire, Hongkong Innes, W. C., assist., South China Morning Post, Hongkong Iochvidoff, B., assistant, China Motors, Shanghai Iochvidoff, I., assistant, China Motors, Shanghai Inchvidon, I., assistant, China Motors, Shanghai Ipsen, H., assistant, Bornemann & Co., Hongkong Ireland, G., manager, Kuala Nal Kelantan Rubber Co., Kelantan Ireland, R. E. B., assistant, Strachan & Co., Tokyo Ireson, A., supt., Green Island Cement Co., Macao Ireson, J. O., Oriental Cotton Spinning and Weaving Co., Shanghai Irle, K. W., assistant, American-Oriental Banking Corporation, Amoy Irminger, A., assist., F. E. Zuellig, Inc., Manila Ironside, J. S., manager, Kombok Rubber Co., Negri Sembilan Ironside, W., signs per pro.. Butterfield & Swire, Hongkong Ironside, W., signs per pro., Butterfield & Swire, Hongkong Irvine, D. A., assistant, Asiatic Petroleum Co., Ld., Shanghai Irvine, J. T., manager, International Export Co., Ld., Hankow Irvine, R., assist. secretary, Secretariat, Singapore Irving, A. E., manager, International Banking Corporation, Hankow Irving, G. C., resident, West Coast, British North Borneo Irving, R., assistant, Bangkok Dock Co., Ld., Bangkok Irwin, E. V., assistant, Hongkong & Shanghai Bank, Shanghai Irwin, G. H., assist., engineer, engineering dept., Municipality, Penang

Irwin, Rev. R., secretary, American Bible Society, Bangkok Irwin, Rev. R., Sectetary, American Biole Society, Bangkon Irwine, H. Y., managing director, Brunner, Mond & Co. (China), Ld., Shanghai Isaacs, L., assist. accountant, Post and Telegraph dept., Kuala Lumpur Isaacsen, L., assistant, F. S. Morse, surveyor, Kobe Isakoff, S. M., Andersen, Meyer & Co., Ld., Mukden Isherwood, A., surveyor, Pekin Syndicate, Ld., Peking Ishizawa, T., manager, Nippon Yusen Kaisha, Yokohama Isitt, F. C., assistant, British Cigarette Co., Ld., Shanghai Isitt, H. S. G., accountant, Maurice Jenks, Percival & Isitt, Kobe Islef, J. P., accountant, Great Northern Telegraph Co., Shanghai Isler, Major J. L., consul-general, Swiss Consulate, Shanghai Isler, O., assistant, Diethelm & Co., Ld., Singapore Ismay, K. N., assist., International Export Co. (Kiangsu), Ld., Nanking Ismay, R. N., assist., International Export Co. (Mangsu), Ed., N Ismer, C., watchmaker, C. Ismer & Co., Shanghai Ismond, W., assistant, Eastman Kodak Co., Shanghai Israel, B. J., Netherlandsche Indische Handlesbank, Swatow Issacs, S., manager, China Press, Inc., Shanghai Isshiki, T., signs per pro., Toyo Menka Kaisha, Ld., Hongkong Ito, K., manager, Nippon Menkwa Kabushiki Kaisha, Hongkong Itoh, M., Chinese Maritime Customs, Wuhu Ivanoff, A. N., general manager, Chinese Eastern Railway Administration, Harbin Ivens, F. B., partner, Bannon & Bailey, Selangor Ivison, H. G., assistant, Healing & Co., Ld., Tokyo Ivory, G. M., disbursing officer, U.S. Shipping Board, Manila Ivy, M. H., branch manager, Union Insurance Society of Canton, Ld., Sourabaya Iwasé, J., manager Mitsui Bussan Kaisha, Ld., Hankow Jabouille, inspecteur des Affaires Politiques, Annam Jack, A. C., assist. resident engineer, Waterworks, Singapore Jack, C., assistant, Thomson & Co., Shanghai Jack, G. D., manager, China Import and Export Lumber Co., Ld., Nanking Jack, H. W., botanist, Agriculture dept., F.M.S. Jack, J., accountant, Dairy Farm, Ice and Cold Storage Co., Hongkong Jack, L., assistant, Standard Oil Co. of New York, Hongkong Jack, R. M., assistant, Asiatic l'etroleum Co. (S.C.), Ld., North Point, Hongkong Jack, W. M., assistant, Muller, Phipps & Sellers, Ld., Osaka Jackman, H. T., assist director, Public Works dept., Hongkong Larky, Philip Lark Jacks, Philip, land officer, Hongkong
Jackson, A., director, W. Mansfield & Co., Singapore
Jackson, C. F. Gower, assistant, Reuter's, Ld., Shanghai
Jackson, C. G., assist., Eastern Extension Telegraph Co., Singapore Jackson, G. F., senior assistant auditor, External Audit dept., Singapore Jackson, G. F. R., managing director, Brunner, Mond & Co. (China), Ld., Shanghai Jackson, G. M. R., surveyor, Survey department, F.M.S., Jackson, G. O., assistant accountant, Municipal Council, Shanghai Jackson, H. E., Chinese Maritime Customs, Mukden Jackson, H. E., Chinese Martine Custons, Mukden
Jackson, J. S., assistant, Adamson Gilfillan & Co., Ld., Singapore
Jackson, J. S., resident engineer, Gunong Pulai Waterworks, Singapore
Jackson, J. W., assistant, Paterson, Simons & Co., Ld., Selangor
Jackson, M., assistant, Paterson, Simons & Co., Ld., Selangor
Jackson, R. B., health officer, Tampin, Negri Sembilan
Jackson, T. E., assist. surveyor, Harbour department, Hongkong
Jackson, Wm., editor, Daily Bulletin, Hongkong
Jacob, J. R., assistant surgeon, Medical department, Penang
Jacob, S. L. assistant David Sassoon & Co. Shanghai Jacob, S. I., assistant, David Sassoon & Co., Shanghai Jacobi, W., Deutsch-Asiatische Bank, Tientsin Jacobs, A. G., assist., Jardine, Matheson & Co., Ld., Shanghai Jacobs, C. E. H., senior assist., Raffles Institution, Singapore Jacobs, E. A., director, Walter, Hardy & Co., Tientsin Jacobs, E. D., accountant, Dupire Morrell, Ld., Singapore Jacobs, H., divisional treasurer, 3rd division, Sarawak Jacobs, J. E., consul for U.S.A., Yunnanfu Jacobs, N. S., assistant, British Cigarette Co., Ld., Shanghai Jacobsen, A., assist., Robert Dollar Co., Shanghai

Jacobsen, C., assistant, East Asiatic Co., Ld., Bangkok

Jacobsen, V., manager, Wassard & Co., and Danish consul, Harbin Jacobsen, V., manager, Wassard & Co., and Danish consul, Harbin Jacobsen, A. C., bursar, Soochow University, Soochow Jacquelin, R., assistant, Racine et Cie., Shanghai Jacques, F. V., health officer, Health dept., F.M.S. Jacques, H., supt., Trade, Customs and Shipping dept., 3rd Division, Sarawak Jacques, V. H., barrister-at-law, Tilleke & Gibbons, Bangkok Jaffray, Rev. R. A., Alliance Mission, Wuchow Jagd, H., forest manager, East Asiatic Co., Ld., Prae, Bangkok Lagemann, A. D. von International Pharmacov, Hankow Jagemann, A. D. von, International Pharmacy, Hankow James, A. E., assistant sales manager, Vacuum Oil Co., Kobe James, C. P., chief clerk, Pacific Mail Steamship Co., Hongkong James, E., Methodist Episcopal Mission, Nanking James, E. W., managing-director, A. Cameron & Co., Ld., Kobe James, F. P. R., overseer, P.W.D., Hongkong James, H. P., manager, Henry & Maitland Co., Ld., Shanghai James, J. F., manager and director, Nickel & Lyons, Kobe James, J. G., signs per pro., Ker & Co., Iloilo James, L. G., sole proprietor. Kobe Commercial Co., Kobe James, N. D., shipping clerk, Labuan Sarawak Government Agency, Sarawak James, N. W. K., assistant, Europe Hotel, Singapore James, P. E. R., assist., British Cigarette Co., Ld., Shanghai James, R. K., managing editor, The Straits Echo, Penang James, R. S., assist., Flanagan & Co., Shanghai James, V., assessment officer. Sanitary Board, Ipoh, Perak James, W. M., assistant, Whittall & Co., Klang, Selangor Jameson, Capt. C. F. S., inspector of Mines, Perak Jameson, G. M., assistant, Jardine, Matheson & Co., Ld., Hankow Jameson, P. S., Jardine, Matheson & Co., Ld., Tientsin Jamieson, A. A., managing director, Borneo Co., Ld., Singapore Jamieson, E. G., c.B.E., acting consul for Great Britain, Shanghai Jamieson, J., assist, Warner, Barnes & Co., Ld., Manila Jamieson, Sir J. W., K.C.M.G., consul-general for Great Britain, Tientsin Jamieson, M., assist., Government analyst, Singapore Jamison, J. H., assistant, Anglo-Siam Corporation, Ld., Bangkok Jannings, W., signs per pro., Siemssen & Co., Tientsin Jansen, C., Cie. Francaise et Tramways, Shanghai Jansen, E. F., assist., Rose, Downs & Thompson (Far East), Ld., Shanghai Jansen, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Jansen, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Jansen, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Jansen, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Standard C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Shanghai Langer, L. M., assistant Van Nie C., Markey C., Markey C., Markey C., Shanghai Langer, L. M., assistant Van Nie C., Markey Jansen, J. M., assistant, Van Nie & Co., Medan, Sumatra Jansen, M., manager, Cie. Franco-Asiatique des Petroles, Yunnanfu Jansen, W. H., assistant, British-American Tobacco Co. (China), Ld., Shanghai Jansz, H. D., managing director, Charles Grenier & Co., Ld., Perak Jansz, H. D. G., director, Charles Grenier & Co., Ld., Perak Januszowski, R. J., manager, Cie. Intern. Des Wagon Lits & Des Grand Exp., Harbin Jardine, R. A., assistant, Hongkong & Shanghai Banking Corporation, Hongkong Jarmain, W., assistant, Hongkong & Shanghai Danking Corporation, Hongkong Jarmain, W., assist, British Cigarette Co., Ld., Shanghai Jarman, Norman H., resident secretary, Sun Life Assurance Co. of Canada, Singapore Jarrett, F., examiner, Chinese Maritime Customs, Tientsin Jarrett, N. R., district officer, Ulu Selangor

Jarrett, V. H. C., assist, South China Morning Post, Hongkong Jarvis, H., assist engineer, Bombay Burmah Trading Corporation, Ld., Bangkok Jarvis, S., auditor, Hongkong Electric Co., Ld., Hongkong Jason, -., chief du secretariat, Service Enseignement, Saigon Jason, H. F., assistant, Williamson & Co., Hongkong Jaspart, O., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Jaspersen, J., commission agent, manager, J. Jaspersen, Newchwang Jaspersen, M. P., assistant, J. Jaspersen, commission agent, Newchwang Jaurias, C. M. R. A., acting Postal commissioner, Changsha Javrotsky, J., Chinese Maritime Customs, Swatow Jean, R., comptable, Comptoirs Généraux de l'Indo-chine, Saigon Jean, S., private secretary, International Savings Society, Shanghai Jeavons, F. C., director, Balau Planting Syndicate, Ld., Selangor Jeavons, L. B., assist., McAuliffe, Davis & Hope, Singapore Jeavons, P., assist., Swan & Maclaren, Singapore

Jee, Luther M., general manager, Peacock Motion Picture Corporation, Shanghai

Jeff, R. H. A., district engineer, F.M.S. Railway, Selangor Jefferson, T. P., assistant, Sarawak Oilfields, Ld., Sarawak Jeffery, E. C., assistant, Dodwell & Co., Ld., Tokyo

Jeffery, L. G., engineer, Hankow Light and Power Co., Hankow

Jeffreys, A. C., assistant, Hongkong Telephone Co., Hongkong

Jeffries, C. W., chief assistant, Royal Observatory, Kowloon, Hongkong Jekyll, J. G., assist., Anglo-Siam Corporation, Ld., Bangkok Jelf, A. C., assistant, Lutong Refinery, Sarawak Jemmett, L. S., assist., British Cigarette Co., Ld., Shanghai Jenkin, F. C., barrister-at-law, Hongkong Jenkins, A. M., consulting physician, Selegie Dispensary, Singapore Jenkins, A. M., assist, Kiangnan Dock and Engineering Works, Shanghai Jenkins, B. S., director, International Insurance Office, Shanghai Jenkins, C. E., executive engineer, P.W.D., Kedah Jenkins, Douglas, consul-general for America, Canton Jenkins, J. E., examiner, Chinese Maritime Customs, Hunchun Jenkins, J. E., examiner, Chinese Martinne Customs, Hunchun Jenkins, J. R., manager, Star Theatre, Kowloon Jenkins, R. A., assistant, Kombok (F.M.S.) Rubber Co, Ld., Negri Sembilan Jenkins, W., examiner, Chinese Maritime Customs, Chefoo Jenkins, W. C., assistant, Gillespie & Sons, Hankow Jenkins, W. W., signs per pro, W. Mansfield & Co., Singapore Jenkinson, R. W., representative, travel dept., American Express Co., Inc., Hongkong Jenks, M., chartered accountant, Maurice, Jenks, Percival & Isitt, Kobe Jenner, F. J., chief boatswain, Cosmopolitan Dock Co., Hongkong Jenner, L. W., secretary and accountant, Fairchild & Co., Ld., Tientsin Jenner, W., assistant, Brunner, Mond & Co., Hongkong Jennings, G. H., inspector of Police, Weihaiwei Jennings, H. G., assist., Narborough (F.M.S.) Rubber Estate, Ld., Perak Jennings, H. V., Taku Tug and Lighter Co., Taku Jennings, J. A. S., managing director and editor, Times of Malaya, Perak Jennings, J. S., Eastern Extension, Aus. and China Telegraph Co., Shanghai Jennings, P. J., assistant, Taikoo Dockyard, Hongkong Jennings, W. D. S., manager, Times of Maluya, Perak Jensen, A., engineer, Borneo Co., Ld., Singapore Jensen, A. K. J., assistant, Great Northern Telegraph Co., Ld., Hongkong Jensen, A. T. S., assistant, Great Northern Telegraph Co., Ld., Hongkong Jensen, C. A., electrican, Great Northern Telegraph Co., Tientsin Jensen, C. V., assist., Andersen, Meyer & Co., Hankow Jensen, J. A. S., assistant, Great Northern Telegraph Co., Shanghai Jensen, J. E., assist., E. Suenson & Co., Ld., Shanghai Jensen, J. G., assist., Great Northern Telegraph Co., Ld., Shanghai Jensen, J. P., assistant, Asiatic Petroleum Co., Shanghai Jensen, L., assist., Kai Lee Gung Tse, Changsha Jensen, L. Vinderslev, Great Northern Telegraph Co., Vladivostock Jensen, P. C., acting mine manager, East Asiatic Co., Ld., Bangkok Jensen, P. N., assist., Inniss & Riddle, Ld., Shanghai Jensen, R. C., assist., Great Northern Telegraph Co., Ld., Shanghai Jensen, S., assistant, shipping dept., East Asiatic Co., Ld., Bangkok Jensen, S. C., assistant, Great Northern Telegraph Co., Ld., Vladivostock Jensen, S. J. F., proprietor, Hankow Chemical Laboratory, Hankow Jensien, C. S., Chinese Eastern Railway Commercial Agency, Shanghai Jephson, H., assist., A. J. David, Hongkong Jephson, W., assist., United Engineers, Ld., Singapore Jeremiah, A. A., sanitary inspector, Penang
Jeremiah, J., assistant, C. A. Ribeiro & Co., Ld., Singapore
Jeremiah, M. P., State treasurer, Pahang
Jermyn, L. A. S., acting headmaster, English School, Batu Pahat, Johre
Jernigan, P., manager, Standard Oil Co. of New York, Peking
Jerram, G. L., surveyor, Survey dept., Kuala Lumpur
Jerram, B. S., abiof assist district officer, Kinta, Perck Jervoise, R. S., chief assist. district officer, Kinta, Perak Jessen, E. V., superintendent. Great Northern Telegraph Co., Hongkong Jessen, J., assistant, Nielsen & Winther, Ld., Shanghai Jessiman, A., assistant, Lowe, Bingham & Matthews, Shanghai

Jeu, G. du, Banque de l'Indo-chine, Peking

Jewett, J. H., merchant, Jewett & Bent, Yokohama Jewett, jr., J. H., merchant, Jewett & Bent, Yokonama Jex, Starling, secretary, Union Trading Co., Hongkong Jiejin, N. V., assistant, Chinese Martime Customs, Shanghai Jissoji, T., acting commissioner, Chinese Maritime Customs, Hoihow Joaquim, B. J. P., advocate and solicitor, Pooley & Co., Selangor Joass, H. C., sub-manager, Hongkong and Shanghai Bank, Singapore Jochems, Dr. S. C. J., botanist, Deli Experimental Station, Mcdan, Sumatra Johannesen, V., assist., Great Northern Telegraph Co., Ld., Shanghai Johannessen, K., manager, Wallem & Co., Hongkong Johansen, H. V., manager, East Asiatic Co., Ld., Tsingtao Johansen, H. W. R., assistant, Great Northern Telegraph Co., Shanghai Johansen, B., engineer, signs per pro., Kjellberg Succrs., Ld., Tokyo Johansson, G., Gadelius & Co., Ld., Kobe Johansson, G. A., assist., Allen & Hanbury's, Ld., Shanghai Johansson, J. R., assistant, Fobes Co., Ld., Shanghai John, A. L., deputy commissioner in charge, Chinese Post Office, Shanghai John, W. H., driller, Sarawak Oilfields, Ld., Sarawak Johns, W. H., driffer, Sarawak Officials, Ld., Sarawak
Johns, J. F., consul general for Great Britain, Bangkok
Johns, W. G., assistant, Jardine, Matheson & Co., Ld., Shanghai
Johns, W. T., shipping clerk, British Consulate, Yokohama
Johnsford, C. W., assist., Shanghai Dock and Engineering Co., Ld., Shanghai
Johnsford, H. A., assist., Shanghai Dock and Engineering Co., Ld., Shanghai
Johnsford, L., manager, Genuine Leather Coat Co., Shanghai
Johnsford, N., assist., Genuine Leather Coat Co., Shanghai Johnson, A., examiner, Chinese Maritime Customs, Nanking
Johnson, A. R., senior dist. engineer, F.M.S. Railway, Penang
Johnson, C. B., solicitor, Hastings, Dennys & Bowley, Hongkong
Johnson, C. J., chief accountant, Hollandsch-Amerikaansche Plantage Mij., Sumatra
Johnson, C. R. F., assist., A. S. Watson & Co., Hongkong Johnson, D., commission agent, Brockett & Co., Flongkong
Johnson, E., assist., H. B. Cameron, Shanghai
Johnson, E. O., assistant, Harper & Co., Ld., Selangor
Johnson, F., supt. of lighters (Tongku), China Merchants' Steam Nav. Co., Tientsin Johnson, F. G., assist., Hirsbrunner & Co., Shanghai Johnson, Geo. A., architect, Lester, Johnson & Morriss, Shanghai Johnson, G. E. L., overseer, P.W.D., Hongkong Johnson, G. H., assistant, Hammer & Co., Ld., Singapore Johnson, Dr. H. F., Medical College, Peking Johnson, H. L., general manager, Federal Dispensary, Selangor Johnson, H. L., general manager, rederal Dispensary, Selangor Johnson, H. M., assist., British Cigarette Co., Ld., Hankow Johnson, J., assistant, Taikoo Dockyard and Engineering Co., Hongkong Johnson, J. W., assist., British Cigarette Co., Ld., Shanghai Johnson, M., assist., Standard Oil Co. of New York, Chungking Johnson, M. A., assistant, Dodwell & Co., Ld., Hongkong Johnson, M. T., signs per pro., Mackinnon, Mackenzie & Co., Hongkong Johnson, P. J., forest ranger, Forest dept., Sarawak Lohnson, R. C., assistant, Canadian Pacific Railways, Shanghai Johnson, R. C., assistant, Canadian Pacific Railways, Shanghai Johnson, R. C. K., manager, C. Holliday & Co., Ld., Shanghai Johnson, W. R., director, Tobacco Products Corporation (China), Shanghai Johnston, A. L., clerk, Hongkong and Shanghai Banking Corporation, Bangkok Johnston, B. C. M., sub-manager, Hongkong and Shanghai Bank, Shanghai Johnston, D. A., assist., Hongkong and Shanghai Banking Corporation, Peking Johnston, G. A., sub-accountant, Chartered Bank, Haiphong Johnston, G. A., assist., Municipal Council, Shanghai Johnston, J. H., minister, Union Church, Kowloon, Hongkong Johnston, J. J., assistant, Lanadron Rubber Estates, Ld., Johore Johnston, R. R., Chartered Bank of India, Aust. and China, Tientsin Johnston, R. St. G., assistant, Harrisons, Barker & Co., Ld., Selangor Johnston, T. F., government surveyor, Survey dept., Jesselton, B. N. Borneo Johnston, Hon. Mr. W. B., general manager, North Borneo Trading Co., Ld., B.N.B. Johnston, W. F., manager, Butterfield & Swire, Shanghai Johnston, W. J., assist., Taikoo Dockyard, Hongkong

Johnston, W. M., chief time-keeper, Hongkong & Whampoa Dock Co., Hongkong Johnstone, J., assistant, Dodwell & Co., Hongkong Johnstone, J., superintendent, Union Motor Boat Co., Hongkong Johnstone, Capt. J. G., R.N., British Naval Offices, Shanghai Johnstone, J. S., manager, Chembong Rubber Co., Selangor Johnstone, W. C., clerical assist., Public Works dept., Shanghai Jolly, J. K., signs per pro., Butterfield & Swire, Tsingtao Jolly, J. K., signs per pro., Butterfield & Swire, Tsingtao
Jolly, J. W., field officer, Agricultural dept., F.M.S., Singapore
Joly, C. H. B., acting deputy commissioner, Chinese Maritime Customs, Amoy
Joly, P. B., chief accountant, Chinese Maritime Customs, Peking
Jomaron, A. C., second assistant secretary to Government, Kuala Lumpur
Jonas, F. M., director, Nickel & Lyons, Kobe
Jonery, J., principal, Cie. des Chem. de Fer de l'Indo-chine et du Yunnan, Mengtsz
Jones, A., assist., Texas Co., Shanghai
Jones, A. E., assist, manager, Asiatic Petroleum Co. Ld., Shanghai Jones, A. E., assist, manager, Asiatic Petroleum Co, Ld., Shanghai Jones, A. E. T., director, Mansfield & Co., Ld., Singapore Jones, B. R. B., assist., British Cigarette Co., Shanghai Jones, D. G. O., assistant, Allen & Gledhill, Singapore Jones, D. P. W., chief inspector, Health dept., Shanghai Jones, E., assistant, Butterfield & Swire, Shanghai Jones, E. B., assist., Standard Oil Co. of New York, Chungking Jones, Dr. E. Evan-, dental surgeon, Shanghai Jones, E. Grey, Asiatic Petroleum Co., Ld., Tientsin Jones, E. H., director, The China Soap Co., Shanghai Jones, E. I. Wynne, district officer, Southern district. Hongkong Jones, E. L., assist., Sungei Talam Estate, Kuantan, Paliang Jones, E. T., assist., British-American Tobacco Co., Shanghai Jones, E. I., assist., British-American Todacco Co., Shanghai Jones, F. A., Andrew, Weir & Co., Ld., Harbin Jones, F. B., sub-accountant, Chartered Bank of India, Australia and China, Hongkong Jones, F. L., manager and secretary, Malay Mail, Selangor Jones, F. R., manager, Reuter's, Ld., Hongkong Jones, F. W., Frazar Federal Inc., U.S.A., Tientsin Jones, Giffard, secy. and treas., Visayan Stevedore and Transportation Co., Iloilo Jones, H. A., manager, S. Moutrie & Co., Hongkong Jones, H. C. H., sub-accountant, National City Bank of New York, Canton Jones, H. E., clerical assistant, Public Works dept., Shanghai Jones, H. V., assistant, Smith, Bell & Co., Ld., Manila Jones, H. W., relief assist. secretary to Government, F.M.S. Jones, H. W., senior executive engineer, P.W.D., Perak Jones, J., assistant, A. S. Watson & Co., Ld., Canton Jones, J., assistant, British Cigarette Co., Ld., Mukden Jones, J. F., assistant, Electricity dept., Municipality, Shanghai Jones, Capt. J. H., wharf supt., Borneo Co., Ld., Bangkok Jones, J. Mowbray, assist., Hannibal & Co., Canton Jones, J. Mowdray, assist., Hannibal & Co., Canton Jones, J. R., barrister-at-law, Teesdale, Newman & McDonald, Shanghai Jones, J. S., assist., Twyford & Co., Tientsin Jones, L. C., Standard Oil Co. of New York, Chinkiang Jones, L. P. H., traffic auditor, Eastern Extension Telegraph Co., Singapore Jones, L. S., assistant, Brunei United Plantations, Ld., Brunei Jones, M. P., agent, Armstrong Whitworth & Co., Ld., Hongkong Jones, P. W., assistant, Mackenzie & Co., Tientsin Jones, R. A., assistant, British-American Tobacco Co., Hankow Jones, R. S. Lassistant, Harper & Co. Ld., Selangor Jones, R. S. I., assistant, Harper & Co., Ld., Selangor Jones, S. H., assistant. British Cigarette Co., Ld., Shanghai Jones, S. R, overseer, P.W.D., Hongkong Jones, S. W., passport officer, Passport Office, Selangor Jones, T. E., assistant, Lane, Crawford, Ld., Hongkong Jones, T. Rhys., assist., Sarawak Oilfields, Ld., Sarawak Jones, V. R., assistant, Hongkong & Shanghai Bank, Hongkong
Jones, W. C. V., assistant, British Cigarette Co., Ld., Shanghai
Jones, W. E. F., Chinese Govt. Salt Revenue Administration. Tsinan
Jones, W. G. E., assist. architect, H.B.M.'s Office of Works, Shanghai
Jong, Dr. A. W. K. de, directeur, Algemeen Proefstation der A.V.R.O.S., Medan, Sumatra Jong, T. G. de, assistant, Java Immigranten Bureau der A.V.R.O.S., Medan, Sumatra

Jonge, A. R. de, draughtsman, Electricity dept., Municipality, Shanghai Jongh, F. J. de, assistant, Holland-China Trading Co., Tientsin Jonn, E., manager, Gadelius & Co., Ld., Kobe Jost, G., assistant, Siemssen & Co., Ha., Robe Jopp, K. M., chief accountant, United Engineers, Ld., Singapore Jordain, S. J., secretary, Lane, Crawford, Ld., Hongkong Jordan, A. B., protector of Chinese, Selangor Jordan, E., signs per pro., Japan Import & Export Commission, Yokohama Jordan, F. C., division manager, British-American Tobacco Co. (China), Ld., Nanking Jordan, H. G., division manager, british-fine feath Tobacco Co. Jordan, H., inspector, Sanitary dept., Hongkong Jordan, J. F., assistant, Standard Oil Co. of New York, Kobe Jordan, J. H., assistant pathologist, Health dept., Shanghai Jordan, K. E., assistant, Chinese Maritime Customs, Shanghai Jordan, R. B., vice-consul for U.S.A., Yokohama Jorge, A. F., accountant, Nickel & Lyons, Kobe Jorge, T. C., assist., China Sales & Service Co., Shanghai Jorgensen, A., partner, Wassard & Co., Vladivostock Jorgensen, J. E., assistant, Great Northern Telegraph Co., Ld., Shanghai Jorgenson, A., agent, The East Asiatic Co., Ld., Shanghai Jory, H., engineer, Paulsen & Bayes-Davy, Shanghai Joscelyne, F. P., district surgeon, Beaufort, B. N. Borneo Joseph, B. B., assistant, Arnhold & Co., Shanghai Joseph, E., partner, Joseph Bros., Shanghai Joseph, H. B., manager, Office Appliance Co., Shanghai Joseph, J. M., partner, Joseph Bros., Shanghai Joseph, R., assist., E. D. Sassoon & Co., Shanghai
Joseph, R., assist., E. D. Sassoon & Co., Shanghai
Joseph, R. M., merchant and commission agent, Shanghai
Joseph, S. H., assistant, E. D. Sassoon & Co., Ld., Shanghai
Joseph, Walter G., signs per pro., J. R. Michael & Co., Hongkong
Josephsen, A., assistant, Raub Australian Gold Mining Co., Ld., Pahang
Loch L. drillor Sarawak Cilificide Ld. Sarawak Josh, J., driller, Sarawak Oilfields, Ld., Sarawak Josse, J., architecte principal, Travaux Publics, Saigon Josselyn, Paul R., assist. Chinese secretary, U.S. Consulate and U.S. Legation, Peking Jottrand, M. E., secretary, Credit Foncier d'Extreme-Orient, Hankow Jourdan, P., Compagnie Francaise de Tramways, Shanghai Jousseaume, P., supt. of parks, French Settlement, Shanghai Jovenet, C., assistant, Brossard, Mopin, Singapore Jowe, P. S., China Press, Inc., Shanghai Jowett, H., manager, Asiatic Petroleum Co. (Noth China), Ld., Peking Joy, H. T., assist., British-American Tobacco Co. (China), Ld., Canton Joyce, C. N. W., electrician, Eastern Extension Telegraph Co., Singapore Joyce, C. N. W., electrician, Eastern Extension Telegraph Co., Singapore Joyner, J. N., assist. manager, British-American Tobacco Co., Changsha Joynson, H. W., assist., Louis T. Leonowens, Bangkok Joynt, H. R., second assist. secretary to Government, F.M.S. Jucker, E., partner, Berli Jucker & Co., Bangkok Jucker, F., M.E., assistant, Sulzer Bros., Kobe Judah, J. J., member, Shanghai Stock Exchange, Shanghai Judd, E., assistant, Lane, Crawford & Co., Ld., Shanghai Judd, E. L., assist., Brunner, Mond & Co. (China), Ld., Hongkong Judd, T. A., assist., New Darvel Bay (Borneo) Tobacco Plantns., Ld., Lahad Datu, B.N.B. Juell, A., assistant, Thoresen & Co., Ld., Hongkong Juell, A., assistant, Thoresen & Co., Ld., Hongkong Juergers, E., assistant, Carlowitz & Co., Shanghai Juhl, H. O., Danish Lutheran Mission, Changchun Julien, Bro. F. M., director, St. Louis' College, Tientsin Julien, J. D., assistant, Standard Oil Co., of New York, Kobe Julyan, P., clerk, Public Works department, Hongkong Julyan, P. T. E., assist., North China Star, Tientsin Jumeau, —, ingr. ppal., Arrondt. Special des Travaux Publics, Dalat, Huê, Annam Jumeaux, A. C., assist. surgeon, Medical dept., Tapah, Perak Jump, F. S., Chinese Maritime Customs, Taku Jung, A., manager, Kuenzle & Streiff, Iloilo Jungeling, H. H., assistant, Netherlands Harbour Works Co., Hongkong Jungers, E. H., assistant, S. E. Giles, Kobe Juniper, W. C., assist., McAlister & Co., Ld., Singapore

Jupp, J. E., assistant, Hongkong and Shanghai Banking Corporation, Peking Jurges, P., accountant, Siemens China & Co., Peking Jurika, S., general manager, Torrejon, Jurika & Co., Zamboanga Jusserand, H., directeur, Banque Franco-Chinoise, Haiphong Juster, A. W., assist., Taikoo Dockyard and Engineering Co., Hongkong Justesen, M. L., proprietor, Anglo-Danish Shipping Co., Shanghai Juvet, A., merchant, Hirsbrunner & Co., Shanghai Juvet, J., merchant, Hirsbrunner & Co., Tientsin Kabalkin, J. R., managing director, Anglo-Chinese Eastern Trading Co., Harbin Kabalkin, R., secretary, Anglo-Chinese Eastern Trading Co., Harbin Kabatoff, N. V., M. V. Petstrusof, Harbin Kabbert, P. R., assist, International Export Co., Harkow Kabuliansky, A. A., accountant, Gershevich Bros., Tientsin Kadoorie, Sir E. S., financier, Kadoorie & Co., Shanghai Kadoorie, H., financier, E. S. Kadoorie, Shanghai Kadoorie, H., financier, E. S. Kadoorie, Shanghai Kadoorie, L., financier, Kadoorie & Co., Shanghai Kahn, F., assistant, Racine & Cie., Shanghai Kailey, W., assist., Standard Oil Co. of New York, Hongkong Kaktin, V., assist. engineer, Board of Conservancy Works of Kwangtung, Canton Kalina, R. X., Chinese Eastern Railway Administration, Harbin Kamerling, C. M., assist. manager, De Javasche Bank, Medan, Sumatra Kampf, L., manager, Andersen, Meyer & Co., Mnkden Kandacovoff, R., assistant, Javdina Engineering Corporation, Tientsin Kandaooroff, B., assistant, Jardine Engineering Corporation, Tientsin Kanell, W. E., assistant, American Asiatic Underwriters, Shanghai Kant, P. J. de, accountant, Netherlands India Commercial Bank, Hongkong Kao, S. C., manager, E. Gepperich & Co., Tientsin Kapadia, Dr. M. H., medical officer, Anglo-Johore Consolidated Rubber, Ld., Johore Kapelle, A., assist., Vereinigte Farben, Shanghai Karamsi, S., Asiatic Petroleum Co., Harbin Karanjia, C. M., merchant, Canton Karanjia, N. B., managing director, Karanjia & Co., Ld., Canton Karanjia, N. S., merchant, M. J. Master & Co., Shanghai Kariappa, C. M., assistant engineer, Public Works dept., Singapore Karkatsky, J. A., Chinese Maritime Customs, Kiukiang Karkovany, A. von, assistant, Carlowitz & Co., Canton Karlbeck, O., assistant, Carlowitz & Co., Carlon Karlbeck, O., assistant engineer (Pukow), Chinese Govt. Railways, Tientsin Karsten, H. T., consul for Denmark, Singapore Kas, L. van, manager, Transmarina Trading Co., Hankow Kasperson, H. O., assist, Asiatic Petroleum Co., Hongkong Katemopoulos, D., storekeeper, Shanghai General Store, Shanghai Kattwinkel, M., proprietor and managing-director, China Clock & Co., Shanghai Katz, A., assistant, Midland Packing Co., Shanghai Katz, J. B., Commercial Express & Storage Co., Shanghai Katz, M., Abraham, Katz & Co., Shanghai Katz, W., assistant, Brunner, Mond & Co., Ld., Shanghai Kauffmann, H. de, minister, Denmark Legation, Tokyo Kaufman, V. E., secretary, Portuguese Consulate, Harbin Kautzsch, Dr. Martin, German Hospital, Tsinanfu Kawa, T., assistant manager, Mitsui Bussan Kaisha, Hongkong Kawakami, T., manager, Mitsui Bussan Kaisha, Amoy Kawamoto, G., manager, Kinkai Yusen Kaisha, Tientsin Kay, A. D., assistant, Glen Line Eastern Agencies, Shanghai Kay, A. T., assistant, Smith, Bell & Co., Iloilo Kay, G. G., Standard Oil Co. of New York, Hankow Kay, J. L., assistant, Dodwell & Co., Shanghai Kay, K. E. H., assistant, Island Trading Co., Ld., Brunei Kay, L., wharfinger, Hongkong & Kowloon Wharf & Godown Co., Kowloon, Hongkong Kay, R. G. S., assistant, Rising Sun Petroleum Co., Taipeli Kay, W., assistant master, Queen's College, Hongkong Kay-Mouat, J. R., acting principal, Medical College, Singapore Kazack, D. F., examiner, Chinese Maritime Customs, Hankow Keane, J., assistant, The Texas Co., Tientsin

Kearney, G. P., assistant secretary, Philippine Acetylene Co., Manila

Kearton, W. A., manager, China and Japan Trading Co., Shanghai

Keating, A., supt., Green Island Cement Co., Deep Water Bay, Hongkong

Keating, P. J., accountant, Post Office, Tsinan

Keating, T. F., Standard Oil Co. of New York, Yochow Keble, W. T., headmaster, St. Michael's School, Sandakan, B.N.B.

Keegan, W., overseer, P.W.D., Hongkong

Keeler, C. R., General Motors Japan, Ld., Osaka

Keeley, B. J., assistant, Asiatic Petroleum Co. (South China), Ld., Taikoktsui, Hongkong

Keen, A. E., manager, A. S. Watson & Co., Tientsin Keen, C. E., engineer, Dunlop Rubber (Far East) Co., Kobe Keen, R. C., overseer, P.W.D., Hongkong Keenahan, M. B., accountant, Standard Oil Co. of New York, Canton Keenan, C. M., chief engineer, International Export Co., Hankow Keenan, S. D., assistant, Tug and Lighter Co., Shanghai Keer, J. H., general manager, Planters' Stores & Agency Co., Selangor Kees, H. W., managing director, Bayney, Haussey, & Co., Ld., Shanghai

Kees, H. W., managing director, Rayner, Heusser & Co., Ld., Shanghai Keet, D. G. J., Asiatic Petroleum Co., Ld., Tientsin Keetel, T. H., assist., New Darvel Bay (Borneo) Tob. Plantns., Ld., Lahad Datu, B.N.B. Keeton, G. W., reader, University, Hongkong

Keevil, J. J., medical officer, General Hospital, Singapore

Keinath, L., assistant, Alff & Co., Changsha

Keining, F., Carlowitz & Co., Mukden

Keir, A., inspector of schools, Education dept., Perak

Keir, C. McH., assist., Lanadron Rubber Estates, Ld., Johore

Keir, F., assistant engineer, P.W.D., Selangor

Keira, D., assistant, London Asiatic Rubber and Produce Co., Ld., Negri Sembilan

Keith, Allan, secretary, Green Island Cement Co., Hongkong Keith, D., supt., shipwrights' dept., Hongkong and Whampoa Dock Co., K'loon., H'kong Keith, H. G., assistant conservator of Forest, Sandakan, B. N. Borneo

Keith-Murray, D. H., assistant, Kampong Kuantan Rubber Co., Ld., Selangor

Kelhofer, E., business mgr., and treas., Shanghai College and Middle School, Shanghai Kella, A. C., berthing officer, Chinese Maritime Customs, Shanghai

Kellagher, G. B., registrar, Supreme Court, Penang Kellam, J. R., assistant, Guthrie & Co., Ld., Selangor

Kellar, R. H. A., manager, Wearne Brothers, Perak

Kellaway, A. H., assistant, British Cigarette Co., Ld., Mukden

Keller, Ed., manager, Ed. A. Keller & Co., Manila

Keller, H., Société Indochinoise d'Importation, Saigon Keller, H. A., signs per pro., Ed. A. Keller & Co., Manila

Keller, N., assistant, Asiatic Petroleum Co. (North China), Ld., Chinkiang Kellie-Smith, Wm., estates and mines owner, Perak Kelling, C., assistant, F. E. Zuellig, Inc., Manila Kellit, W., visiting engineer, Mambau (F.M.S.) Rubber Co., Negri Sembilan Kellit, W.

Kellner, H., assistant, Probst, Hanbury & Co., Ld., Shanghai Kellogg, A. G., agent, Hongkong and Shanghai Banking Corporation, Tokyo

Kelly, C., assistant health officer, Medical department, Singapore Kelly, G., assistant, Canadian Pacific Railway Co., Hongkong Kelly, J. K., assistant, Bangkok Dock Co., Ld., Bangkok Kelly, R. K., assistant, Smith, Bell & Co., Ld., Legaspi, P.I.

Kelly, R. W. C., lecturer, College of Medicine, Singapore

Kelly, S., inspector, Sanitary dept., Hongkong
Kelly, T. L., assist., Merlimau Rubber Estates, Malacca
Kelly, V., fittings supt., Municipal Gas dept., Singapore
Kemp, A. E. R., assistant, Asiatic Petroleum Co., Ld., Shanghai

Kemp, D., assistant, Carlowitz & Co., Shanghai Kemp, F. A., sub-telegraph engineer, P.W.D., Hongkong Kemp, G. S. Foster, head-master, Public School for Chinese, Shanghai

Kemp, Hon. Sir Joseph H., C.B.E., K.C., attorney-general, Hongkong Kemp, L. C., assistant, The Texas Co., Hangchow Kemp, R. A., principal, Boone School, Hankow Kempe, J. E., district officer, Upper Perak, F.M.S. Kempen, C. J. van, governor, East Coast of Sumatra

Kemper, G. H., American consul, Yokohama

Kempton, J., electrician, Hongkong and Whampoa Dock Co., Hongkong

Kench, O. C., assistant, British-American Tobacco Co., Shanghai Kendall, F. G. I., actg. depy. commissioner, Chinese Postal Administration, Harbin Kendall, H. M., assistant, Mackinnon, Mackenzie & Co. Ld., Shanghai Kengelbacher, C., assist., Huber & Co., Shanghai Kengelbacher, F., assistant, Augustesen China Trade, Shanghai Kenion, Hon. Mr. Arthur N., partner, Maxwell & Kenion, Perak Kennaway, M. J., manager, Escot Rubber Estate, Selangor Kennedy, Capt. A. C., acting marine supt., Indo-China Steam Navigation. Hougkong Kennedy, A. M., mgr., Port Dickson-Lukut (F.M.S.) Rubber Estates, Ld., Negri Sembilan Kennedy, J., assist., Gula-Kulumpong Rubber Estates, Ld., Perak Kennedy, J., assist., Guia-Kulumpong Rubber Estates, Ld., Ferak
Kennedy, J., examiner, Chinese Maritime Customs, Shanghai
Kennedy, J. F., assistant, South British Insurance Co., Ld., Hongkong
Kennedy, J. R., genl. mgr., Russell-Kennedy, Ld., and agent, Reuter's Telegrams, Tokyo
Kennedy, J. W., general manager, Gula-Kalumpong Rubber Estates, Perak
Kennedy, L. D., supt., 1st Division, Sarawak
Kennedy, L. W., assistant, Texas Co., Shanghai
Kennedy, R. C., assistant, Robinson Piano Co., Ld., Singapore
Kenney, E. A., assist. supt., Revenue Survey dept., Malacca
Kenrick, John P., general manager, Pekin Syndicate, Peking Kenrick, John P., general manager, Pekin Syndicate, Peking Kent, C. H. I., assistant, Paterson, Simons & Co., Ld., Singapore Kent, H. W., signs per pro., Butterfield & Swire, Yokohama Kent, H. T. M., controller of timber, Forest dept., F.M.S. Kent, L. H., barrister-at-law, Kent & Mounsey, Tientsin Kent, N., supt., Eastern Extension, Aus. & China Tel. Co., Ld., Sharp Peak, Foochow Kent, P. H. B., barrister, Kent & Mounsey, Tientsin and Peking Kent, W., chief inspector, Police Headquarters, Hongkong Kentwell, A. J., assist., G. R. Gregg & Co., Ld., Kobe and Yokohama Kenworthy, W., assist. manager, Linotype and Machinery, Ld., Singapore Kenyon, W. J., assistant, Sun Life Assurance Co., Shanghai Kenyon, W. J., assistant, Sun Life Assurance Co., Shanghai Keogh, D. T., assist. manager, Asiatic Petroleum Co. (North China), Ld., Shanghai Keown, R. M., assist., Taikoo Dockyard, Hongkong Ker, A., assist., Lewis & Peat, Ld., Singapore Ker, L. L., assist., Harrisons, Barker & Co., Ld., Penang Ker, W. P., C.M.G., British consul-general, Tientsin Ker, W. P. W., managing director, Paterson, Simons & Co., and consul for Peru, Singapore Kerbey, G. H., assist.. Butterfield & Swire, Tsingtao Kerburt adjoint resident mains. Delat. Hus. Annual Kerbrat, adjoint resident maire, Dalat, Hue, Annam Kerley, V. G., assist., Hongkong Electric Co., Hongkong Kern, J., signs per pro., Jewett & Bent, Yokohama Kerner, Dr. L., acting manager, China and Japan Trading Co., Osaka Kernode, D. W., vice-consul for Great Britain. Tokyo Kerr, C. R., manager, John Dickinson & Co., Hongkong Kerr, H. R., inspector of mines, Batang Padang, Perak Kerr, I. W., assist., Warner, Barnes & Co., Ld., Manila Kerr, James, assist. manager, Meklong Railway Co., Bangkok Kerr, J. W., manager, Anglo-Sumatra Rubber Co., Ld., Sumatra Kerr, P., manager, Lutong Refinery, Sarawak Oilfields, Ld., Sarawak Kerr, W., assistant, Taikoo Dockyard and Engineering Co., Hongkong Kerr, W. J. assistant, supt of Parks Municipality, Shangkoi Kerr, W. J., assistant, supt. of Parks, Municipality, Shanghai Kerr, W. L., assistant, Jardine, Matheson & Co., Ld., Kobe Kerrison, E. C., inspector, Sanitary dept., Hongkong Kershaw, A. E., assist, warder of Mines, Perak Kersley, F. J., assist, Kelly & Walsh, Ld., Shanghai Kersulec, P., French Municipal Guard, Shanghai Kessler, H. T., manager, China Construction Co., Tientsin Kesteven, L., architect assist. to director, P.W.D., Selangor Kettiger, A., accountant, Goenoeng Malajoe Estates, Sumatra Key, J., wireless operator, Public Works department, Hongkong Key, M. F., secretary, Chamber of Commerce, Hongkong Key, S. D., forest manager, British Borneo Timber Co., Sandakan, B. N. Borneo Key, W. J. S. anginear Port Development dent. Development Key W. J. S., engineer, Port Development dept., Hongkong Keynes, S. C., signs per pro., Borneo Co., Ld., Bangkok

Keys, Major P. H., D.S.O., M.C., architect, P.W.D., Singapore

Keyser, P. D., inspector of works, P.W.D., Hongkong

Kibat, O., assist., Kai Lee Gung Tse, Changsha Kibble, E. D., executive engineer, P.W.D., Kedah

Kidd, A., assist., Jardine Engineering Corporation, Ld., Shanghai

Kidd, G. M., commissioner, Land dept., Trengganu, S.S. Kiddle, J. A. C., assist, Bombay-Burmah Trading Corporation, Ld., Salween, Bangkok Kiddle, J. A. C., assist, Bombay-Burmah Trading Corporation, Ld., Salw Kieboom, A. van den, signs per pro., Belgo Nippon Trading Co., Kobe Kierkegaard, H. S., Post Office, Nanking Kilberg, A., assistant, Eastern Trading Co., Shanghai Kilcoin, A. H., assistant, Chinese Maritime Customs, Hankow Kilian, F., Deutsch-Asiatische Bank, Shanghai Killoh, W. J., assistant, Eastern Sumatra Rubber Estates, Ld., Sumatra Kilner, E., chief inspector, Health department, Shanghai

Kilpatrick, T. M., sub-accountant, Chartered Bank of India, Aus. & China, Bangkok

Kimber, W., surveyor, Lloyd's Register of Shipping, Nagasaki Kimmins, J. L., managing director, Pilkington Bros., Ld., Shanghai

Kimpster, W. A., assist., Mansfield & Co., Ld., Singapore Kinderley, R. & D., estate agents, etc., Sclangor

Kindness, J., assistant, Hongkong and Shanghai Bank, Singapore

Kindness, J., assistant, Hongkong and Shanghai Bank, Singapore
King, —, directeur, Travaux Publics, Kien-An, Tonkin
King, A. C., assist., Associated Brass & Copper Manufacturers of Gt. Britain, Shanghai
King, A. J., managing director, Huey Yot Tin Dredging, Ld., Ipoh
King, C. C., assist., Harrisons, King & Irwin, Ld., Shanghai
King, D., assist, Gula-Kalumpong Rubber Estates, Ld., Perak
King, D. L., manager, China Provident Loan and Mortgage Co., Ld., Hongkong
King, E. A., assistant, Borneo Co., Ld., Chiengmai, Bangkok
King, F. A., factory supt., British Cigarette Co., Ld., Mukden
King, Gengery, assistant, Castlefield (Klang) Rubber Estate, Ld., Selangor

King, G. B., assist., British Cigarette Co., Ld., Shanghai King, G. W., registrar and coroner, H.B.M.'s Supreme Court for China, Shanghai

King, H., Bank of China, Peking King, H. P., rep., Assoc. Brass & Copper Manufacturers of Gt. Britain, Shanghai

King, Dr. H. Y., director, Naval Medical College, Tientsin

King, J. W., assist., Brunner, Mond & Co. (China), Ld., Shanghai King, L. B., assist., Glen Line Eastern Agencies, Ld., Shanghai King, L. H., engineer-in-charge, electrical branch, Public Works dept., Hongkong King, L. W., sub-accountant, Chartered Bank of India, Australia and China, Shanghai King, M. B., director, Dragon Motor Car Co., Hongkong King, P. C., Yao Hua Mechanical Glass Co., Ld., Chinawangtao

King, R. L., assistant, Sarawak Oilfields, Ld., Sarawak King, S. G., secretary, Chinese National Wireless Telegraph, Peking

King, S. N., district officer, Dindings, Penang

King, T. C., assistant, Inniss & Riddle, Ld., Shanghai King, T. H., assist., Hongkong and Whampoa Dock Co., Hongkong

King, T. H., assist., Hongkong and Whampon Dock Co., Hongkong
King, T. H., director of Criminal Intelligence, Hongkong
King, T., Peking-Mukden Railway, Tientsin
King, W., manager, Priest, Marians & Co., Kobe
King, W. H. T., acting agent, Jardine, Matheson & Co., Ld., Swatow
King, W. J., assist., Robert Dollar Co., Tientsin
King, W. R., assistant, Lyall & Evatt, Singapore
King, W. S., managing-director, Harrisons, King & Irwin, Ld., Hankow and Shanghai
King-Harman, visiting agent, Seafield Rubber Co., Ld., Selangor
Kingdon, H. W., assistant, Thos. Cook & Son, Shanghai
Kinghorn, J. R., assistant, Butterfield & Swire, Hongkong
Kingsburv, A. N., pathologist. Medical Research Institute, F.M.S.

Kingsbury, A. N., pathologist, Medical Research Institute, F.M.S. Kingsbury, S. C., manager, Connell Bros. & Co., Shanghai Kingson, T., assist., Heacock & Cheek, Shanghai

Kinloch, D. R., accountant, Chartered Bank, Hongkong

Kinnaird, J. D., works manager, Davie, Boag & Co., Hongkong
Kinnaird, J. D., works manager, Davie, Boag & Co., Hongkong
Kinnear, T., engineer, Sungei Besi Mines, Ld., Selangor
Kinross, A. R., assistant, Asiatic Petroleum Co. (S.C.), Ld., Hongkong
Kinsey, W. E., state forest officer, Negri Sembilan
Kinzel, O., Ehlers & Co., Chinese Maritime Customs, Mukden
Kirby, A. M., acting manager, Standard Oil Co., and vice-consul for U.S., Saigon

Kirby, C. E., director, Cooper, Clay & Kirby, Ld., Shanghai Kirby, C. E., director, Cooper, Clay & Kirby, Ld., Shanghai Kirby, D. S., veterinary inspector, Malacca Kirby, N. F., assistant, McAuliffe, Davis & Hope, Penang Kirby, R. W., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Kirby, T., assistant, British Cigarette Co., Ld., Mukden Kirby, W. E., secretary, China Coast Officers' Guild, Shanghai Kirk, A., engineer, Public Works dept., Hongkong Kirk, N. R., assist., Brunner, Mond & Co., Ld., Shanghai Kirk, W. A., assist. engineer, P. W.D., Bentong, Pahang Kirkby-Gomes, S. G., medical officer of Health, Peking and Chinkiang Kirke, C. C. A., consul for Great Britain, Swatow Kirkemo, M. N. B., electrician, Great Northern Telegraph Co., Ld., Shanghai Kirkman, S. M., assistant, Standard Oil Co. of New York, Haiphong Kirkpatrick, Major J. J., assistant, Kailan Mining Administration, Tientsin Kirkwood, Chas., bunkering supt., U.S. Shipping Board, Manila Kiseleff, A., assistant, Carlowitz & Co., Tientsin Kitching, G. C., manager, A. S. Watson & Co., Canton Kitching, T., supt. Revenue Surveys, Negri Sembilan Kitserow, W. L., assistant, Harrisons, Barker & Co., Ld., Selangor Kitson, E. J., assistant manager, Nickel & Lyons, Kobe Kitson, G. V., vice-consul, passport-office, British Consulate, Shanghai Kittles, A. M., assist., Chartered Bank of India, Australia and China, Shanghai Kitto, J., manager, Asiatic Petroleum Co., Newchwang Kjeldson, S., East Asiatic Co., Ld. of Copenhagen, Dairen Klamer, L., assistant, Transmarina Trading Co., Shanghai Klar, B., engineer, Chihli Ching Hsing Mining Administration, Tientsin Klass, J., manager, Hotel Plaza, Shanghai Kleemann, O., merchant, Tientsin Kleffel, J., assist., American-Oriental Banking Corporation, Shanghai Kleijn, L. J. K. A., American Foreign Insurance Association, Tientsin Klein, resident, Lao-Kay, Tonkin Klein, O., manager, Schnabel, Gaumer & Co., Hankow Klein, W., assistant, American Trading Co., Shanghai Klein, W. H. F., acting manager, Padang Halahan Estate, Sumatra Klemantaski, J., Andrew Weir & Co., Ld., Harbin Klement, S., chancellor, Austrian Consulate, Tokyo Klemm, C., assistant, Guthrie & Co., Singapore
Klewitz, R., assistant, Reuter, Brockelmann & Co., Canton
Kliene, C., translator, Chinese Maritime Customs, Shanghai
Kliene, G., assistant, Municipal Council, Shanghai
Kliene, H., Capital and Trade, Shanghai
Klimanek, Ph. Harding, Holland-China Trading Co., Shanghai Klimoff, A. Y., first secretary, Union of Soviet Republic, Shanghai Klingenberg, R., signs per pro., Russo-Asiatic Bank, Shanghai Klink, P. J., assistant, Transmarina Trading Co., Shanghai Kloosterboer, J. L., merchant and manager, Transmarina Trading Co., Tientsin Klopp, G., signs per pro., Mee-Yeh Handles Co., Shanghai Klubien, J., commissioner, Chinese Maritime Customs, Swatow Kluijve, D. K. van, manager, Siak Rubber Estates, Ld., Sumatra Kluss, F., assist., Holstein & Co., Kobe Klyhn, L., assistant, China Soap Co., Ld., Shanghai Klyhn, P., assistant, Vacuum Oil Co., Shanghai Klyne, B. F., bookkeeper, Caldbeck, Macgregor & Co., Ld., Singapore Knapp, M. D., inspector, Malayan American Plantations, Ld., Penang Knapton, W. F., assist., China Soap Co., Ld., Shanghai Knauff, E., secretary, Orient Tobacco Manufactory, Hongkong Knibb, A. E., assistant, Electric dept., Municipality, Shanghai Knight, A. T., assist. traffic manager, F.M.S. Railways, Selangor Knight, C, assistant, Bombay-Burmah Trading Corporation, Ld., Bangkok Knight, C., assistant engineer, Electric dept., Municipal Council, Shanghai Knight, C. E., mgr., Port Dickson-Lukit (F.M.S.) Rubber Estates, Ld., Negri Sembilan Knight, E. H. S., head assist., Membakut Rubber, Ld., Jesselton, B. N. Borneo Knight, F., Chinese Maritime Customs, Chefoo Knight, G. E., assistant, Public Works dept., Shanghai Knibb, A. E., assistant, Electric dept., Municipality, Shanghai

FOREIGN RESIDENTS Knight, J., assist., Land & Cox, Ld., Kobe Knight, P. E., inspector, Sanitary department, Hongkong Knight, R., assistant signal engineer, F.M.S. Railway, Kuala Kumpur Knight, R. J., assist., Robert Dollar Co., Shanghai
Knight, T. L., shipping dept., American Express Co., Inc., Hongkong
Knight, T. L., shipping dept., American Express Co., Inc., Hongkong
Knightbridge, C. W., shop manager, Singapore Cold Storage Co., Ld., Singapore
Knipp, A. R., tutor, Canton Christian College, Canton
Knocker, G. M., assistant, Harrisons, Barker & Co., Ld., Selangor
Knocker, S., factory supt., Firestone Tires and Rubber Co., Singapore
Knoke, W., agent, Deutsch-Asiatische Bank, Canton
Knoll, Dr., vice-consul for Germany, Kobe
Knoll, E., H. C. Augustesen, Mukden
Knott, C. W., prof., Central China Teachers' College, Hankow
Knowtes, A. R., assistant, Cornabe, Eckford & Co., Chefoo
Knowles, F. J., director, Woollen Vosy & Co., Ld., Tientsin
Knowles, J. T., vice-president, Smith, Bell & Co., Ld., Manila
Knox, E. M., agent, Hongkong & Shanghai Bauking Corporation, Harbin Knight, R. J., assist., Robert Dollar Co., Shanghai Knox, E. M., agent, Hongkong & Shanghai Banking Corporation, Harbin Knox, G., assistant, The Texas Co., Shanghai Knox, G. C., secretary, Great Eastern Life Assurance Co., Singapore Knox, H. B., assistant supt. engineer, Straits Steamship Cc., Singapore Knox, J., accountant, Tientsin Press, Ld., Tientsin Knox, R., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Knox, T., assistant boat officer, Chinese Maritime Customs, Nanking Knudsen, L. J. G., godown supt., Butterfield & Swire, Shanghai Knudsen, L. J. G., godown supt., Butterfield & Swire, Shanghai Knuepfel, E., Melchers China Corporation, Tientsin Kobelt, A., assist., Sulzer, Rudolph & Co., Yokohama Koch, E. F., manager, Standard Oil Co. of New York, Cebu Koch, G. Trevor, manager, Strathmore Rubber Co., Ld., Selangor Koch, H., manager, Deutsch-Asiatische Bank, Tsingtao Koch, L. P., assistant, Langgeng Rubber Co., Ld., Negri Sembilan Koch, R., assist., E. Huber & Co., Shanghai Koch, W. V. M., medical practitioner, Harston, Black, Balean, Koch & Taylor, Hongkong Kocherga, I. M., Andersen, Meyer & Co., Ld., Mukden Kochneff, D., British Cigarette Co., Hankow Kock, A. C., assist., Calder, Marshall & Co., Ld., Shanghai Kock, E. M., assistant, British Cigarette Co., Ld., Shanghai Koch, E. M., assistant, British Cigarette Co., Ld., Shanghai Koehl, J., director, Meisei Gakko, Osaka Koehler, C. E., manager, Swedish Trading Co., Shanghai Koehler, W., assistant, Carlowitz & Co., Shanghai Koehler, W. O., signs per pro., Goeke & Co., Canton Koenitz, G., assist., McAlister & Co., Ld., Singapore Kohlhoff, C. L. O., assist., Eastern Extension Telegraph Co., Singapore Kok, G. L., supt., Timbang Deli Rubber Co., Sumatra Kolozoff E. Wassard & Co. Vlodivostock Kolozoff, E., Wassard & Co., Vlodivostock Kolpin, O., manager, China Export-Import and Bank Co., Osaka Komaroff, W. M., Chinese Maritime Customs, Lappa Komor, G., partner, Komor & Komor, Hongkong Komor, H., partner, Komor & Komor, Hongkong Komor, Henry S., partner, Komor & Komor, Hongkong Komor, P., signs per pro., Huber & Co., Shanghai Komor, S., partner, Komor & Komor, Hongkong Kondo, R., manager, Mitsui Bussan Kaisha, Newchwang Kondorstenko, O. P. Okimas France Baile Kondratenko, O. P., Chinese Eastern Railway Commercial Agency, Shanghai Konovaloff, S. A., acting commissioner, Chinese Maritime Customs, Szemao Koo, Y. K., manager, National Commercial Bank, Ld., Tientsin Koohtin, V., Arnhold & Co., Ld., Tientsin Koops, R., manager, Illies & Co., Kobe and Tokyo Koosache, E. A. C., tidesurveyor, Chinese Maritime Customs, Lappa Kopp, S. E. M. V. L., Ambassador, Union des Republiques, Sovietistes Socialistes, Tokyo Korff, A., Melchers & Co., Tientsin and Shanghai

Korff, Dr. Ad., partner, Melchers & Co., Shanghai

Korff, John, engineering dept., Andersen. Meyer & Co., Ld., Tientsin Korniloff, P., surveyor, Lothar Marcks, Mukden

Korns, J. H., professor of medicine, Union Medical College, Peking Korowitz, W., assistant, Reuter, Brockelmann & Co., Shanghai Kortright, H. H., district officer, Bintulu, Sarawak Kossolapov, A. A., assist., Centrosojus (England), Ld., Shanghai Koster, P. C. de, assistant, Netherlands Trading Society, Sumatra Kourbatoff, A. N., manager, Chinese Eastern Railway, Dairen Koyasu, H., manager, Yokohama Specie Bank, Ld., Newchwang Kozhevar, R. E., director, Mackinnon, Mackenzie & Co., Ld., Kobe Kraal, S., assayer, Raub Australian Gold Mining Co., Ld., Pahang Kraal, W. F., assist., Standard Oil Co. of New York, Amoy Krabble, H., manager, J. Lambooy, Hankow Krabble, H., signs per pro., Ehlers & Co., Hankow Krable, J., assistant, Northern Featherworks, Ld., Canton Kraemer, F., assistant, Reuter, Brockelmann & Co., Canton Kraemer, G., assist., Mee-Yeh Handels Compagnie, Shanghai Krame, F., signs per pro., S. Heimann & Co., Shanghai Kramer, Joh., engineer-in-chief, Chibli Ching Hsing Mining Administration, Tientsin Kranendonk, L. M.J., sub-agent, Nether. Tradg. Socy., & actg. Netherlands consul, Penang Krapfenbauer, P., chemist, manager, Botica Antigua de Cebu, Cebu Krapfenbauer, P. A., president, Botica Antigua de Cebu, Cebu Krautheimer, J., administrateur maire, Haiphong Krebs, E., assistant, Holstein & Co., Kobe Krefoff, A. A., Chinese Maritime Customs, Swatow Kreier, O., proprietor, Kreier's Hotel Restaurant, Tientsin Kreier, W., Kreier's Hotel Restaurant, Tientsin Kreist, F. H., assistant, U.S. Consulate General, Shanghai Krente, K. C., since appeal for U.S. A. H. H. H. H. S. A. H. Krentz, K. C., vice-consul for U.S.A., Hongkong Kress, F., assistant, F. E. Zuellig, Inc., Manila Kress, J. S., assist, Carlowitz & Co., Hankow Kreulen, R. A., manager, Shanghai Insurance Office, Shanghai Kriekenbeck, G. E., assist. manager, Muller & Phipps (Malaya), Ld., Singapore Kring, C. G. C., assistant, Great Northern Telegraph Co., Ld., Shanghai Kring, T., supt., Great Northern Telegraph Co., Ld., Vladivostock Kristofersen, P., assistant, Thoresen & Co., Hongkong Kroeger, A., assistant, Thoresen & Co., Hongkong
Kroeger, A., assistant, Reuter, Brockelmann & Co., Canton
Kroenert, J., assist., Deutsch-Asiatische Bank, Kobe
Krogh, M., Oriental Supply Co., Tsingtao
Kromsigt, H. G., manager, Harrisons & Crosfield, Ld., Tebing Tenggi, Sumatra
Krueger, G., manager, Jebsen & Co., Shanghai
Krueger, R., chancellor, German Consulate, Kobe
Kruper, G., director, H. E. Railton & Co., Chefoo Kruse, C., assist., Equitable Eastern Banking Corporation, Shanghai Kruyne, M., assistant, Amalgamated Rubber Estates, Ld., Dolok. Sumatra Kryger, A. de, assistant conductor, Municipal Orchestra and Band, Shanghai Kuehn, K., manager, Vereinigte Farben, Shanghai Kuenkele, G., C. Illies & Co., Kobe Kuenzle, A. T., vice-president, Alhambra Cigar and Cigarette Manufacturing Co., Manila Kuhlborn, G., vice-consul for Germany, Mukden Kukuranov, L., American Express Co., Inc., Peking Kullmann, J., Deutsch-Asiatische Bank, Tientsin Kulpe, E., Standard Braid and Produce Co., Kobe Kummert, H., manager, Deutsch-Asiatische Bank, Kobe Kunz, H., manager, Diethelm & Co., Bangkok Kupper, W., manager, Behn, Meyer China Co. Ld., Hankow Kurlansky, N., assistant, American Milk Products, Shanghai Kuriansky, N., assistant, American and Froducts, Snanghai Kutzschbach, A. H., agent, J. C. Andresen & Co., Inc., Shanghai Kuyp, J. D. H., assistant, Van Nie & Co., Medan, Sumatra Kuyper, Dr. J., director, Deli Experimental Station, Medan, Sumatra Kydd, D. E., Standard Oil Co. of New York, Ningpo Kyle, E. P., partner, Kyle, Palmer & Co., Selangor Kynoch, G. W., senior overseer, P.W.D., Hongkong La Brooy, C. H., proprietor, Caxton Press, Klang, Selangor La Brooy, F. C. D., financial assistant, Public Works department, Kedah

FOREIGN RESIDENTS La Brooy, G. O., proprietor and manager, Caxton Press, and Labrooy Bros., Ipoh, Perak La Brooy, L. E., assistant, Caxton Press, Selangor La Rue, C. B., assistant, British Cigarette Co., Ld., Shanghai Laan, B. v. d., assist., Holstein & Co., Kobe Laar, G. D. v. d., engineer, N. V. Rubber Mij. Basilam, Sumatra Labansat, E., managing-director, Pathe-Orient, Shanghai Labes, V., Banque de l'Indo-chine, Yunnanfu Labille, L., cashier, Banque de l'Indo-chine, Tientsin Laborde, resident, Song-Cau, Quinhon, Annam Laborne, M., controleur, Banque Franco-Chinoise, Saigon Labrie, H., assistant manager, Singkap Tin Maatschappy, Singapore Labrum, G. B., secretary, Ye Olde Printerie, Ld., Hongkong Labrum, V. C., managing director, Ye Olde Printerie, Ld., Hongkong Labussiere, —, sous agent, Messageries Maratimes, Saigon Lacey, D., assistant, Raub Australian Gold Mining Co., Ld., Pahang Lacey, H. A., driller, Sarawak Oilfields, Ld., Sarawak Lacey, L. J., assist., Jardine, Matheson & Co., Ld., Tientsin Lacey, N. H., partner, Lacey & Cannan, Hankow Lachlan, F. P., tea inspector, Jardine, Matheson & Co., Ld., Shanghai Lack, H. D., assist., Manchester North Borneo Rubber, Ld., Jesselton, B. N. Borneo Lacombe, J., fonde de pouvoirs, L. J. Chaffomjon, Haiphong Lacon, B. J., manager, Jardine Engineering Corporation, Ld., Hongkong Lacson, R. C., lawyer, Manila Lacson, R. J., attorney, Philippine National Bank, Manila Lacy, W. N., manager, Methodist Book Store, Foochow Lack, N. E., assistant, Municipal Council, Shanghai Laer, H., van, Biederman & Co., merchants, Saigon Laeuen, K., assistant, Siemssen & Co., Tientsin
Laffan, T. G., assistant, McAuliffe, Davis & Hope, Penang
Lafferty, C. J., manager, Standard Oil Co. of New York, Swatow
Laffeur, F., signs per pro., Holland-China Trading Co., Hongkong
Laffond, H., signs per pro., Madier, Ribet et Cie., Canton
Lafond, H., signs per pro., Madier, Ribet at Cie., Canton Lafontaine, Jos., vice-consul, Belgian Consulate, Tientsin Lafrentz, C. J., secretary, Manila Wine Merchants, Manila Lagreze, L. D., agent, Cie. des Messageries Maritimes, Yokohama Lahrmann, C., Siemssen & Krohn, Foochow Laidlaw, D., sub-accountant, Chartered Bank, Selangor
Laidlaw, D. H., engineer, Public Works department, Trengganu
Laidlaw, W., accountant, Jardine, Matheson Co., Ld., Tientsin
Lailheugue, medicin traitant, Hopital, Haiphong
Laing, A., assist, Butterfield & Swire, Newchwang
Laing, David F., manger, Towick A. Corney Lafornetican Development Laing, David F., manager, Tourist Agency Information Bureau, Penang Laing, D. McL., assistant, Malayan American Plantations, Ld., Johore Laing, J., assistant, Taikoo Dockyard and Engineering Co., Hongkong Laing, J. D., assistant, General Rubber Co., Singapore Laing, R. Adam, proprietor, Granton Garage, Kuala Lumpur, Selangor Laing, C. N. tritor Control Christian College, Christian Christian College, Christian Christian College, Christian Chris Laird, C. N., tutor, Canton Christian College, Canton Laird, J., assist. warden of mines, Perak Lake, M. B., Cie. Franco-Africaine, Ld., Shanghai Lake, W., paymaster, Armed Constabulary, Jesselton, B.N.B.

Laker, R. E., Standard Oil Co. of New York, Chungking

Lallemant. P., chef ingenieur, Chemin de Fer, Hue, Annam

Lamb, C. H., land surveyor Public Works department, Hongkong

Lamb, D. C., senior assist, K.M.S. Rubber & Coconut Plantations, Ld., Kedah

Lamb, F. R., assist., Butterfield & Swire, Shanghai Lamb, H. J., representative, Arthur & Co. (Export), Hongkong Lamb, S., assist. manager, China and Japan Trading Co., Ld., Osaka Lamb, W., assist., Jardine, Matheson Co., Ld., Tientsin Lamb, W. G., assistant, Butterfield & Swire, Hongkong Lambe, W. P., manager, Wisner & Co., Shanghai Lambert, Dr. A. C., Taokou-Chinghua Railway, Peking

Lambert, A. E., assist., Sime, Darby & Co., Ld., Malacca

Lambert, C., merchant, S. E. Giles, Kobe
Lambert, C. D., chief mechanical engineer, Kowloon-Canton Railway, Hongkong
Lambert, C. E., manager, Devon Estates, Ld., Malacca
Lambert, E. B., land surveyor, Public Works dept., Hongkong
Lambert, E. T., accountant, British Legation, Bangkok
Lambert, K., Cie. Francaise de Tramways, Shanghai
Lambert, S. G., engineering manager, Barrow, Brown & Co., Ld., Bangkok
Lambert, W. O., assist. marine surveyor, Harbour Office, Hongkong
Lamble, A. E. B., assistant, Jardine, Matheson & Co., Ld., Swatow
Lamble, P. T., chief inspector of personnel, Sanitary dept., Hongkong
Lamblot, E., assist. accountant, Cie. Franco-Asiatique des Petroles, Saigon
Lamboov, J., merchant, Shanghai and Hankow Lambooy, J., merchant, Shanghai and Hankow Lambourne, J., assist. agriculturist, Agriculture dept., F.M.S. Lamburn, J. B. C., assistant, Butterfield & Swire, Tientsin Lamin, S., Mustard & Co., Mukden Lamkert, H., University, Peking Lamkert, H., University, Peking
Lammert, A. H., assistant, Percy Smith, Seth & Fleming, Hongkong
Lammert, C. H., broker, Canton
Lammert, F. E. W., broker, Canton
Lammert, jr., G. P., teller, American Express Co., Inc., Hongkong
Lammert, L. E., auctioneer, Lammert, Bros., Hongkong
Lammerts, O. M., assistant, De Bataafsche Petroleum Maatschappy, Sumatra
Lamotte, H. L., mgr., London Asiatic Rubbon and Produce Co. Let. Normi Services. Lamoerts, O. M., assistant, De Bataatsche Petroleum Maatschappy, Sumatra Lamotte, H. L., ngr., London Asiatic Rubber and Produce Co., Ld., Negri Sembilan Lamour, Y., inspector, French Municipale Garde, Shanghai Lamoureax, Rev. L., procurator, Zi-Ka-Wei Orphanage, Shanghai Lampe, O., assist., Alhambra Cigar and Cigarette Manufacturing Co., Manila Lamport, G., Chinese Maritime Customs, Nanking Lampson, M. W., c.M.G., M.V.O., British minister, Peking Lancashire, C. H., assistant, British Cigarette Co., Hankow Lancastar, A. F. assist. Sungai Rulch Rubber Co. Ld. Selangor Lancaster, A. E., assist., Sungei Buloh Rubber Co., Ld., Selangor Lancaster, A. H., managing editor, Pinany Gazette, Ld., Penang Lancaster, P. M., Probst, Hanbury & Co., Ld., Shanghai Landale, J., assistant, Pitcairn, Syme & Co., Sourabaya Lander, D. E., assist., Senawang Rubber Estates, Ld., Negri Sembilan Landers, C. W., examiner, Maritime Customs, Tientsin Landgraf, C., merchant, Carlowitz & Co., Shanghai Landolt, H., assistant, Canadian Pacific Railway Co., Hongkong Landolt, J. S., Candian Pacific Railway Co., Hongkong Landon, —, ingénieur, Travaux Publics, Hue, Annam Landon, G. M., assist., Chinese Maritime Customs, Hunchun Landons — controlour, Poeter at Telegraphes Heiphong Landros, —, controleur, Postes et Telegraphes, Haiphong Landsbert, A., assistant, Reiss, Massey & Co., Ld., Hongkong Landsky, O., Deutsch Mongolische Handels Gesellschaft, Tientsin Lane, C. C., manager, Shanghai Butchery Co., Shanghai Lane, E., assistant, Hazzard Elliott, Shanghai Lane, G. D., assistant engineer, Public Works dept., Shanghai Lane, H. G., factory manager, Llewelyn & Co., Ld., Shanghai Lane, H. J. S., assistant, Sarawak Oilfields, Ld., Sarawak Lanepart, H., assist., Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong Lang, A. B., assistant, Municipal Council, Shanghai Lang, A. G., assistant, Vacuum Oil Co., Shanghai Lang, Hon. Mr. A. O., merchant, Mackinnon, Mackenzie & Co., Hongkong Lang, J. C., clerk, Colonial Secretariat, Hongkong Lang, L. V., signs per pro., Arnhold & Co., Canton Lang, O., supt. of Police, Sarawak Lang, W., assistant, Butterfield & Swire, Swatow Langberg, C., Standard Oil Co. of New York, Kobe Langdon, D. A., assist, Jardine, Matheson & Co., Ld., Shanghai
Lange, J., merchant, William Forbes & Co., and vice-consul for Denmark, Tientsin
Lange, L., assistant, Faust & Co., Tientsin
Langhorne, C. C., agent, Kailan Mining Administration, Shanghai
Langhorne, Col. G. T., technical adviser to Governor General, Manila
Langkjaer, S., consul general for Denmark, Shanghai
Langlands, C. K., assistant, Harrisons & Crosfield, B. N. Borneo

Langley, C. W., assistant, The Central Agency, Ld., Hongkong Langley, J., assistant, International Export Co., Hankow Langman, P. J., manager, Shewan, Tomes & Co., Kobe
Langman, P. J., manager, Shewan, Tomes & Co., Kobe
Langston, A. G., assist. station supt., Hongkong Electric Co., Hongkong
Langston, S. H., assistant, Nestle & Anglo-Swiss Condensed Milk Co., Hongkong
Langston, S. H., district officer, Lower Peark
Langworthy, H. B., superintendent of Police, Perak
Lanning, A. E., assistant, Reiss, Massey & Co., Ld., Shanghai
Lanning, G. F., assistant, Standard Oil Co. of New York, Shanghai
Lancote F. manager, Nestle & Anglo-Swiss Condensed Milk Co., Saigon Lanoote, F., manager, Nestle & Anglo-Swiss Condensed Milk Co., Saigon Lansdowne, E., Jardine Engineering Corporation, Ld., Tientsin Lanyon, J. B., assistant, Butterfield & Swire, Hongkong Lapage, J. S., supt., F.M.S. Railway, Kuala Lumpur Lapin, V. M., director, A. W. Kassianoff & Co., Harbin Lapin, V. M., director, A. W. Kassianoff & Co., Harbin
Laplace, J., signs per pro., V. Moyroux, Tientsin
Lapparent, Rev. J. de, director, Zi Ka-Wei Tou-Se Wei Press, Shanghai
Lapper, R. G., Taku Tug and Lighter Co., Taku
Lapsley, H. W., operator, Eastern Extension, Aus. and China Telegraph Co., Shanghai
Lapsley, R., assist., Hongkong and Whampoa Dock Co., Hongkong
Large, F., managing director, F. Large & Co., Ld., Shanghai
Large, G. C., assistant, Ilbert & Co., Ld., Shanghai
Large, M. H., assist., Hongkong and Whampoa Dock Co., Ld., Hongkong
Larkin, W. W., president, board of accountancy, Dept. of Agriculture, Manila
Larkins, D. M., assistant, Cornabé, Eckford & Winning, Dairen
Larkins, E. H. B., manager, Batu Apoi Plantations, Ld., Brunei Larkins, E. H. B., manager, Batu Apoi Plantations, Ld., Brunei Larkins, G. I., assistant, Cornabé, Eckford & Winning, Dairen Larmarque, B., accountant, Société Commercial Française, Haiphong Larmour, E., land surveyor, Public Works department, Hongkong Laroche, P., assist., Ullman & Co., Hongkong Larrieu, J., commis to consul for France, Tientsin Larsen, E., acting deputy commissioner, Post Office, Mukden Larsen, K. B. G., assist., Great Northern Telegraph Co., Ld., Vladivostock Larsen, K. S., assist., Standard Oil Co. of New York, Shanghai Larsen, L., partner, Larsen & Trock, Shanghai Larsen, L. C., Chinese Maritime Customs, Changsha Larsen, N., chief supt., mining dept, East Asiatic Co., Ld., Bangkok Larsen, S. J., tidesurveyor, Chinese Maritime Customs, Hankow Larson, C. M., supt., Standard Oil Co. of New York Installation, Canton Larson, W., local manager, Fobes & Co., Ld., Tientsin Larssen, K., manager, Karsten, Larssen & Co., and consul for Denmark, Hongkong Lassale, chef de contonnement, Forets, Province de Nghe, Annam Lasseigne, L., agent général, Banque Franco-Chinoise, Saigon Latham, R. M., manager, Ratanui Rubber Estate, Perak Lattimore, A., professor, Peiyang University, Tientsin Laube, E., ingenieur, Société d'Exploitation Etab. Brossard Mopin, Saigon Lauber, F., administrateur delegué, Rizeries d'Extreme Orient, Cholon Laucournet, J. P., assist., Chinese Maritime Customs, Hunchun Lauder, J., assist., Asiatic Petroleum Co. (P.I.), Ld., Cebu Lauder, Paul, general manager, Union Insurance Society of Canton, Ld., Hongkong Launay, L., administrateur, Cie. de Com. et de Nav. d'Extreme Orient, Haiphong Laur, P., assist., Vereinigte Farben, Shanghai Laurence, F. L., manager, Stevenson & Co., Ld., Manila Laurence, L., assist., Jardine Engineering Corporation, Ld., Tientsin Laurenceau, J., manager, Banque Franco-Chinoise, Peking Laurenson, T. T., branch secretary, China Coast Officers Guild, Hongkong Laurent, M., chef comptable, Garage S.I.C., Saigon Laurent, M., merchant, Harbin Laurenz, R., merchant, Carlowitz & Co., Shanghai
Laurenz, R., merchant, Carlowitz & Co., Shanghai
Lauret, A., assistant, Cie. Francaise des Chemins de Fer de l'Indo-chine, Yunnanfu
Laurie, W., executive engineer, P.W.D., Johore
Lauritsen, C., managing-director, Dragon Motor Car Co., Hongkong
Lauren C., gen mar Gen Veneer Fratury and dir. L'Engagie Floate de Taring Tie Lauron, C., gen. mgr., Gen. Veneer Factory, and dir., L'Energie Electr. de T'tsin., Tientsin Lautenschlager, H., vice-consul for Germany, Tientsin

Lavagna, H.E. Count D. T. di, Ambassador, Italian Embassy, Tokyo

Laval, C. J., editor, Evening News (Daily), Shanghai Lavender, P., deputy assistant commissioner, Trade and Customs, Johore Laverton, R. H. C., manager, Reuters, Ld., Singapore Lavigne, administrateur adjoint, Province de Thua-Thien, Annam Laville, L. V. J., deputy public prosecutor, Perak Lavington, A. T., assist., Burroughs Wellcome & Co., Shanghai Law, A., storeman, Singapore Cold Storage Co., Inc., Singapore Law, A. F., managing proprietor, Kuching Drug Store, Sarawak Law, J. A. C., assist. engineer, Public Works dept., Shanghai Law, B. C. Buttorfeld & Swipe Wubn Law, R. C., Butterfield & Swire, Wuhu
Law, W. H., assistant, Heacock & Cheek, Shanghai
Law, W. O., acting deputy commissioner, Chinese Maritime Customs, Kowloon Lawford, L. H., acting commissioner, Chinese Maritime Customs, Mengtsz Lawford, P. Guy, manager, Pontian (Malay) Rubber Co., Ld., Johore Lawler, H. L., assist., Sun Life Assurance Co., Shanghai Lawrence, A. E., director of Education, Sarawak Lawrence, F. E., overseer, P.W.D., Hongkong Lawrence, G. A., assistant, Watson & Co., Ld., Hongkong Lawrence, J. A., Vacuum Oil Co. of New York, Tokyo Lawrence, L., assistant, Evans & Co., Shanghai Lawrence, R. H., assistant, Pelepah Valley (Johore) Rubber Estates, Ld., Johore Lawrie, J. F., assistant, Butterfield & Swire, Tientsin Laws, A., assistant, British-American Tobacco Co., Ld., Harbin
Laws, P. F., superintendent, Kuala Pergau Plantations, Ld., Kelantan
Laws, R. G., manager, Rampah Cocoanut Estates, Ld., Sumatra
Lawson, D. W., assistant, Bombay-Burmah Trading Corporation, Ld., Salween, Siam Lawson, J., British-American Tobacco Co., Hankow Lawson, J., British-American 100acco Co., Hankow
Lawson, R. A., signs per pro., Butterfield & Swire, Antung
Lawson, W. B., manager, Andrews & George, Inc., Tokyo
Lawson, W. G., assistant, Standard Oil Co. of New York, Hongkong
Lawson, W. G., assistant, Shewan, Tomes & Co., Hongkong
Lawton, R., assistant, Whiteaway, Laidlaw & Co., Ld., Bangkok
Laybourne, A. N., assistant, Eastern Extension Telegraph Co., Singapore
Layton, G. B., broker, Hongkong
Layton, G. B., broker, Hongkong
Layton, H. B., solicitor, Donaldson & Burkinghay, Singapore Layton, H. B., solicitor, Donaldson & Burkinshaw, Singapore Lazaridy, A., assistant, Marius Laurent, Harbin Le Breton, directeur des Ecoles Franco-Indigenes, Quinhon, Annam Le Carduner, manager, Banque de l'Indo-chine, Canton Le Coz, Dr., médecin traitant, Hôpital, Haiphong
Le Fur, chef de comptablilité, Compagnie Française Tramways, Saigon
Le Lay, Y., fondé de pouvoirs, Banque Franço-Chinoise, Hanoi Le Maitre, C., assistant manager, Banque de l'Indo-chine, Tientsin Le Provost, -, administrateur des Services Civils, Hanoi Le Sueur, R. E., assistant district officer, Sibu, Sarawak Le Vos, F. A., assistant, Bukit Zahrah School, Johore Lea, L. G., teacher, University, Soochow Leach, A., sales manager, Vacuum Oil Co., Hongkong Leach, D. W., assistant, Whitworth, Herbert, Ld., Shanghai Leach, E. C., assistant, Asiatic Petroleum Co., Ld., Kiukiang Leach, F., assistant, International Export Co. (Kiangsu), Ld., Nanking Leadbetter, R. P., assistant, Harrisons, Barker & Co., Ld., Kuala Lumpur Leahy, R. V., assist., Gillespie & Sons, Hankow Lean, S. K., proprietor, Bangkok Trading Co., Bangkok Leandri, commissaire special, Municipale, Haiphong Learmount, L. W., signs per pro., Paterson, Simons & Co., Penang Learmouth, B. L., M.D., University, Peking
Leashin, N. N., assist., agriculture dept., Arnhold & Co., Ld., Shanghai
Leask, J. A. Gordon, solicitor, G. K. Hall Brutton & Co., Hongkong Leask, J. B., assistant, Harrisons, Barker & Co., Ld., Selangor Leask, R. O., assistant, Burnner, Mond & Co., Shanghai Leatherbarrow, H., managing-director, Barrow, Brown & Co., Bangkok Leaver, H. P., tidesurveyor, Chinese Maritime Customs, Peitaiho

Leaver, P. E., assistant, Anglo-Siam Corporation, Ld., Bangkok

Lebas, C. G., assistant, Post Office, Mukden Lebas, E. G., commissioner, Chinese Maritime Customs, Peking Lebert, W. H., assist., Java-china-Japan Lijn, Shanghai Leboucq, G., manager, Banque de l'Indo-chine, Shanghai Lebreton, Rev. F., secretary, Aurora University, Shanghai Lebrun, —, comptable, Pharmacie Principal, Saigon
Lebrun, A., fondé de pouvoirs, L'Union Commerciale Indo-Chinoise et Africaine, Hanoi
Leca, M., receiveur municipal, Tresorerie, Tourane, Annam
Leckie, J. McH., signs per pro., Butterfield & Swire, Chinkiang Leckie, P. M., surveyor, Survey dept., F.M.S. Leckie, W. E., signs per pro., Butterfield & Swire, Hankow Lecky, P. M., assistant surveyor, Survey dept., Kedah Lecler, —, greffier notaire, Tuyên-Quang, Tonkin Leclercq, E., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Leclercq, J., viewer, Kailan Mining Administration, Tientsin Lecomte, G., French consul, Hankow Lécorché, M., engineer-in-chief, Cie. Française des Chemins de Fer, Hanoi Lecot, A., manager, Banque de l'Indo Chine, Hongkong Lecourtier, administrateur adjoint, Province du Haut-Donnai, Annam Ledson, S., assistant, British Cigarette Co., Ld., Hankow Ledwidge, J. G., assistant, Brunner, Mond & Co., Ld., Shanghai Lee, A. E., accountant, United Engineers, Ld., Singapore Lee, A. E., accountant, United Engineers, Ld., Singapore
Lee, A. J., assist., British Cigarette Co., Hankow
Lee, B. N., assistant, John Little & Co., Singapore
Lee, C. F., assist., Hongkong & Kowloon Wharf & Godown Co., Kowloon, Hongkong
Lee, C. P., supt., Municipal Store and Workshop, Singapore
Lee, D. A., assist., Ker & Co., Manila
Lee, E. K., assistant, Asiatic Petroleum Co. (F.M.S.), Ld., Perak
Lee, E. N., accountant, Standard Oil Co. of New York, Singapore
Lee, F. X., assistant manager, Standard Oil Co. of New York, Singapore
Lee, H. T. manager, Shantung Silk and Lace Co. Tientsin Lee, H. T., manager, Shantung Silk and Lace Co., Tientsin Lee, J. H., engineer, British Cigarette Co., Ld., Hankow Lee, J. L., assistant, Lyall & Evatt, Singapore Lee, K. T. H., assist., Lever Brothers (China), Ld., Amoy Lee, L. G., manager, Brunei (Borneo) Rubber and Land Co., Labu Estate, Brunei Lee, R. W., assist., China Sugar Refining Co., East Point, Hongkong Lee, R. W., assist., Hongkong and Shanghai Bank, Hongkong Lee, Y. C., Asia Life Insurance Co., Hankow Lee, Y. S., Chinese-American Bank of Commerce, Tientsin Lee-Jones, R. W., manager, Ed. Wheen & Son, Ld., Hongkong Leech, A. S., clerk, Municipal Council, Shanghai
Leech, R. F. V., anti-malarial engineer, Public Works dept., Kuala Lumpur
Leeuwen, L. J. S. van, manager, Netherlands Trading Society, Shanghai
Lefebvre, P., vice-president, Aurora University, Shanghai Lefèvre, F., technical manager, Mines de Lincheng, Peking Lefévre, G., accountant, Banque de l'Indo-chine, Bangkok Lefevre, L., Kailan Mining Administration, Tientsin Lefevre, P. F., manager, The Texas Co., Hankow Legendre, P., archiviste, Bureau du Secrétariat Municipale, Shanghai Legg, H. L., assistant, Sale & Co., Tokyo Legg, W. J. I., assistant, W. Mansfield & Co., Penang Leggatt, C. A., electrican, Eastern Extension Telegraph Co., Singapore Leggatt, E. A., superintendent, Eastern Extension Telegraph Co., Hongkong Leggatt, H. L., controller, Submarine Telegraph Service (Gt. Nor. & E. Ext.), Chefou Leggatte, J., divisional engineer, F.M.S. Railway, Kuala Lumpur Legge, R. H., barrister-at-low, Selangor Legris, —., secrétaire général, Messageries Fluviales de Cochinchine, Saigon Leinann, H., signs per pro., Carlowitz & Co., Canton
Leibovitch, A., assist, United Engineers, Ld., Bangkok
Leicester, G. B., assistant medical officer, Prison Hospital, Singapore
Leicester, W. S., medical officer, Kuantan, Pahang
Leicher, H., assist, Escher, Wyss & Co., Tokyo
Leifeld, B., assistant Melahory, & Co., Horkow

Leifeld, R., assistant, Melchers & Co., Hankow

Leigh, D., manager, Central China Import Co., Shanghai

Leigh, S. P., boarding officer, Harbour Office, Hongkong Leijonhufvund, Baron C., councellor, Swedish Legation, Peking Leiper, G. A., sub-accountant, Chartered Bank of India, Aus. and China, Penang Leitão, L., assist., Dodwell & Co., Ld., Shanghai Leitão, M. F. R., assist., Edward Evans & Sons, Ld., Shanghai Leitch, W. O., senior dist. engineer, Shanhaikwan, Chinese Govt. Railways, Tientsin Leite, L. A. P., assist., Dairy Farm, Ice and Cold Storage Co., Hongkong Lelas, J., manager, Reuters, Ld., Shanghai Lely, J. D. V., assist., China Sugar Refinery Co., Hongkong Lemain, E., fondé de pouvoirs, Banque de l'Indo-chine, Saigon Lemaire, L. D., assist accountant, Municipal Council, Shanghai Lembke, W., China Export-Import and Bank Co., Shanghai Lemesle J., chef d'atelier, Soc. des Automobiles et Cycles de l'Indo-chine, Saigon Lemoing, A., assistant, Kailan Mining Administration, Chinwangtao Lenfestey, F. P., signs per pro., Carroll Bros., Hongkong Lennon, J., assistant curator, Botanical Gardens, Singapore Lennox, H. H., agent, Jardine, Matheson & Co., Ld., Harbin Lenz, R., assistant, Cassella-Shanghai, and Vereinigte Farben, Shanghai Leon, D. de, assistant attorney, Philippine National Bank, Manila Leon, J., signs per pro., Banque Belge pour l'Etranger, Shanghai Leonard, A., partner, Leonard & Veysseyre, Shanghai Leonard, F. D., assistant, Palmer & Turner, Hongkong Leonard, H. G. R., financial commissioner, Treasury, Johore Leonard, R. F. W., assistant, Mansfield & Co., Ld., Singapore Leonhardt, C., assistant, Cassella-Shanghai, and Vereinigte Farben, Shanghai Leopold, M., Sennet Freres, Peking Leopoldt, C., Melchers China Corporation, Tientsin Lepekhin, J. N., attorney, Asiatic Trading Corporation, Ld., Hankow Lepissier, M. C., consul for France, Yunnanfu Lepissier, M. C., consul for France, Yunnanfu
Lepper, H. C., assistant, Sale & Frazar, Tokyo
Lepper, R. C., director, Firestone Tire & Rubber Co. (S.S.), Ld., Singapore
Ler, J. R., assist., Heacock & Cheek, Shanghai
Lermit, Major A. A., assist. supt., Surveys dept., Malacca
Lesage, R., assist., Compagnie Olivier, Tientsin
Lesher, O. B., American Baptist Mission, Swatow
Leslie, N., assist. manager, Asiatic Petroleum Co., Shanghai
Leslie, P., secretary, Crdit Foncier de d'Extreme Orient, Tsinan
Leslie, T., manager, Kwang Hsuen Publishing Co., Shanghai
Leslie, W. H., assist., Jardine, Matheson & Co., Ld., Shanghai Leslie, W. H., assist., Jardine, Matheson & Co., Ld., Shanghai Lespinasse, A., D.CE., Naval Medical College, Tientsin Lesslar, J. E., assist. pathologist, Medical Research Institute, F.M.S. Lessner, P., assist., British-American Tobacco Co., Ld., Shanghai Lester, A. B., assist., British Cigarette Co., Ld., Mukden Lester, H. W., manager, Dodwell & Co., Ld., Shanghai Lester, J. J., assist., Asiatic Petroleum Co. (North China), Kiukiang Léthumier, H., signs per pro., Credit Foncier d'Extreme Orient, Tientsin Letremble, —., administrateur-adjoint, Province de Ha-Tinh, Annam Lettan, N. G. manager, Dairy Farm Co., Shanghai Lettington, D., berthing officer, Chinese Maritime Customs, Shanghai Leuthold, W., assist., Hooglandt & Co., Singapore Leutsch, W., assist., Mee Yeh Handel Compagnie, Shanghai Leuven, F. G. van, assist., Diethelm & Co., Bangkok Levald, V., assist., Great Northern Telegraph Co., Ld., Valdivostock Levensphiel, M., assistant, Weeks & Co., Ld., Shanghai Leverton, J., field assistant, Sarawak Oilfield, Ld., Sarawak Levin, A. J., sub-manager, Centrosojus (England), Ld., Shanghai Levinge, R. M., supervisor, Customs, Seremban and Port Dickson, Negri Sembilan Levis, I. A., sub-agent, D. Sassoon & Co., Hankow Levy, D., assistant, J. A. Wattie & Co., Shanghai Levy, D. S., accountant, Shanghai Stores and Bijou Perfumery Co., Shanghai Levy, J., assistant, Strong & Co., Kobe Levy, J., jeweller, Sennet Frères, Shanghai Lévy, L., assistant, Racine et Cie., Shanghai

Levy, M., manager, Sennet Freres, Peking

FOREIGN RESIDENTS Levy, S. A., partner, Levy & Nissim, Ld., Shanghai Levy, V., assist., United Engineers, Ld., Singapore Lewis, B. L., director, Reiss, Massey & Co., Ld., Shanghai Lewis, C. W. T., assistant, Mackenzie & Co., Ld., Tientsin Lewis, D. J., The Texas Co., Tsingtao Lewis, D. J., solicitor and notary public, Johnson, Stokes & Master, Hongkong Lewis, D. T., manager, Borneo & Co., Singapore Lewis, E., assist., English Electric Co., Ld., Tokyo Lewis, G. H. Day., assist. loco. supt., F.M.S. Railways, Kuala Lumpur Lewis, Rev. G. W., American Baptist Mission, Swatow Lewis, H. F., assist. surveyor, Public Works dept., Shanghai Lewis, J., assist., Middleton & Co., Ld., Shanghai Lewis, J. D., assistant, John, Robertson & Co., Singapore Lewis, J. D., assistant, John, Robertson & Co., Singapore
Lewis, J. D., sub-accountaut, National City Bank of New York, Osaka
Lewis, J. W., senior dist. engineer, F.M.S. Railway, Selangor
Lewis, K. B., surveyor, Raub Australian Gold Mining Co., Ld., Pahang
Lewis, L. R., assistant, Anglo-Dutch Estates Agency, Ld., Medan, Sumatra
Lewis, M. P., storekeeper, Eastern Extension Telegraph Co., Singapore
Lewis, P. S., assistant, Standard Oil Co. of New York, Tsingtao
Lewis, S. H., solicitor, Teesdale, Newman & McDonald, Shanghai
Lewis, W. A., managor, Asiatia Patrolaum Co., Chungking Lewis, W. A., manager, Asiatic Petroleum Co., Chungking
Lewis, W. M., Universal Leaf Tobacco Co., Shanghai
Lewis, W. T., Bangkok Times, Bangkok
Lewisohn, W., China International Famine Relief Commission, Peking Lewthwaite, R., professor, tropical medicine, Institute for Medical Research, S'pore. Ley, Comptoir Charles, managing director, Peking Leynaud, P., signs per pro., Comptoir d'Ashat de Sois, Canton Leyshon, F. H., assist., Warner, Barnes & Co., Ld., Manila Lezerovitch, E., William Forbes & Co., Tientsin L'Helgoualch, resident maire, Delat, Hue, Annam Lianos, H. R. de los, Argentine Legation, Tokyo Lias, E. T. M., master, Raffles Institution, Singapore Libeaud, E. J., director, Sale & Co., Ld., Kobe Libois, M., officier d'administration, Service Sanitaire, Haiphong Lichfold, A. E., harbour representative, Singapore Cold Storage Co., Ld., Singapore Lichtig, A., engineer, Compagnie Francise de Tramways, Shanghai Lickley, F., assist. engineer, China Light and Power Co., Ld., Hongkong Liddell, J. D., London Missionary Society, Tientsin Liddell, P. W. O., managing director, Liddell, Brothers & Co., Hankow and Shanghai Liebetrau, W. E., assist., Tobacco Products Corporation, Shanghai Liebreich, J., Kailan Mining Administration, Tientsin Lieu, O. S., Kailan Mining Administration, Shanghai Lifchitz. G., assistant manager, I. Shainin & Co., Shanghai Lightburn, W. B., installation manager, Asiatic Petroleum Co., North Point, Hongkong Ligsky, C., consul-general, Union of Soviet Socialist Republics, Tokyo Ligondés, H. de, directeur, Cie. de Comm. et de Navig. d'Extreme Orient, Haiphong Lihatcheff, P. I., assist., Centrosojus (England), Ld., Harbin Lilburne, A. S., general manager, Raub Australian Gold Mining Co., Ld., Pahang Lilov F. borthing of the Control of the C Liley, E., berthing officer, Chinese Maritime Customs, Shanghai Lillichook, J., consul-general for Sweden, Shanghai Lilliestrom, T. L., secretary, U.S.A. Consulate, Harbin Lilly, A. H., surveyor, Survey dept., Negri Sembilan Limage, J., agent, Compagnie des Messageries Maritimes, Hongkong Limann, K., assistant, Vereinigte Faben & Chenigkalien Werke, Shanghai Linbird, Alfred, manager, Vacuum Oil Co., Bangkok Lind, J. H., sub-agent, Hongkong and Shanghai Banking Corporation, Chefoo Lind, L., Caldback, MacGregor & Co., Tientsin Lind, T. A., assist., Sapong Rubber and Tobacco Estates, Ld., Jesselton, B. N. Borneo Lindauer, E., assist., China Export-Import and Bank Co., Shanghai Lindberg, A., manager, American Chinese Co., Inc., Peking Lindberg, M. A., assist., Centrosojus (England), Ld., Harbin Linde, F. W., consul-general for Soviet Republics, Shanghai

Lindemann, K. P. H., engineer, Siemssen & Co., Tientsin Lindley, A., secretary, Kennedy, Burkill & Co., Ld., Penang

Lindner, J., assist., Carlowitz & Co., Shanghai Lindow, E. D., medical officer, Pauper Hospital, Singapore Lindsay, G. R., vicar, St. Andrew's Church, Kowloon, Hongkong Lindsay, J. A., coppersmith, Hongkong and Whampoa Dock Co., Hongkong Lindsay, W. H., assist engineer, P.W.D., Perak Lindsell, R. E., magistrate, Hongkong Lindsey, H., Evans & Sons, Ld., Tientsin Linennen, F., assistant, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong Linford, F., assist., British Cigarette Co., Ld., Hankow Linford, J., assist., International Export Co., Ld., Hankow Ling, D. G., manager, J. N. Rozario & Co., Foochow Ling, D. G., manager, J. N. Rozario & Co., Foochow Lingard, A., engineer, electricity dept., Municipality, Shanghai Lingard, H., assist., Borneo Co., Ld., Bangkok Linge, A. J., assistant, Palmer & Turner, Shanghai Linglez, A., assistant, Banque Belge pour l'Etranger, Shanghai Lingmann, P., assistant, Meyer & Co., Tientsin Linnestad, R. E., director, Inniss & Riddle Ld., Shanghai Linter, G., assist., Holt's Wharf, Butterfield & Swire, Shanghai Linton, A. R., manager, Mercantile Bank, Singapore Linton, A. R., manager, Mercantile Bank, Singapore Linzee-Giles, A., secretary, China Theatre, Ld., Tientsin Lippert, S. A., assistant, East Asiatic Co., Ld., Hankow Lips, C., merchant, F. Strahler & Co., Yokohama Lipson, W. B., assistant, Chinese Maritime Customs, Shanghai Lisner, F. R., assistant, Larsen & Trock, Shanghai Lisovsky, S. T., assistant, M. L., Roubin & Co., Shanghai Lissaman, A. E., engineer, Public Works dept., Hongkong Liston, C. P., manager, signs per pro., Sandilands Buttery & Co., Medan, Sumatra Litchfield, G. D., general sales manager, Compagnie Orientale de Capitalisation, S'hai. Littell, E. M., B.A., Boone College, Hankow
Littell, S. H., China International Famine Relief Commission, Peking
Little, Colbourne, architect and civil engr., Little, Adams & Wood, Hongkong and Canton
Little, C. J., assist, Weeks & Co., Ld., Shanghai
Little, C. R., assistant, Sungei Way (Selangor) Rubber Co., Ld., Selangor
Little, ir Edward S. divisional manager Brunner Mond & Co. Tientsin Little, C. R., assistant, Sungei Way (Selangor) Rubber Co., Ld., Selangor Little, jr., Edward S., divisional manager, Brunner, Mond & Co., Tientsin Little, H. M., merchant and managing director, Wm. Little & Co., Ld., Shanghai Little, J. H., signs per pro., Butterfield & Swire, Hongkong Little, N. C., assistant engineer, Municipal Water dept., Singapore Little, O. S., divisional manager, Brunner, Mond & Co., Dairen Little, R. W., assist., Bombay-Burmah Trading Coporation, Ld., Chiengmai, Siam Little, W. Eric, signs per pro., Hair & Elliott, Manila Littledyke, S., chief warder, Prisons dept., Singapore Littlejohn, N. K., engineer, Port Developement dept., Hongkong Litton, J. L., broker, Benjamin & Potts Hongkong Litton, J. L., broker, Benjamin & Potts, Hongkong Livingston, H. W., manager, Standard Oil Co. of New York, Foochow Livingston, H. W., manager, Standard Oil Co. of New York, Foochow Livingstone, C. E., supt., Constabulary Academy, Baguio, Manila, P.I. Livingstone, R. G., partner, Lyall & Evatt, Singapore Lloyd, C. J., assistant, Hongkong & Shanghai Banking Corporation, Shanghai Lloyd, F., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai Lloyd, H. S. J., assistant supt., Trade and Customs, Kuala Lumpur Lloyd, J. P., superintendent, Imports and Exports Office, Hongkong Lloyd, J. Hubard, American Church Mission, Wakayema, Kyoto Lloyd, J. R., manager, American Express Co., Inc., Manila Lloyd, L. M. S., assist., Asiatic Petroleum Co., Hongkong Loader, J. F., partner, Fred. Wilson & Co., Manila Lobban, R., sub-accountant, Chartered Bank of India, Aust. & China, Manila Lobban, R., sub-accountant, Chartered Bank of India, Aust. & China, Manila Lobel, F., assistant, E. D. Sassoon & Co., Shanghai Lock, F., assistant, F. D. Sassoon & Co., Shanghai Lock, W. H., assistant, Butterfield & Swire, Shanghai Locke, F. J., assistant engineer, P.W.D., Penang Lockerbie, C., assistant, Kiangnan Dock and Engineering Works, Shanghai Lockhart, F. P., consul-general, U.S.A. Consulate, Hankow Lockhart, H. L., sanitary inspector, Hongkong Lockhart, W. B., assistant, Sun Life Assurance Co., Shanghai

Lockley, A., professor, Soochow University, Soochow

Lockwood, R. B., assist., Atlantic Gulf and Pacific Co., Manila Loeckmann, H., assistant, Behn, Meyer China Co., Ld., Shanghai Loeffler, A., signs per pro., Illies & Co., Tokyo Loeffler, H., assistant, Deutsch-Asiaische Bank, Kobe Lofting, L., assistant manager, Fu Chung Corporation, Peking Logan, A., assistant manager, Fu Ching Corporation, Texing Logan, A., accountant, Harrisons & Crosfield, Ld., Sumatra Logan, C., assistant, Cosmopolitan Dock, Hongkong Logan, D., assistant, Guthrie & Co., Selangor Logan, D. C., acct., Hongkong and Kowloon Wharf & Godown Co., Ld., Hongkong Logan, E. H., Universal Leaf Tobacco Co., Shanghai Logan, J. H., operator, Eastern Extension, Aus. and China Telegraph Co., Shanghai Logan, J. S., senior wireless operator, radio branch, P.W.D., Hongkong Logan, K. M., assistant, General Electric Co. of China, Hongkong Logan, M. H., architect, Palmer & Turner, Shanghai Logan, R. A., assistant, Bukit Zahrah School, Johore Logan, R. S., engineer, P.W.D., Hongkong Logan, S. S., sub-agent, Chartered Bank, Klang, Selangor Logic, J., sectional engineer, Railway dept., Jesselton, B.N.B. Loie, D., assistant, Government Laboratory, Hongkong Loiret, G., fondé de pouvoirs, Garage S.I.C., Saigon Lom, J. T. H. A. van, assistant, Continental Plantation Co., Sumatra Lomout, C. E., manager, Société Anonyme Française Siam and Malaisie, Perak Lonborg, F. C., Cie. Italiana d'Estremo Oriente, Shanghai Lonborg, F. C., Cle. Italiana d'Estremo Oriente, Shanghai Long, E. R., professor, Pei Yang University, and vice-consul for Sweden, Tientsin Long, F. J., clerk, Holt's Wharf, Pootung, Shanghai Long, H. W., assistant, McAuliffe, Davis & Hope, Penang Long, J. C., assistant, Wm. Powell, Ld., Hongkong Long, J. J., driller, Sarawak Oilfields, Ld., Sarawak Long, R. E. G., assist. manager, Eastern and Oriental Hotels, Penang Longbottom, J. M. M., accountant, Kuala Reman Rubber Estates, Ld., Kuantan, Pahang Long bottom, L. E., chief draughtsman, architactural branch, P.W.D., Hongkong Longfellow, H. B., lumber dept., Robert Dollar Co., Shanghai Longfield, S., meter supt., Hongkong Electric Co., Hongkong Longhurst, S. J., assistant, Sandilands, Buttery & Co., Singapore Longly, G., assistant, Pritchard & Co., Ld., Penang Longman, C. H. B., London Missionary Society, Tientsin Longmire, K. de C., Jardine, Matheson & Co., Ld., Tientsin Longworth, R., harbour-master, Chinese Maritime Customs, Shanghai Lookianoff, D. K., China Import and Export Lumber Co., Shanghai Lookin, E., manager, Siberian Co., Vladivostock Lopato, A. A., director, A. Lopato & Sons, Ld., Harbin Lopato, J. A., director, A. Lopato & Sons, Ld., Harbin Lopato, J. A., director, A. Lopato & Sons, Ld., Harbin Lopes, M. M., manager, Banco Nacional Ultramarino, Macao Lorenzen, C. W., manager, Lida Co., Mukden Lorenzen, M. A., manager, American Asiatic Underwriters, Tientsin Lorenzer, Max. A., American Oriental Banking Corporation, Tientsin Lorenzi, J. A., Cie. Francaise de Tramways, Shanghai Loriner, W. G., assist., P. & O. Banking Corporation, Ld., Shanghai Loring, G. M., general manager, Hoskyn & Co., Iloilo Lornie, J., acting British Resident, Selanger Lornie, J., acting British Resident, Selangor Lorntsen, A. L., assistant, Standard Oil Co. of New York, Chungking Loseby, F. S., solicitor, Lee & Russ, Hongkong Lossouarp, E., Naval Medical College, Tientsin Lotode, Y. M., L'Energie Electrique de Tientsin, Tientsin Louche, R., assist., Racine et Cie., Shanghai Loucks, Dr. H. H., Medical College, Peking Loucks, J. B., manager, Standard Oil Co. of New York, Soochow Loughran, R. P. R., assist, Elliston & Co., Shanghai Loughran, J. K., assistant, H. H. Bayne & Co., Manila Louis, R., resident, Kien-An Tonkin Loup, A., vice-consul for Norway, and architect, Loup & Young., Tientsin Loup, B., merchant, S. A. Loup Freres, and vice-consul for Norway, Tientsin

Lourdes, A., inspector of works, Kelantan Loureiro, J. W., commissioner, Chinese Maritime Customs, Nanking Loureiro, V. H., accountant, Assurance Franco-Asiatique, Shanghai Lovatt, W. H., broker, Hankow Love, C., Chinese Maritime Customs, Lungchingtsun Love, H. J., wireless instructor, Butterfield & Swire, Hongkong Love, J. S., assist., British Cigarette Co., Shanghai Lovell, E. H., assistant, International Export Co. (Kiangsu), Ld., Nanking Lovell, W. H., representative, British, Thomson Houston & Co., Ld., Osaka Lovelock, J. J., officer in-charge, "Paktou," Chinese Customs, Lappa Lovett, J., inspector, Mines dept., Kuala Lumpur Lovett, J., inspector, Mines dept., Ruala Lumpur
Lovink, A. H., assistant, Chinese Maritime Customs, Hankow
Low, R. W., manager, Krian Kellas, Ld., Perak
Low, T., assist., Butterfield & Swire, Hongkong
Low, V. T., assist., Palmer & Turner, Hongkong
Lowder, E. G., partner, Frazar & Co., Shanghai
Lowder, H. G., assistant, Chinese Maritime Customs, Peking
Lowdermilk, W. C., professor, University, Nanking
Lowe, A. S., assistant engineer, dept. of Public Works and Railways, Sarawak
Lowe, C. C., assist., Kailan Wining Administration, Chinwangton Lowe, C. C., assist., Kailan Mining Administration, Chinwangtao Lowe, C. F. D., assistant, Liddell Bros. & Co., Hankow Lowe, C. P., commisioner of Public Works. Sarawak Lowe, H., assist., British Cigarette Co., Ld., Hankow Lowe, L., assist., English Electric Co., Ld., Tokyo Lowe, M. S., Peacock Motion Picture Corporation, Shanghai Lowe, R. S., International Export Co., Nanking Lowick, H. C., engineer-in-charge, architectural, Public Works department, Hongkong Lowinger, V. A., surveyor general, Survey department, F.M.S. Lowrie, J., assistant, Mackinnon, Mackenzie & Co., Hongkong Lowrie, J., assistant, Mackinnon, Mackenzie & Co., Hongkong Lowrie, S., Manufacturers' Life Insurance Co., Tokyo Lowrie, S. H., professor, Soochow University, Soochow Lowry, E. K., manager, American Machinery and Export Co., Tientsin Lowry, H. M. D., assist., Asiatic Petroleum Co., Ld., Shanghai Lowry, W., assistant, Caldbeck, Macgregor & Co., Ld., Shanghai Lowson, A. B., acting manager. Hongkong & Shanghai Bank, Shanghai Lowy, F. L., assistant, Asiatic Petroleum Co. (P.I.), Ld., Manila Loyd, C. F., assistant, Shewan, Thomes & Co., Hongkong Lubatti, O. F., assist, United Engineers, Ld., Tanjong Rhu, Singapore Lubeck, C., assistant, Compagnie Francaise de Tramways, Shanghai Lubeck, H. C., accountant, H. Oliveira & Son, Shanghai Luca, L. de, commissioner of Customs and statistical secretary, Peking Luca, L. de, commissioner of Customs and statistical secretary, Peking Lucas, F. C., surveyor, Paulsen & Bayes-Davy, Shanghai Lucas, J. E., secretary, Lane, Crawford & Co., Ld., Shanghai Lucas, S. E., Secretary, Lane, Crawford & Co., Lu., Shanghar Lucas, S. E., Peking Mongolor Mining Co., Peking Lucas, S. E., assistant, Standard Oil Co. of New York, Kobe Luce, H. W., vice-president, Peking University, Peking Lucey, A. N., construction dept., Hongkong Electric Co., Ld., Hongkong Lucker, H. A., manager, China-American Trading Co., Tientsin Ludwig, H., assistant, American Drug Store, Shanghai Luebbert, E., assistant, American Drug Store, Shanghai Lueboke, P., assistant, Carlowitz & Co., Shanghai Lueders, H., manager., China Hide & Produce Co., Inc., Tientsin and Hankow Luer, H., China Export-Import and Bank, Shanghai Luering, K., signs per pro., F. Feld, Canton Luetchford, H. C., assistant, British-American Tobacco Co. (Straits), Ld., Singapore Lugowski, P., assist., Credit Foncier d'Extreme-Orient, Tientsin Luhr, C., assist., Telge & Schroeter, Shanghai Lumley, A. C., manager, National Aniline and Chemical Works of New York, Kobe Lumsden, C. L., assistant, Kampong Kuantan Rubber Co., Ld., Selangor Lund, E., manager, signs firm, Siemssen & Co., Canton and Hongkong Lund, K., M.E., assistant, Sulzer Bros., Kobe Lund, N., controller, Great Northern Telegraph Co., Tientsin Lundberg, O. A., assistant, Chinese Maritime Customs, Tientsin Lundh, J. H., assistant, Standard Oil Co. of New York, Hankow

Lundon, F. G., assistant, Swan & Maclaren, Singapore

Lundsteen, E., assist., East Asiatic Co., Ld., Shanghai Lundsteen, E., assist., East Asiatic Co., Ld., Shanghai Lunkley, R. E., manager, engineering dept., American Trading Co., Shanghai Lunny, J. F., assistant, Hongkong Electric Co., Hongkong Lunt, Carroll, editor, *The China Digest*, Shanghai Lunt, W. B., assistant, Tobacco Products Corporation, Shanghai Lupton, Dr. W. M., assistant, Fowlie & Black, Singapore Lupton, W. M., medical officer, Medical department, Kedah Luscombe, F. M., assist., Ribeiro & Co., Ld., Singapore Lushington, C. F., visiting agent, Bruce Petrie, Ld., Singapore Lutey, J. K., assist., Henningsen Produce Co., Ld., Shanghai Luptor, F., assistant, Pearce & Co., Kobe Luther, F., assistant, Pearce & Co., Kobe Luthy, C., consulting engineer, Shanghai Lutter, R. B., assist., Lok Kwai Rubber, Ld., Jesselton, B. N. Borneo Lutz, E., manager, Astor House Hotel, Ld., Tientsin Lutz, H., manager, Tor Hotel, Ld., Kobe Lutz, L., Kai Lee Gung Tse, Changsha Lutz, L., Kai Lee Gung Tse, Changsha
Luz. C. de. assist., D. Sassoon & Co., Ld., Hankow
Lyall, L. A., commissioner, Chinese Maritime, Customs, Shanghai
Lyhne, J. E., assistant, Asiatic Petroleum Co., Wuhu
Lyle, D., engineer, Taikoo Dockyard and Engineering Co., Hongkong
Lyle, E. F., British-American Tobacco Co., Hankow
Lyle, J., assistant, Kiangnan Dock and Engineering Works, Shanghai
Lyle, S. C., branch manager, Fraser & Neave, Seremban
Lyle, W., engineer, Eisler, Reoves & Murphy, Shanghai
Lyman, V. G., manager, Standard Oil Co. of New York, Shanghai
Lyncamp, J. M., manager, Rubber Plantns. Invest, Trust, Naga Hoeta Estate, Sumatra
Lynch, D. J., vice-consul, U.S.A, Singapore
Lynch, E., assistant, Pitcairn, Syme & Co., Sourabaya Lynch, E., assistant, Pitcairn, Syme & Co., Sourabaya Lynch, F. B., manager, National City Bank of New York, Canton Lynch, J. E., electrical engineer, Société Anonyme des Etains de Kinta, Perak Lynch, T., assistant, Arnhold & Co., Tientsin Lynch, T. E., International General Electric Co., Inc., Osaka Lynch, I. E., International General Electric Co., Inc., Osaka
Lyne, E. A., inspector, Sanitary dept., Hongkong
Lynn, U. P., assist., Lower Segama Rubber Estates, Ld., Lahad Datu, B. N. Borneo
Lyon, D., assistant, Jardine, Matheson & Co., Hongkong
Lyon, D., engineer, Taikoo Dockyard and Engineering Co., Ld., Hongkong
Lyon, J. A., senior inspector, Sanitary dept., Hongkong
Lyons, F. W., audit secretary, Chinese Maritime Customs, Newchwang
Lyons, W. M., accounts dept., Asiatic Petroleum Co., Ld., Hongkong
Lyons, S. assist., Great Northern Telegraph Co., Nagasaki Lyster, S., assist., Great Northern Telegraph Co., Nagasaki Lyttle, Wm., partner, Casey & Lyttle, Tsingtao Maartensz, S. G. A., assistant, conservator of Forests, Klang, F.M.S. Maas, F. H., deputy commissioner, Chinese Maritime Customs, Canton Maas, M. M., management, Asiatic Petroleum Co., Hongkong Maas, N. N., manager, New Engineering and Shipbuilding Works, Ld., Shanghai Maben, J., engineer, Borneo Co., Ld., Bangkok
Mabson, R. R., assistant, Anglo-Siam Corporation, Ld., Bangkok
McAfee, G. A., chief police inspector, Labuan and Brunei
McAfee, R. B., accountant, American Oriental Banking Corporation, Tientsin
Macalister, G. H., principal, Medical College, Singapore
McAllister, D., engineer, British Borneo Timber Co., Ld., Sandakan, B. N. Borneo
McAlpine, C. W., chief technical adviser, Sarawak Oilfields, Ld., Sarawak
McAnnand, A., R. M. Gatliff & Co., Tientsin
Macarthur, A. engineer, Taikoo Dockward and Engineering Co., Honglong Macarthur, A., engineer, Taikoo Dockyard and Engineering Co., Hongkong MacArthur, N., assistant, Taikoo Dockyard and Engineering Co., Hongkong McArthur, W., chartered accountant, McAuliffe, Davis & Hope, Penang Macartney, T. L., manager, International Export Co., Nanking Macary, L., director, Meteorologiques, Shanghai Macaskie, C. F. C., protector, Protectorate, Jesselton, R.N.B. McAskill, A., assistant, Harrisons & Crosfield, Ld., N. B. Borneo Macaskill, D. C., medical practitioner, Kuala Lumpur Macaskill, K. R., assistant, Hongkong and Whampoa Dock, Hongkong Macaulay, A. M., assistant, Butterfield & Swire, Yokohama Macaulay, T. S., medical officer for Rubber Estates, Negri Sembilan

Macauley, G. C., accountant, Bannon & Bailey, Selangor McAuley, G. R. D., assistant, Shanghai Kedah Plantation, Ld., Kedah Macauley, T. J., examiner, Chinese Maritime Customs, Santuao and Foochow McBain, E. B., assistant, Geo. McBain, Shanghai McBain, Geo. agent, Shanghai Loan and Investment Co., Ld., Shanghai McBain, R. S. F., merchant, Shanghai McBain, W. R., assistant, Geo. McBain, Shanghai
Macbeth, J., tailor, Macbeth, Gray & Co., Shanghai
McBride, A. H., engineer, P.W.D., Hongkong
McBride, F., driller, Sarawak Oilfields, Ld., Sarawak
McBride, J. M., assistant, China Sugar Refining Co., Hongkong
MacBryan, G. T. M., assistant, British-American Tobacco Co., Ld., Selangor
McBurnie, J. M., assistant, Gula-Kalumpong Rubber Estate, Ld., Perak
McCabe, P. J., assist., British-American Tobacco Co. (China), Ld., Mukden
McCall, Q. M., engineering dept., Sarawak Oilfields, Ld., Sarawak
McCall, R. M., assistant, Harper & Co., Ld., Selangor
McCallum, A., permanent way inspector, Kowloon-Canton Railway, Hongkong
McCallum, A. W., manager, Sun Life Assurance Co. of Canada, Singapore
McCallum, I., United Christian Missionary Society, Nanking
McCammon, Rev. J., Irish Presbyterian Mission, Newchwang McBain, W. R., assistant, Geo. McBain, Shanghai McCammon, Rev. J., Irish Presbyterian Mission, Newchwang McCance, M., manager for Japan, Lendrum, Ld., Kobe McCandless, S. A. L., assistant accountant, Standard Oil Co. of New York, Shanghai McCandliss, R. J., staff, John G. Kerr Hospital, Canton McCann, H. E., manager and supt. engineer, El Varadero de Manila, Manila McCann, J. S., assist., Mackinnon, Mackenzie & Co. (Japan), Ld., Kobe McCann, R. E., Frazar Federal, Inc., U.S.A., Tientsin McCann, W., assistant, Probst, Hanbury & Co., Shanghai McCardle, J., manager, Gula-Kalumpong Estate, Perak
McCardle, J., manager, Gula-Kalumpong Estate, Perak
McCarr, T. J., assistant, Taikoo Dockyard and Engineering Co., Hongkong
McCarthy, F., China Inland Mission Boys' School, Chefoo
McCarthy, G. J., passenger agent, Dollar S.S. Line, and Admiral Oriental Line, S'hai.
McCarthy, T. H. A., sub-accountant, P. & O. Banking Corporation, Ld., Singapore
McCartney, A. E., assistant accountant, P. & O. Banking Corporation, Ld., Hongkong
McCartney, H. Y., assist, Standard Oil Co. of New York, Hankow
McCartney, Dr. J. L., physician, Hankow
McCartney, Dr. J. L., physician, Hankow McCaw, D., government surveyor, Jesselton, B. N. Borneo McChesney, C. N., assist., Tobacco Products Corporation (China), Shanghai McClatchie, J. D., assistant, Hongkong and Shanghai Bank, Shanghai McCleland, R. H., assistant engineer, P.W.D., Singapore McClelland, N. C., general manager, Atkins, Krolla Co., Zamboanga McClure, F. A., instructor, Canton Christian College, Canton McClure, S., assistant, Harrisons & Crosfield, Ld., Sumatra McClure, S., assistant, Harrisons & Crosfield, Ld., Sumatra McClure, W. B., medical officer, Chinese Maritime Customs, Kongmoon McColl, J., assist., New Engineering and Shipbuilding Works, Ld., Shanghai McConaghy, R. A., agent and engineer, Kailan Mining Administration, Chinwangtao McConechy, F. M. G., executive engineer, P.W.D., Jelebu, Negri Sembilan McConnan, C. W., assistant manager, Windsor (F.M.S.) Rubber Estate, Ld., Perak MacConnell, Wm., partner, Townsend & Co., Cheumlpo McConnell, W. J., assist., Hongkong and Shanghai Banking Corporation, Tsingtao McCorkle, F. E., assistant, Standard Oil Co. of New York, Kobe McCormick, A. F., installation supt., Standard Oil Co. of New York, Tsingtao McCourt, M. A., manager, Yangtse Rapid S.S. Co., Ichang McCourt, M. A., manager, Yangtse Rapid S.S. Co., Ichang McCoy, K. T., assistant, Standard Oil Co. of New York, Tientsin McCoy, M., China Medical Board of the Rockefellar Foundation, Peking McCracken, J. C., professor of surgery, St. John's University, Shanghai McCracken, J. C., professor of surgery, St. John's University, Shanghai McCrae, D., assistant, Taikoo Sugar Refining Co., Hongkong McCrae, W. M., engineer surveyor, P.W.D., Singapore McCrea, S. M., merchant, Ker & Co., Manila McCreadie, J., assistant, United Engineers, Ld., Singapore McCubbin, J., assist., Taikoo Sugar Refining Co., Hongkong McCulloch, H. C., sanitary inspector, Penang McCulloch, J., assist. supt., Butterfield & Swire, Shanghai McCully, J. W., line inspector, Oriental Telephone & Electric Co., Ld., Singapore McDermott, J. P., associate British-American Tobacco Co., Kiukiang and Hankow

McDermott, R. D., Canton Christian College, Canton McDermott, R. G., assistant, The Texas Co., Shanghai McDermott, W. H., driller, Sarawak Oilfields, Ld., Sarawak MacDiarmid, D. M., assist. engineer, P.W.D., Lower Perak MacDonald, assist. engineer, Municipal Water dept., Singapore Macdonald, A., assist., Jardine, Matheson & Co., Kobe McDonald, A., assistant, Kailan Mining Administration, Tientsin Macdonald, A. G., assist. warden of mines, Selangor MacDonald, A. J., International Banking Corporation, Manila McDonald, C. M., editor, China Mail, Hongkong McDonald, D., field assistant, Sarawak Oilfields, Ld., Sarawak MacDonald, D. I., assist., Admiral Oriental Line, Shanghai MacDonald, D. I., assistant, Emerald Rubber and Coconut Co., Ld., Kedah Macdonald, C. D., assistant, Emerald Rubber and Coconut Co., Ld., Kedah Macdonald, G. D., assistant, Bukit Kajang Rubber Estates, Malacca MacDonald, I. D., assistant, Strachan & Co., Ld., Kobe Macdonald, J., agent, Chartered Bank, Kuala Lumpur MacDonald, J., assistant, Equitable Eastern Banking Corporation, Shanghai Macdonald, J. A., Chinese Maritime Customs, Kongmoon McDonald, J. H., assistant, British Cigarette Co., Shanghai MacDonald, J. H. L., manager, Lok Kawi Rubber, Ld., Jesselton, B. N. Borneo McDonald, J. H. M., partner, D. Couper-Johnston & Co., Bangkok McDonald, J. M., assistant, Tebolang Rubber Estate, Ld., Malacca Macdonald, R., assistant auditor, Audit department, Kuala Lumpur, Selangor Macdonald, R., Whitworth, Herbert, Ld., Shanghai Macdonald, Ronald, merchant, Shanghai Macdonald, Ronald, merchant, Shanghai
MacDonald, R. G., assist., Dodwell & Co., Ld., Shanghai
McDonald, R. G., partner, Teesdale, Newman & McDonald, Shanghai
McDonald, T. J., assist., Pataling Rubber Estates, Selangor
Macdonald, W. E., assistant, Anglo-Chinese School, Penang
MacDonald, W. E., Canton Christian College, Canton
McDonall, Rev. C., Church of England Mission, Peking
McDonnell, R. T., McDonnell & Gorman, Mukden
McDonough Lassistant auditor-general Kedeh McDonough, J., assistant auditor-general, Kedah McDougall, A., assistant, Skott & Co., Hongkong Macdougall, A. D., accountant, Chartered Bank of India, Aus. and China, Kobe MacDougall, A. G., assist. municipal engineer, Singapore McDougall, D. M., manager, Boustead & Co., Ld., Utan Mclintang, Perak MacDougall, P. A., assistant, Hongkong & Shanghai Banking Corporation, Bangkok Macdougall, R. E., assistant, Jardine, Matheson & Co., Ld., Hongkong McEachran, A. R., assistant, marine supt., China Navigation Co., Shanghai MacEwan, H. G., acting deputy commissioner, Chinese Maritime Customs, Hankow MacEwan, I. L., assist., Borneo Co., Ld., Bangkok McFadzeau, G., field assist., Sarawak Oilfields, Ld., Sarawak Macfarlane, A., manager, Dairy Farm Co., Ld., Canton McFarlane, Rev. A. J., London Missionary, Wuchang McFarlane, D. R., assist. installation manager, Asiatic Petroleum Co., Ld., Chungking MacFarlane, L. A., coal overseer, Butterfield & Swire, Hongkong MacFarlane, R., assistant, New Engineering & Shipbuilding Works, Ld., Shanghai MacFarlane, W., supt. engineer, Dairy Farm, Ice & Cold Storage Co., Hongkong MacFeat, P. D., assistant, Kailan Mining Administration, Tientsin McFerran, D., engineer, Dairy Farm Co., Hongkong MacFie, D. F., manager, Borneo Co., Ld., Chiengmai, Bangkok McFougall, E. L., Jardine, Matheson & Co., Ld., Swatow McGarva, G., L.R.I.B.A., surveyor, Peking McGavin, J. S., supt. engineer, Butterfield & Swire, Shanghai MacGavin, W., assist., Stevenson & Co., Cebu McGeogh, J. M., accountant, Bakau Co., Ld., Sandakan, B. N. Borneo McGeown, J. J., Chinese Maritime Customs, Ningpo McGilchrist, J. E., Asiatic Petroleum Co., Kiukiang McGinty, F. P., assist., International Bank, Harbin McGlew, A. L. E., general manager, Vacuum Oil Co., Kobe McGolrick, Dr. L., junior medical officer, Government, Weihaiwei McGonagle, T., assistant, British Cigarette Co., Ld., Shanghai

MacGowan, A., Bradley & Co., Ld., Swatow

1502 McGowan, C. E., assistant, Chinese Maritime Customs. Shanghai MacGowan, C. F., driller, Sarawak Oilfields, Ld., Sarawak McGowan, L. A., assistant accountant, F.M.S. Railways, Kuala Lumpur McGowan, L. O., president, China-American Trading Co., Tientsin McGowan, M., assistant, Sarawak Oilfields, Ld., Sarawak MacGowan, R. C., manager, Cowie Harbour Coal Co., B. N. Borneo MacGown, M. B., med. practitioner, Jordan, Pierce-Grove, Aubrey & Macgown, H'kong. McGrane, G., assistant, Standard Oil Co. of New York, Hankow McGrath, B. F., Chinese Maritime Customs, Kowloon MacGregor, D., supt. of Parks, Municipality, Shanghai MacGregor, D. D., sub-accountant, Chartered Bank of India, Aus. & China, Shanghai MacGregor, D. D., sub-accountant, Chartered Bank of India, Aus. & China, Shan McGregor, J., Brunner, Mond & Co., Foochow
Macgregor, J. C., assist., (Cagayan), Smith, Bell & Co., Cebu
Macgregor, J. F., governing director, Caldbeck, Macgregor & Co., Ld., Shanghai
Macgregor, N. C., governing director, Caldbeck, Macgregor & Co., Ld., Shanghai
McGregor, N. R. L., assist., Kamuning Estate, Perak
McGregor, R., secretary, Taikoo Dockyard and Engineering Co., Hongkong McGregor, R., state veterinary surgeon, Kadah MacGregor, R. B., registrar of Births and Deaths, Malacca McGregor, T. J., director, Huey Yot Tin Dredging, Ld., Taiping, F.M.S. MacGregor, T. M., chartered accountant, Harold Bell, Taylor & Co., Kobe MacGregor, W. H., director, Fraser & Neave, Singapore McHenry, driller, Sarawak Oilfields, Ld., Sarawak McHeyzer, J. C., English master, Vernacular School, Segamat, Johore McHutchin, G. W. S. T., assist., Hongkong & Shanghai Banking Corpn., Singapore McHutchison, G. B., medical practitioner, Taiping, Perak McIlvean, D. D., medical officer, Gula-Kalumpong Rubber Estates, Ld., Perak McIlveen, J., storekeeper, Singapore Traction Co., Ld., Singapore MacIndoe, assist., Taikoo Dockyard, Hongkong McIntosh, A. J., Chartered Bank of India, Australia and China, Peking McIntosh, Gilbert, supt., Presbyterian Mission Press, Shanghai McIntosh, J. S., assist., Hongkong and Whampon Dock Co., Kowloon, Hongkong McIntosh, R. F., manager, Vacuum Oil Co., Hankow McIntosh, W. G., accountant, Baker, Morgan & Co., Ld., Selangor Macintyre, A., assist. acting mgr., Sendayan (F.M.S.) Rubber Co., Ld., Negri Sembilan McIntyre, D., driller, Sarawak Oilfields, Ld., Sarawak McIntyre, H. B., head master, Government English School, Labuan McIntyre, H. E. engineer assist., Lahat Mines, Ld., Perak McIntyre, J., assistant, Taikoo Sugar Refining Co., Hongkong MacIntyre, J., assistant, Talkoo Sugar Refining Co., Hongkong MacIntyre, R., assistant, Hongkong & Shanghai Banking Corporation, Hongkong McIntyre, R. W., assistant, Brooklands (Selangor) Rubber Co., Ld., Selangor MacKay, A. G., assistant, Brooklands (Selangor) Rubber Co., Ld., Selangor MacKay, C., assistant, Taikoo Dockyard, Hongkong MacKay, C. H., manager, Lunas Rubber Estates, Ld., Kedah Mackay, H. D. C., assistant, Asiatic Petroleum Co. (Siam), Ld., Bangkok Mackay, I. C., sub-accountant, Chartered Bank of India, Australia & China, Singapore MacKay, J. W., deputy engineer, Sanghai Gas Co., Ld., Shanghai Mackay, R. C., managor, Gillesnia & Song, Hankow Mackay, R. C., manager, Gillespie & Sons, Hankow
McKay, W., inspector of junks, Harbour dept., Hongkong
Mackean, J., manager, Sablas North Borneo Rubber, Ld., Papar Estate, B. N. Borneo
McKean, R. R., sub-accountant, National City Bank of New York, Shanghai
McKechnie, H., assist., Taikoo Sugar Refinery Co., Hongkong
McKee, E., vice-consul for U.S.A., Singapore
McKee, J. M., deputy secretary, Municipal Council, Shanghai
McKee, S., secretary, Benguet Cons. Mining Co., Manila
McKellar, G. D., assistant, United Engineers, Ld., Singapore
McKellar, J., assistant, China Sugar Refining Co., Hongkong
McKellar, R., assistant, China Sugar Refining Co., Hongkong McKellar, R., assistant, China Sugar Refining Co., Hongkong McKelvie, J., assist., Hongkong & Whampoa Dock Co., Hongkong McKelvie, J., field engineer, Sarawak Oilfields, Ld., Sarawak McKelvie, K., assistant secretary, British-American Tobacco (China) Co., Ld., Shanghai Mackendrick, F., examiner, Chinese Maritime Customs, Mengtsz and Hokow McKenny, C. W., medical officer in charge, Govt. Civil Hospital, Hongkong

McKenny, W. E., Chinese Maritime Customs, Nanking

MacKenzie, A., assistant, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong

MacKenzie, A., assist. supt. engineer, Hongkong & Kowloon Godown Co., Ld., H'kong.

Mackenzie, A., assist., Standard Oil Co. of New York, Hongkong

Mackenzie, A., sub-accountant, Chartered Bank of India, Australia & China, Hongkong

McKenzie, Alex., manager, Tebong Rubber Estate, Malacca

Mackenzie, A. K., assistant, Reiss, Massey & Co., Ld., Hongkong

Mackenzie, D., partner, Patten, Mackenzie & Co., Kobe

Mackenzie, Don, partner, Patten, Mackenzie & Co., Shanghai

MacKenzie, D., supt. engineer, Hongkong & Kowloon Wharf & Godown Co., Hongkong Mackenzie, D. R., assist., Jardine, Matheson & Co., Ld., Peking McKenzie, E., partner, Standard Trading Co., Kobe

Mackenzie, G. L., accountant, Hongkong & Shanghai Banking Corporation, Tientsin

Mackenzie, H., manager, Hankow Ice and Acrated Waterworks, Hankow

Mackenzie, H. E., assistant, Sungei Patani Estate, Kedah

Mackenzie, H. G., marine surveyor, Chinese Maritime Customs, Shanghai

McKenzie, H. G., Robinson Piano Co., Ld., Tientsin MacKenzie, H. W., driller, Sarawak Oilfields, Ld., Sarawak Mackenzie, I., assistant, Bangkok Dock Co., Ld., Bangkok

Mackenzie, J., transport officer, Chinese Maritime Customs, Peking MacKenzie, J. A., field assistant, Sarawak Oilfields, Ld., Sarawak McKenzie, J. R., partner, Standard Trading Co., Kobe MacKenzie, K., sub-accountant, Hongkong and Shanghai Bank, Manila McKenzie, P. more Helmo Ripror

MacKenzie, K., sub-accountant, Hongkong and Shanghai Bank, Manila McKenzie, R., mgr., Holme, Ringer & Co., and cons. agt., Gt. Brit., Shimonoseki-Moji McKenzie, S. F., assist., British-American Tobacco Co. (China), Ld., Shanghai MacKenzie, W. A., assistant, Maritime Customs, Amoy Mackenzie, W. J. E., colonial veterinary surgeon, Hongkong Mackenzie, W. W., signs per pro., Alex. Ross & Co., Shanghai McKeown, G. A., assistant, Standard Oil Co. of New York, Newchwang McKerrow, A. G., assistant, Standard Oil Co. of New York, Peking McKerrow, R., Wm., signs per pro., Paterson, Simons & Co., Ld., Singapore Mackichan, A. S., civil engineer, Leigh & Orange, Hongkong Mackie, A. S., chartered accountant. partner. Niell & Bell Selangor

Mackie, A. S., chartered accountant, partner, Niell & Bell, Selangor Mackie, C. G. S., managing director, Gibb, Livingston & Co., Ld., Shanghai Mackie, E. F., British-American Tobacco Co., Hankow Mackie, F., Meyer & Co., Tientsin

Mackie, J., sub-accountant, Chartered Bank of India, Australia & China, Penang

McKie, L., accountant, Eastern Extension Telegraph Co., Singapore

McKinney, J. A., control engineer, electricity dept., Municipality, Shanghai MacKinnon, A., inspector, Shanghai Electric Construction Co., Ld., Shanghai

Mackinnon, D., assist., United Engineers, Ld., Penang

McKinnon, D., field assist., Sarawak Oilfields, Ld., Sarawak McKinstry, R. N., assistant health officer, Municipality, Shanghai

Mackintosh, D., Harrisons & Crossfield, Ld., Kobe

Mackintosh, D. R., Asiatic Petroleum Co., Hangchow

Mackintosh, F. A., Mackintosh & Co., Ld., Hongkong

Mackintosh, G. A. R., general manager, Srirache Co., Ld., Bangkok Mackintosh, V., sales supt., China Light and Power Co., Hongkong MacKnight, D. C., assistant, Standard Oil Co. of New York, Shanghai

Macknight, J., assistant, Standard Off Co. of New York, Shanghar Macknight, J., assist., Mustard & Co., Tientsin Macknight, J., chief acct., Chinese Govt. Railways, Tao-Ching Line, Peking McKoen, H. V., manager, Thos. Cook & Son, Ld., Shanghai McLachlan, G. H., assist., Texas Co., Shanghai

MacLachlan, J. B., executive engineer, P.W.D., Pahang

McLachlan, J. J., assist., Texas Co., Shanghai

Maclachlan, R. J., superintendant, Jugra Land & Carey, Ld., Selangor McLaggan, J. O., assist., Hongkong and Whampoa Dock Co., Hongkong

McLaren, E., assistant, Butterfield & Swire, Chinkiang

McLaren, G. A. C., assistant, Borneo Co., Ld., Bangkok McLaren, J. D., sub-agent, Chartered Bank of India, Australia & China, Cebu

McLaren, J. S., assist., treas. and assist. commr. of Estate Duties, Treasury, H'kong. McLaren, W., assist., Chinese Maritime Customs, Shanghai

McLatchie, W., assist. supt., United Engineers, Ld., Perak

MacLaughlin, G. T., Chinese Maritime Customs, Chinkiang McLay, D. B., executive municipal engineer, Singapore Maclay, R. H., Maclay & Co., Tientsin
McLay, R. M., manager, International Banking Corporation, Singapore
McLean, A., inspector, Electric Construction Co., Ld., Shanghai
Maclean, H., assist., Asiatic Petroleum Co. (P.I.), Ld., Manila MacLean, H. A., assistant, Chartered Bank of India, Aus. and China, Kobe McLean, L., acting treasurer, Treasury dept., Singapore McLellan, A., assistant, Mansfield & Co., Ld., Singapore Maclennan, D. O., assistant, Jardine, Matheson & Co., Ld., Shanghai MacLennan, J., sub-agent, Chartered Bank, Iloilo MacLennan, K., supt. of mails, G.P.O., Singapore
McLennan, K. C., assist., Taikoo Dockyard and Engineering Co., Ld., Hongkong
McLennan, W. M., assist., Shanghai and Hongkew Wharf Co., Ld., Shanghai MacLeod, A. E. C., manager, Dunlop Plantations, Ld., Negri Sembilan Macleod, A. K., assistant, Smith, Bell & Co., Ld., Manila McLeod, A. R., assistant, Sinton, Bell & Co., Ed., Manna McLeod-Craik, D., partner, Swan, Maclaren & Craik, Penang MacLeod, D. G., signs per pro., E. A. Brown & Co., Singapore McLeod, D. S., assist. conservator, Forest dept., Sarawak McLeod, D. W., headmaster, King Edward VII. School, Taiping, Perak McLeod, G., assistant, Taikoo Dockyard, Hongkong McLeod, J., assist., Mambau Estate, Mambau, Negri Sembilan McLeod, J., assistant, Guthrie & Co., Singapore
McLeod, J., assistant, Guthrie & Co., Singapore
McLeod, J., assistant, Fraine Engineering Corporation, Shanghai
Macleod, J. N., general broker, Birkett & Holden, Manila
Macleod, N. J., assistant, Smith, Bell & Co., Ld., Manila
Macleod, R. N., barrister at law, Platt & Co., Shanghai McLockhead, R., assistant, Escot Rubber Estates, Ld., Selangor McLorn, D., commissioner, Chinese Postal Administration, Harbin McLoughlin, A. G., examiner, Chinese Maritime Customs, Shanghai McLoughlin, A. P., printing dept., Kailan Mining Administration, Tientsin McLure, A., partner, Seth Mancell & McLure, Shanghai McLure, A., partner, Seth Mancell & McLure, Shanghai Macmahon, N. J., sub-accountant, Chartered Bank, Taiping, F.M.S. McMaster, J. W., assist, W. F. Stevenson & Co., Ld., Iloilo McMeekin, H. W. P., director. Ilbert & Co., Shanghai McMichael, E. H., merchant, Frazar & Co., Shanghai McMichael, J. J., assistant, Rose, Macphail & Co., Singapore McMichael, J. J., manager, Insular Life Assurance Co., Manila McMillan, J. C., assist. commissioner of Police, Kedah McMillan, K. assistant United Engineers Ld. Singapore McMillan, K., assistant, United Engineers, Ld., Singapore
McMillan, R. C., engineer, Electricity Supply dept., Penang
McMullan, D. F. R., director & general manager, McMullan & Co., Ld., Chefoo & Shanghai McMullan, J. C., assist., McMullan & Co., Ld., Chefoo McMullan, W., assist., printing dept., Fraser & Neave, Singapore McMullen, R. J., American Presbyterian Mission (South), Hankow McMunn, J. F., assistant. Standard Oil Co. of New York, Mukden McMurdo, G., assistant, New Engineering and Shipbuilding Works, Ld., Shanghai McMurray, assist. traffic auditor, Eastern Extension Telegraph Co., Singapore MacMurray, J. van A., American minister, Peking McMurray, S. H., Eastern Extension, Aus. & China Telegraph Co., Shanghai McMurtrie, J., resident representative, Burroughs, Welcome & Co., Shanghai McMyn, A. L., assist., Anglo-Siam Corporation, Ld., Bangkok MacNab, A., engineer, Wearne Bros., Ld., Penang McNab, A., principal, Anglo-Chinese School, Singapore Macnaghten, Brig.-Gen, E. B., dir., British-American Tobacco Co. (China), Ld., S'hai. McNair, C. M., assistant, aerated water dept., Fraser & Neave, Singapore McNair, H. F., professor of history, St. John's University, Shanghai McNair, R. P., assist., G. T. Fulford, Ld., Shanghai Macnair, T. D., assist., C. Harper & Co., Ld., Selangor Macnamara, D. P., assist., commissioner of Police, Negri Sembilan Macnamara, H. C., solicitor, Deacons, Hongkong McNamce, J. W., accountant, Eastern Extension, Aus. & China Telegraph Co., Penang McNaught, J., manager, Ayar Corporation Co., Vladivostock

MaNaughton, H. C., consul for Greece, Kobe

McNeale, R. E., assist. boat officer, Chinese Maritime Customs, Hankow McNeary, H. E., assist. boat officer, Chinese Maritime Customs, Hankow McNeary, H. G. J., director and secretary, Karanjia & Co., Ld., Canton McNeill, D., barrister-at-law, Hansons, Shanghai McNeill, J., Hansons', Shanghai McNeill, John, engineer and surveyor, Stark & McNeill, Penang and Perak McNeill, J. T., assist., Stark & McNeill, Penang McNeill, P. B., assist., Asiatic Petroleum Co. (North China), Ld., Hankow McNeillie, D., assistant, Taikoo Dockyard and Engineering Co., Hongkong McNeill, Penang Syndicate Ld. Kelenter. McNicol, J., manager, Kuala Pertang Syndicate, Ld., Kelantan McNicoll, L. D., representative, Lever, Bros., and Joseph Crosfield & Sons, Shanghai McOwan, A. J., assistant, British Cigarette Co., Ld., Shanghai Macphail, A. W., chief accountant, Municipal Council, Shanghai Macphail, L. R., principal, Rose, Macphail & Co., Singapore Macphail, L. R., principal, Rose, Macphail & Co., Singapore
Macphail, N., chief sanitary inspector, Kuala Lumpur
McPhedran, assist., Taikoo Sugar Refinery, Hongkong
McPherson, G., vice-president, Smith, Bell & Co., Manila
McPherson, G. C., assist., China Motors, Shanghai
McPherson, J., architect, New Engineering and Shipbuilding Works, Ld., Shanghai
MacPherson, J. G., assistant, Guthrie & Co., Singapore
MacQueen, C. R., assistant, Tug & Lighter Co., Shanghai
McQueen, J., procuration holder, Harrisons & Crosfield, Ld., Sumatra. McQueen, J., procuration holder, Harrisons & Crosfield, Ld., Sumatra McQuown, G., driller, Sarawak Oilfields, Ld., Sarawak McReady, E., assist., Smith, Bell & Co., Manila MacReynolds, T. N., auditor, Asiatic Petroleum Co., Singapore McSwan, D. M., medical officer, Selangor McTavish, H. M., chemist, China Sugar Refinery, East Point, Hongkong MacVeagh, H.E. C., ambassador, American Embassy, Tokyo MacVicar, J. D., assist., Borneo Co., Ld., Bangkok McWhirter, A., assistant, Taikoo Sugar Refining Co., Ld., Hongkong MacWhirter, D., veterinary surgeon, Dairy Farm, Ice and Cold Storage Co., Hongkong McWhirter, Rev. and Mrs. J., Irish Presbyterian Mission, Kirin and Lungchingtsun MacWillie, J., physician and surgeon, Hankow Machado, jr., E., Brazillian Embassy, Tokyo Machado, L., Chartered Bank of India, Australia and China, Shanghai Machin, L., assistant, Robinson Piano Co., Shanghai Mack, P. A., assist., British Cigarette Co., Ld., Shanghai Mackness, L. R., partner, Neill & Bell, Selangor Maconachie, Rev. J. Kirk, Union Church, Hongkong Macoun, J. H., commissioner, Chinese Customs, Antung Macovoy, P., assist., American Express Co., Inc., Tientsin Madar, A., Calico Printers Association, Ld., Shanghai Madar, G., clerk, Alex. Ross & Co., Shanghai Madden, J. M., assistant, Sale & Co., Ld., Tokyo Maddocks, W. E., harbour-master, Lower Perak Madge, —, advocate and solicitor, Selangor
Madier, H., merchant, Shanghai and Canton
Madier, J., partner, Madier, Ribet et Cie., Shanghai and Canton
Madon, B. F., chairman, R. D. Tata & Co., Shanghai
Madrigal, V., manager, Madrigal & Co., Manila
Madsen, S. H., assist., Great Northern Telegraph Co., Ld., Vladivostock
Madsen, W., assist., Augustesen & Co., Shanghai
Maerk, D. G., merchant, Shanghai Maerk, D. G., merchant, Shanghai Maffei, A., Italian consul, Harbin Magatagen, G. C., Frazar Federal, Inc., U.S.A., Tientsin Mager, F. W., state engineer, P.W.D.. Perak Maggs, C. E., signs per pro., G. H. Slot & Co., Ld., Singapore Maguire, M. C., manager, G. R. Gregg & Co., Ld., Kobe and Yokohama Magy, Ch., supt., French Municipal Council, Shanghai Maher, A. S., assist., stores dept., Hongkong & Whainpoa Dock Co., Kowloon, Hongkong Maher, E., assistant, E. D. Sassoon & Co., Shanghai Maher, M., assist., Casey, Lyttle & Co., Ld., Shanghai Mahon, E. J., accountant, International Bank, Hankow

Mahony, F. Å., assist. telégraph engineer, F.M.S. Railways, Kuala Lumpur Mailer, W., assist., Harrisons, Barker & Co., Ld., Selangor

Maillard, A., signs per pro., Compagnie Olivier, Hankow Main, D. Duncan, medical practitioner, Hangchow Hospital, Hangchow Main, J. R., assistant, Brunner, Mond & Co., Shanghai Main, T. G., chief clerk, Waterworks Co., Ld., Shanghai Main, T. P., supt., Gas Co., Ld., Shanghai Main, W. A., manager, financial offices, Methodist Episcopal Mission, Shanghai Mair, C. A., A. S. Watson & Co., Shanghai Mair, J. D., supt., mains and service, Municipal Water dept., Singapore Mair, W. H., assistant, McAlister & Co., Ld., Singapore Mair. W. H., assistant, McAlister & Co., Ld., Singar ore
Maitland, A. J., assistant, Whitsons, Ld., Shanghai
Maitland, A. L., assistant, Standard Oil Co., Tientsin
Maitland, E. T., prosecuting solicitor, Municipal Council, Shanghai
Maitland, R. J., assistant, H. Oliveira & Son, Shanghai
Maitland, T. C., manager, Manufacturers' Life Insurance Co., Kobe and Tokyo
Major, A. G., consul, British Consulate, Tsingtau
Major, C., assistant, Capital and Trade, Shanghai
Major, E. W., assistant, Waterworks & Co. Ld., Shanghai
Major, J. M., accountant, Robert Dollar Co., Hongkong
Makeham, C., dairy supt., Dairy, Farm, Ice and Cold Storage Co., Hongkong Makeham, C., dairy supt., Dairy Farm, Ice and Cold Storage Co., Hongkong Makin, P. S., assistant, Brinkmann & Co., Singapore Makovetz, F., International Savings Society, Harbin Malashkin, M., Hankow Light & Power Co., Hankow Malaya, J., assistant, Weeks & Co., Ld., Hankow Malcahy, P. J., medical officer, Selangor Malcolm, A., assistant, Municipal Council, Shanghai
Malcolm, A. R., manager, Borneo Co., Bangkok
Malcolm, D. A., partner, Nielsen & Malcolm, Hankow
Malcolm, E. W. G., actg. actt., Chartered Bank of India, Aus. and China, Penang
Malcolm, H. R., assistant, Asiatic Petroleum Co., Ld., Shanghai
Malcolm, J., inspector, Singapore, Treation, Co., Ld., Singapore Malcolm, J., inspector, Singapore Traction Co., Ld., Singapore Malcolm, W., health officer, Chefoo Malevinsky, A., draughtsman, electricity dept., Municipality, Shanghai Maligny, C. E., manager, New Zealand Insurance Co., Ld., Shanghai Malinowski, O. K., assistant, China Import and Export Lumber Co., Ld., Shanghai Malkassion, S., merchant, Tientsin Mallard, F. A., assist. architect, P.W.D., Selangor Malley, J., superintendent, Tebong Rubber Estate, Ld., Malacca Malley, T., assist. supt., Post and Telegraph dept., Perak Mallinson, A., assist. travelling rep., Straits and China Textile Co., Ld., Singapore Mallory, W. H., China International Famine Relief Commission, Peking Malm, F., principal, Malm & Co., Hongkong Malmedier, L. Kailan Mining Administration, Tientsin Malmedier, J., Kailan Mining Administration, Tientsin Malone, G., assistant, International Export Co., Hankow Malone, G. H., driller, Sarawak Oilfields, Ld., Sarawak Malpuech, -., sous directeur, Postes et Telegraphes, Saigon Maltchenko, A. M., Chinese Maritime Customs, Ningpo Malvehy, A., admin. manager, Compania General de Tabacos de Filipinas, Manila Mamen, O., assist., Wilson & Co., Tientsin Manarist, J., Cie. Francaise de Tramways, Shanghai Mancel, A. H., assist., Jardine Engineering Corporation, Hankow Manch, H., secretary, Philippine Manufacturing Co., Manila Manchester, H. L., assist. treasurer, Secretariat, Municipality, Singapore Mandel, A. E., president, China Fibre Container Co., Shanghai Mandelkoff, C., assistant, Chinese Maritime Customs, Shanghai Mandell, A. J., Butterfield & Swire, Tientsin Mandy, J. K., signs per pro., Mansergh & Tayler, Negri Sembilan Manent, M., directeur, Societé Agricole Franco-Tonkinoise, Hanoi Mangin C. F. supt. Jugra Land & Carey Ld. Selanger Mangin, C. F., supt., Jugra Land & Carey, Ld., Selangor Manhés, A. assistant., Banque de l'Indo-chine, Shanghai Manley, A. L., merchant, Cornes & Co., Yokohama Manley, G. N., assist., Brunner, Mond & Co., Shanghai

Manley, H., secretary, Sun Life Assurance Co., Tokyo Manley, J. A., assistant engineer. P.W.D., Johore Manley, J. B., assist., Healing & Co., Ld., Tokyo

Manley, J. C., assist., Jardine, Matheson & Co., Ld., Tientsin Manley, J. G., accountant, H.B.M.'s Works, Shanghai Manley, J. S. E., medical officer, Medical dept., Kedah Manley, R. E., assistant, Meyerink & Co., Ld., Shanghai Mann, dir. genl., Société Indo-chinoise Forestiere et des Allumenttes Benthuy, Annam Mann, B. B., sub-accountant, International Banking Corporation, Manila Mann, G. E., field officer, Agriculture dept., F.M.S. Mann, G. H., engineer, Public Works dept., Shanghai Mann, H. M., signs per pro., Arnhold & Co., Ld., Shanghai Mann, R. D., assistant, McAuliffe, Davis & Hope, Penang Manners, C. M., chief clerk, Hongkong & Kowloon Wharf & Godown Co., Hongkong Manners, John, director, John Manners & Co., Ld., Hongkong Manney, C. V., manager, Hudford Motors, Shanghai Manning, E., assist., John D. Hutchison & Co., Hongkong Manning, K. W., manager, Jeram Rubber Estates, Ld., Selangor Manrique, J. A., treasurer, Neuss, Heslein Corporation, Manila Mansao, L., represents Compagnie Franco-Asiatique des Petroles, Hanoi Mansao, L., represents Compagnie Franco-Asiatique des Petroles, Hanoi Mansel-Smith, W., assistant, Asiatic Petroleum Co., Ld., Shanghai Mansfield, J. T., cablehand, Eastern Extension Telegraph Co., Singapore Mansfield, P. C., assistant, Jardine, Matheson & Co., Ld., Shanghai Mansfield, W. R., actg. branch manager, Union Insurance Society of Canton, Ld., Manila Mansouk, J., proprietor, Belgian Brick Factory, and S. Mansouk & Co., Tientsin Manton, A. J., traffic inspector, Hongkong Tramways, Ld., Hongkong Manuk, M., secretary, Dairy Farm, Ice and Cold Storage Co., Hongkong Manziarly, A. de, secretary, Banque de l'Indo-chine, Peking Manziarly, A. de, secretary, Banque de l'Indo-chine, Peking Maquire, Dr. C. E., Medical College, Peking Marçal, L. A., assist., Dodwell & Co., Ld., Shanghai Marcel, C. P., signs per pro., Pentreath & Co., Hongkong March, A. W., Hangchow Christian College, Hangchow March, J. Ewart, architect, Stewardson & Spence, Shanghai Marchand, E., fondé de pouvoirs, Société Cotonnière du Tonkin, Haiphong Marchand, H., assist., French Municipal Council, Shanghai Marchand, P., signs per pro., Hirsbrunner & Co., Shanghai Marchant, J. F. A., track inspector, Peking-Mukden Railway, Tientsin Marcks, Lothar, Lothar Marcks, Mukden Marconi, U., commissioner, Chinese Maritime Customs, Harbin Mardas, A. A., Geo. L. Shaw, Antung Mardon, --., ingénieur principal, Arrondissement du Centre-Annam Margoliouth, L. C., manager, South British Insurance Co., Singapore Margot, sous-chef de bureau, Song-Cau, Annam Mari, A. J., manager, Kunst & Albers, Vladivostock Marianacci, V., Cie. Francaise de Tramways, Shanghai Mariani, G., assist., Italasia, Ld., Singapore Mariani, J., fonde pouvoirs, Banque de l'Indochine, Saigon Marinus, J. H., vice-president, General Association of Rubber Planters, Sumatra Marjoribanks, E. M., principal medical officer, Sarawak Mark, C. V., manager, British-American Insurance Co., Hongkong Mark, Dr. Geo., managing-director, China Merchants' Steam Navigation Co., Tientsin Marker, A. E., director, Arnhold & Co., Ld., Hankow Markes, H. J., works engineer, Sanitary Board, Ipoh, Perak Markevitch, C., Casey & Lyttle, Tsingtao Markham, H. S., examiner. Chinese Maritime Customs. Hankow Marianacci, V., Cie. Francaise de Tramways, Shanghai Markham, H. S., examiner, Chinese Maritime Customs, Hankow Markmann, E., H. C. Augustesen, Mukden Marks, F., secretary to consul for Germany, Harbin Marks, J. E., assistant, Chartered Bank of India, Aus. and China, Kobe Marks, P., manager, Netherlands India Commercial Bank, Hongkong Marks, S., traffic supt., Shanghai Electric Construction Co., Ld., Shanghai Maron, P., expert comptable et assurances, Hanoi Marques, J. F. M., assist., Chartered Bank of India, Australia and China, Shanghai Marques, Rev. L., Roman Catholic Mission, Wenchow Marr, F. B., assist., Shanghai Dock & Engineering Co., Ld., Shanghai Marr, J. L., assistant, Strong & Co., Kobe Marrin, —., assistant medical officer, Kuala Kubu, Selangor Marriott, F. F., manager, British Malayan Petroleum Co., Ld., Brunei

FOREIGN RESIDENTS 1508 Marriott, H., colonial secretary, Singapore Marriott, H., sergeant of police, Hongkong & Whampoa Dock Co., Ld., Hongkong Marriott, M. G., manager, Caldbeck, Macgregor & Co., Ld., Singapore Marriott, P. A., superintendent, Armed Constabulary, B. N. Borneo Marriott, W. E., assistant, Holt's Wharf, Pootung, Shanghai Marsden, H., assistant chemist, Medical Reseach Institute, F.M.S. Marseille, G., assistant, Asiatic Petroleum Co., Cebu Marsh, C. L., director and secretary, Orient Co., Ld., Singapore Marsh, E. L., medical officer, Sun Life Assurance, Shanghai Marsh, F. R., general manager, Hongkong Electric Co., Hongkong Marsh, H. F., Pekin Syndicate, Ld., Peking Marsh, T. D., assistant agriculturist, Agriculture dept., F.M.S. Marsh, W., secretary and treasurer, Municipality, Singapore Marshall, A. G., assistant, Lane, Crawford, Ld., Hongkong Marshall, A. McE., director, McAlister & Co., Singapore Marshall, C. F., Forbes Fisher & Co., London Marshall, E. J., accountant, American Trading & Co., Kobe Marshall, E. L., assistan, Standard Oil Co. of New York, Manila Marshall, E. L., assistan, Standard Oil Co. of New York, Manila Marshall, F., first magistrate, Police Court, Johore Marshall, F. B., merchant, Tait & Co., Tamsui and Amoy Marshall, F. C., warden of mines, Johore Marshall, F. L., auctioneer, Richardson & Co., Shanghai Marshall, G., station supt., Singapore Traction Co., Ld., Singapore Marshall, H. L., Canton Christian College, Canton Marshall, J., assist. engineer, general office, Shanghai Tug & Lighter Co., Ld., Shanghai Marshall, J. H., assist., Hongkong and Shanghai Bank, Shanghai Marshall, J. S., assistant, Jugra Lands & Carey, Ld., Selangor Marshall, M., assistant, China and Japan Trading Co., Shanghai Marshall, M., secretary, Llewellyn & Co., Ld., Shanghai Marshall, M., installation inspector, electricity dept., Municipality, Shanghai Marshall, M. D., installation inspector, electricity dept., Municipality, Shanghai Marshall, M. E., assistant manager, Pelepah Valley (Johore) Rubber Estates, Johore Marshall, M. E., assistant manager, Pelepah Valley (Johore) Rubber Estates, Johore Marshall, N. S., manager, National City Bank, Shanghai Marshall, R. Calder, merchant and mang. dir., Calder, Marshall & Co., Ld., Shanghai Harshall, T. S., assist., Butterfield & Swire, Shanghai Marshall, W., Asiatic Petroleum Co., Wuhu Marshall, W., assist., Ritchie & Bisset, Singapore Marshall, W. B., manager, Balfour & Co., Tokyo Marshall, W. I., signs per pro., Butterfield & Swire, Canton Marshall, W. H., senior warder, civil prison, Prisons dept., Singapore Marshall, W. L., manager, Standard Oil Co. of New York, Manila Marshall, W. S., assist., Pitcairn, Syme & Co., Sourabaya Marshall, R. H., Peking-Mukden Railway. Tientsin Marsland, R. H., Peking-Mukden Railway, Tientsin Marsoff, N. D., assist., Kelly & Walsh, Ld, Shanghai Marsoulies, A. du Pac de, French Municipal Council, Shanghai Marston, J. A., assist., Vacuum Oil Co., Moji Martel, M. de, Minister to France, Peking Marten, Rev. T. J., Irish Presbyterian Mission, Changchun Martens, Rev. 1. J., Irish Presbyterian Mission. Changenun Martens, F. R., director and secretary, C. A. Ribeiro & Co., Ld., Singapore Marthoud, L., merchant, Marthoud et Cie., Shanghai and Chefoo Martianova, N., premium dept., International Savings Society, Shanghai Martin, —., ingénieur principal, Arrondissement du Nord-Siège, Annam Martin, A. A., assistant, Jardine, Matheson & Co., Hankow Martin, A. J., assessor, Mixed Court, and British vice-consul, Shanghai Martin, A. J., Leek, Lowe, Bingham & Matthews, Hongkong Martin, A. J. J., clerk, Lowe, Bingham & Matthews, Hongkong Martin, C. L., assistant, Asiatic Petroleum Co., Shanghai Martin, E., manager, Pila & Co., Kobe Martin, E. A., divisional manager, Kepong (Malay) Rubber Estates, Ld., Selangor Martin, F. E., assistant, Dodwell & Co., Shanghai Martin, G. P. de, inspector of English Schools, Hongkong

Martin, H., director, Noel Murray & Co., Ld., Shanghai Martin, H. E., assistant, Butterfield & Swire, Yokohama Martin, H. E. M., forest manager, Anglo-Siam Corporation, Bangkok

Martin, H. S., assistant, Jardine, Matheson & Co., Ld., Shanghai Martin, K., director, Noel Murray & Co., Ld., Shanghai Martin, L., accountant, Banque de l'Indo-chine, Tientsin Martin, M., assist., W. F. Stevenson & Co., Ld., Cebu Martin, R. B., examiner, Chinese Maritime Customs, Hankow Martin, R. H. examiner, Chinese Martin R. H. Martin, R. H., engineer, Land Investment Co., Tientsin
Martin, T. A., assistant, E. D. Sassoon & Co., Ld., Hongkong
Martin, W., assistant, Mee Yeeh Handels Co., Shanghai
Martin, W. A., assistant, Kamuning (Perak) Rubber and Tin Co., Perak
Martin, W. H., mining engineer, Heaggeler & Martin, Selangor
Martin, W. J., assist. tidesurveyor, Chinese Maritime Customs, Shanghai
Nartin, W. M. E. assist. conservator of Forests. Tampin, Negri Sembilan Martin, W. M. E., assist. conservator of Forests, Tampin, Negri Sembilan Martine, T. C., assistant, Borneo Co., Ld., Singapore Martinez, C., assistant, Hayes Engineering Corporation, Shanghai Martinez, C., assistant, Hayes Engineering Corporation, Shanghai Martinez, C. D., supt., Dollar Steamship Line, Shanghai Martiny, G., partner, G. Martiny & Co., Shanghai Marty, L., administrateur, Province de Ha-Tinh, Annam Martyn, C. D., deputy protector, Protectorate, Jesselton, B.N.B. Martzinkevich, P. P., signs per pro., J. Molchanoff, S. Lechatnoff & Co., Hankow Marwood, J. E., assist. commissioner, Trade and Commerce, Selangor Mary, G., assistant, Racine et Cie., Shanghai Mascher, W., assistant, Hugo Stinnes Linien, Shanghai Masefield, V. H., assistant, Warner, Barnes & Co., Ld., Iloilo Masillon, L., Kailan Mining Administration, Tientsin Maskell, G. R., assistant engineer, Hongkong Electric Co., Ld., Hongkong Masloff, A. I., examiner, Chinese Maritime Customs, Shanghai Mason, F. R., field officer, Agriculture department, F.M.S. Mason, J. S., field assistant, Sarawak Oilfields, Ld., Sarawak Mason, K. A., assist., Jardine, Matheson & Co., Hongkong Mason, P. F., installation manager, Asiatic Petroleum Co., Chungking Mason, T. E., assistant, Mansfield et cie., Ld., Penang Mason, V. A., assist., Hongkong and Shanghai Bank, Singapore Mason, W., assist., Hongkong and Kowloon Wharf and Godown Co., Ld., Hongkong Massent, ingénier-conseil, Société Francaise de Charbonnages du Tonkin, Haiphong Massett, G., accountant, Nederlandsch-Indische Handels-Bank, Medan, Sumatra Masseurs, A., managing director, Philips' China Co., Shanghai Massey, B. W. E., assist. manager, Klabana Rubber Co., Perak Massey, P. W., merchant, Reiss, Massey & Co., Ld., Shanghai Massey, Dr. R., London Missionary, Wuchang Massiac, H. de, administrateur, l'Avenir du Tonkyn, Hanoi Masson, J. M., assist., V. Moyroux, Peking Master, R. F. C., solicitor, White-Cooper & Co., Shanghai Masters, E. G., manager, Asiatic l'etroleum Co. (North China), Ld., Tsingtao Masters, E. G., manager, Asiatic Petroleum Co. (North China), Ed., Isingtao Masters, I. P., senior medical officer, Medical dept., Pahang Matchin, W. J., engineer, Hongkong and Whampoa Dock Co., Hongkong Mathée, René, manager, Cie. de Comm. et de Nav. d'Extrême Orient, Haiphong Mather, N. F. H., magistrate and registrar, Negri Sembilan Matheson, C. L., assistant, Borneo Co., Ld., Singapore Matheson, H. W., agent, Chartered Bank of India, Aus. and China, Tientsin Matheson, M. H., assistant, Guthrie & Co., Singapore Matheson, R., inspector, Shanghai Construction Co., Ld., Shanghai Mathews, A. E., assistant auditor, External Audit department, Singapore Mathews, A. F., assistant auditor, External Audit department, Singapore Mathews, G. E., Brunner, Mond & Co., Dairen Mathieson, D., assistant, United Engineers, Ld., Penang Mathieson, N., assistant, Butterfield & Swire, Tientsin Mathieson, P., assistant, American Milk Products Corporation, Shanghai Mathieu, E., superintendent, Govt. Gardens and Plantations, Perak Mathieu, Ed., Moyler, Powell & Co., Tientsin Mathieu, F. S., secretary, Milne & Stevens, Ipoh, Perak
Mathison, F. W., assistant, Canadian Pacific Railway Co., Manila
Mathox, E. L., M.D., Hangchow Christian College, Hangchow
Matt, C. T. F., assistant, Brinkmann & Co., Singapore
Matten, H. G. P., assistant, Sarawak Oilfields, Ld., Lutong Refinery, Sarawak
Matteson, E. L., attorney, The Robert Dollar Co., Yokohama

Matthew, W., supt., Tebong Rubber Estate, Ld., Malacca Matthews, A. H., assistant, Hongkong and Shanghai Banking Corporation, Manila Matthews, C. B., assistant, Taikoo Sugar Refining Co., Hongkong Matthews, D. M., proprietor, Rosob Estate, Kudat, B.N.B. Matthews, F. C., sub accountant, National City Bank, Shanghai Matthews, F. N., chartered accountant, Lowe, Bingham & Matthews, Shanghai Matthews, J., cashier, Ocean Accident and Guarantee Corpn., Ld., Singapore Matthews, J. C. M., chief electrical engineer, Electrical Board, F.M.S. Matthews, J. W., chief ship's draughtsman, Hongkong & Whampoa Dock, Hongkong Matthews, J. W., chief snips draughtsman, Hongkong & Whampo Mauer, J., architect, Atkinson & Dallas, Ld., Shanghai Mauger, G. V., agent, American Trading Co., Tokyo Maugham, B. E., senior clerk, Audit Oifice, Hongkong Maughan, J. R., assistant, Lester, Johnson & Morriss, Shanghai Maun, W. S., assistant, Fraser & Neave, Ld., Singapore Maunder, S., assistant, Eastern Telegraph Co., Singapore Maurer, W., acting chancellor, Consulate of Switzerland, Manila Maurice, ingenieur, Travaux Publics, Song-Cau, Annam Maurin, R., signs per pro., Cie. Francaise Optorg, Shanghai Mauroit, M., assist., Compagnie Olivier, Tientsin Maury, A. B., assist., Gillespie & Sons, Hankow Maury, C., Universal Leaf Tobacco Co., Shanghai Mavity, H. F. L., assistant, Planters' Stores & Agency Co., Ld., Selangor Mavor, G., resident engineer, Sandakan Light and Power Co., B. N. Borneo Mavor, G., resident engineer, Sandakan Light and Power Co., B. N. Borneo Mawdsley, A. R. C., assistant, Admiral Oriental Line, Kobe Maxted, H. W., assistant, Wilkinson, Heywood & Clark, Shanghai Maxwell, A. H., assistant, Taikoo Sugar Refining Co., Hongkong Maxwell, A. M., manager, Borelli Rubber Co., Ld., Negri Sembilan Maxwell, A. W., district telegraph engineer, F.M.S. Railways, Kuala Lumpur Maxwell, C. N., commissioner, Trade and Customs, F.M.S. Maxwell, J. R., government secretary, Govt. Secretarys' Office, Sandakan, B.N.B. Maxwell, J. F., Wilson's Engineering Works, Zamboanga Maxwell, J. L., acting editor, China Medical Journal, Shanghai Maxwell, Dr. J. Preston, professor, Union Medical College, Peking Maxwell, Dr. J. Preston, professor, Union Medical College, Peking May, C., assistant, White & Co., Shanghai May, E. A. G., Shanghai Tug & Lighter Co., Ld., Shanghai May, G. T., assistant, Asiatic Petroleum Co., Hongkong May, G. W., overseer, Public Works department, Hongkong May, J. F., assistant, British Cigarette Co., Ld., Shanghai May, O., assistant manager, Boediker & Co., Hongkong May, C., assistant manager, Boediker & Co., Hongkong May, R. A., General Motors Japan, Ld., Osaka May, T. W. V., assist. architect, P.W.D., Singapore Mayaudon, E., manager, Banque Belge pour l'Etranger, Shanghai Mayer, F. L., councellor, American Legation, Peking Mayer, P. F., manager, Sitawan Anglo-Chinese School, Malacca Mayor, R. auchier, Sanawal, Olifalda, Ld. Sanawal, Carlon, R. auchier, Sanawal, Olifalda, Ld. Sanawal, Chinese School, Malacca Mayer, R., cashier, Sarawak Oilfields, Ld., Sarawak Mayer, W., assistant, Kunst & Albers, Shanghai Mayers, S. F., representative, British and Chinese Corporation, Peking Mayes, C. T., partner and managing director, Eastern Agencies Co., Yokohama Mayes, S. M., territory manager, British-American Tobacco Co., Hongkong Mayger, W., assistant, Texas Co., Shanghai Mayhew, J. W., accountant, Standard Oil Co. of New York, Saigon Maylad, D., assistant, White, Page & Co., Manila Maynard, R. W. H., clerk to the Chief Justice, Supreme Court, Hongkong Mayne, G. E. O., assistant, Ewo Press Packing Co., Shanghai Mayol, L, assistant engineer, French Municipal Council, Shanghai Maze, F. W., commissioner, Chinese Maritime Customs, Shanghai Mazot, H., representative, Banque de l'Indo-chine, Peking Mead, E. W., assist. secretary, Chinese Government Salt Revenue, Peking Mead, J. P. conservator of Forcets, Sarawalt Mead, J. P., conservator of Forests, Sarawak Meade, F., inspector, Secretariat for Chinese Affairs, Hongkong Meade, J. M., barrister-at-law, actg. instr. of Schools, Educational dept., Negri Sembilan Meade, W., assistant, Boustead & Co., Singapore Meadmore, R., assistant, Arnhold & Co., Ld., Tientsin

Meakin, M., Asiatic Petroleum Co., Ld., Tientsin

Mechin, A., chef d'arrondissement, Travaux Publics, Saigon Mecklenburgh, H. L., assist. divisional mgr., British-American Tobacco Co., Hongkong Meckler, J. J., examiner, Chinese Maritime Customs, Tientsin Médard, J., vice-consul for France, Tientsin Medina, F., operator, Eastern Extension Telegraph Co., Shanghai Meerburg, Dr. P., medical officer, Hollandsch-Amerikaansche Plantage My., Sumatra Meffan, N. D., assistant, Taikoo Dockyard, Hongkong Megarry, T., assistant, Secretariat for Chinese Affairs, Hongkong Mehler, F., assist., American Machinery and Export Co., Tientsin Mehta, B. R., import and export merchant, Hankow Mehta, D. D., partner, M. N. Mehta & Co., Canton Mehta, J. B., assistant, B. R. Mehta, Hankow Mehta, J. M., assistant, Arnhold & Co., Mukden Mehta, M. D., partner, M. N. Mehta & Co., Canton Mehta, M. N., manager, Vasunia & Co., Canton Meier, E., engineer, Goenseng Malajoe Estate, Sumatra Meier, Hans, assistant, G. E. Huygen, Hongkong Meiklejohn, U.S. Surg.-Comdr., R.N., med. officer, H.B.M. Naval Depot, Weihaiwei Meiklereid, E. W., local vice-consul, British Legation, Bangkok Meise, A. G., assistant, George McBain, Shanghai Meissner, K., partner, L. Leybold Shokwan, Tokyo Meister, J. J., assist., Smith, Bell & Co., Ld., Manila Meister, O., manager, Sulzer Brothers, Shanghai Melbourne, C. A. D., deputy registrar, Supreme Court, Hongkong Melby, A., merchant, H. Samson & Co., Swatow Melchers, C. A., assistant, Nederlansche Indische Handelsbank, Amoy Melchers, C. G., partner, Melchers & Co., Hongkong Melchers, K. F., merchant, Melchers & Co., Shanghai Melchior, H., assistant, Carlowitz & Co., Tsinan Melchior, H., consul for Belgium, Kobe Melchior, L. A., farm superintendent, Kailan Mining Administration, Tientsin Melchisedech, Ed. E. Lee General Store, Tientsin Meleney, H. E., doctor, Peking Union Medical College, Peking Melhuish, R. P., actg. mgr., Hongkong and Shanghai Banking Corpn., Manila Mell, F. O., assistant, Bombay-Burmah Trading Corpn., Ld., Bangkok Meller, W., assistant, Rohde & Co., Shanghai Mello, A. A. de, merchant and commission agent, Macao Mellon, B. H., health officer of the Port, Hongkong Mellor, W., signs per pro., Burkill & Sons, Shanghai Melsen, A., Compagnie de Tramways, Tientsin Melson, M., superintendent, Cowie Harbour Coal Co., Ld., Sebattik, B. N. Borneo Melville, James, supt., Jugra Land & Carey, Ld., Selangor
Melville, T. A., assistant secretary for Postal Affairs, F.M.S.
Melvin, A. E., professor, The Central China Teachers' College, Hankow
Mencarini, A. F., assistant, Standard Oil Co. of New York, Shanghai
Mencarini, J. D., manager, for the Philip. International Correspondence. School, S'hai.
Mende, E., Palmer & Turner, Shanghai
Mende, E. assistant, Melahars China Correspondence. Mende, F., assistant, Melchers China Corporation, Hankow Mende, H. G., assistant, Reuter's, Ld., Shanghai Mendelson, E., manager, The Texas Co., Tokyo Mendelson, M., director, Berrick & Co., Ld., Yokohama Mendelson, M. A., The China Export Corporation, Tientsin Mendelssohn, L., architect, Credit Foncier d'Extréme-Orient, Tientsin Mender, P., master, s.s. "Mei-An," Standard Oil Co. of New York, Shanghai Mendham, C. F., assistant managing director, W. S. Bailey & Co., Ld., Hongkong Menju, T., proprietor, Burr Photo Co., Shanghai Mennie, D., managing director, Watson & Co., Shanghai Mention, C. A. G., Chinese Maritime Customs, Tientsin Menzies, J. H., visiting agent, Rubber Estates, Selangor

Menzies, R. B., Whiteaway, Laidlaw & Co., Tientsin

Mercado, S., cashier, Philippine National Bank, Manila

Menzies, R. S., partner, Syme & Co., Sourabaya Menzies, W. G. P., assistant, Jugra Land and Carey, Ld., Port Swettenham

Mercer, Rev. B., rector, St. Michael and All Angels Church, Sandakan, B.N.B. Mercer, C., assistant, Holt's Wharf, Kowloon, Hongkong Mercer, R. W. G., manager, Bukit Selangor Rubber Estates, Selangor Meredith, G. C., assist. treasurer, Secretariat, Municipality, Singapore Mereness, H. A., signs per pro., General Silk Importing Co., Inc., Yokohama Mergler, A. C., assist., Eastern Extension Telegraph Co., Singapore Mergler, M. H., assistant, Eastern Ex., Aus. and China Telegraph Co., Singapore Merian, J. R. A., representative, Society of Chemical Industry in Basle, Shanghai Merie, A. L., manager, Madier Freres et Cie., Yokohama Merle, controleur, Chemin de Fer, Muōng Mang, Binh Thuan, Annam Merle, A., assistant, Racine et Cie., Shanghai Merlo, A. L., assistant, Keller & Co., Ld., Manila Merner, J. V., vice-consul, U.S.S.R., Shanghai Merrill, H. F., assistant, Standard Oil Co. of New York, Shanghai Merritt, F. N., British-American Tobacco Co., Hankow Merten, E., assistant, China Hide and Produce Co., Hankow Mertens, F., Compagnie de Tramways, Tientsin Mervyn, A., assist., Asiatic Petroleum Co., Ld., Changsha Mesa, J., secretary, Mexican Legation, Tokyo Meske, K., assistant, United Dyes and Chemical Works, Ld., Hankow Mesny, J., medical practitioner, Hankow Messenger, J. S., assistant, Mansfield & Co., Ld., Singapore Messer, Hon. Mr. C. McI., O.B.E., Colonial Treasurer, Hongkong Messerli, E., assistant, Siber, Hegner & Co., Kobe
Metcalf, H. E., supt., Babcock & Wilcox, Tokyo, and mang. dir.. Zemma Works, Yokohama
Metcalfe, J. S., assistant, Katoyang (Bahru) Rubber Estate, Ld., Perak
Methofer, A., vice-consul for Netherlands, Hongkong Metzler, Ch., assistant manager, Reinsurance Co., Shanghai Meulemeester, J., Banque Belge Pour l'Etranger, Peking Meurs, H. van, signs per pro., Hooglandt & Co., Singapore Mey, C., assistant, L. Rondon, Shanghai Meyer, A. F., assistant, Standard Oil Co. of New York, Shanghai Meyer, B. L., assistant, Standard Oil Co. of New York, Hankow Meyer, C. E., attorney, Standard Oil Co. of New York, Hongkong Meyer, C. M., accountant, Deutsch-Asiatiache Bank, Canton Meyer, G. W., accountant, Colonial Treasury, Singapore Meyer, I., assistant, Meyer Brothers, Singapore Meyer, I., assistant, Meyer Brothers, Singapore
Meyer, J. assistant, Meyer Brothers, Singapore
Meyer, J. G., assistant, Mackintosh & Co., Hongkong
Meyer, J. W., assist., Cornes & Co., Kobe
Meyer, J. W. R., assist., Transmarina Trading Co., Tientsin
Meyer, L., installation inspector, electricity dept., Municipality, Shanghai
Meyer, L. D., assistant, Survey dept., Negri Sembilan
Meyer, L. P., mgr. and genl. representative, Nestle & Anglo-Swiss Milk Co., Mukden
Meyer, P., secretary, Siemens China Co., Tientsin
Meyer, P., vice-consul for U.S. A. Chungking Meyer, P., vice-consul for U.S.A., Chungking Meyer, P. A., president, Kuenzle & Streiff, Manila Meyer, R., assistant, Meyer Brothers, Singapore Meyer, R., V., manager, N. Lazarus, Shanghai
Meyer, V., president and general manager, Andersen, Meyer & Co., Ld., Shanghai
Meyer, W., assistant, F. F. Zuellig, Inc., Cebu, P.I.
Meyer-Glitza, E., merchant, Meyer & Co., Tientsin
Meyeringh, E. F., merchant, Diethelm & Co., and consul for Nether. and Sweden, Saigon
Meyerink, E. A., manager, P. I. Fagan & Co., Shanghai
Meyers, N. F., assistant, Harrisons, King & Irwin, Ld., Shanghai
Meyers, M. F., assistant, Fact Asiatic Co., Harkin Meyling, K., assistant, East Asiatic Co., Harbin Meynell, H., mechanician, Eastern Extension Telegraph Co., Penang Meyns, P., assistant, China Import-Export and Bank Co., Shanghai Meyrier, J., consul-adjoint, French Consulate, Shanghai Mezger, W. J., Chinese Maritime Customs, Swatow Michael, C., assist., Stephens, Paul & Co., Bangkok Michael, J. R., merchant, Hongkong

Michael, Sidney, assistant, J. R. Michael & Co., Hongkong

Michael, S. H., merchant, Hongkong

Michaels, C. J., assist., Atlantic, Gulf & Pacific Co., Manila Michau, R., engineer, Compagnie Francaise de Tramways, Shanghai Michaud, M., assistant, Compagnie Olivier, Tientsin Michaud, M., poste administrative, Province de Nghe-An (Vinh), Annam Michaux, E., manager, Credit Foncier de l'Extreme Orient, Tsinan Michaux, R. M. E., manager, Bungsar Estates, Kuala Lumpur Michelot, A., secretaire-adjoint, Cie. Francaise des Chemins de Fer, Hanoi Michelowsky, J. D., assist., The Texas Co., Mukden Michels, H., merchant, E. Lee General Store, Tientsin Michels, W., merchant, E. Lee General Store, Tientsin Michelsen, E., assistant, Melchers China Corporation, Hankow Michelsen, E., assistan, Meichelsen, China Corporation, Hankow Michelsen, W., accountant, Nielson & Winther, Ld., Tientsin Miclo, J., captain, s.s. "Mei Tan," Standard Oil Co. of New York, Shanghai Micoutine, A. A., assista., Arnhold & Co., Ld., Tientsin Middlebrook, S. M., assistant protector of Chinese, Penang Middlemass, N. A., assist., Survey dept., Kedah Middleton, C., assistant revene officer, Municipal Council, Shanghai Middleton, H., assist. manager, China Sugar Refining Co., Ld., Hongkong Middleton, H., insurance and commission agent, Hankow
Middleton, H. E., assist. accountant, Municipal Council, Shanghai
Middleton, W. B. O., director, Middleton & Co., Ld., Shanghai
Mighell, J. R., assist., Sapong Rubber and Tobacco Estates, Ld., B. N. Borneo Mijsberg, manager, Netherlands India Commercial Bank, Kobe Milborne, W., F. E. Zuellig, Inc., Manila Mildren, R. P., assistant, Chartered Bank of India, Tientsin Miles, Charles V., solicitor, Rodyk & Davidson, Singapore Miles, H., chief mechanic, Postal and Telegraph dept., F.M.S. Miles, R. H., assist., Fire Brigade, Shanghai Miliejeff, A., assist., British Cigarette Co., Ld., Hankow Millar, A. E., assist., International Export Co., Ld., Hankow Millar, A. W., assistant, Leigh & Orange, Hongkong Millar, D. M., sub-accountant, Chartered Bank, Perak Millar, G. H., assist., Pitcairn, Syme & Co., Batavia Millar, G. R. M., headmaster, Tranquerah English School, Malacca Millar, G. R. M., headmaster, Tranquerah English School, Malacca Millar, J., manager, Smith, Bell & Co., Ld., Legaspi, Manila Millar, W. A., assist., Harrisons & Crosfield, Ld., Sandakan, B. N. Borneo Millard, C. E., assistant, stores, Hongkong and Whampoa Dock Co., Hongkong Millard, P. E., director, A. Lopato & Sons, Ld., Harbin Millard, P. H., director, British-American Tobacco Co., Ld., Shanghai Miller, A. J., signs per pro., Barrows & Co., Tientsin Miller, A. M., port captain, Dollar Steamship Line, Hongkong Miller, A. S., assist., Mansfield & Co., Ld., Penang Miller, C., assistant, Central Agency, Ld., Shanghai Miller, C. H., manager, Lenggeng Rubber Co., Ld., Negri Sembilan Miller, D. C., assistant, Canadian Pacific Steamships, Ld., Hongkong Miller, E. P., professor, Boone School, Hankow Miller, E. W., representative for China, Lilly, Eli & Co., Shanghai Miller, F. C., assistant, Caldbeck, Macgregor & Co., Singapore Miller, F. C., assistant, Caldbeck, Macgregor & Co., Singapore Miller, G. L., assist, secretary, F.M.S. Railway, Selangor Miller, G. S., assistant, Mansfield & Co., Ld., Penang Miller, H. C., accountant, Merlimau Rubber Estates, Ld., Malacca Miller, H. F., London Missionary, Hankow Miller, Dr. H. C., proprietor, Miller House for Missionaries, Kowloon, Hongkong Miller, H. P., commercial manager, China Electric Co., Shanghai Miller, I. H., architect, Davies & Brooke, Shanghai Miller, J., inspector, Shanghai Waterworks Co., Ld., Shanghai Miller, J., sub-accountant, Chartered Bank, Perak
Miller, J. C., assistant, Stark & McNeill, Penang
Miller, J. F., assistant, Bradley & Co., and supt., Eastern Asbestos Co., Hongkong
Miller, J. J., inspector of Prisons, Johore
Miller, J. S., assistant, Adamson Gileller, & Co., Singapore

Miller, J. S., assistant, Adamson, Gilfillan & Co., Singapore Miller, J. Y., signs per pro., Danby & Co., Hankow Miller, L. C., engineer, Vacuum Oil Co., Manila

Miller, M. L., manager, International Banking Corporation, Cebu Miller, M. L., manager, International Banking Corporation, Cebu Miller, R. H., assistant, Guthrie & Co., Ld., Selangor Miller, T. B., assistant, John Little & Co., Ld., Singapore Miller, V. E., president and manager, Philippine Education Co., Manila Miller, W., assist., Kelantan Rubber Estates, Ld., Kelantan Miller, W. D. B., assist., Butterfield & Swire, Hankow Miller, W. M., assist., Dusun Durian Estate, Selangor Milles, H. G. L., accountant, Chartered Bank of India, Aus. and China, Penang Millet, inspecteur, Service Forestier, Province du Haut-Donnai, Annam Millett, H. C., assistant, Asiatic Petroleum Co., Hongkong Millett, H. C., assistant, Asiatic Petroleum Co., Hongkong Millican, F. R., American Presbyterian Mission North, Ningpo Milligan, E. C., assist., Guthrie & Co., Singapore Milligan, J. R., assistant, Ilbert & Co., Ld., Shanghai Milligan, R. D., manager, Boustead & Co., Teluk Anson, Perak Millingen, E. F. M. van, assist., Bombay-Burmah Trading Corpn., Ld., Salween, Bangkok Millington, H. J., inspector, Sanitary department, Hongkong Millington, W. M., British adviser to Government, Kelantan Millner, W. A., mgr., Linsum Estate, Anglo-Malay Rubber Co., Ld., Negri Sembilan Millner, W. A., mgr., Linsum Estate, Anglo-Malay Rubber Co., Ld., Negri Sembilan Mills, Dr. C. A., Medical College, Peking
Mills, E. A., engineer, electricity department, Municipal Council, Shanghai Mills, E. S., Standard Oil Co. of New York, Wuhu
Mills, E. W. P., vice-consul and deputy registrar of consul for Great Britain, Shanghai Mills, G. E., assistant, Lewis & Peat, Ld., Singapore
Mills, G. R., assist., Kinta Kellas Rubber Estates, Ld., Perak
Mills, H. W., assist., Standard Oil Co. of New York, Tientsin
Mills, P. W. F., assist., Ocean Accident and Guarantee Corpn., Ld., Singapore
Mills, R. A., assistant, Inniss & Riddle, Ld., Shanghai
Mills, S. J., University, Nanking
Mills, Wm., assist., Kuala-Reman Rubber Estates, Pahang
Millward, J. C., Jardine, Matheson & Co., Newchwang Millward, J. C., Jardine, Matheson & Co., Newchwang Milne, A., manager, Wearne Bros., Ld., Penang Milne, D. M., assistant, Harrisons, Barker & Co., Selangor Milne, E. M., manager, Manchurian Merchant Trading Co., Dairen Milne, J. B., assist., Hongkong and Shanghai Bank, Hongkong Milne, J. M., director, Guthrie & Co., Ld., Penang Milne, W. J., engineer, Rielley, Simmons & Milne, Shanghai Milne-Redhead, H., assistant, Dusun Durian Rubber Estate, Ld., Selangor Milner, F., assistant, C. E. Sparke, Shanghai Milo, C. J. M., acting admr., De Bataafsche Petroleum Maatschappy, Medan, Sumatra Milo, C. J. M., acting admr., De Bataafsche Petroleum Maatschappy, Medan, Sumatra Miiroy, W., inpsector, Singapore Traction Co., Ld., Singapore Milsum, J. N., assist. agriculturist, Agriculture dept., F.M.S. Milton, F. W., assistant, De Bataafsche Petroleum Maatschappy, Medan, Sumatra Milton, M., vice-consul for Great Britain, Hankow Milward, J. K., med. practitioner, Harston, Black, Balean, Koch & Stuart-Taylor, H'kong-Mimmack, E. E., assist. accountant, Mercantile Bank of India, Hongkong Mine, S., assistant, Tientsin Press, Ld., Tientsin Miners, Capt. F., assist. manager, Holt's Wharf, Shanghai Minett, E. P., bacteriologist, Bacteriological Institute, Hongkong Minford. E. D., chief engineer, s.s. "Mei Nan." Standard Oil Co. of New York, Shanghai Minford, E. D., chief engineer, s.s. "Mei Nan," Standard Oil Co. of New York, Shanghai Miniac, A., chef de dépôt, Cie. Française des Chemins de Fer de l'Indochine, Yunnanfu Minns, H., assistant, Methodist Publishing House, Singapore Minny, C. E., assistant, D. Sassoon & Co., Shanghai Minny, E., assist., David Sassoon & Co., Ld., Shanghai Minto, George, assist, British-American Tohacco Co., Singapore Minty, S. J., assist., British Cigarette Co., Shanghai Miollis, C. R., agent, Messageries Maritimes, Shanghai Miquely, Paul, International Savings Society, Harbin Mirow, E., assist., Deutsch-Asiatische Bank, Shanghai Mischarin, V. N., M. V. Petstrusof, Harbin Miskelly, W., instructor, Manchuria Christian College, Mukden Miskin, G., director, Gilman & Co., and vice-consul for Sweden, Hongkong Mistry, F., assistant, Tientsin Press, Ld., Tientsin Misura, A. M., Arnhold & Co., Ld., Mukden

Mitchell, A., examiner, Chinese Maritime Customs, Antung

Mitchell, A. S., assist. conservator of Forests, Batu Gajah, F.M.S.

Mitchell, A. S. W., engineer, Kamuning Rubber and Tin Co., Ld., Perak

Mitchell, D. M., manager, Cie. Franco-Africaine, Shanghai

Mitchell, E. J. R., assistant, Bradley & Co., Hongkong

Mitchell, E. W., jointer, Eastern Extension Telegraph Co., Singapore Mitchell, H. G. H., assist. traffic manager, F.M.S. Railway, Selangor

Mitchell, J., assistant, Taikoo Sugar Refining Co., Hongkong

Mitchell, J., examiner, Chinese Customs, Newchwang

Mitchell, John, chairman, Harrisons, and consul for Belgium and France, Penang

Mitchell, P. E., assistant, Butterfield & Swire, Shanghai Mitchell, S., extra assist. conservator of Forests, Perak

Mitchell, S., extra assist. conservator of Forests, Ferak
Mitchell, Tom A., manager, John Manners & Co., Ld., Swatow and Hongkong
Mitchell, T. E., manager, Genl. Accident, Fire and Life Assec. Corpn., Ld., Shanghai
Mitchell, T. M., assist. engineer, China Light and Power Co., Ld., Hongkong
Mitchell, T. W., accountant, Shanghai Tug and Lighter Co., Ld., Shanghai
Mittag, A., assist., Garrels, Borner & Co., Hankow
Mittner, J. W., assistant, Zuellig, Inc., Manila
Miyagawa, H., manager, Chosen Railway Hotel, Antung
Monlem R. J. assist., Tobaccao Products Corporation (China). Shanghai

Moalem, R. J., assist., Tobaccao Products Corporation (China), Shanghai Mobaied, I. N., merchant, Singapore

Mock, A., Boerter & Niggemann, Tsinan

Mocke, R. A., secretary to judge, Ipoh, Perak Mockett, J. W., assistant, Kelly & Walsh, Ld., Shanghai

Modra, K., signs per pro., United Dyes and Chemical Works, Ld., Hankow

Moebius, W. O., merchant, Shanghai Moeller, C., Siemssen & Co., Peking Moeran, D. W., assistant, Kuala Reman Estate, Kuantan, Pahang

Moes, F. A., assistant, Harrisons & Crosfield, Ld., Sumatra

Moffat, J. H., loco. supt., Chinese Government Railway, Tao-Ching Line, Peking Moffat, R., Secretariat, Sarawak Oilfields, Ld., Sarawak Moffatt, E. M., assist., Hongkong and Shanghai Banking Corporation, Shanghai Mogra, E. R., merchant, Canton Mogra, J. E., assist., E. R. Mogra & Co., Canton Mohaneff V. Manchurian Co. Ld., Harbin

Mohanoff, V., Manchurian Co., Ld., Harbin

Mohrstedt, A., signs per pro., Meyer & Co., Tsingtao Moinardeau, M., chef de la comptabilite, Kouang-Tcheou-Wan

Moir, A. B., assistant, Devon Estates (Malacca), Ld., Malacca Moir, G. T., geological staff, Sarawak Oilfields, Sarawak Moir, W. J., health officer, Health department, Ipoh, Perak

Mole, Dr. R. H., Mukden Medical College, Mukden Molenaar, F., manager, Kanopan Deloe Estate, Sumatra

Molines, E., manager, Credit Foncier d'Extreme Orient, Shanghai Moller, jr., E., assistant, Moller & Co., Shanghai Möller, Eric, merchant, Moller & Co., Shanghai Moller, J. A., mills dept., Arnhold & Co., Ld., Shanghai Moller, J. P., assistant, Great Northern Telegraph Co., Shanghai Moller, K., assistant, East Asiatic Co., Ld., Tsingtao Moller, L., assistant, Co., Shanghai Moller, L., assistant, East Asiatic Co., Ld., Tsingtao

Moller, L., assist., Moller & Co., Shanghai Moller, W. A., engineer-in-chief, Pei Piao Coal Mining Co., Ld., Peipiao

Mollison, C. P., assistant, Holt's Wharf, Pootung, Shanghai Molyneux, H. L., assistant, Aquarius Co., Shanghai

Molyneux, W., assistant, British Cigarette Co., Ld., Shanghai Momber, C. A., secretary, New Engineering and Shipbuilding Works, Ld., Shanghai

Monaghan, T. C., purchasing agent, Canadian Pacific, Hongkong Monat, G., ingenieur en chef, Travaux Publics, Saigon

Monckton, F. H., assist., engineer, P.W.D., Selangor

Moncrieff, R. L., assistant, Hongkong & Shanghai Bank, Hongkong Moncur, A. H., assistant, Jugra Land & Carey, Ld., Port Swettenham Mondron, M., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Mondy, A. G., assist. warden of mines, Perak

Monfleur, juge-suppleant adjoint, Tribunal Residential, Binh-Thuan, Annam Monguillot, resident superieur au Tonkin, Hanoi

Monie, E. N., accountant, National City Bank, Shanghai

Monis, A., manager, Strong & Co., Yokohama

Monk, H. F., assist. supt., Government Monopolies dept., Penang Monk, W. J., director, Slowe & Co., Ld., Shanghai Monod, H. G., consul-general for Norway, Bangkok Monribot, M., redacteur-en-chef, L'Opinion, Saigon Monro, C. H., assistant, Borneo Co., Ld., Bangkok Monro, H. A, assistant, Cie. de Commerce et de Navigation d'Extreme Orient, Saigon Monroe, D. B., assistant, Chinese Maritime Customs, Shanghai Monroe, S. M., accountant, International Banking Corporation, Hongkong Monseran, M., manager, Compagnie Francaise de Tramways, Shanghai Montague, C., assistant, Whitworth, Herbert, Ld., Shanghai Montealm, S. R., radio engineer, China Electric Co., Shanghai Monteith, W. M., assistant, Shanghai Dock & Engineering Co., Ld., Shanghai Montgomerie, F. P., engineer, Singapore Cold Storage Co., Ld., Singapore Montgomery, Jas. S., merchant, Vascolina & Co., Labuan Montigny, A., manager, Changei Estate, Bukit Sembawang Rubber Co., Singapore Monypenny, B. C. G., assist., Asiatic Petroleum Co., Ld., Nanking Moodie, J. R., secretary, Sun Life Assurance Co. of Canada, Shanghai Moodie, R. P., assistant, Hongkong and Shanghai Banking Corporation, Hongkong Moody, M. L., merchant, Shanghai Moor, O., assist, Butterfield & Swire, Hongkong Moor, R., registrar, Supreme Court, Johore Monroe, S. M., accountant, International Banking Corporation, Hongkong Moor, R., registrar, Supreme Court, Johore Moore, A. C., assist., Siam Commercial Bank, Bangkok Moore, A. E., manager, Asiatic Petroleum Co., Bangkok Moore, B. J. de H., assistant supt. engr., Asiatic Petroleum Co. (S.C.), Ld., Hongkong Moore, C. B., sub-accountant, International Banking Corporation, Manila Moore, C. B. W., assistant secretary, Chinese Maritime Customs, Peking Moore, C. F. J., assistant, British-American Tobacco Co., Ld., Singapore Moore, C. H., Eastern Extension Telegraph Co., Ld., Saigon Moore, C. J. de H., assistant, Dunlop Rubber Co., Kobe Moore, D. B. A., assist., Harewood Rubber Estates, Perak Moore, E., assistant, Taikoo Dockyard and Engineering Co., Hongkong Moore, F. G., vice-president, China Fibre Container Co., Shanghai Moore, H. assistant, British-American Tobacco Co., Shanghai Moore, J. W., assistant master, English School, Bukit Zahrah, Johore Moore, J. W., assistant master, English School, Bukit Zahrah, Johore Moore, L. A. L., proprietor, The Court Hotel, Tientsin Moore, L. R., assistant manager, E. L. du Pont de Nemours, Shanghai Moore, L. R., assistant manager, E. L. du Pont de Nemours, Shanghai Moore, R. J., secretary, Turreion, Jurika & Co., Inc., Zamboanga Moore, P. O., supt., Eastern Extension, Aus. and China Telegraph Co., Penang Moore, R. Adey, secretary, Bang Nara Rubber Co., Ld., Bangkok Moore, R. J., assistant, Tobacco Products Corpn. (China), Shanghai Moore, R. J., assist., Standard Oil Co. of New York, Soochow Moore, S. H., assist., installation, Standard Oil Co. of New York, Dairen Moore, W., appraiser, Chinese Maritime Customs, Shanghai Moore, W. B. A., medical officer-in-charge, Victoria Hospital, Hongkong Moore, W. O., assistant, British Cigarette Co., Ld., Shanghai Moore-Bennett, A. J., civil engineer, Peking Moosdeen, A. B., China Theatres, Ld., Tientsin Moraes, J., architect, Hongkong Moraux, F. A., manager, Batu Rata Rubber Plantations, Ld., Sumatra Morcher, J. W., assistant, Municipal Council, Shanghai More, S. H., assistant, Wm. Jacks & Co., Singapore Moreira, A. E., assistant editor, *Times of Malaya*, Perak Moreland, P. L., Chinese Maritime Customs, Wuhu Moresco, —., resident adjoint, Kien-An, Tonkin Morey, D. H. P., representative, China Soap Co., Ld., Tientsin and Shanghai Morfey, A., adjuster, Shanghai Morford, H. F., sub-agent, Chartered Bank of India, Australia & China, Hongkong Morgan, A. R., visiting agt., Bedong Malaya Rub. Ld., & Merbau Rub. Estates, Ld., Kedah Morgan, E. G., assist., Dominion Rubber Co., Ld., Selangor

Morgan, E. G., assistant, Electric Construction Co., Ld., Shanghai Morgan, G. J. W., secretary, Mactavish & Co., Ld., Shanghai Morgan, G. J. W., assist., H. J. Clark, broker, Shanghai Morgan, H., assist., Lowe, Bingham & Matthews, Shanghai

Morgan, H. C., assist., Chendering Tin Dredging, Ld., Perak Morgan, H. W., assist.. Harrisons, Barker & Co., Ld., Selangor Morgan, J. R., assist., Chenderiang Tin Dredging, Ld., Perak Morgan, P. B., assistant, British Cigarette Co., Ld., Shanghai Morgan, P. C., overseer, P.W.D., Hongkong Morgan, R., assistant, British Cigarette Co., Ld., Shanghai Morgan, R., deputy commissioner of Police, Batu Pahat, Johore Morgan, W. A., assistant, Frazar & Co., Tientsin Morgan, W. H., senior executive engineer, P.W.D., Klang, Selangor Morgan, W. J., assistant, United Engineers, Ld., Singapore Morhill, A. G., district officer, Upper Perak Mori, H., manager, Yokohama Specie Bank, Hongkong Mori, K., agent, Osaka Shosen Kaisha, Ld., Swatow Moriarty, J. T., assist., Kailan Mining Administration, Pootung Wharf, Shanghai Morice, G. F., telegraph engineer, P.W.D., Johore Morice, J. D. G., assist. supt. of Customs, F.M.S. Morioka, S., consul for Japan, Nanking Morison, D., manager, Dodwell & Co., Ld., Tokyo Morize, resident chef, Province de Thua Thien, Annam Morley, A., assistant editor, Hongkong Telegraph, Hongkong Morley, L. J., inspector, Sanitary department, Hongkong Morley, W., assistant, A. S. Watson & Co., Hongkong Morney, P. W., Standard Oil Co. of New York, Tientsin Mornu, P., administrateur-manager, Compagnie Francaise de Tramways, Shanghai Morphew, G., assistant, Asiatic Petroleum Co., Ld., Chinkiang Morrell, E. W., resident. Province Alcock, Kudat, B. N. Borneo Morrell, F. A., director, Dupire Morrell, Ld., Singapore Morrell, G. T., assist., Eastern Extension, Aus. and China Telegraph Co., Saigon Morrice, G., assist accountant, Mercantile Bank, Ld., Kuala Lumpur Morris, A., headmaster, King's College, Hongkong Morris, A. E., merchant, Mackinnon, Mackenzie & Co., Hongkong Morris, A. L., Chinese Maritime Customs, Ichang Morris, A. M. Scott, assist., Jardine, Matheson & Co., Ld., Swatow Morris, H. H., professor of medicine, St. John's University, Shanghai Morris, J., chief accountant, Kowloon-Canton Railway, Hongkong Morris, J. S., assist., Beaufort Borneo Rubber Co., Jesselton, B. N. Borneo Mooris, J. W., assistant, Dollar Steamship Line, Hongkong Morris, R. E. R., assistant, China Soap Co., Shanghai Morris, R. W., assistant, Arcadia Coconut Estates, Ld., Perak Morris, R. W., superintendent, Sailors' Institute, Singapore Morris, T. T., H.B.M.'s Supreme Court for China, Shanghai Morris, W., assist, Dunlop Rubber Co. (Far East), Ld., Kobe Morris W.m., director, Enterprise Tobacco Co. Ld., and B.A.T. Morris, Wm., director, Enterprise Tobacco Co., Ld., and B.A.T. Co., Ld., Shanghai Morris, W. E., installation engineer, Municipal Power Station, Singapore Morris, W. H., surveyor, Topographical Branch, Survey dept., Perak Morris, W. J., overseer, Hongkong Land Investment & Agency Co., Ld., Hongkong Morrish, Capt. C. R., officer-in-charge of Detectives, Perak Morrison, A., assistant, Bangkok Dock Co., Ld., Bangkok Morrison, A., chief tidesurveyor, Chinese Maritime Customs, Kowloon, Hongkong Morrison, A. J., sub-manager, Chartered Bank of India, Australia and China, Shanghai Morrison, A. J., sub-manager, Chartered Bank of India, Australia and China, Sf Morrison, B. H., manager, Morrison Motors, Perak Morrison, D., assist., Rim Rubber Estates, Malacca Morrison, E. L., assist., Ker & Co., Cebu Morrison, E. R., assistant, A. Cameron & Co., Shanghai Morrison, F. L., assistant, British-American Tobacco Co., Ld., Shanghai Morrison, F. S., assistant, Kuang Rubber Plantations, Kulim, Kedah Morrison, F. W. Y., assist. accountant, electricity dept., Municipality, Shanghai Morrison, G., assist., Taikoo Dockyard and Eng. Co., Hongkong Morrison, H. A., assist., Borneo Co., Ld., Bangkok Morrison, J., med. practitioner, Harston, Black, Balean, Koch & Taylor, Hongkong Morrison, J. A. D., assist., Hongkong & Shanghai Bank, Hongkong Morrison, J. D., signs per pro., Boustead & Co., Ld., Selangor Morrison, J. R., assistant, Borneo Co., Singapore Morrison, K. S., director, Bradley & Co., Hongkong

Morrison, L. M., assistant manager, Kuala Pertang Syndicate, Kelantan Morrison, M., assist., Taikoo Dockyard & Engineering Co., Ld., Hongkong Morrison, M., assist., Tarkoo Dockyard & Engineering Co., Ed., Hongkong Morrison, P., assist., Jardine, Matheson & Co., Hongkong Morrison, T. H., managing partner, Morrison Motors, Perak Morrison, T. S., Lloyd's Register of Shipping, Hongkong Morrison, W. L. H., mining engineer, Perak Morriss, Gordon, partner, Lester, Johnson & Morriss, Shanghai Morriss, H., director, North China Daily News and Herald, Shanghai Morriss, H. E., director, North China Daily News and Herald, Shanghai Morse, A., assist., Hongkong & Shanghai Banking Corporation, Tientsin Morse, F. S., surveyor, Kobe
Mortensen, V., superintendant, Great Northern & Eastern Extension, Chefoo Mortimer, E., driller, Sarawak Oilfields, Ld., Sarawak
Mortimer, F. D., manager, Chinese American Publishing Co., Shanghai Mortimer, G. H., Kailan Mining Administration, Tientsin
Mortimer, H., headmaster, Bukit Zahrah School, Johore
Mortimer, J. F., assistant, Llewelyn & Co. Ld. Shanghai Mortimer, J. F., assistant, Llewelyn & Co., Ld., Shanghai Mortimer, S., assist. distribution engr., Electricity Supply dept., Municipality, Penang Mortimore, A. A., International Bye Products Co, Tientsin Mortlock, D. W., assistant, Hongkong and Shanghai Bank, Singapore Morton, A. B. S., merchant, Mansergh & Taylor, Negri Sembilan Morton, A. H., Chinese Maritime Customs, Taku Morton, A. S., assistant, Singapore Cold Storage Co., Ld., Singapore Morton, A. S., assistant, Singapore Cold Storage Co., Ld., Singapore Morton, C. S., assist, Collins & Co., Ld., Tientsin Morton, F., clerk, Fu Chung Corporation, Peking Morten, F. J., assistant secretary, Secretariat, Singapore Morton, G. A., works manager, Dunlop Rubber Co. (Far East), Ld., Kobe Morton, J., assistant, Chinese Maritime Customs, Shanghai Morton, J., manager, Harrisons & Crosfield, Ld., Sumatra Morton, J. A., assist., New Engineering and Shipbuilding Works, Ld., Shanghai Morton, N. B., manager, Standard Oil Co. of New York, Kobe Morton, R. C., director for Orient, U. S. Shipping Board, Manila Morton, S. P., superintendent of Posts and Telegraphs, Malacca Mose C. assistant Dodwell & Co. Ld. Hongkong Mose, C., assistant, Dodwell & Co., Ld., Hongkong Moseley, G. P., assistant, British Cigarette Co., Ld., Shanghai Moser, X., manager for Japan, Nestlé & Anglo-Swiss Cond. Milk Co., Kobe Moses, C. D, assistant, General Accidt., Fire and Life Assur. Corpn., Ld., S'hai. Moses, C. D., assistant, General Accidit, Fire and Life Assur. Corpin, Ed., Sine Moses, M. J., merchant, E. D. Sassoon & Co., Shanghai Moskvin, P. M., attorney, signs per pro., Far Eastern Jewish Bank, Harbin Moss, Barnes, attorney in fact, Federal Telegraph Co. of Delaware, Shanghai Moss, G. C., station officer, Government Fire Brigade, Hongkong Moss, G. S., consul for Great Britain, Foochow

Moss, R. F. managing director, Truscon Steel Co. of Japan, Ld. Tokyo Moss, R. F., managing director, Truscon Steel Co. of Japan, Ld., Tokyo Moss, S. A., treasurer, China Fibre Container, Shanghai Moss, S. H., partner, Derrick & Co., Singapore Mossop, A. G., barrister-at-law, Shanghai Moszkovski, G. A., vice-president, American Asiatic Underwriters, Shanghai Mothersill, E. J., director and secretary, Wheen & Sons, Ld., Shanghai Motiwalla, N. A., manager, M. A. Mogul, Singapore Mott, C. F., assistant, Asiatic Petroleum Co., Swatow Mottershead, W., assistant, Louis T. Leonowens, Ld., Bangkok Mottram, J., assistant, Chinese Maritime Customs, Shanghai Moubray, G. A. de C. de, district officer, Tampin
Mouland, A., assistant manager, Vacuum Oil Co., Tientsin
Mounsey, G., assist., Bukit Sembawang Rubber Co., Singapore
Mounsey, K. W., solicitor, Kent & Mounsey and dir., Hotung Land Co., Tientsin & Peking
Mountain, A. W., up-country manager, Louis T. Leonowens, Ld., Bangkok
Mouravieff, L. P., assistant, Arnhold & Co., Ld., Tientsin Mourlan, O., advocat-defenseur, Hanoi Moussion, G., French teacher, Hongkong Mouton, A., assistant, Compagnie Olivier, Shanghai Mouton, G., assistant, Federated Malay States Rubber Co., Ld., Selangor

Mowat, D. B., assistant, Kuala Sidim Rubber Co., Ld., Kuala Ketil, Kedah

Mowat, J., assistant, Brown, Phillips & Stewart, Ipoh, Perak Mowat, J. P., assist., Lenggeng Rubber Co., Ld., Negri Sembilan Mowll, W. R., acting manager, Reuter's, Ld., Shanghai

Mowrey, J. D., B.A., Boone College, Hankow Moxon, H. W., assistant manager, Adamson, Gilfillan & Co., Singapore

Moyler, E. F., partner, Moyler, Powell & Co., Peking

Moyna, J., metallurgist, United Engineers, Ld., Singapore Moyroux, V., proprietor, V. Moyroux, Peking and Tientsin Moysey, G. K., director, H. J. Moysey & Co., Ld., Shanghai Moysey, H. J., machinery importer, Shanghai Moysey, K. L., representing Henry Simon, Ld., Shanghai

Muccio, J. J., consul for U.S.A., Hongkong

Mucott, B., electric meter supt., Municipality, Singapore Mudford, J. S., supt., Trade, Customs and Shipping, 3rd division, Sarawak Mudie, N. D., district, judge, Civil Court, Malacca Mueller, G., sub-manager, Deutsch-Asiatische Bank, Kobe

Mueller, H., assist., Kuenzle & Streiff, Zamboanga

Mueller, O., assistant, Thoresen & Co., Shanghai Mueller, W., assistant, Alhambra Cigar and Cigarette Manufacturing Co., Manila Mugford, J. F., assistant, Lane, Crawford, Ld., Hongkong

Mugliston, G. R. K., merchant Sandilands, Buttery & Co., Singapore

Muguet, A., signs per pro., C. Paturel, Shanghai

Muhle, L., per pro., G. E. Huygen, Swatow, Canton and Hongkong Muir, D., assist. fittings supt., Hongkong and China Gas Co., Hongkong

Muir, Dr. David D., medical attendant, Chinese Govt. Railways, Chinwangtao Muir, E. C., assistant, meter department, Municipal Council, Shanghai

Muir, E. C., assistant, meter department, Municipal Council, Shanghai Muir, G. W., assistant, Anglo-Sumatra Rubber Co., Ld., Sumatra Muir, H. N., supt., Electric Construction Works, Shanghai Muir, J. B. G., F.R.C.S., medical officer, Kailan Mining Administration, Tientsin Muir, R. A., assist., Central Agency, Ld., Shanghai Muir, W., engineer, Sungei Way Estate, Selangor Muir, W. A., agent, Stevenson & Co., Ld., Iloilo Muirhead, J., assist., Taikoo Sugar Refinery Co., Hongkong Mulcahy, P. J., medical officer, Health department, F.M.S. Mullaly, A. E., manager, Devon Estates, Ld., Malacca.

Mullaly, A. E., manager, Devon Estates, Ld., Malacca Muller, E., assistant, Nabholz & Co., Yokohama Muller, E. C., engineer, Sungei Besi Mines, Ld., Selangor

Muller, H., assistant, Liebermann, Waelchli & Co., Kobe Muller, H., Boerter & Niggeman, Tsinan

Muller, I., Boerter & Niggemann, Tsinan

Muller, I., president, Nichizui Trading Co., Osaka Muller, L., assistant, American Drug Co., Shanghai

Muller, C. Paludan, chief superintendent, East Asiatic Co., Bangkok Muller, P. E., engineer, Haiho Conservancy Commission, Tientsin Muller, R., Boerter & Niggemann, Tsinan Muller, W., architect, Hunke & Muller, Tientsin and Peking Muller-Dubrow, O., manager, Siemens China Co., Tientsin Muller-Dubrow, O., manager, Siemens China Co., Tientsin

Mullins, H. L., manager, Chartered Bank of India, Australia and China, Kobe Mulock, G. F. A., marine supt., Asiatic Petroleum Co. (North China), Ld., Shanghai

Mulvaney, W., assistant, British Cigarette Co., Ld., Shanghai Mumford, E. W., assist. commissioner of Police, Tampin, Negri Sembilan

Mundell, H. D., director, Rigold, Bergmann & Co., Ld., Singapore Mundie, W. H., *Bangkok Times*, Bangkok

Munger, W., assistant, E. O. Gammetter & Co., Singapore Munn, F. E. G., assistant, Butterfield & Swire, Hongkong

Munro, D., assist., Hammer & Co., Ld., Singapore Munro, D. McL., assist., Lankat Rubber Co., Ld. (Soengei Tampa), Sumatra Munro, I. M., assistant, Pontian (Malay) Rubber Co., Ld., Johore

Munro, J., assistant, British Cigarette Co., Hankow

Munro, J., assist., Hall & Holtz, Ld., Shanghai Munro, J. F., assistant surveyor, Lloyd's agents, Kobe Munro, J. M. W., assistant, Stevenson & Co., Ld., Manila

Munro, P. C., assist., South British Insurance Co., Ld., Singapore Munro, R. G., manager, Simbolon Estate, Rubber Plantation Invest. Trust, Sumatra

Munro, W., assistant, Allen & Gledhill, Singapore

Munro, W. K., assistant, Harrisons & Crosfield, Ld., Sumatra

Munro-Faure, P. H., Asiatic Petroleum Co., Kiukiang Munroe, D., assistant, Taikoo Dockyard & Engineering Co., Ld., Hongkong Münter, L. S., supt., Great Northern Telegraph Co., Peking Munton, D. W., dept. manager, machinery dept., Shewan, Tomes & Co., Hongkong Murakami, Y., consul general for Japan, Hongkong Murchison, K., sub-accountant, International Banking Corporation, Cebu Murdoch, A., assistant, Jardine, Matheson & Co., Hongkong Murdoch, W. H. N., assist., Gibb, Livingston & Co., Ld., Hongkong Murrer, F., assistant, Thoresen & Co., Ld., Hongkong Muriel, H. E., assist., Hongkong and Shanghai Banking Corporation, Hankow Murison, Sir William, K.C., KT., chief justice, Supreme Court, Singapore Murnane, D. J., engineer, Municipal Water dept., Singapore Murphy, A., assist., Middleton & Co., Ld., Shanghai Murphy, A., assist. showroom engineer, Electricity dept., Shanghai Murphy, D. W., engineer surveyor, American Bureau of Shipping, Shanghai Murphy, E. M., assistant, McAlister & Co., Ld., Singapore Murphy, G., sales manager, Dunlop Rubber Co. (Far East), Ld., Kobe Murphy, G. F., assist., William Gossage & Sons, Ld., Singapore Murphy, J. D., assistant, Canadian Pacific Railway Co., Hongkong Murphy, J. J., installation inspector, electricity dept., Municipality, Shanghai Murphy, J. V., chief examiner, Chinese Maritime Customs, Yunnanfu Murphy, T. E., assistant, Atlantic, Gulf and Pacific Co., Manila Murphy, T. H., Middleton & Co., Hankow Murray, A. K., Grammar School, Tientsin Murray, A. M., medical officer, Sarawak Oilfields, Sarawak Murphine, S., assist., Middleton & Co., Ld., Shanghai Murray, A. M., medical officer, Sarawak Oilfields, Sarawak Murray, A. R., assist. engineer, P.W.D., Seremban Murray, B., inspector, Sanitary department, Hongkong Murray, B. M., assistant, English Electric Co., Ld., Tokyo Murray, D., assistant, Anglo-Sumatra Rubber Co., Ld., Singapore Murray, D. B., assist., Kuala Reman Estate, Kuantan, Pahang Murray, D. B. W., assistant, Chinese Maritime Customs, Shanghai Murray, F. J., assistant, Arnhold & Co., Ld., Tientsin Murray, G., assistant manager, Hongkong Electric Co., Hongkong Murray, G. C., assistant, Hongkong and Shanghai Bank, Shanghai Murray, G. R., assist., mains dept., China Light and Power Co., Hongkong Murray, H. J., assist., Sarawak Oilfields, Ld., Sarawak Murray, H. V., assistant, British American Tobacco Co., Ld., Tsinan Murray, I. N., mains superintendent, China Light & Power Co., Ld., Hongkong Murray, J. V., general manager, The Texas Co., Shanghai Murray, J. W., assistant, Gula-Kalumpong Rubber Estates, Ld., Perak Murray, M. F., supervisor, Eastern Extension Telegraph Co., Singapore Murray, M. M., acting supt. engineer, Butterfield & Swire, Hongkong Murray, P. C., electrician, Eastern Extension Telegraph Co., Labuan Murray, P. P., sub-accountant, International Banking Corporation, Manila Murray, R., assistant, Taikoo Dockyard and Engineering Co., Hougkong Murray, D. B. W., assistant, Chinese Maritime Customs, Shanghai Murray, R., assistant, Taikoo Dockyard and Engineering Co., Houzkong Murray, R. D., accountant, Chartered Bank of India, Aus. and China, Shanghai Murray, R. S., assistant, America Trading Co., Shanghai Murray, R. S., assistant, America Trading Co., Shanghai Murray, S. W. H., assistant, Asiatic Petroleum Co., Tientsin Murray, T. B., signs per pro., Straits and China Textile Co., Ld., Singapore Murray, T. W., assistant, Shanghai Electric Construction Co., Ld., Shanghai Murray, W., assist., North Hummock Rubber Co., Ld., Selangor Murray, W. C., sub-accountant, National City Bank of New York. Hongkong Murray-Kidd, L. G., assistant, Asiatic Petroleum Co., Ld., Shanghai Murrell, V. G., assistant, A. S. Watson & Co., Canton Murrihy, J., appraiser, Chinese Maritime Customs, Tientsin Muse, J. C. assistant, British Cigarette Co., Ld., Shanghai Muse, J. C., assistant, British Cigarette Co., Ld., Shanghai Muse, J. C., assistant, British Cigarette Co., Ld., Shanghai Musgjard, I. O., assistant, International Bank, Harbin Muskett, W. B., assistant engineer, Hongkong Electric Co., Hongkong Musso, F. P., barrister, Musso & Fischer, Shanghai Musso, Gr. Uff. G. D., barrister, Shanghai Musson, G. E. B., assistant, Rampah Cocoanut Estates, Ld., Sumatra Mustard, F. H., visiting agent, Rubber Estates, Selangor Mustaros, J., gen. mgr., Vendrell, Mustaros & Co., and actg. consul for Italy, Kobe Muttray, W., accountant, Astor House Hotel, Ld., Tientsin

Myddleton, H., resident, East Coast, British North Borneo Myers, C. H., auditor, Standard Oil Co., Shanghai Myers, C. W., assist., Standard Oil Co., Tokyo Myers, C. W., assist., Standard Oil Co., Tokyo
Myers, F. R., deputy postal commissioner, Post Office, Shanghai
Myers, M., broker, M. Myers, Shanghai
Myers, M. S., consul for United States of America, Yunnanfu
Myers, T. F., driller, Sarawak Oilfields, Ld., Sarawak
Myers, W. R., deputy commissioner, Chinese Maritime Customs, Shanghai
Myerscough, F. J., principal, David Hill School, Hankow
Myles, A. N., assist. engineer, P.W.D. Perak
Myles, J. B., assist., Paterson, Simons & Co., Singapore
Mylne, Rey C. N. Central Missionary Agency Yannanfu Mylne, Rev. C. N., Central Missionary Agency, Yannanfu Mynott, A. R., acting warden of mines, Perak Nabholz, H. R., merchant, Nabholz & Co., Yokohama Nabias, A., architect, French Municipal Council, Shanghai Naegeli, W., signs per pro., Sulzer, Rudolph & Co., Yokohama Naess, B., assistant, Karsten, Larssen & Co. (Hongkong), Ld., Hongkong Nagaoka, H., vice-consul for Japan, Shanghai Nagel, Dr. F., manager, E. C. Hieschfeld Aktiengesellschaft, Kobe Naggiar E., consul général for France, Shanghai Nahmens, A. F., head manager, Goodyear Rubber Plantations Co., Sumatra Nahmens, A. F., head manager, Goodyear Rubber Plantations Co., S. Naick, A., assist., Kailan Mining Administration, Tientsin Nailer, T. P., sub-agent, Chartered Bank, Kuala Lumpur, Selangor Nair, K. M., assistant, Labroon Bros., Perak Nairn, H. J., assistant, Butterfield & Swire, Shanghai Nairn, J., assist., United Engineers, Ld., Singapore Nairn, Dr. W., Mukden Medical College, Mukden Naismith, W. C., partner, Ker & Co., Cebu Nakano, Y., consul for Japan, Yunnanfu Nakhoda, F. H., merchant, Noordin & Co., Singapore
Nakvasin, P., accountant, Gutbegahl Bros., Tientsin
Nance, M. W., assist., Dollar S.S. Line, Yokohama
Nance, W. B., professor, Soochow University, Soochow
Nancollis, J. H., agent, Canadian Pacific Railway Co., Yokohama
Nanry, Y., T. Yoshizawa, Tsingtao
Nansen, C. R., assist., Pataling Rubber Estates, Ld., Selangor
Napier, N. L., manager, Asiatic Petroleum Co. (North China), Changsha
Napier, W., assist., British Cigarette Co., Ld., Shanghai
Nash, A. C. R., assist., Public Works dept., Shanghai
Nash, C. M., superintendent, Sungei Talam Estate, Pahang
Nash, E. T., assistant, Municipal Council, Shanghai
Nash, F. E., solicitor, Hongkong
Nash, F. H., assist. warden of mines, Perak Nash, F. H., assist. warden of mines, Perak Nash, G. H., district officer, Kuala Pillah, Negri Sembilan Nash, H. H., assistant Asiatic Petroleum Co., Soochow Nash, H. H., assistant Asiatic Petroleum Co., Soochow
Nash, V., instructor, University, l'eking
Nash, W., assist. tidesurveyor, Maritime Customs, Shanghai
Nash, W. H., assistant, Reiss, Massey & Co., Ld.. Shanghai
Nash, W. L., professor, Soochow University, Soochow
Nason, W. F., vice-consul for U.S.A., Kobe
Nathan, E. J., assist., Kailan Mining Administration, Tientsin
Nathan, E. M., general broker, Singapore
Nathorst, Col. E. C., chief of staff, Philippine Constabulary, Manila
Nation, W., director, Slowe & Co., Ld., Shanghai
Naudet, A., Indochine Films and Cinemas, Saigon
Nauert, F., assistant, China Hide and Produce Co., Inc., Hankow Nauert, F., assistant, China Hide and Produce Co., Inc., Hankow Naughton, W., assist., China Import and Export Lumber Co., Ld., Shanghai Naumann, G., manager, Larsen & Trock, Shanghai Naylor, F. A., electrical engineer, Scott, Harding & Co., Shanghai Naylor, H. L., Dunlop Rubber Co. (Far East), Ld., Kobe Nazario, L. E., assistant, American Trading Co., Shanghai Nazer, G. C., assistant, Yangtsze Insurance Association, Ld., Shanghai Neal, J. O'Dowd, sub-manager, Bukit Sembawang Rubber Co., Singapore

Neave, C., assist., Hongkong and Whampoa Dock Co., Hongkong

Neave, E. H., wharfinger, Hongkong and Kowloon Wharf and Godown Co., Hongkong Nebuska, C., assistant, Stewardson, Spence & Watson, Shanghai Neckelman, K., manager, Northern Featherworks, Ld., Canton Needa, V., Cornabe, Eckford & Sears, Tsingtao Needham, J. E., deputy commissioner of Public Works, Shanghai Neidt, O., secretary, German Consulate, Hongkong Neilt, V., J., assistant, Municipal Council, Shanghai
Neil, W. D., assistant, Municipal Council, Shanghai
Neil, W. H. E., assist. supt., Topographical branch, P.W.D., Perak
Neild, F. M., assistant, Chinese Maritime Customs, Shanghai
Neill, W., sub-agent, Chartered Bank of India, Australia and China, Hankow
Neilson, D., assistant, Hongkong & Whampoa Dock Co., Ld., Kowloon, Hongkong
Neilson, D. M., assist., shipbuilding dept., Hongkong and Whampoa Dock Co., Hongkong Neilson, D. M., assistant, Raffles Institution, Singapore
Neilson, K. T., manager, The Baltic Asiatic Co., Ld., Canton
Nekrassoff, A., engineer, General Veneer Factory, Tientsin
Nelleman, L., assistant, Hirsbrumer & Co., Shanghai
Nelson, C. B., consulting engineer and marine surveyor, Manila
Nelson, C. C., assistant engineer, Taikoo Dockyard and Engineering Co., Hongkong
Nelson, E. A., general manager, Belting and Leather Products Assen., Inc., Shanghai
Nelson, G. D., assistant, Chinese Maritime Customs, Shanghai Nelson, G. D., assistant, Chinese Maritime Customs, Shanghai Nelson, G. S., assistant, Butterfield & Swire, Yokohama Nelson, L., sub-accountant, National City Bank of New York, Shanghai Nelson, L. G., drilling supt., Sarawak Oilfields, Ld., Sarawak Nelson, R. T., deputy commissioner of Customs, Lungchow Nemazee, H. M. H., merchant and commission agent. Shanghai and Hongkong Nemazee, M., signs per pro., H. M. H. Nemazee, Hongkong Nemazee, M. M., assistant, H. M. H. Nemazee, Hongkong Nergaard, J. P. B., examiner, Chinese Maritime Customs, Amoy Nerlind, V., assistant, Commercial Express and Storage, Shanghai Nesbit, G. R., accountant, United Engineers, Ld., Singapore Nesoadba, A. I., Eastman Kodak Co., Shanghai Nestler, F., assistant, Kunst & Albers, Shanghai Nester, F., assistant, Kunst & Albers, Shanghai
Nestor, Bros., St. Louis College, Tientsin
Nesty, P. G., assistant, de la Pommeraye et Cie., Saigon
Netter, A., assistant, Cie. de Commerce et de Navigation d'Extreme Orient, Saigon
Nettleton, J., accountant, Standard Oil Co. of New York, Hongkong
Neubronner, G. V., assistant, Evatt & Co., Singapore
Neugebauer, G., assistant, Westphal & Co., Shanghai
Neugent, R. F., Neugent & Coullier, Ichang
Neumann M., general purpager "Sant" Textile Products, Ld., Shanghai Neumann, M., general manager, "Sapt." Textile Products, Ld., Shanghai Neumann, S. F., assist., Standard Oil Co. of New York, Kobe Neumann, W., assist., Carlowitz & Co., Tientsin Neve, E. U., assistant, John Little & Co., Singapore Neve, J. T., assistant, Guthrie & Co., Ld., Penang
Neves, F. J., assistant, Canadian Pacific Railway Co., Hongkong
Neville, D. A., assist., H. J. Neville & Co., Harbin
Neville, E. L., consul general for U.S.A., Tokyo
Neville, F. C., overseer, P.W.D., Hongkong
Neville, G., assist., Cornes & Co., Yokohama
Neville, H. J., signs per pro., Cornabe, Eckford & Winning, Harbin
New, J., accountant, Dunlop Rubber Co. (Far East), Ld., Kobe
Newall, J. T., signs per pro., Wm. Jacks & Co., Singapore
Newberry, A., second officer, Fire Brigade, Singapore
Newberry, H. S., assistant, Fleming & Williamson, Manila
Newbill, H. E., vice-consul, for U.S.A., Tsingtao
Newbould, W. H., local vice-consul, British Legation, Bangkok
Newboult, A. T., district officer, Jelebu, Negri Sembilan Neve, J. T., assistant, Guthrie & Co., Ld., Penang Newboult, A. T., district officer, Jelebu, Negri Sembilan Newcomb, A. C., manager, Central Agency, Ld., Shanghai Newcomb, D. de B., sub-acct., Chartered Bank of India, Aus. and China, Shanghai Newell, F. T. S., partner, Lyall & Evatt, Singapore Newell, R. P., International Banking Corporation, Harbin Newey, T. H., supt., Post and Telegraph dept., Perak Newgebauer, W., assistant, Telge & Schroeter, Shanghai Newhouse, E., engineer-in-charge, Public Works department, Hongkong

Newill, Lieut.-Comdr. J. B., D.S.O., R.N., assist. harbour-master, Hongkong Newlands, Cowan, secretary, Bangkok Dock Co., Ld., Bangkok Newman, E. F. S., deputy commissioner, Chinese Post Office, Chungking Newman, H. E., accountant, Dollar Steamship Line, Hongkong Newman, K. E., solicitor, Teesdale, Newman & McDonald, Shanghai Newman, L. F., accountant, Chinese Government Salt Revenue, Peking Newman, P. I., manager, Hongkong Hotel, Hongkong Newmarch, G. L. B., assist. engineer, Lanshien, Chinese Govt. Railways, Tientsin Newmarch, L. J., gen. mgr. and chief engr., Chi. Govt. Rlys, Pek. Muk. line, Tientsin Newsam, R., Hongkong and Shanghai Banking Corporation, Tientsin Newsam, K., Hongkong and Shanghai Banking Corporation, Tientsin Newsome, G. H., assistant, British Cigarette Co., Ld., Shanghai Newson, C. C., secretary, Alliance Tobacco Co. (China), Ld., Shanghai Newton, E., assistant, Nestle & Anglo-Swiss Condensed Milk Co., Singapore Newton, H. F., assistant, Mackenzie & Co., Ld., Tientsin Newton, I., medical officer, Medical dept., Hongkong Newton, J. K., assistant, British-American Tobacco Co. (China), Ld., Mukden Newton, J. T., assistant, John Little & Co., Ld., Selangor Newton, L. J., manager, Crystal, Ld., Shanhaikwan, Tientsin Newton, P. E., assist., Dodwell & Co., Ld., Shanghai Nicholas, A. A., assist., B. P. Nicholas & Sons, Kuala Lumpur Newton, P. E., assist., Dodwell & Co., Ld., Shanghai
Nicholas, A. A., assist., B. P. Nicholas & Sons, Kuala Lumpur
Nicholas, B. P., proprietor, Nicholas, Koek, Ld., Selangor
Nicholas, C. J. S., medical officer, Kedah
Nicholas, E. T., assist., B. P. Nicholas & Sons, Kuala Lumpur
Nicholas, E. T., assist., B. P. Nicholas & Sons, Kuala Lumpur
Nicholas, H. T., executive engineer, P.W.D., Lipis, Pahang
Nicholas, J., assistant, Linotype & Machinery, Ld., Singapore
Nicholas, J., waste-water inspector, Municipality, Penang
Nicholas, M. R., assist., Jeram Kuantan Rubber Estate, Pahang
Nicholls, G. D., manager, Ocean Accident and Guarantee Corpn. Ld., Singapore
Nicholls, F. general manager, Renong Tin Dredging Co., Ld., Bangkok Nicholls, F., general manager, Ocean Accident and Guarantee Corpn. Ld., Singapore Nicholls, F., general manager, Renong Tin Dredging Co., Ld., Bangkok Nicholls, H. C. T., assistant, British Cigarette Co. Ld., Shanghai Nicholls, H. G. W., Union Cold Storage Co., Vladivostock Nicholls, P. C., vice-con. for Neth., and mgr., Sale & Co., Ld., Taipeh, Formosa Nichols, C. A., Standard Oil Co. of New York, Changsha Nichols, C. S., instructor, Canton Christian College, Canton Nichols, J. D., assistant, Standard Oil Co. of New York, Hankow Nichols, W. G., assist., British Cigarette Co., Ld., Shanghai Nicholson, D. E. G., assistant, Hongkong and Shanghai Bank, Hongkong Nicholson, D. E. G., assistant, Hongkong and Shanghai Bank, Hongkong Nicholson, J. E. H., assist., Eastern Extension Telegraph Co., Labuan Nicholson, L. F., assistant engineer, Hongkong and China Gas Co., Ld., Hongkong Nicholson, J. G., director, Brunner, Mond & Co. (China), Ld., Shanghai Nicholson, R. A., superintendent, Cosmopolitan Dock, Hongkong Nicholson, R. A., superintendent, Cosmopolitan Dock, Hongkong
Nicholson, O. D., Eastern Trading Co., Tientsin
Nicholson, W., clerk, Gas Co., Ld., Shanghai
Nickels, R. N., rep., Fraser & Chalmers Engineering Works Gen. Electric Co., Shanghai
Nickelsen, R. W., assist. surgeon, Medical dept., Penang
Nicol, A., senior assist. engineer, The Port Development dept., Hongkong
Nicolas, G., proprietor, G. Nicolas, Peking
Nicolas, de Saint, architecte, Travaux Publics, Hue, Annam
Nicolas, De Saint, architecte, Travaux Publics, Hue, Annam Nicola, de Saint, arcintecte, Fravaux Fublics, Ind., Allandam Nicoll, E., engineer, Merlimau Rubber Estates, Malacca Nicoll, H. R., sub-manager, Chartered Bank of India, Aust. and China, Singapore Nicoll, T. S. B., assistant, Hongkong and Shanghai Banking Corporation, Singapore Nicolle, P. E., manager, Standard Oil Co. of New York, Tokyo Nicolson, J., assistant, Shanghai Dock and Engineering Co. Ld., Shanghai Nicolson, M., medical practitioner Allanda Streham Hongkong Nicolson, M., medical practitioner, Allan & Strahan, Hongkong Nielsen, A. W., assist., Great Northern Telegraph Co., Ld., Peking Nielsen, C., assist., W. R. Loxley & Co., Shanghai Nielsen, Haastrup, works manager, Siam Cement Co., Ld., Bangkok Nielsen, H. E., assist., East Asiatic Co., Ld., Bangkok Nielson, A. E. V., Chinese Maritime Customs, Kiukiang Nielson, A. F., Chinese Maritime Customs, Taku Nielson, E. A. V., examiner, Chinese Maritime Customs, Yunnanfu Nietnan, L., assistant, Dollar Steamship Line, Yokohama Nieuwenhuisen, W., engineer, Goodyear Rubber Plantations Co., Sumatra

Nieuwenhuys, J. A. J. W., manager, Java-China-Japan Lijn, Shanghai Nievergelt, E., acting manager, Zuellig, Inc., Manila Nifu, A., manager, Bank of Taiwan, Ld., Foochow
Niggemann, W., W. Niggemann & Co., Chefoo
Nightingale, G. F., headmaster, Central British School, Kowloon, Hongkong
Nihill, J. H. B., magistrate, Magistrates' Court, Kowloon, Hongkong Nikkels, J. M., manager, Netherlands India Commercial Bank, Shanghai Nikolaeff, B., International Savings Society, Harbin Nikolaichick, W. P., Chinese Maritime Customs, Harbin Nilsen, J. A., assistant, Thoresen & Co., Ld., Hongkong Nimphius, R., assistant, Augustesen China Trade, Shanghai Nipkow, P., signs per pro., Sulzer, Rudolph & Co., Yokohama Nisbet, E. B., assistant, engineer, P. W. D., Selangor Nisbet, G., assist., Taikoo Dockyard, Hongkong Nisbet, H. A., registrar and official administrator, Supreme Court, Hongkong Nisbet, J. F., drilling supt., Sarawak Oilfields, Ld., Sarawak Nisbet, J. M., tidesurveyor and harbourmaster, Newchwang Nissen, C. P., assist., John Manners & Co., Ld., Canton Nissen, G., assist., Piatow tin factory, Rising Sun Petroleum Co., Tamsui Nissim, E., merchant, Simon Levy & Nissim, Ld., Shanghai Nisen, A., assist., Boustead & Co., Singapore
Niven, C. A., director, McAlister & Co., Ld., Singapore
Nixon, F. A., postal commisioner, Chinese Post Office, Peking
Nixon, H. E., managing director, Devon Estates, Ld., Malacca
Nixon, J. E., assistant, Sale & Co., Ld., Tokyo
Nixon, J. O. H., assistant, Brunei (Borneo) Rubber and Land Co., Ld., Brunei
Nixon, J. T. sunt. Juga Land & Corpy, Ld. Salanger Nixon, J. T., supt., Jugra Land & Carey, Ld., Selangor Nixon, T. C., assist., Dodwell & Co., Ld., Shanghai Noakes, D. S. P., assistant conservator of Forests, Kuala Lumpur Noakes, E., assistant, Lane, Crawford & Co., Ld., Shanghai Noakes, F. M., manager, Hamilton Jerez & Co., Inc., Cebu Noakes, G. P., assist., Sime, Darby & Co., Ld., Penang Noall, J., assist., Sungei Besi Mines, Ld., Selangor Nobbins, A. E., assist., Arts & Crafts, Ld., Shanghai Nobel, J. M., executive engineer, Ulu Langat, Selangor Noble, C., surveyor, Topographical Branch, Survey Department, Perak Noble, C., surveyor, Topographical Branch, Survey Department, Perak Noble, F. II., assistant, Standard Oil Co. of New York, Manila Noble, J. A., assistant, Paulsen & Bayes-Davy, Shanghai Noble, J. M., assistant engineer, P.W.D., Singapore Noblet, P., Chinese Government Salt Revenue Administration, Hangchow Nobleton A. F. assistant Brunnar Mond & Co. (China) I.d. Shanghai Noblston, A. E., assistant, Brunner, Mond & Co. (China), Ld., Shanghai Nodot, F., assistant, Cie. Franco-Asiatique des Petroles, Saigon Noellner, K., assistant, Augustesen China, Ld., Shanghai Noelting, F. A. M., E. J. du Pont de Nemours & Co., Shanghai Nohara, D., manager, Yokohama Specie Bank, Peking Nohara, D., manager, Yokohama Specie Bank, Peking
Noirot,—, directeur, Travaux Publics, Bac-Ninh, Tonkin
Nokling, B., American Bible Society, Hankow
Nolan, C. G., assistant, British Cigarette Co., Ld., Mukden
Nolan, V. C., accountant, Evatt & Co., Penang
Nolasco, J., commissioner, Chinese Maritime Customs, Hoihow
Noll, M. G., assist., Leigh & Orange, Hongkong
Nolte, A., merchant, Carlowitz & Co., Teintsin
Nops, W. E., resident engineer, power stations, electricity dept., Municipality, Shanghai
Nord, A., consul for Germany, Chungking
Nordstrom, E., deputy-commissioner, Chinese Post Office, Tientsin Nordstrom, E., deputy-commissioner, Chinese Post Office, Tientsin Norelius, R. E., driller, Sarawak Oilfields, I.d., Sarawak Norgaard, J. B., assist., Great Northern Telegrph Co., Ld., Peking Norgate, R. Le G., assistant, Sengat Rubber Estate Ld., Perak Norman, E. G., manager for China, Worthington Pump Co., Andersen, Meyer & Co., S'hai. Norman, H. L., assist. forest manager, Anglo-Siam Corporation, Ld., Bangkok Norman, M. G., assistant, Chembong Malay Rubber Co. (1920), Ld., Selangor Norman, P. V., surveyor, Survey dept., F.M.S.
Normann, W. von, manager, Ekman Foreign Agencies, Ld., Shanghai

Normington, F., assist., Hongkong Electric Co., Hongkong

Noronha, J. M., secretary, Credit Foncier d'Extreme Orient, Hongkong Noronha, V. A., assist., Arnhold & Co., Shanghai Norrie, J. M., sub-accountant, Chartered Bank, Hongkong Norris, E. C., assist., General Electric Co. (of China), Ld., Shanghai Norris, Rt. Rev. Bishop F. L., chaplain, British Legation, Peking Norris, F. de la Mare, inspector, Agricultural dept., F.M.S. Norris, L. M., articled clerk, Evatt & Co., Singapore Norris, V. H., medical officer, General Hospital, Singapore North, A., assist., Sarawak Oilfields, Ld., Sarawak North, F. W. G., assistant, Kailan Administration, Tientsin North, H. S., manager, Smith, Bell & Co., Ld., Zamboanga North, R. A. C., chief assistant, Secretariat for Chinese Affairs, Hongkong Norton, J. W., engineer, Linotype and Machinery, Id., Shanghai Norton, R. H., assistant, Taikoo Sugar Refining Co., Hongkong Norvik, O. B., captain, s.s. "Mei Nan," Shanghai Notley, J. T. B., assist. supt., Trade and Customs, Kuala Lumpur Notman, H. G., International Export Co., Nanking Nottingham, E. A., proprietor, *Shanghai Times*, Shanghai Nowers, W. A., management, Asiatic Petroleum Co., Hongkong Noxon, S. H., manager, Standard Oil Co. of New York, Shanghai Nugent, A. G., senior assist. clerk, Municipal Council, Shanghai Nugent, C. E., assist. supt., Survey dept., Batu Gajah, Perak Nugent, Capt. C. N., acting supt., Survey dept., Kelantan Nugue, P., assist., Compagnie Oliver, Tientsin Nuida, E., consul general for Japan, Manila Nulard, L. H., manager, The Texas Co., Tientsin Nunes, A. H., deputy assist. supt., Trade and Customs, Kuching, Sarawak Nunes, D. J. d C., Roman Catholic Bishop, Macao Nunes, P., assist., Edward Evans & Sons, Ld., Shanghai Nunn, G. A., assistant, United Engineer, Ld., Singapore Nunn, J. L., assist., British Cigarette Co., Ld., Shanghai Nutley, R.N., Lt.-Comdr. J. T. B., supervisor of Customs, Lower Perak Nutt. B. and Good Academy Fortates Ld. Pombr. Nutt, R., manager, Arcadia Cocount Estates, Ld., Perak Nutter, H., merchant, and vice-consul for Portugal, Moji Nuzum, L. J., manager, Parbury, Henty & Co., Kobe Nyberg, C., acting godown supt., Pootung Wharf, Butterfield & Swire, Shanghai Nye, D. B., clental surgeon, Tientsin and Peking Nye, Percival H., managing-director, General Electric Co. of China, Shanghai O'Bolger, R. E., assist., Eastman Kodak Co., Shanghai O'Brien, C. F., Chinese Maritime Customs, Shanghai O'Brien, G., officer in-charge, Police District, Sitiwan, Perak O'Brien, Hoare, assistant, Borneo Co., Ld., Chiengmai, Bangkok O'Brien, T. J., cashier., Manufacturers' Life Insurance Co., Tokyo O'Brien, W., field assistant, Sarawak Oilfields, Ld., Sarawak O'Byrne, J. K., district surgeon, Medical dept., Jesselton, B. N. Borneo O'Connell, J., supt., preventive branch, Trade and Customs, F.M.S., Selangor O'Connor, M. G., lecturer, Technical Institute, Hongkong O'Connor, R., general manager, Crystal, Ld., Tientsin O'Donovan, J. O., emigration sergeant, Secretariat for Chinese Affairs, Hongkong O'Drescoll, Dr. J. A., L.R.C.S., L.R.C.P., Shanghai O'Driscall, J. A., medical officer, Isolation Hospital, Shanghai O'Dwyer, J. J., surveyor, Survey dept., F.M.S. O'Farrell, G., manager, George O'Farrell & Co., Manila O'Gorman, T., secretary, Land Investment Co., Ld., Tientsin O'Grady, J. J., medical officer, Health dept., F.M.S. O'Halloran, M., examiner, Chinese Maritime Customs, Tientsin O'Hara, E., manager, Barrow, Brown & Co., Ld., Bangkok O'Hara, E., tidesurveyor, Chinese Maritime Customs, Hankow O'Hara, G. M., sub-assist. conservator, Forests dept., Bentong, F.M.S. O'Hara, M. I., forest ranger, Forest dept., Sarawak O'Hara, V., assist., conservator, Forests dept., Negri Sembilan O'Hara, W., secretary, Collins & Co., Ld., Tientsin O'Hoy, K. L., compradore, Dollar Steamship Line, Hongkong O'Hoy, S. L., accountant, Struthers & Barry, Hongkong

O'Kane, V., assist., Standard Oil Co. of New York, Shanghai O'Kelly, H. M. D. J., assist., Chinese Maritime Customs, Yunnanfu O'Malley, M. H., treasurer, Gas Corporation, Manila O'Neil, E., assistant, Public Works dept., Shanghai
O'Neil, E., assistant, Public Works dept., Shanghai
O'Neil, H. J., assist., Jugra Land & Carey, Ld., Selangor
O'Neill, J., general manager (Far East), Credit Foncier D'Extreme-Orient, Shanghai
O'Neill, P. T., export dept., Arnhold & Co., Shanghai
O'Neill, R., assist. Resufort Rornee Rubber Co., Ld., Lesselter, R. N., Resulter, O'Neill, R., assist., Beaufort Borneo Rubber Co., Ld., Jesselton, B. N. Borneo O'Neill, W. S., signs per pro., Central China Import Co., Shanghai O'Reilly, E. J., office assist., Govt. Monopolies dept., Penang O'Reilly, J. G., superintendent, Trade and Customs, Singapore O'Reilly, W., examiner, Chinese Maritime Customs, Antung O'Rourke, C. E., Peiyang University, Tientsin O'Shea, F. J., assistant, Sungei Buloh Rubber Co., Ld., Selangor O'Sullivan, J. S., section engineer, F.M.S., Railway, Kuala Lumpur O'Sullivan, T. A., acting headmaster, Anderson School, Ipoh, Perak O'Sullivan, T. F., second bailiff, Supreme Court, Hongkong Oakden, J. G., assist., Bombay-Burmah Trading Corporation, Ld., Lampang, Burmah Oakeley, C. C., assist., Ratanui Rubber Estate, Ld., Perak Oakes, A. S., installation supt., Standard Oil Co. of N. Y., Tientsin Oakshott, E. J., actg. sub-acct., Hongkong & Shanghai Banking Corpn., Singarore Oates, P. H., Chinese Maritime Customs, Kiukiang Oberrenner, R., assistant, Carlowitz & Co., Tientsin Obremski, M. V., chief chemist, Taikoo Sugar Refining Co., Hongkong Ockermueller, R. A., partner., A. Goeke & Co., Hongkong Ockermuller, H. L., merchant, Siemseen & Krohn, Shanghai Odell, A. E., managing director, Europe Hotel, Singapore Odhams, R. C., general export manager, Singleton, Benda & Co., Ld., Kobe Odrich, E., managing director, Manila Gas Corporation, Manila Ody, R. H. M., assist., Deacon & Co., Canton Oele, Dr. H., president, Supreme Court, Medan, Sumatra Ogava, K., sub-manager, The Bank of Chosen, Newchwang Ogden, A. G. U., consul for Great Britain, Kiukiang Ogden, J. N., assist., Chinese Maritime Customs, Shanghai Ogden, K. M., B.A., Canton Christian College, Canton Ogden, R. M., examiner, Chinese Maritime Customs, Hankow Oggier, S. L., signs per pro., Brinkmann & Co., Singapore Ogilvie, D., assistant, Asiatic Petroleum & Co. (S.C.), Ld., Hongkong Ogilvie, R. D., sub-acct., Chartered Bank of India, Aus. & China, Klang. Selangor Ogle, R. W. S., assist., Borneo Co., Ld., Bangkok Ogley, W. C., assist., Lane, Crawford, Ld., Hongkong Ogolin, A. G., assistant, H. B. Cameron, Shanghai Ogsbury, J. F., assist., Tobacco Products Corporation (China), Shanghai Ongushi, M., manager, The Bank of Chosen, Newchwang Ohno, A., manager, Yokohama Specie Bank, Tsinan Ohrnberger, E. J., assistant, Maritime Customs, Harbin Ohrt, E., consul-general for Germany, Kobe Okoda, K., consul for Japan, Newchwang Oksus, E. S., assistant, A. Corrit, Shanghai Okuda, S., agent, S. L. Jones & Co., Tokyo Olausen, M., assist., China Import and Export Lumber Co., Shanghai Olausen, O., assistant, China Import and Export Lumber Co., Shanghai Olausen, R., assistant, Dodwell & Co., Shanghai Old, W., inspector, Sanitary department, Hongkong Oldenburg, O. M., assist., Great Northern Telegraph Co., Ld., Peking Oldershaw, Comdr. W. G., harbour master, Marine dept., Malacca Oldoerp, K., manager. Rickmers Linie, Shanghai Olesen, A. F., Great Northern Telegraph Co., Ld., Shanghai Olesen, J. M. J., assistant, Great Northern Telegraph Co., Hongkong Olesen, M. P., assist., The Texas Co., Mukden Olin-Hansen, K., acting manager, Oriental Store, Bangkok Oliner, S., manager, Esso Co. of China, Shanghai

Olive, E. A., assistant, De Javasche Bank, Medan, Sumatra Olive, V. C., assistant, Lacey & Cannan, Hankow Olivecrona, G.W. D., maj., engr.-in-chief to Conserv. Bd. and vice-cons. for Sweden, Canton Oliveira, A. F. M., assist., Commercial Union Assurance Co., Shanghai Oliveira, A. M. d', assist., M. W. Creig & Co., Foochow Oliveira, A. M., assistant, Dodwell & Co., Ld., Shanghai Oliver, A., assistant, John Little & Co., Ld., Singapore Oliver, A. E., Chinese Maritime Customs, Nanking Oliver, A. W. L., inspector of examiners, Custom House, Hankow Oliver, E. P., assistant, Municipal Council, Shanghai Oliver, M. B., accountant, Chartered Bank of India, Australia and China, Singapore Oliver, M. B., accountant, Chartered Bank of India, Australia and China, Singapore Oliver, P., assist., Kuenzle & Streiff, Manila Oliver, P., moulder, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Oliveras, J. M., vice-secretary, Compania General de Tabacos de Filipinas, Manila Oliveros, H., assistant, Aquarius & Co., Shanghai Olivier, M., pharmacien major, Service Sanitaire, Haiphong Ollerdessen, A. F., manager, Fobes & Co., Ld., Shanghai Ollerdessen, C. E., assistant, Fobes & Co., Ld., Shanghai Ollerton, J. E., manager, Hongkong Small Investors' Share & Real Estate Co., Hongkong Ollis G. S. A. assistant, Sun Insurance Office, Tokyo Ollis, G. S. A., assistant, Sun Insurance Office, Tokyo Olmstead, C. H., production supt., Sarawak Oilfields, Ld., Sarawark Olsen, H. E., tidesurveyor, Chinese Maritime Customs, Tientsin Olsen, O., manager, M. Dick Bruhn & Co., Kobe Olsen, V., meter engineer, electricity dept., Municipality, Shanghai Olsen, R. A., appraiser, Chinese Maritime Customs, Tientsin Olson, R. H., assistant, Arkell & Douglas, Inc., Shanghai Oman, C. G., assistant, Lunas Rubber Estate, Ld., Kedah Omar, R. M., assistant, Moxon & Taylor, Hongkong Ommanney, O. G., assist. district officer, South Keppel, B. N. Borneo Omohundro, J. B., assistant, Tobacco Products Corporation (China), Shangha Onipkin, S. P., American Chinese Co., Tientsin Onley, Rev. F. G., London Missionary, Hankow Oomen, J. H. B., assistant, Anglo-Dutch Estate Agency, Ld., Sumatra Oostermeyer, J., acting manager, Asiatic Petroleum Co., Ld., Soochow Openshaw, A. D., factory manager, Aquarius Co., Shanghai Openshaw, H. S., assistant, Sun Life Assurance Co., Shanghai Oppenheim, E., comptable, Cie. de Comm. et de Navigation d'Extreme Orient, H phong. Orchard, H. A. L., principal, Anglo-Chinese Free School, Singapore Orchard, W. E., assistant, Hongkong Electric Co., Ld., Hongkong Orchin, A. C., assistant, Cornabé, Eckford & Winning, Dairen Oreglia, P. J., Juvet & Co., Tientsin Ormiston, J., asistants, Reiss, Massey & Co., Ld., Hongkong Orr, F. T., assistant, Asiatic Petroleum Co., Ld., Canton Orr, H. D., assistant, Sungei Way (Selangor) Rubber Co., Selangor Orr, H. E., assistant, Union Insurance Society of Canton, Ld., Hongkong Orr, J. F., Lowe, Bingham & Matthews, Shanghai Orr, M., conservancy inspector, Municipality, Penang Orr, R. B., assistant, Harrisons & Crosfield, Ld., Sumatra Orr, R. B., merchant, Boyd & Co., Tailhoku, Daitotei and Amoy Orsoni, chef de detachement, Tourane, Annam Ortigas, F., director, Philippine Guaranty Co., Inc., Manila Ortigas, I. R., medical director, Insular Life Assurance Co., Ld., Manila Ortiz, A., assist., H. H. Bayne & Co., Manila Ortlepp, F., merchant, Bornemann & Co., Hongkong Ortman, P. T., manager, American Express Co., Inc., Tientsin Orton, A. J., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Orville, J., technical agent, Far Eastern Oxygen & Acetylene Co., Shanghai Osborn, A. W., manager, Sendayan (F.M.S.) Rubber Co., Ld., Negri Sembilan Osborne, A. R., assistant, Taikoo Docks, Hongkong Osborne, J. J., deputy superintendent, Money Order Office, G.P.O., Hongkong Oseroff, M., manager, Anglo-Chinese Eastern Trading Co., Ld., Dairen Osias, C., president, National University, Manila

Ossenbeck, H. J., attorney, M. Benjamin, Shanghai Ossipoff, M., assistant, A.B.C. Press, Shanghai

Ost, N., engineer, Chihli Ching Hsing Mining Administration, Tientsin Osterberger, M., manager, Grand Garage Francaise, Shanghai Osterberger, P., proprietor, Grand Garage Francaise, Shanghai Oswald, A. M., manager, Holland-America Plantation Co., Kisaran Estate, Sumatra Osthoff, J. L., driller, Sarawak Oilfields, Ld., Sarawak Oswald, J. C., merchant, Bathgate & Co., and consul for Netherlands, Foochow Oswald, J. L., merchant, Bathgate & Co., Foochow Oswald, W. R., assistant, Taikoo Dockyard and Engineering Co., Hongkong Oswell, H. T. W., assist. controller, Labour dept., Malacca Ototsu, H., vice-consul for Japan, Shanghai Ott, E., director, Industrial Export Co., Shanghai and Chefoo Otte, R., general manager, Centrale Handelsvereeniging N.V., Tientsin Ottewell, E. J., master, Cathedral School, Shanghai Otto, E. C., port health officer, Medical dept., Sumatra Otto, W., assist., Jebsen & Co., Hongkong Oudendijk, K.C.M.G., W. J., minister to Netherlands, Peking Oumansky, S. A., assistant, Borbash & Co., Shanghai Ourakov, M. I., assist., Centrosojus (England), Ld., Harbin Ouskouli, M. H. A., tea exporter, Shanghai Ovens, A. R., vice-consul for Great Britain, Kobe Overgaard, V., assistant, Hankow Chemical Laboratory, Hankow Overson, E. W., assistant, British Cigarette Co., Shanghai Overton, H., assist., British Cigarette Co., Ld., Shanghai Overy, H., assistant, Wm. Powell, Ld., Hongkong Ovesen, H. E., Great Northern Telegraph Co., Nagasaki Owen, C. R., assistant, A. R. Burkill & Sons, Shanghai Owen, E., assistant, International Export Co., Ld., Hankow Owen, H., Chinese Maritime Customs, Wuchow Owen, Sir Hugo Cunliffe, Bart., The Enterprise Tobacco Co., Shanghai Owen, H. L., resident, Baram, Sarawak Owen, J. C., assistant, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Owen, J. F., agent, Jardine, Matheson & Co., Ld., Tientsin Owen, J. N., assistant., Dodwell & Co., Ld., Shanghai Owen, J. N. S., forest assist., Anglo-Siam Corporation, Ld., Bangkok Owen, L. J., professor, treasurer, Nanking University, Nanking Owen, P. R. T., deputy commissioner of Police, Muar, Johore Owen, R. H., assist., International Export Co., Ld., Hankow Owen, W., assistant, A. R. Burkill & Sons, Shanghai Owen, W. D., solicitor, Hastings, Dennys & Bowley, Hongkong Owen, W. H., engineer, architural branch, P.W.D., Hongkong Owens, G. E., assistant, Standard Oil Co. of New York, Taipeh, Formosa Owens, M., assist., Standard Oil Co. of New York, Moji Owsley, J. F., cashier, Dollar Stangehin, Line, Marila Owsley, J. F., cashier, Dollar Steamship Line, Manila Oxlade, C. H. R., Chinese Maritime Customs, Nanking Oxley, S., manager, Benta Rubber States, Ld, Pahang Oyeda C., storekeeper, Haiho Conservancy Commission, Tientsin Ozn, O. P. N. Blom, signs per pro., Blom & Van Der Aa, Shanghai Ozorio, C. F., Chartered Bank of India, Austrialia & China, Shanghai Ozorio, F. C., assistant, American Oriental Bank of Szechuen, Chungking Ozorio, F. M. G., medical practitioner, Hongkong Ozorio, H. A., Bradley & Co., Swatow Ozorio, J., Asiatic Petroleum Co., Swatow Ozoriville, A. M. H. d', assist., Chinese Maritime Customs, Mukden Pabst, General J. C., Netherlands Embassy, Tokyo Paci, M., conductor, Municipal Orchestra and Band, Shanghai Packer, E. W., assistant, Palmer & Turner, Shanghai Packham, B. A., mechanician, Eastern Extension Telegraph Co., Singapore-Padgett, C., manager, Babcock & Templeton, Cebu
Padgett, G. T., assist. mains supt., Hongkong Electric Co., Hongkong
Padgett, M. W., assist. architect, P.W.D., Kuala Lumpur
Padon, B. A., manager, Haskins & Sells, Shanghai Padoux, G., China International Famine Relief Commission, Peking

Paduk, H., assistant, Mee Yeh Handels Cie., Shanghai

Page, C. H., assistant, British-American Tobacco Co., Ld., Shanghai

Page, H. C., assistant, Standard Oil Co. of New York, Haiphong Page, H. W., supt., cold storage dept., Dairy Farm, Ice nad Cold Storage Co., Hongkong

Page, Philip, assistant, Louis T. Leonowens, Bangkok

Page, P. S., partner, White, Page & Co., Manila

Page, R. S., partner, White, Page & Co., Manila
Page, R. P., assistant, International Export Co. (Kiangsu), Ld., Nanking
Paget, C. S., architect, Purnell & Paget, Shanghai
Pagh, E. K., sub-engineer, Great Northern Telegraph Co., Shanghai
Pailhes, —, agent de la S.I.C.A., Dong-Hoi, Annam
Pain, J. C., Asiatic Petroleum Co., Mukden
Pairman, G., assist., Central Agency, Ld., Hongkong
Paizis, G., Express Cigarette Co., Shanghai
Palancia, J. consul for Spain Shanghai and Amoy

Palancia, J., consul for Spain, Shanghai and Amoy Palanque, L., directeur, Brasserie de l'Indochine, Saigon

Palecek, W., Lothar Marcks, Mukden

Palfreeman, D. C., assistant, Sir Jacob Behrens & Sons, Shanghai Palgrave, R. W., Commercial Union Assurance Co., Shanghai

Pallant, N. K., assistant, Beaufort Borneo Rubber Co., Ld., Jesselton, B.NB.

Palma, R., president, University of The Philippines, Manila

Palmer, A., secretary to general manager, F.M.S. Railways, Kuala Lumpur Palmer, A. L., assistant, Asiatic Petroleum Co. (North China), Ld., Ichang

Palmer, A. L., assistant, Asiatic Petroleum Co. (North China), Ld., Palmer, E., assist., Guthire & Co., Ld., Selangor Palmer, E. R., accountant, Mutual Telephone Co., Ld., Shanghai Palmer, F. R., port captain, Dollar Steamships Line, Shanghai Palmer, F. W., partner, Huxley, Palmer & Co., Ld., Kuala Lumpur Palmer, H. F., clerk, Sale & Frazer, Yokohama Palmer, H. T., assist., China Sugar Refining Co., Hongkong Palmer, J. J., assistant, Chinese Maritime Customs, Hankow Palmer, J. W., assist., Norwich Union Fire Insurance Society, Tokyo Palmer, M. B., principal, Christian College for Boys, Bangkok

Palmer, M. B., principal, Christian College for Boys, Bangkok Palmer, P. F., manager, North Borneo State Rubber Co., Ld., Jesselton, B.N.B. Palmer, R. F., assistant, Singapore Cold Storage Co., Ld., Singapore

Palmer, S. B., manager, Bruas Rubber Co., Perak Palmer, S. C., General Motors Japan, Ld., Osaka

Palmer, T. L., assist., Sandlilands Buttery & Co., Penang Palmer, W., Standard Oil Co. of New York, Mukden

Palmer, W. A., examiner, Chinese Maritime Customs, Swatow Palmer, W. J., assist.. British Cigarette Co., Ld., Shanghai

Palmer, W. R. B., assistant, Butterfield & Swire, Swatow

Palmers, J. B., assist, Sandilands, Buttery & Co., Medan, Sumatra Pameyer, W. L., works manager, Netherlands Gutterpercha Co., Singapore Pandelis, P., manager, Express Cigarette Co., Shanghai

Pander, L., signs per pro., Banque Belge pour l'Etranger, Peking Pankratz, F., engineer, Chihli Ching Mining Administration, Tientsin Panoff, J., assist., J. Molchanoff, S. Pechatnoff & Co., Hankow

Pantlin, H. C., manager, Serdang Central Plantations, Ld., Sumatra Panton, S. J. A., manager, Asiatic Petroleum Co. (Siam), Ld., Bangkok, Siam

Paowalla, D. S., manager, Ruttonjee & Co., Hongkong

Papadakis, A., C. M. Philippidis, Chungking Pape, W. V., assistant, The Texas Co., Tokyo

Papeliers, L., Kailan Mining Administration, Tientsin

Paradise, N. F., assistant, Standard Oil Co. of New York, Shanghai

Paradissis, A. E., merchant, Paradissis, Freres et Cie., Chefou Paradissis, E. M., merchant, Paradissis, Freres et Cie., Chefou

Pardoe, W. A., engineer, Public Works dept., Shanghai

Pardon, E. R. S., secretary, Christian Endeavour Home for Seamen, Nagasakı

Pardon, L., Cie. Francaise de Tramways, Shanghai Paretsky, N. J., Whiteway, Laidlaw & Co., Tientsin Parge, F., E. Lee General Store, Peking

Parish, R., assistant treas., Municipality, Singapore

Park, A. B. deputy manager, American Oriental Bank of Fukien, Foochow

Park, Dr. C. E., American Presbyterian Mission, Yuankiang Park, H. H., manager, Rothiemay Rubber Estates, Selangor

Park, J., assist., Shanghai Dock and Engineering Co., Ld., Shanghai

Park, Hon. Mr. J. H. W., colonial engineer, P.W.D., Singapore Park, W., sub accountant, Chartered Bank, Kuala Lumpur, Selangor Park, W. H., doctor, Soochow Hospital, Soochow Parke, J., assist. commissioner of Police, South, Perak Parker, A., assist., Caldbeck, Macgregor & Co., Ld., Shanghai Parker, A. M., passenger agent, Canadian Pacific Steamships, Ld., Tokyo Parker, A. T., assistant, Standard Oil Co. of New York, Changsha Parker, C. J., executive engineer, P.W.D., Seremban Parker, F. A., manager, lubricting oil division, Standard Oil Co., Mukden Parker, G., assistant, Dunlop Rubber Co., Kobe Parker, H., dredge assist., Tronoh Mines, Ld., Perak Parker, H. V., assistant, Hongkong and Shanghai Banking Corporation, Hongkong. Parker, I. M., engineering dept., Sarawak Oilfields, Ld., Sarawak Parker, L. A., technical manager, Vacuum Oil Co., Hongkong Parker, M., Chartered Bank of India, Australia and China, Hankow Parker, P. W., assist. gen. manager, Standard Oil Co. of New York, Hongkong Parker, R. A., assistant, Municipal Council, Shanghai Parker, R. A., assistant, Municipal Council, Shanghai Parker, T., inspector of machinery, Mines department, Perak Parkes, P. R., assistant, British Cigarette Co., Shanghai Parkhill, A. J. S., agent, Canadian Pacific Railway, Shanghai Parkinson, H. E., director, British-American Tobacco Co., Shanghai Parkinson, T. W., assistant, Jurdine, Matheson & Co., Ld., Tientsin Parkinson, 1. W., assistant, Jardine, Interest & Co., Ed., Parlane, L. J., assistant, General Electric Co., Ld., Shanghai Parlett, Sir H. G., Japanese counsellor, British Embassy, Tokyo Parnell, E., secretary, Sarawak Board of Trade, Sarawak Parodi, N., fonde de pourvoirs, Banque de l'Indo-chine, Saigon Parr, W., assistant, United Engineers, Ld., Singapore Parren, J. L., assessment, Standard Oil Co. of New York, Hongle Parren, J. L., accountant, Standard Oil Co. of New York, Hongkong Parrish, J. A., assistant, Standard Oil Co., Manila Parrott, D. A., assistant, Sime, Darby & Co., Ld., Penang Parrott, G. R., assist., Paterson, Simons & Co., Ld., Singapore Parry, B. B., geological staff, Sarawak Oilfields, Ld., Sarawak Parry, Rev. E., rector, Church of England, Kudat, B.N.B. Parry, F. E., China Inland Mission, Tientsin Parry, T. S., assistant, British Cigarette Co., Ld., Shanghai Parsonage, H., merchant, Kobe
Parsons, C. L., district signal engineer, F.M.S. Railways, Selangor
Parsons, E. E., manager, North British and Mercantile Insurance Co., Ld., Shanghak
Parsons, G. W., vice-president, Atlantic, Gulf and Pacific Co., Manila Parsons, H., assistant, Reiss, Massey & Co., Ld., Shanghai Parsons, H., assistant, Butterfield & Swire, Hongkong Parsons, H. C., assistant, John Little & Co., Ld., Singapore Parsons, J. W., manager, British-American Tobacco Co., Ld., Canton Parsons, T. R., mananger, Hongkong Hotel Garage, Hongkong Parsons, T. S., signs per pro., Butterfield & Swire, Harbin Partridge, A., Newchwang Pilot Co., Newchwang Pascalis, M., advocat-defenseur, Hanoi Pasco, B., proprietor, Brewer & Co., Hongkong Pash, R. G., assistant, Rose MacPhail & Co., Singapore Paske-Smith, M., c.B.E., consul-general for Great Britain, Nagasaki Paskeove, J., assist., Arts and Crafts, Ld., Shanghai Pasley, C. B. H., chief surgeon, Medical dept., Ipoh, Perak Pasqual, D. T., water inspector, Municipality, Penaug Pasquier, J. P., director, Cie. Pahlay, Shanghai Pasquier, P., resident supérieur en Annam Pass, B. A. de, assistant, Butterfield & Swire, Nanking Passignat, M., antiquites, etc., Hanoi Passikides, C. J., assistant, Municipal Council, Shanghai Pateau, —, administrateur-adjoinst, Province de Vinh, Annam Patel, R. V., assist. veterinary surgeon, Veterinary dept., Penang Patell, J. B., merchant, Hongkong Patell, M. J., merchant, Patell & Co., Canton Patell, R. J., Dodge & Seymour, Ld., Osaka Pateman, J. E., examiner, Chinese Maritime Customs, Antung

Paterno, F. P., manager, foreign dept., Philippine National Bank, Manila Paternoster, A., chef comptable, Tientsin Tramway and Lighting Co., Tientsin Paterson, D., assist. general manager, Singapore Harbour Board, Singapore Paterson, E. J., assist. supt., Eastern Extension I. d. Signaphoro, Ld., Hongkong Paterson, E. J., assist. supt., Eastern Extension Telegraph Co., Ld., Hongkong Paterson, J., assist., Adamson, Gilfillan & Co., Ld., Singapore Paterson, J. J., merchant, Jardine, Matheson & Co., Ld., Hongkong Paterson, J. L. H., doctor, London Mission Hospital, Tsaoshih-Hankow Paterson, R. A., director, James, McMullan & Co., Ld., Shanghai Paterson, R. A. E., chartered accountant, Lowe, Bingham & Matthews, Shanghai Paterson, R. E. M., assist., Asiatic Petroleum Co., Ld., Tsingtao Paterson, R. J., signs per pro., Jardine, Matheson & Co., Ld., Hongkong Paterson, R. S. W., engineer, Public Works department, Hongkong Paterson, W., assistant, A. S. Watson & Co., Hongkong Paterson, W. L., medical officer, Medical dept., Hongkong Pathy, C. L., Cheng Rubber Estates Ld., Malacca Pating, L. E., assistant, British Cigarette Co., Hankow Pating, L. E., assistant, British Cigarette Co., Hankow Paton, A., assistant, United Engineers, Ld., Singapore
Paton, E. F., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai
Paton, G. P., assistant agent, British Commercial Mission, Vladivostock
Paton, J., assistant, Lower Segama Rubber Estates, Ld., Lahad Datu, B. N. BorneoPaton, V. A. L., assist., Chinese Maritime Customs, Harbin
Patony, A. ingénieur, Cla. Engravies des Chemins de For Harvi Patoux, A., ingénieur, Cie. Française des Chemins de Fer, Hanoi Patrick, H. Couper, medical practitioner, Shanghai Patrick, W. M. C., switchgear supt., Electricity dept., Shanghai Patten, P. K. M., assistant, Asiatic Petroleum Co. (S.C.), Ld., Hongkong Patten, W. E., C.E., professor, Tangshan University, Tientsin
Pattenden, W. L., general manager, W. R. Loxley & Co., Hongkong
Patterson, J. E., driller, Sarawak Oilfields, Ld., Sarawak
Patterson, V., signs per pro., Borneo Co., Singapore
Patterson, W., assistant, Gula-Kalumpang Rubber Estates, Ld., Perak Pattison, J. L., inspector, Singapore Traction Co., Ld., Singapore Patty, J., assistant, De Bataafsche Petroleum Mij., Sumatra Paturel, C., merchant, C. Paturel, Shanghai Patzkovsky, P., International Savings Society, Harbin Paul, A. F., assistant, Hongkong Electric Co., Hongkong Paul, P. K., assistant, Baker, Morgan & Co., Ld., Selangor Paulden, R. W., Union Insurance Society of Canton, Peking Paulden, R. W., Union Insurance Society of Canton, Peking Paulger, R., assist., British-American Tobacco Co., Ld., Bangkok Pauli, E., assist., Escher, Wyss & Co., Tokyo Pautet, Dr. E., medical officer, Chinese Maritime Customs, Szemao Pauw, J., assistant manager, Netherlands Gutta Percha Co., Singapore Pauw, J. J., assist., Netherlands Gutta Percha Co., Shanghai Pavri, K. S., merchant, Shameen, Canton Pavri, P. K., manager, K. S. Pavri, Hongkong Pawelzig, H., American Drug Stone, Shanghai Pawelzig, H., American Drug Store, Shanghai Pawle, E. J., deputy assist. supt., Trade, Customs and Shipping, Sarawak Paxton, J. H., vice-consul, American Consulate, Nanking Payne, A., assist., electricity dept., Municipality, Shanghai Payne, E., assist., Collins & Co., Ld., Shanghai Payne, H., director, Collins & Co., Ld., Shanghai and Tientsin Payne, H. F., vice-president, American Bank Note Co., Peking Payne, J., assist., New Darvel Bay (Borneo) Tobacco Plantations, Lahad Datu, B. N. Borneo Payne, L. F., assist., Patten, Mackenzie & Co., Shanghai Payne, O. B., assistant, Hall & Holtz, Shanghai Payne, W. C., director, Harewood Rubber Estates, Ld., Perak Paynter, P. C., manager, Beaufort Borneo Rubber Co., Jesselton, B. N. Borneo Peace, L. J., assist., Planters' Stores & Agency Co., Selangor Peach, Rev. P. L, manager and correspondent, Anglo-Chinese School, Penang Peach, N. W., sub-manager, Weeks & Co., Shanghai Peachey, L. H, Kailan Mining Administration, Tientsin
Peacock, B. L., assist., Sarawak Oilfields, Ld., Sarawak
Peacock, C. E., signs per pro., Arnhold & Co., Ld., Hankow
Peacock, C. S., assistant, British-American Tobacco Co., Shanghai
Peacock, F. V., assist., New Darvel Bay (Borneo), Tob. Plantns., Ld., Lahad Datu, B.N.B.

Peacock, S. C., assistant, John Little & Co., Ld., Singapore Peake, H. O., director, Harrisons, Barker & Co., Ld., Singapore Peall, G. F., senior assist., Raffles Institution, Singapore Pearce, Sir E. C., governing director, Ilbert & Co., Shanghai Pearce, Sir E. C., governing director, Hoert & Co., Shanghai Pearce, F. J., assist., Merlimau Rubber Estates, Ld., Malacca Pearce, F. R., assistant, Whiteaway, Laidlaw & Co., Ld., Singapore Pearce, H. C., merchant, Pearce & Garriock, Hankow Pearce, H. J., engineer, P.W.D., Hongkong Pearce, R. W., partner, Pearce & Co., Kobe Pearce, T. W., missionary, London Mission, Hongkong Pearl, A. C., assistant, Dunlop Rubber Co. (Far East), Kobe Pearse, W. H., assist., Sungei Batu Rubber Estates, Kedah Pearson, A. D., assist., Mansfield & Co., Ld., Singapore Pearson, A. E., assistant, Kiangnan Dock, Shanghai Pearson, A. E., Pearson, Mackie, Atwell & Co., Yokohama Pearson, A. M., assist., Gattey & Bateman, Singapore Pearson, A. M., assist., Gattey & Bateman, Singapore
Pearson, C. D., engineer-in-chief, Waterworks Co., Ld., Shanghai
Pearson, C. D., survey, Survey department, Kuala Lumpur
Pearson, C. G. G., Chinese Government Salt Revenue Administration, Tsinan
Pearson, C. H., director, W. M. Strachan & Co., Ld., Kobe
Pearson, C. H. C., senior supt. of C.I.D., Constabulary dept., Sandakan, B.N.B.
Pearson, E. A., resident, South Keppel, North Borneo
Pearson, H. L., chief municipal engineer, Singapore
Pearson, J. C., assist., Atlantic, Gulf and Trading Co., Manila
Pearson, J. H., general manager, Robinson Piano Co., Ld., Shanghai and Singapore
Pearson, R. W., supt. of stores, Armstrong Whitworth & Co., Ld., Hongkong
Pearson, T. C. G., broker, Gracey & Pearson, Hankow
Pearson, V. Far Eastern Advertising Agency, Tokyo
Pearson, V. H., proprietor, Gunong Kroh Estate, Perak
Pearson, W. A., assistant, Asiatic Petroleum Co. (North China), Ld., Newchwang
Peat, A. E., director, Lewis & Peat, Ld., Singapore Peat, A. E., director, Lewis & Peat, Ld., Singapore Peat, D. B., assistant, Hongkong & Shanghai Bank, Hongkong Peck, H. C. B., assistant, Shanghai Electric Construction Co., Ld., Shanghai Pecker, C. B., assistant, Shanghai Electric Construction Co., Ld., Shang Pecker, C. B., assistant, Harrisons, Barker & Co., Ld., Singapore Pedersen, A., assistant, Great Northern Telegraph Co., Vladivostock Pedersen, A. C., electrician, Great Northern Telegraph Co., Hongkong Pedersen, H. C. W., clerk, Municipal Council, Shanghai Pedersen, Dr. P. N., Chinese Maritime Customs, Antung Pedersen, P. R., electrician, Great Northern Telegraph Co., Vladivostock Pedlow, J. H., protector of Chinese, Penang Peebles, W. assist, G. Einocchiaro & Co. Shanghai Peebles, W., assist., G. Finocchiaro & Co., Shanghai Peel, C. A., sub-manager, Dodwell & Co., Hongkong Peel, J. W., Wesleyan Hodge Memorial Hospital, Hankow Peel, L., acting deputy commissioner of Customs, Tengyueh Peel, Hon. Mr. W., chief secretary to Government, Kuala Lumpur Peet, G. L., assist., Straits Times, Singapore Peet, V. K., accountant, International Banking Corporation, Hankow Peeters, F., Compagnie de Tramways, Tientsin Pegg, H. H., engineer, Public Works department, Hongkong Pegge, W. O., Chinese Maritime Customs, Swatow Pegler, C. E., manager, Whiteaway, Laidlaw & Co., Ld., Perak Peice, R. E. F., Tientsin Anglo-Chinese College, Tientsin Pekson, D., assistant to general manager, Philippine National Bank, Manila Pellas, D., administrateur délégué, Rizeries de la Mediterrance, Saigon Pellas, F., consul for Italy, Saigon Pellas, S. V., administrateur délégué, Rizeries de la Mediterranee, Saigon Pelling, F. W., assist., Smith, Bell & Co., Cebu Pelling, H. W., assist., Tobacco Products Corporation (China), Shanghai Pells, N. G., assisc., electricity dept., Municipality, Shanghai Pelstrusof, L. A., M. V. Pelstrusof, Harbin Peltier, M., Donanes et Régies, Kien-An, Tonkin Pena, F. de la, Eastern Extension Aus. & China Telegraph Co., Shanghai

Pender, L., assist., Tronoh Mines, Ld., Perak Pendered, T. D. E., assist., Asiatic Petroleum Co. (S.C.), Ld., Hongkong

Pendergast, W. J., assistant, Taikoo Dockyard & Engineering Co., Ld., Hongkong Pendrigh, C. S., assistant, Tarkoo Dickyard & Engineering Co., Ed., Pendrigh, C. S., assist., Sedenak Rubber Estates, Ld., Johore Penfold, F. G., director, Calder, Marshall & Co., Ld., Shanghai Penfold, G. B., assist., Eastern Sumatra Rubber Estates, Ld., Sumatra Penicaud, Rev. P., provicaire, French Catholic Mission, Pakhoi Penn, A. H., sub-manager, Bank Line, Ld., Hongkong Pennefather Evans, J. P., assistant commissioner of Police, North Perak Pennell, A. W., director, Finance and Commerce, Shanghai Pennell, E. L., assist., Standard Oil Co. of New York, Kobe Pennell, W. A., assist., British-American Tobacco Co. (China), Ld., Shanghai Pennell, W. V., sub-editor, Peking and Tientsin Times, Tientsin Pennett, C. W., assistant, Jardine Engineering Corporation, Shanghai Penning A. L. manager, Royas, Rassatt & Co. Shanghai Penning, A. L., manager, Boyes, Bassett & Co., Shanghai Penny, F. G., assist. execu. engineer, power station, Municipality, Shanghai Pennybacker, J. E., assist., Standard Oil Co. of New York, Tokyo Penrice, W., assist., W. Mansfield & Co., Singapore
Penry, A. D., assistant, American Insurance Association, Shanghai
Pentelow, F. L., representative, Asiatic Petroleum Co. (F.M.S.), Ld., Ipoh, Perak
Pentney, O. G., sales manager, Wearne Bros., Ld., Perak
Peoples, D., assist., Taikoo Dockyard and Engineering Co., Hongkong
Peoples, L. J., manager, Han River Factory, British Cigarette Co., Hankow Peploe, Dr. Murray-Webb, Hangchow Hospital, Hangchow Pepp, W. E., first assistant secretary to Government, Kuala Lumpur Pepper, F. C., assistant supt., Eastern Extension Telegraph Co., Ld., Manila Pepperele, E., accountant, Hongkong Hotel Garage, Hongkong Percival, A. J., managing director, Inniss & Riddle, Ld., Shanghai Percival, A. S. F., assist., Chersonese Estate, Perak Percival, J. E., chartered accountant, Maurice, Jenks, Percival & Isitt, Kobe Percy, G. R., assistant engineer, P.W.D., Kuala Selangor, F.M.S. Percy, T. R., general agent, passenger dept., Canadian Pacific Steamships, Shanghai Perdue, C. G., assist. director, Criminal Intelligence, Hongkong Pereira, A. M. R., assist., Wm., Forbes & Co., Tientsin Pereira, Floriano Nunes, vice-consul for Brazil, Shanghai Pereira, M. R., assist., Arnhold & Co., Ld., Shanghai Pérez, F. G., manager, Compañia General de Tabacao de Filipinas, Iloilo Perez, F. G., manager, Compania General de Tabacao de Filipinas, Iloilo Perez, L., assist., Forbes, Munn & Co., Ld., Manila Périnaud, L., chef de section, Soc. Anon. de la Mine de Trang-Da, Tonkin Perkes, C. A., assist. traffic manager, Dollar Steamship Lines, Shanghai Perkins, C. B., president, Standard Products Co., Shanghai Perkins, C. H., representative, Vacuum Oil Co., Manila Perkins, C. J., assistant surveyor general, Survey dept., F.M.S. Perkins, H. W., traffic manager, F.M.S. Railways, Selangor Perl F. H. L., merchant, Ranghab Perl, F. H. L., merchant, Bangkok Perraud, J., cashier, Banque de l'Indo-chine, Shanghai Perret, C., dept. mgr., Cie. de Comm. et de Navigation d'Extreme Orient, Hongkong Perrie, R., assistant, Taikoo Sugar Refining Co., Hongkong Perrier, G., admin. sub. mgr., Book office, Cie. Française de Tramways, Shanghai Perrin, C. M., distribution engineer, electricity dept., Municipality, Shanghai Perrin, N. J., manager, Thos. Cook & Son, Hongkong Perrott, R. T., assist., Merlimau Rubber Estate, Malacca
Perry, A. W., superintendent, Posts and Telegraphs, Kuala Lumpur
Perry, A. V., solicitor, Balley & Perry, Hankow
Perry, D. H., assist., Asiatic Petroleum Co., Hongkong
Perry, F. A., division manager, British-American Tobacco Co., Hongkong
Perry, J. H. P., assistant, Chinese Maritime Customs, Wuchow
Perry, J. H. P., assistant, Chinese Maritime Customs, Wuchow Perry, J. R., secretary, Fraser & Neave, Singapore Perry, L. C., assistant, Standard Oil Co. of New York, Shanghai Perry, S. S., bill and exchange broker, Hongkong Peter, A., assistant, Ed. Keller & Co., Ld., Manila Peter, A., assistant, Fuhrmeister & Co., Hankow Peter, B. B., inspector of Cemeteries, Penang Peter, V., assistant, Arbuthnot & Co., Shanghai Peterkin, W. D., assist., Mansfield & Co., Singapore

Peters, A. F., manager, Sun Life Assce. Co. of Canada, Smith, Bell & Co., agents, Manila

Peters, E. C., agent, Jardine, Matheson & Co., Ld., Tientsin Peters, H., assistant, British-American Tobacco Co., Singapore Peters, H. A., assist., Port Dickson-Lukut (F.M.S.) Rubber Estates, Ld., Negri Sembilan Peters, H. K., assist., Ewo Press Packing Co., Jardine, Matheson & Co., Ld., Shanghai Peters, W. H., assist., Canadian Pacific Railway Co., Hongkong Petersen, A. C., assistant, East Asiatic Co., Shanghai Petersen, H., signs per pro., Meyer & Co., Tientsin Petersen, H. A., assistant, East Asiatic Co., Tsingtao Petersen, K. assistant, East Asiatic Co., Tsingtao Petersen, K., assist., Northern Feather Works, Ld., Canton Petersen, N., supervisor, Great Northern Telegraph Co., Amoy Petersen, O., assist., China Export-Import and Bank Co., Shanghai Petersen, R., partner, C. Illies & Co., Kobe Petersen, R. E., M.D., Methodist Episcopal Mission, Nanking Peterson, E. P., boarding officer, Marine dept., Singapore Peterson, T. McQ., assistant, Taikoo Dockyard, Hongkong Petheram, B., reporter, South China Morning Post, Hongkong Pethick, H. H., attorney, Standard Oil Co. of New York, Hongkong Petitjean, J., comptable, Compagnie de Tramways, Tientsin Petrie, Bruce, director, Bruce Petrie, Ld., Singapore Petrie, J., assistant, Davie, Boag & Co., Ld., Hongkong Petroff, N. J., Asiatic Trading Corporation, Hankow Petrschke, T., assistant, Deutsch-Asiatische Bank, Canton Pettersen, A., assist., British Cigarette Co., Ld., Shanghai Pettersen, F. O., assist., Alex. Ross & Co., Shanghai Petterson, C. M., Chinese Maritime Customs, Harbin Petterson, Harold A., professor, Peiyang University, Tientsin Petterson, W. W., assist., Vacuum Oil Co., Kobe Pettersson, P. E., Chinese Maritime Customs, Chefoo Pettit, treasurer, Station d'Altitude de Dalat, Hue, Annam Pettitt, A. V, assistant, British-American Tobacco Co. (China), Ld., Shanghar Peuster, P. O., assist., John Manners & Co., Hongkong Peyre, P., sous-directeur, Société Française des Charbonnages du Tonkin, Haiphong Peyssonnaux, secrétaire, Service de la Surete en Annam Pfeifer, B., salesman, The Office Appliance Co., Shanghai Pfister, B. A., Atkinson & Dallas, Ld., Shanghai
Pflug, W., manager, American Drug Co., Shanghai
Pfordten, F. B., station electrican, Extension Telegraph Co., Penang
Phear, H. W., supt., preventive branch, Trade and Customs, Selangor
Phelips, H. R., local auditor, Audit office, Hongkong
Philips, W., assistant, Carlowitz & Co., Shanghai Philipp, W., assistant, Carlowitz & Co., Shanghai Philippidis, C. M., merchant, Chungking Philippidis, Ph. M., assistant, C. M. Philippidis, Chungking Philipsen, J., assistant, Cornes & Co., Yokohama Phillip, D., signs per pro., Harrisons, Barker & Co., Singapore Phillip, J., assistant, Oriental Telephone and Electric Co., Ld., Singapore Phillippo, R. C., manager, Holliday & Co., Ld., Shanghai Phillippo, A. E. M., accountant, North Borneo Trading Co., Ld., Sandakan, B.N.B. Phillips, A. R. H., chemist, Taikoo Sugar Refining Co., Hongkong Phillips, C. G. R., assist. telegraph engineer, F.M.S. Railway, Kuala Lumpur Phillips, D. W., inspector, Sanitary dept., Hongkong Phillips, E. J. L., manager, Smith, Bell & Co., Zamboanga Phillips, F. C. S., traffic and loco. supt., Railway dept., Jesselton, B. N. Borneo Phillips, G. assistant Godak Rubber Estate, Ld. Negri Sembilan Phillips, G., assistant, Gadek Rubber Estate, Ld., Negri Sembilan Phillips, H. B., director, General Motors Japan, Ld., Osaka Phillips, H. F., Hongkong and Shanghai Banking Corporation, Chefoo Phillips, K. B., accountant, Treasury and Audit dept., Sandakan, B.N.B. Phillips, L. G., assist. master, Anglo-Chinese College, Amoy Phillips, Dr. M., physician, Peking Phillips, M. A. N., assist., British-American Tobacco Co., Ld., Bangkok Phillips, R. P., managing-director, Pinang Gazette, Penang Phillips, R. P., partner, Brown, Phillips & Stewart, Penang, Singapore and Selangor Phillips, R. P., secretary, Gande, Price, Ld., Shanghai Phillips, Rev. S. A., headmaster, Anglo-Chinese School, Penang

Phillips, T., assist., Kiangnan Dock and Engineering Works, Shanghai

Phillips, W., Chinese Maritime Customs, Newchwang
Phillips, W. J. E., medical officer, General Hospital, Johore Bahru, Johore
Phillips, W. M., assistant, Dominion Rubber Co., Ld., Kelantan
Philp, D., assist. accountant, F.M.S. Railways, Selangor
Philp, W., sub-accountant, Chartered Bank of India, Australia and China, Manila
Phipps, C. E., attorney, Standard Oil Co. of New York, Singapore Phipps, W. A., assistant district engineer, Municipality, Singapore Picard, -.., ingenieur, Travaux Publics, Bac-Giang, Tonkin Pichon, A. L., commissioner, Chinese Maritime Customs, Changsha Pickering, E. S., assistant assessor, Municipality, Singapore Pickett, J. T., president and general manager, Johnson-Pickett Rope Co., Manila Pickney, G. H., assist., Sandilands, Buttery & Co., Penang Pickthall, J. R. M., assistant supt. of Customs, Selangor Pidgeon, J. C., assistant, Maurice Jenks, Percival & Isitt, Tokyo Pidgeon, J. H., assistant, Carroll, Bros., Hongkong Pierce, F. A., driller, Sarawak Oilfields, Ld., Sarawak Pierce-Grove, F., medical practitioner, Pierce-Grove, Aubrey & Macgown, Hongkong Piercy, A., assistant, Jardine, Matheson & Co., Hongkong Pierpoint, M., Palmer & Turner, Shanghai Pierre, S., assist., Messageries Maritimes, Singapore Pierrepont, J. D., manager, Oriental Telephone & Electric Co., Singapore Pierrot, chef de bureau. Residence Superieure en Annam Pierrugues, A., managing director, Racine et Cie., Shanghai Pietzger, H., partner, C. Illies & Co., Kobe Pilet, directeur des écoles primaires, Province de Thua-Thien, Annam Pike, A., assistant, Raub Australian Gold Mining Co., Ld., Pahang Pike, A. T. J., representative, William Jacks & Co., Shanghai Pike, E. V., assistant, Gordon & Co., Ld., Shanghai Pike, R. S., tidesurveyor, Chinese Maritime Customs, Ichang Pike, M. S., tidesurveyor, Chinese Martime Customs, Ichang Pike, W., manager, Windsor (F.M.S.) Rubber Estate, Ld., Perak Pilcher, H. W., merchant, Shanghai Pilcher, J. F., assist., South British Insurance Co., Ld., Shanghai Pile, T. M., assist., Lane, Crawford, Ld., Hongkong Pilly, A. S., accountant, Tebong Rubber Estate, Malacca Pimley, E. F., assistant, American Asiatic Underwriters, Shanghai Pinchbeck, H. W., field assistant, Sarawak Oilfields, Ld., Sarawak Pincione, T., chief engineer, Haiho Conservancy Commission, Tientsin Pincott, L. C., assistant, North Labis (Johore) Rubber and Produce Co., Ld., Johore Pinel, C. E., assistant, Nielsen & Malcolm, Hankow Pinguet, A. R., consul for Belgium, and agent, Douglas Lapraik & Co., Amoy Pinguet, E. L., manager., American Milk Products' Corporation, Shanghai & Hongkong Pinguet, H. M., assistant, Asiatic Petroleum Co., Hongkong Pini, V., manager, Italasia, Ld., and acting consul for Italy, Singapore Pinkerton, W. J. D., executive engineer, Ulu Selangor Pinnick, A. W., B.COM., assist. master, Thomas Hanbury School, Shanghai Pino, J. J. F., director, Adminstration of Finances of the Native States of Sumatra Piot, R., directeur-général, Société Française des Distilleries, Hanoi Pipe, F. H., assistant, Wise & Co., Manila Piper, A. L., assistant, Asiatic Petroleum Co., Ld., Shanghai Piper, H. T., manager, Penah Merah (N. S.) Estate, Negri Sembilan Piper, K., merchant, Delacamp, Piper & Co., Kobe Piper, K. F., assistant, Union Insurance Society of Canton, Ld., Shanghai Piquemal, V., secretary, Cie. Franco-Asiatique des Petroles, Saigon Pirajno, Cav. G., acting consul general for Italy, Shanghai Piro, J. W. de, director, McAlister & Co., Ld., Singapore Piro, W. W. H. de, assist., McAlister & Co., Ld., Singapore Piron, C., Compagnie de Tramways, Tientsin Pistruiloff, B. E., Chinese Maritime Customs, Nanking Pition, M. C., chef de service, Kouang-Tcheou-Wan Pitt, G. H., secretary, Stanton, Nelson & Co., Ld., Singapore Pitt, R. E., assistant engineer, P.W.D., Perak Plambeck, P., assist, Bremen Colonial and China Trading Co., Tientsin

Plant, J., Sino-German Telegraph Co., Peking

Plant, L., engineer, Linotype and Machinery, Ld., Shanghai

Plantin, J., preparateur, Pharmacie, J. Blanc, Hanoi Plascott, J. F. W., land surveyor, Public Works department, Hongkong Plate, O., assistant, Reuter, Brockelmann & Co., Canton Plath, P. L. D., manager, Frazar Federal. Inc., Peking Platt, A. T., jointer, Eastern Extension Telegraph Co., Singapore Platt, J. W., manager, Asiatic Petroleum Co., Wuchow Plattner, F., Zellweger & Co., Yokohama Pleace, C. J., assist. switchgear supt. Municipal electricity department, Shanghai Pleshkoff, G., engineer, P. Heath & Co., Ld., Tientsin Plesner, A., assist., Great Northern Telegraph Co., Nagasaki Plesner, A., assist., Great Northern Telegraph Co., Nagasaki Plews, J. C., assistant, Bradford Dyers' Assocn. of England, Ld., Shanghai Plowright, K. R., assistant, Gordon & Co., Ld., Shanghai Plumer, J. M., assist., Chinese Maritime Customs, Shanghai Plummer, accountant, Treasury and Audit Department, Sandakan, B.N.B. Plummer, J. A., director, Bradley & Co., Ld., Hongkong Plummer, J. A. H., assist., Bradley & Co., Hongkong Plunket, B. T., assistant, North Hummock Rubber Co., Ld., Selangor Plunkett, J. O., assistant engineer, P.W.D., Perak Poate, F. W., director, Mackenzie & Co., Shanghai Poels, L., Kailan Mining Administration, Tientsin Poggenburg, W. E., assist., Tobacco Products Corporation (China), Shanghai Pohl, R., assistant, Helm, Bros., Ld., Yokohama Poincignon, A., directeur, Institut Musical, Hanoi Poinsot, R. M. A., assistant, Chinese Maritime Customs, Canton Pointon, A. G., assist., Bombay-Burmah Trading Corporation, Ld., Raheng, Bangkok Poisat, Ch., director, Société Anonyme Charles Poisat, Canton Polain, M., chargé d'affair, Belgian Legation, Bangkok Pole, T. F. Anderson, director, Sime, Darby & Co., Ld., Shanghai Poletti, B., examiner, Chinese Maritime Customs, Shanghai Poletti, T., commissioner, Post Office, Swatow Polglase, E. J., assistant architect, P.W.D., Penang Polglase, H. B., deputy accountant, F.M.S. Railways, Kuala Lumpur Poliak, A., assistant, China Soap Co., Shanghai Polk, S. T., Min River Conservancy, Foochow Pollak, R., sub-manager, Reuter, Brockelmann & Co., Shanghai Pollard, A., assist., David Sassoon & Co., Ld., Shanghai Pollard, E. C., assistant, Bukit Kajang Rubber Estates, Ld., Malacca Pollard, Thomas H., consulting engineer, Bangkok Polliz, I., Blom & Van Der Aa, Shanghai Pollock, A., accountant, Shanghai Electric Construction Co., Ld., Shanghai Pollock, A. K., junior assistant engineer, Gunong Pulai Waterworks, Singapore Pollock, A. R., engineer, Bradley & Co., Swatow Pollock, C. M., geological staff Sarawak Oilfields, Ld., Sarawak Pollock, G., assist. supt., Shanghai Electric Construction Co., Ld., Shanghai Pollock, Sir H. E., barrister-at-law, Hongkong Pollock, M., assistant, Asiatic Petroleum Co. (P.I.), Ld., Manila Polson, I. D., Chinese Maritime Customs, Chefoo Poltere, I., assist., Midland Packing Co., Shanghai Polyering A., proprietor, Chefoo Toilet, Club, Chefoo Polverino, A., proprietor, Chefoo Toilet Club, Chefoo Polykarpoff, S., Brunner, Mond & Co., Harbin Polyzoides, A., assist., Bangkok Dock Co., Ld., Bangkok Pomar, P., dept. manager, Compania de Tabacos de Filipinas, Manila Pommeraye, J. de la, chef, Pommeraye & Cic., Saigon Pommeraye, R. de la, assistant, Indochine Films and Cinemas, Saigon Pommerenke, H. H., instructor, Canton Christian College, Canton Pompignan, P. de, manager, Banque de l'Indo-Chine, Peking Pond, A., medical practitioner, Cebu, P.I.
Pond, H. C., manager, Amos Bird Co., Shanghai
Ponsford, J. C. S., assistant, Asiatic Petroleum Co. (F.M.S.), Ld., Perak
Poole, C., representative, G. N. Haden & Sons, Canton Poole, G. T., managing director, Chandless & Co., Tientsin Poole, H. A., assistant, Standard Oil Co., Shanghai

Poole, J. L., assistant, Standard Oil Co. of New York, Shanghai

Poole, O. M., general manager, Dodwell & Co., Kobe

Poole, W. F., Chinese Maritime Customs, Kowloon Pooley, A. C. W., electrician, Eastern Extension Telegraph Co., Singapore Pooley, A. C. W., electrician, Eastern Extension Telegraph Co., Singapore Pooley, H., assist. works manager, Green Island Cement Co., Ld., Hongkong Poonawalla, G. F., manager, Abdoolally, Ebrahim & Co., Shanghai Pooritz, J. I., assistant, Asiatic Trading Corporation, Hankow Pope, G. W., medical officer of health, Hongkong Pope, H. C., assistant, Asiatic Petroleum Co., Ld., Shanghai Pope, R. H., divisional engineer, F.M.S. Railways, Selangor Popoff, L., assist., A. Cameron & Co. (China), Ld., Shanghai Popper, J. E., engineer, Government Electric Light Works, Mukden Porfrieff, K. A., assistant, Chandless & Co., Tientsin Porritt, J. C., assistant, Geo. McBain, Shanghai Porritt, J. C., assistant, Geo. McBain, Shanghai Portail, E., assistant, Albert Portail, Saigon Porter, A. R., manager, Forbes, Munn & Co., Cebu, P.I. Porter, C. F., assistant, British-American Tobacco Co. (Straits), Ld., Singapore Porter, C. W., secretary and deputy manager, Mutual Telephone Co., Ld., Shanghar Porter, H., consul for Great Britain, Harbin Porter, J., assistant, Kelly & Walsh, Ld., Shanghai Porter, H. G., assistant, Tobacco Products Corporation, Shanghai Porter, J. V., Chinese Maritime Customs, Tientsin Porter, L. C., professsor, Peking University, Peking Porter, R. H., professor, University, Nanking Porter, R. S., assist., George McBain, Tientsin Porter, T. R., marshal, U.S. Court for China, Shanghai Porter, W. J., telephone traffic manager, Postal and Telegraph dept., Kuala Lumpur Poshnine, M., assistant, Aquarius Co., Shanghai Posthumus, P. O., harbour master, Pangkalan-Brandon, Sumatra Pott, F. L. Hawks, dean, St. John's University, Shanghai Potter, F. W., engineer, Gas Co., Ld., Shanghai Potter, H. E., examiner, Chinese Maritime Customs, Shanghai Potter, J. L., assist., British-American Tobacco Co., Ld., Singapore Potter, S., assistant, English Electric Co., Tokyo Pottinger, G. E. B., assistant, British Cigarette Co., Ld., Shanghai Pottinger, T. P., assist., Sun Insurance Office, Shanghai Pottinger, W. I., director, Pottinger & Co., Ld., Tientsin Potts, A. C., manager, Commercial Union Assurance Co., Singapore Potts, A. H., broken, Renjamin & Potts, Unadama Potts, A. H., broker, Benjamin & Potts, Hongkong Potts, G. A., manager, Harrisons, Barker & Co., Penang Potts, G. H., broker, Benjamin & Potts, Hongkong and Shanghai Potts, P. C., share and general broker, Bonjamin & Potts, Hongkong Poulet, A., manager, Standard Oil Co. of New York, and vice-consul, U.S.A., Saigon. Poulet, J., assistant, Signaux Meteorologiques, Shanghai Poulin, G. J., assistant, British Cigarette Co. Ld., Shanghai Poullet-Osier, G., directeur, Banque de l'Indochine, Combodge Poulsen, C. M., assistant, Great Northern Telegraph Co., Ld., Vladivostock Poulsen, H., assistant, Great Northern Telegraph Co., Shanghai Poulsen, J. O. V., assist., Great Northern Telegraph Co., Ld., Vladivostock Poulsen, J. O. V., assist., Great Northern Telegraph Co., Ld., Vladivostock Pouncey, C. A., assistant, Chinese Maritime Customs, Shanghai Poupelain, Dr., health officer, French Municipality, Shanghai Pousford, E. N., inspector, Sanitary dept., Hongkong Poussel, M., assistant, Racine et Cie., Shanghai Poutney, T. W., assistant, British-American Tobacco Co., Hankow Poutsma, N., assistant, Transmarina Trading Co., Hankow Poveda, J. J., cashier, Compania General de Tobacco de Filipinas, Iloilo Pow, G. E., sub-accountant, Chartered Bank of India, Aus. and China, Penang Powell, A. T., Chinese Maritime Customs, Soochow Powell, B. W. B., divisional engineer, Postal and Telegraph dept., Penang Powell, C. M., assistant, Chinese Maritime Customs, Yunnanfu Powell, C. M., assistant, Chinese Maritime Customs, Yunnanfu Powell, F., assistant, Jardine Engineering Corporation, Ld., Shanghai Powell, H. R., assistant, Fire Brigade, Shanghai Powell, J. B., editor, China Press, Inc., Shanghai Powell, J. D., assist., Bangkok Dock Co., Ld., Bangkok Powell, M., Chinese Maritime Customs, Nanking

Powell, S. H., partner, Moyler, Powell & Co., Peking and Tientsin

Powell, Sidney J., architect, Shanghai Powell, Sidney J., architect, Shanghai
Powell, T. S., Asiatic Petroleum Co., Newchwang
Power, J., tide-surveyor, Chinese Maritime Customs, Kowloon
Power, K. W., assistant, Chinese Maritime Customs, Canton
Powers, K., assistant, British-American Tobacco Co. (Straits), Ld., Singapore
Poyser, E. C., assistant, Adamson, Gilfillan & Co., Singapore
Praagh, H. B. van, accountant, Sandilands, Buttery & Co., Sumatra
Prade, G. D. de la, coulsul for France, Mukden
Prade, George Dufower de la coppul for France, Mukden Prade, Georges Dufarre de la, consul for France, Hongkong Pradier, J. E., Silk and General Trading Co., Yokohama Prager, Jerome, general manager, Exporters' Sales Corporation, Manila Prager, W. L., assist., North China Commercial Co., Inc., Tientsin Pragnell, C. F., assistant, China Sugar Refinery Co., Ld., Hongkong Pratt, A., assistant, Municipal Council, Shanghai Pratt, A., assistant, Pitcairn, Syme & Co., Sourabaya Pratt, C., assist., Wilkinson, Heywood & Clark, Shanghai Pratt, C. A., assist., Arts and Crafts, Ld., Shanghai Pratt, E., assistant, F. Wilson & Co., Inc., Manila Pratt, E., assistant, F. Whish & Co., Inc., Manna
Pratt, E., senior district officer, Butterworth, Penang
Pratt, F. J., manager, Broome Rubber Plantations, Selangor
Pratt, F. L., director, *Pinance and Commerce*, Shanghai
Pratt, F. P., manager for Japan, Norwich Union Fire Insurance Society Ld., Tokyo
Pratt, G. S., Asiatic Petroleum Co., Chinkiang
Pratt, J. C., assistant, Malayan American Plantations, Ld., Johore Pratt, R. S., consul for Great Britain, Pakhoi-Hoihow Preckel, —., condtr. prov., Travaux Publics, Tuyen-Quang. Tonkin Preissig, E. R. V., assistant, Augustesen China Trade, Shanghai Premet, P., doctor-of-law, Shanghai Prentis, R. E., director, Dupire Morrell, Ld., Singapore Preodrajensky, N. A., barrister-at-law, Harbin Prescott, J. M., assist., Boustead & Co., Singapore Prescott, J. M., assist., Boustead & Co., Singapore
Preshaw, C. M., electrician, Eastern Extension Telegraph Co., Ld., Shanghai
Preston, A. M., solicitor, Ellis & Hays, Shanghai
Preston, A. R., vice-consul for U.S.A., Tokyo
Preston, G. A. C., signs per pro. Borneo Co., Ld., Bangkok
Preston, W., assistant, Chinese Maritime Customs, Shanghai
Price, D. W. M., legal adviser, Alliance Tob. Co. of China, and B.A.T., Co., Ld., Shanghai
Price, E. G., assistant, Butterfield & Swire, Wuhu
Price, E. G., director, Clifford, Wilkinson Tansan Mineral Water Co., Ld., Kobe
Price, E. W., assistant, Whiteaway, Laidlaw & Co., Ld., Penang
Price, F., assist., tea dept., Gibb, Livingston & Co., Ld., Shanghai
Price, F. R., reporter, China Mail, Hongkong Price, F. R., reporter, China Mail, Hongkong Price, H. G., field assistant, Sarawak Oilfields, Ld., Sarawak Price, J., assist., Standard Oil Co. of New York, Shanghai Price, M. T., manager, Edward Evans & Sons, Ld., Shanghai Price, M. T., manager, Edward Evans & Sons, Ld., Shanghai Price, W., manager, Whiteaway, Laidlaw & Co., Ld., Penang Price, W. A. G., assistant, Fire Brigade, Shanghai Price, W. D., International Export Co., Nanking Price, W. E., overseer, Butterfield & Swire. Hongkong Prideaux, B. T., chief sanitary inspector, Health dept., Shanghai Priedmann, G., assistant, Hamburg-Amerika Linie, Shanghai Priestley, H. H. H., sub-manager, E. D. Sassoon & Co., Shanghai Prince, E. A., assistant, A. R. Burkill & Sons, Shanghai Prins, J. G., Handelmaatschappij Transmarina, Swatow Prins, K. F., assistant, Holland China Trading Co., Shanghai Prior, A. O. assist. Thos. Cook & Son, Ld. Kohe Prior, A. Q., assist., Thos. Cook & Son, Ld., Kobe Prior, J. T., solicitor, Wilkinson & Grist, Hongkong Prismall, A., accountant, Asiatic Petroleum Co. (S.C.), Ld., Canton Pritchard, E. A., assist., Inspectorate General of Customs, Peking Pritchard, W., assistant, Shanghai Tug and Lighter Co., Shanghai Procter, W. D., div manager, Eastern Ex., Aus. and China Telegraph Co., Peking Prodan, N., assistant, Reuter, Brockelmann & Co., Tientsin Pronk, C. M., assist., Holland China Trading Co., Tientsin Prophet, W. N., signs per pro., William Jacks & Co., Singapore

Prossor, H. K., assist., Asiatic Petroleum Co., Canton Prost, Rev., Roman Catholic Mission, Wenchow Protheroe, A. D., assistant, British Cigarette Co., Ld., Shanghai Proud, H., assistant, Singapore Traction Co., Ld., Singapore Proudfoot, D. V., assistant engineer, Public Works department, Sarawak Proudhom, commis principal, Trésorerie, Binh Thuan, Annam Proulx, B. C. A., assistant, The Robert Dollar Co., Shanghai Provan, J., engineer, Hongkong and Whampoa Dock Co., Hongkong Pryce, C., accountant, Canadian Pacific Steamships, Ld., Hongkong Pryde, W., acting legal adviser, Legal Adviser's dept., Johore Pryde, W., inspector of works, Public Works dept., Hongkong Pryke, C. F. A., gen. manager and engineer-in-charge, Railway dept., Jesselton, B.N.B. Pryor, R., Methodist Episcopal Mission, Nanking Pryor, W., assist, Kailan Mining Administration, Tientsin Psiol, D. J., attorney, Asiatic Trading Corporation, Hankow Puck, R., assist, Carlowitz & Co., Tientsin Puckle, B. H., Jardine Engineering Corporation, Mukden Puddle, H. G., assistant, British-American Tobacco Co., Ld., Shanghai Pudhope, J., assistant, Seth, Mancell & McLure. Shanghai Pugh, E., signs per pro., Reiss, Massey & Co., Ld., Shanghai Pulliam, H. F., assistant, Manila Gas Corporation, Manila Pulman, C. F., assistant, British Cigarette Co., Ld., Shanghai Puncheon, G., assist., Jardine, Matheson & Co., Hongkong Puncheon, J., shipbuilder, Hongkong and Whampoa Dock Co., Hongkong Punnett, H. E., assist., Cornes & Co., Yokohama Purcell, G. Harris, director, Liddell, Bros. & Co., Ld., Shanghai Purcell, J. D., surveyor, Survey dept., F.M.S. Purcell, J. D., surveyor, Survey dept., F.M.S.
Purcell, R. H., assistant, Liddell Bros. & Co., Ld., Shanghai
Purcell, V. W. S., official assignee, Bankruptcy Office, Penang
Purchas, L. W., manager, Panigoran Estate, Sumatra (absent)
Purdue, G. C., assistant, Municipal Council, Shanghai
Purdy, M. D., judge, U.S. Court for China, Shanghai
Purnell, P., assistant, McAuliffe, Davis & Hope, Penang
Purry, P. S., sub-manager, International Export Co., Hankow
Purser, O. J., accountant, Armstrong, Whitworth & Co., Ld., Hongkong
Purslow, F. C., distribution engineer, China Light and Power Co., Ld., Hongkong Purton, G., agent, Jardine, Matheson & Co., Ld., Chinkiang Purves, A. B., engineer, Public Works department, Hongkong Purves, D. J., assistant, China Sugar Refining Co., Hongkong Purvis, P. B., assistant, W. Hammer & Co., Ld., Singapore Pustavi, W. M., assistant, Meyer & Co., Tientsin Puthod, A., public silk inspector and exporter, Shanghai Puthod, L., assistant, A. Puthod, Shanghai
Putnam, J. R., consul for U.S.A., Amoy
Pybus, J. W., accountant, Gula-Kalumpong Rubber Estates, Ld., Perak
Pykett, Rev. G. F., supt., Methodist Episcopal Mission, Penang
Pykett, J. W., assist. supt. of Customs, F.M.S. Pym, J. F., assist. engineer, China Light and Power Co., Ld., Hongkong Pyne, F., assist., General Silk Importing Co., Inc., Yokohama Pyner, Rev. H. du T., senior resident master, Diocesan Boys' School, Kowloon, Hongkong Quaife, W. T., medical officer, Federated Malay States Rubber Co., Ld., Selangor Quarez, F., signs per pro., Banque Belge pour L'Etranger, Tientsin Quelch, H., manager, Garner, Quelch & Co., Ld., Shanghai Quelch, L., wine merchant, Henry Quelch & Co., Ld., Shanghai Queripel, A. L., assist., Bombay-Burmah Trading Corporation, Ld., Chiengmai, Siam Quesne, A. R. le, Asiatic Petroleum Co. (North China), Ld., Ningpo_ Quieviecourt, L. I. de, manager, Banque de l'Indo-chine, Nam-Dinh, Tonkin Quin, A. E., assistant, Deacon & Co., Canton Quinn, G., Chinese Maritime Customs, Nanking Quinn, J. J., director, Orient Co., Ld., Singapore Quinson, A., signs per pro., Mazet & Co., Canton Quintin, M. M., assistant, El Varaders de Manila, Binondo, Manila Quist, M. J., consul for Netherlands, Hongkong Quitas, ingénieur representant, Entrepreneurs Colons et Commercants, Annam

Rabbetts, H. C., assistant, H.B.M. Consulate, Shanghai Rabe, J. H. D., commercial manager, Siemens China Co., Tientsin Rabel, W. D. A., headmaster, Govt. English School. Batu Gajah, Perak Raddon, F. G., sub-manager, Dodwell & Co., Ld., Hankow Rademaker, C., superintendent, Deli Spoorweg Mij., Sumatra Radke, E., chancellor, German Consulate, Tientsin Radley, J., assistant, British Cigarette Co., Ld., Shanghai Radwan, W., assistant, British-American Tobacco Co. (China), Ld., Harbin Rae, D. C., assist. architect, Municipality, Singapore Rae, H. J., assistant, McAlister & Co., Ld., Singapore Rae, John, merchant, Oyee Trading Co., Kobe
Rae, Joseph., assistant, Rea's Tea-Set Factory, Kobe
Rae, W., assistant, Rae's Tea-Set Factory, Kobe
Rac, W., assistant, Sarawak Oilfields, Ld., Sarawak
Rae, W. O., assistant, Oyee Trading Co., Kobe
Rae, W. W., assistant, Hongkong & Shanghai Banking Corporation, Malacca
Rachura, D. Lassistant, British American Tohacca Co., Ld. Shanghai Raeburn, D. J., assistant, British American Tobacco Co., Ld., Shanghai Raeburn, F. C., assist., Asiatic Petroleum Co., Shanghai Rafeek, A. M. E., proprietor, Rafeek & Co., Canton Raffles, S. C., deputy commissioner, Trade and Commerce, F.M.S Rago, A. S. de, assist., Standard Oil Co. of New York, Shanghai Rago, M. V. de, Eastern Extension Australia & China Telegraph Co., Shanghar Rago, M. V. de, Eastern Extension Australia & China Telegraph Rahusen, D., assist., Mansfield & Co., Ld., Singapore Railton, H. E., managing-director, H. E. Railton & Co., Chefoo Railton, M. L., assistant, Jardine, Matheson & Co., Ld., Kobe Railton, N. L. H., assistant, Jardine, Matheson & Co., Hongkong Rainbow, O., assistant, Behn, Meyer China Co., Ld., Shanghai Rainnie, D. G., partner, D. C. Rainnie & Co., Kelantan Raiton, L., ingenieur adjoint, Travaux Publics, Saigon Raitt, A. G., supt. engineer, Tug and Lighter Co., Ld., Shanghai Rakkin, A. S., assist. British Cigarette Co., Ld., Hankow Rakkin, A. S., assist., British Cigarette Co., Ld., Hankow Ralling, S., assistant, Lankat Rubber Co., Ld., Soengei Pendjara, Sumatra Ralph, D. L., assistant, Butterfield & Swire, Shanghai Ralph, L. P., assist., Union Insurance Society of Canton, Hongkong Ralphs, E., inspector of English Schools, and dir. of Technical Institute, Hongkong Ralston, G. G., assist., Hongkong and Shanghai Bank, Shanghai Ralston, J., assistant master, English School for Indians, Hongkong Ralston, R., sub-accountant, Chartered Bank, Kuala Lumpur, Selangor Ram, E. A., civil engineer, Denison, Ram & Gibbs, Hongkong Ramage, A., assistant, United Sua Betong Rubber Estates, Negri Sembilan Rambaud, G., assistant, Cinted Star betong Intober Estates, Regif Semonan Rambaud, G., assistant, Racine et Cie., Shanghai Rambaut, A. E., deputy conservator, Forest dept., Selangor Rambert, M. P. A., acting accountant, Mercantile Bank of India, Ld., Singapore Ramm, M., assistant, Melchers China Corporation, Hankow Ramondt, A. J., accountant, Java-China-Japan Lijn, Hongkong Ramos, A. dos, export dept., Arnhold & Co., Shanghai Ramplin, F. S., accountant, Heacock & Cheek Co., Shanghai Rampton, E. J., manager, Dodwell & Co., Ld., Yokohama Ramsay, A., manager, (Engineering dept.), Borneo & Co., Perak Ramsay, A. B., assistant, Taikoo Dockyard and Engineering Co., Hongkong Ramsay, A. W., assistant, Asiatic Petroleum Co. (South China), Ld., Hongkong Ramsay, D., assistant, New Engineering & Shipbuilding Works, Ld., Hongkong Ramsay, D., assistant, New Engineering & Shipbuilding Works, Ld., Shanghai Ramsay, H. E., merchant, Ramsay & Co., and vice-consul for Sweden, Hankow Ramsay, J. H., assist., Hongkong & Shanghai Bank, Hongkong Ramsay, J. M., supt. shipbuilder, H'kong, and Whampoa Dock Co., K'loon., Hongkong Ramsay, J. V., assistant, Hongkong and Whampoa Dock Co., Hongkong Ramsay, M. B. sub-accountant Chartered Bank of India. Aus. and China Ld. Shangh Ramsay, M. R., sub-accountant, Chartered Bank of India, Aus. and China, Ld., Shanghai Ramsay, P. W., assistant, Taikoo Dockyard and Engineering Co., Hongkong Ramsay, R. A., engineer, Hongkong and Whampoa Dock Co., Hongkong Ramsay, T., Williamson & Co., Hongkong Ramsden, K. C., assist., British-American Tobacco Co. (China), Ld., Mukden Ramsey, H. P., doctor, Soochow Hospital, Soochow Ramsey, N. R., manager, T. Carr-Ramsey, Swatow Ramsey, W. L., assistant (thing Soan Co., Ld. Shanakai

Ramsey, W. L., assistant, China Soap Co., Ld., Shanghai

Ramsteldt, Dr. G. J., chargé d'affaires, Finland Embassy, Tokyo Ran, C. C., manager, Young Brothers Trading Co., Chungking Randall, A., assistant, Lane, Crawford, Ld., Hongkong Randall, jr., B. C., broker, Benjamin & Potts, Hongkong Randall, G. D., drilling supt., Sarawak Oilfields, Ld., Sarawak Randall, G. N., assistant, Hall & Holtz, Shanghai Randall, H. W., assist., Lane, Crawford, Ld., Hongkong Randell, R. J., assistant, Kombok (F.M.S.) Rubber Co., Ld., Negri Sembilan Rankin, C. E., tutor, Canton Christian College, Canton Rankin, G., assist., Little, Adams & Wood, Canton Rankin, H., manager, Findlay, Richardson & Co., Kobe and Tokyo Rankin, W. F., storekeeper, Shanghai Electric Co., Ld., Shanghai Ransom, R. H., manager, Kuala Selangor Rubber Co., Selangor Rantoft, J. F., consul for Denmark, Hankow Raper, H. W., managing-director, Great Eastern Life Assce. Co., Ld., Singapore Ranco Cov. R., consul judge Italian Consulate Shanghai Rapex, Cav. R., consul-judge, Italian Consulate, Shanghai Raphael, P., signs per pro., Banque Franco-Chinoise, Tientsin Rapin, G., assistant, Pathe-Orient, Shanghai Rapp, E., assistant, Cie. de Comm. et de Navigation d'Extreme Orient, Haiphong Rapp, G., secretary, John D. Humphreys & Son, Hongkong Rapport, H., signs per pro., Fur and Wool Trading Co., Tientsin Raptis, J. H., assistant, Taikoo Sugar Refinery, Hongkong Rashin, N. L., electrical dept., Andersen. Meyer & Co., Ld., Tientsin Rasker, A. G., accountant, Netherlands Trading Society, Hongkong Raskin, J., manager, Fur and Wool Trading Co., Tientsin Raskin, J., manager, Fur and Wool Trading Co., Tientsin Raskin, L., assistant, A.B.C. Press, Shanghai
Rasmussen, A. H., assist., Arnhold & Co., Ld., Tientsin
Rasmussen, O., American Express Co., Inc., Peking
Rasmussen, O. H., assistant, Great Northern Telegraph Co., Shanghai
Rasmussen, V. A. J., manager, Asiatic Petroleum Co., Ld., Kongmoon
Rass, E. de Lincheng Mine Peking Rass, E. de, Lincheng Mine, Peking Raszildeeff, P. D., signs per pro., Far Eastern Bank of Harbin, Shanghai Ratcliff, A. E., assist., Public Works dept., Shanghai Ratcliff, J. H., assistant, British-American Tobacco Co., Hankow Rathborn, C., signs per pro., Robinson & Co., Ld., Singapore Rathsam, C. E., assistant, Arnhold & Co., Ld., Canton Ratinet, L., directeur, Descours & Cabaud, Haiphong Ratinet, L., directeur, Descours & Cadaud, Halphong
Ratiney, E., assist., Etablissement Brossard-Mopin, Singapore
Rattey, W. J., assistant, Hongkong and Whampoa Dock Co., Hongkong
Ratti, E. F., agent, Jardine, Matheson & Co., Ld., Changsha
Ratjen, A., Carlowitz & Co., Mukden
Rau, T., merchant, Nabholz & Co., Yokohama
Rauchhobz, A., eng. assist., Telge & Schroeter, Shanghai
Raven, A. R. F., architect and civil engineer, Hongkong
Raven, E. S., director, Raven Trust Co., Ld., Shanghai
Raven, F. J., president. American Oriental Banking Corporation, Shang Raven, F. J., president, American Oriental Banking Corporation, Shanghai Raven, O. B., architect and civil engineer, Hongkong Ravetta, J. E., president, Swiss Benevolent Society, Canton Rawlins, F. C., assistant controller of stores, electricity dept., Municipality, Shanghai Rawlinson, D. V., assist., Asiatic Petroleum Co. (S.S.), Ld., Malacca Rawlinson, Rev. F., editor, Chinese Recorder, Shanghai Rawlinson, H. T., assistant, British-American Tobacco (China) Co., Ld., Hankow Rawnsley, W. A., assistant, Cooper & Co., Kobe Raworth, A. B., manager, General Electric Co. of China, Ld., Hongkong Rawsthorne, F. W., assistant, Municipal Council, Shanghai Rawsthorne, T. L., assistant, Municipal Council, Shanghai Ray, F. H., ship freight and general broken, Hongkong Ray, E. H., ship, freight and general broker. Hongkong Ray, H. W., director, Hongkong Amusements, Ld., Hongkong Rayden, C. W., assistant, Probst, Hanbury & Co., Ld., Shanghai Rayden, F., manager, Probst, Hanbury & Co., Ld., Shanghai Rayden, G. F., assistant, Probst, Hanbury & Co., Ld., Shanghai Raydt, Th. H., W. Niggemann & Co. Chefoo Rayman, L., assistant secretary to Government, Kuala Lumpur Rayner, C. E., director, Rayner, Heusser & Co., Ld., Shanghai

Rayner, W. E., partner, Derrick & Co., Singapore

Rayssac, Rt. Rev. Bishop, Mission Catholique, Swatow

Razavet, G. R., marine dept., Canadian Pacific Railway Co., Hongkong

Rea, G. Bronson, publisher, Far Eastern Review, Shanghai

Rea, W. Carter, mgr., Rea's Far Eastern Manual, and publisher Asiatic Motor, Shanghai

Read, A., assistant, Davie, Boag & Co., Ld, Hongkong

Read. A. G., sub-agent, Chartered Bank of India, Aus. and China, Puket, Penang

Read, B. E., professor, Medical College, Peking

Read, E. C., assistant, Asiatic Petroleum Co., Ld., Newchwang

Read, H., assistant, Lok Kawi Rubber, Ld., Jesselton, B. N. Borneo Read, J., surveyor, Survey dept., F.M.S.
Read, J. H. C., assistant supt. of surveys, Survey dept., Kedah Read, J. T., engineer-in-chief, Asiatic Petroleum Co., Shanghai Read, P. W. E., assistant, Asiatic Petroleum Co. (North China), Ld., Harbin Read, R. L., assistant, Lowe, Bingham & Matthews, Shanghai Read, R. L., assistant, Lowe, Bingham & Matthews, Shanghai

Reading, E., advert. representative, China Mail, Hongkong Reason, A. G. H., assistant, McAuliffe, Davis & Hope, Penang Reason, S., assistant water engineer, Municipality, Singapore

Reay. G. H. N., electrical engineer, P.W.D., Singapore

Reay, G. H. N., electrical engineer, F.W.D., Singapore Reay, J. McE., acting judge, Supreme Court, Johore Rebells, M. C. E., assistant, Government veterinary surgeon, Selangor Rebsamen, A. J., manager, Cambefort & Co., Shanghai Recard, A. H., assistant, Tug and Lighter Co., Shanghai Redecker, S. B., consul for U.S.A., Medan, Sumatra Redfearn, E. S., assistant master, Victoria Institution, Selangor Redfearn, P. W., locomotive accountant, F.M.S. Railway, Selangor Redfearn, J. R., postner, Hunter, Kar, & Co., Mapila

Redfern, J. R., partner, Hunter, Ker & Co., Manila

Redmond, F. A., prof. of civil and mechanical engineering, University, Hongkong Redmond, S., driller, Sarawak Oilfields, Ld., Sarawak Redway, C. B., manager, Ipoh branch, Kennedy, Burkill & Co., Ld., Perak Reece, G. H., assist., Chinese Maritime Customs, Shanghai

Reed, A. J., accountant, General Post Office, Hongkong
Reed, A. J., accountant, General Post Office, Hongkong
Reed, C. F., assistant, Collins & Co., Ld., Tientsin
Reed, C. S., assist., Boustead & Co., Singapore
Reed, E. B., principal land surveyor, Public Works department, Hongkong
Reed, E. M., assistant, Asiatic Petroleum Co., Ld., Bangkok
Reed, F. L., Standard Oil Co. of New York, Swatow
Reed, H. C., assist., Standard Oil Co. of New York, Chungking
Reed, H. G., deputy chief officer, Fire Brigade, Shanghai

Reed, H. G., deputy chief officer, Fire Brigade, Shanghai Reed, H. H., assistant, Kailan Mining Administration, Tientsin

Reed, J. T. S., sub-accountant, International Banking Corporation, Singapore Reed, W. A., assist. accountant, Standard Oil Co. of New York, Shanghai

Reek, D. J., manager, Hammer & Co., Ld., Singapore

Rees, A. H. H., assistant, Asiatic Petroleum Co., Ld., Shanghai

Rees, A. H. H., assistant, Asiatic Petroleum Co., Ld., Shanghai
Rees, F. D., agent, Straits Trading Co., Seremban, Negri Sembilan
Rees, L. C. Parker, supt. of Crown Lands, Public Works dept., Hongkong
Rees, L. R., assistant, Mackenzie & Co., Ld., Tientsin
Rees, R., instructor Canton Christian College, Canton
Rees, W., assist., Dodwell & Co., Ld., Shanghai
Rees, W. A., visiting agent, Rubber Estates, Perak
Reesema, W. Siewertszvan, head mgr., Rubber Culture My. "Amsterdam," Sumatra
Reeth, Ven F., manager, brickworks dept., Credit Foncier, Shanghai
Reeve, G. W., assist, master Central British School, Kowlean

Reeve, G. W., assist. master, Central British School, Kowloon Reeve-Tucker, W. S., manager, Sungei Way (Selangor) Rubber Co., Selangor

Reeves, C., engineer surveyor, Eisler, Reeves & Murphy, Shanghai Reeves, L. J., assistant, United Engineers, Ld., Singapore Refardt, O., partner, G. C. Hirschfeld Aktiengesillschaft, Kobe Reford H. R. instructor Canton Christian Called Carton Carton Christian Called Carton Carton Christian Called Carton C

Refo, H. B., instructor, Canton Christian College, Canton Regnier, résident adjoint, Tuyen-Quang, Tonkin Rehder, Dr. B., Deutsch Mongolische Handels Gesellschaft, Tientsin

Rehnborg, C, F., representative, Colgate & Co., Shanghai Reib, D. C., manager, Standard Oil Co. of New York, Kiukiang

Reid, A., acting health officer, Kuala Lumpur, F.M.S.

Reid, A., assistant, Harrisons & Crosfield, Ld., Sumatra Reid, A. J., assist., Port Dickson-Lukut (F.M.S.) Rubber Estates, Ld., Negri Sembilan Reid, C. McL., assistant supt., Exise, Trade and Customs, Kuala Lumpur Reid, D. W., director, McAlister & Co., Singapore Reid, E. F., assistant resident engineer, Municipal Water Supply, Singapore Reid, E. Mortimer, chartered accountant, Shanghai Reid, G. W., assistant, Asiatic Petroleum Co., Ld., Canton Reid, J., sanitary inspector, Hongkong Reid, J. H., assist., McAuliffe, Davis & Hope, Penang Reid, J. S. W., assistant district officer, Sitiawan, Lower Perak Reid, J. S. w., assistant National City Rank Shanghai Reid, K. B., accountant, National City Bank, Shanghai Reid, M., assist., Mansfield & Co., Ld., Singapore Reid, M. C., assistant, Eastman Kodak Co., Shanghai Reid, Dr. Mout. R., professor, Union Medical Cellege, Peking Reid, N. T., assistant, Wise & Co., Manila Reid, R. M., Standard Oil Co. of New York, Tientsin Reid, W. J., manager, Dodwell & Co., Ld., Hankow Reidy, M. J., assist. colonial veterinary surgeon, Hongkong Reidy, M. J., assist. colonial veterinary surgeon, Hongkong Reifsnider, J., manager, Safe Cabinet dept, Andrews & George, Tokyo Reilly, H. C., assistant, Gattey & Bateman, Singapore Reimenn, E., director, Katz Bros., Ld., Penang Reimers, E., Carlowitz & Co., Mukden Reiners, W. E., assistant, Harrisons, King & Irwin, Hankow Reisner, J. H., professor, University of Nanking, Nanking Reiss, A., assist., Deutsch-Asiatische Bank, Shanghai Reiss, Hugo, vice-presdt. and assist. genl. mgr., Andersen, Meyer & Co., Ld., Shanghai Reist, W., signs per pro., Fohka Swiss-Chinese Trading Co., Shanghai Reith, J., assistant, Bangkok Dock Co., Ld., Bangkok Relph, H., branch manager, Fraser & Neave, Ld., Penang Remedios, A. A. dos, examiner, Chinese Maritime Customs, Hankow Remedios, B. B., signs per pro., Botelho Bros., Shanghai Remedios, F. G. dos, assistant, Dunlop Rubber Co., Shanghai Remedios, G. M. P., Peacock Motion Picture Corporation, Shanghai Remington, H. R., assist., Harry Wicking & Co., Hongkong Remuzat, C., deputy engineer-in-chief, Municipal, French Settlement, Shanghai Renard, M., assist., Banque Belge pour l'Etranger, Shanghai Renault, H. E., director, Belgo-Nippon Trading Co., Kobe Rendall, E. S., proprietor, Rendall & Co., Tientsin Rendall, G. H., chief clerk, Public Works dept., Shanghai Rendle, J. R., Chinese Maritime Customs, Chefoo Reneman, C. C., assistant, British Cigarette Co., Shanghai Reneman, C. C., assistant, British Cigarette Co., Shanghai Rennie, A. A., treasurer, Supreme Council, Sarawak Rennie, T., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Rens, J., manager, De Javasche Bank, Tandjong-Balei Agency, Sumatra Renton, R., managing director, Stanton, Nelson & Co., Ld., Singapore Resker, H. C., assist. manager, Taikoo Sugar Refining Co., Hongkong Ressich, V. C., agent, W. F. Stevenson & Co., Ld., Manila Reubain, R. M., assist., Alex. Ross & Co. (China), Ld., Shanghai Reutens, E. A., financial assist., P.W.D., Seremban, Negri Sembilan Reuter, F., assistant, Carlowitz & Co., Hankow Reuther, H., assist., Goeke & Co., Canton Revill, R. C., assist., British Cigarette Co., Ld., Mukden Rex, M., supt. of Prisons, Selangor, F.M.S. Reyes, J., assist., Equitable Eastern Banking Corporation, Shanghai Reyes, J., assist., Equitable Eastern Banking Corporation, Shanghai Reyes, J. N., assistant, Ker & Co., Manila Reynaud, F., Cie. d'Exportation de Produits Asiatiques, Shanghai Reynaud, H., manager, Compagnie Oliver, Chungking Reynell, A. W., assist., Liddell Bros. & Co., Ld., Tientsin Reynell, H., broker, Shanghai Reynolds, A. S., Standard Oil Co. of New York, Tientsin Reynolds, E. L., assist., Atlantic Gulf and Pacific Trading Co., Manila Reynolds, F. S., architect, Hemmings & Berkley, Hankow Reynolds, W. Graham, doctor, Canton Hospital, Shameen, Canton Reznik, E., Frazar Federal Incorporation U.S.A., Tientsin

Rhame, J. F., general manager, China Electric Co., Ld., Peking Rhoades, O. W., American Consulate, Kobe Rhoderick, C. E. G., Chinese Maritime Customs, Wuhu Rioderick, C. E. G., Chinese Martine Custons, Walta Riach, C., inspector, Electric Construction Co., Ld., Shanghai Ribbons, P. W., assist., Dodwell & Co., Ld., Shanghai Ribbons, V. W., assistant, Dodwell & Co., Shanghai Ribeiro, Julio, partner, Maxim & Co., Hongkong Ribeiro, J. A. V., partner, Maxim & Co., Hongkong Ribet A. partner Madier, Ribet et Cia, Shanghai and Canton Ribet, A., partner, Madier, Ribet et Cie., Shanghai and Canton Ricard, R., silk inspector, Karanjia & Co., Ld., Canton Rice, C. E., quarantine officer, Customs dept., Cebu Rice, W. R., manager, West Coast Life Insurance Co., Shanghai Rice-Oxley, A., adjutant, Armed Constabulary, Jesselton, B. N. Borneo Rich, C. E., assistant, Nestle & Anglo-Swiss Milk Co., Singapore Rich, F. M., supt., Standard Oil Co. of New York, Nhabé, Saigon Rich, J. H., general manager, Tronoh Mines, Perak Rich, W. H., assist., Sungei Besi Mines, Ld., Selangor Richard, C., manager, E. O. Gammeter & Co., Singapore Richard, D. C., assist. surgeon, Medical dept., Penang Richard, G., assistant, Etablissements Brossard-Mopin, Singapore Richard, J. E., assistant, Sedenak Rubber Estates, Ld., Johore Richard, J. E., assistant, Sedenak Rubber Estates, Ld., Jonore Richard, L., sous-directeur, Banque de l'Indo-chine, Hanoi Richard, O., partner, E. O. Gammeter & Co., Singapore Richards, A. P., manager, Asiatic Petroleum Co. (China), Ld., Tientsin Richards, C., Shanghai Dock and Engineering Co., Ld., Shanghai Richards, D., assist.-in-charge, Preventive Works, Kedah Richards, D. F., Ocean Accident & Guarantee Corporation, Ld., Tientsin Richards, D. M., assist. master, Queen's College, Hongkong Richards, F. C. assist. Hangkong and Shanghai Bank, Singapore Richards, E. C., assist., Hongkong and Shanghai Bank, Singapore Richards, E. S., assist., Standard Oil Co., Iloilo Richards, F., assist., A. Frankau & Co., Ld., Shanghai Richards, F. B., agent, W. F. Stevenson & Co., Cebu Richards, F. W., general manager, Sarawak Oilfields, Ld., Sarawak Richards, G. H., senior executive engineer, P.W.D., Johore Richards, H. C., assistant, Hall & Holtz, Shanghai Richards, J. G., assistant, Hall & Holtz, Shanghai Richards, J. G., signs per pro., T. A. Boycott, Tientsin Richards, J. H., merchant, Richards & Co., Ld., Shanghai Richards, L. H., assistant, Liddell, Bros. & Co., Shanghai Richards, Rev. R., manager, St. Andrew's School, Singapore Richards, S. S., assist., Standard Oil Co. of New York, Tientsin Richards, T. L. inspector of works, Public Works department Richards, T. J., inspector of works, Public Works department, Hongkong Richards, W. J., Chinese National Wireless Telegraph Co., Peking Richardson, A. J., proprietor, A. J. Richardson & Co., Shanghai Richardson, E. H. L., assist., Borneo Co., Ld., Bangkok Richardson, G. A., Bradley & Co., London Richardson, G. O., chemist, National Aniline & Chemical Co., Inc., Shanghai Richardson, G. O., chemist, National Anline & Chemical Co., Inc., Shanghai Richardson, J. R., assistant, Smith, Bell & Co., Ld., Iloilo Richardson, L., stores accountant, F.M.S. Railway, Selangor Richardson, N., inspector, Butterfield & Swire, Shanghai Richardson, T. H., assistant, British Cigarette Co., Shanghai Richardson, W. A., assist. traffic manager, Peking-Mukden Railway, Tientsin Richardson, W. H., assist., British Cigarette Co., Ld., Shanghai Richardson, E. L., asist., Federated Rubber Co., Ld., Selangor Richardson, W. H., assist., Federated Rubber Co., Ld., Singapore Riches, E. J., assist., signs per pro., McAlister & Co., Ld., Singapore Richet, George, manager, Compagnie Orientale de Capitalisation, Shanghai Richetts, W. R., director, Whitworth, Herbert, Ld., Shanghai Richmond, H., assist. signal engineer, F.M.S. Railway, Kuala Lumpur Richmond, J. F., assistant, Stardard Oil Co. of New York, Manila Richmond, J. N. B., assistant, Taikoo Sugar Refining Co., Hongkong Richmond, R. H., Chinese Maritime Customs, Ichang Richter, P., assistant, Alhambra Cigar and Cigarette Manufacturing Co., Manila Rickett, C. A. L., assistant, Mackinnon, Mackenzie & Co. (Japan), Ld., Tokyo Rickmann, P., assistant, Banque Belge pour l'Etranger, Shanghai

Ricou, C. E. W., managing-director, Macao Electric Lighting Co., Macao

Riddel, W., assist., Beaufort Borneo Rubber Co., Jesselton, B. N. Borneo Riddell, Dr. J. Douglas, dental surgeon, Shanghai Riddell, T. W., assist., Hongkong and Shanghai Banking Corporation, Dairen Riddell, W., manager, Kimanis Rubber, Ld., Jesselton, B.N.B. Riddick, I. G., assist., British Cigarette Co., Ld., Shanghai Ridgway, J. A., assist., Hongkong and Shanghai Banking Corporation, Hankow Ridgway, W. G., labour supt., Sarawak Oilfields, Ld., Strawak Ridler, W., signs per pro., William Forbes & Co., Tientsin Ridley, M., engineering department, Sarawak Oilfields, Ld., Sarawak Ridley, M., engineering department, Sarawak Oilfields, Ld., Sarawak Riecken, J., partner, Jebsen & Co., Hongkong Ried, A., medical officer, Parit Buntar, Perak Riedel, C., proprietor, Carl Riedel, Dairen Riedler, V., manager, Reuter, Brockelmann & Co., Hongkong Riedler, V., manager, Reuter, Brockelmann & Co., Hongkong Riege, W., assist., Jebsen & Co., Shanghai Rieilley, P. C., surveyor, H.B.M. Consulate, Shanghai Rielley, P. C., consulting engineer, Parker, Rielley & Simmons, Shanghai Rielley, P. C., agent and surveyor, Bureau Veritas and Det Norske Veritas, Shanghai Riem, C. G., accountant, Netherlands India Commercial Bank, Shanghai Riemer, E. B. C., assist., American Express Co., Inc., Shanghai Rigaux, M., manager, Société des Chaux Hydrauliques du Langtho, Haiphong Rigby, W. E., assist. supt., Government Monopolies dept., Malacca Rigge, H. E., manager, Loxley & Co., Shanghai Rigge, H. E., manager, Loxley & Co., Shanghai Riggenbach, H., silk inspector, Arnhold & Co., Ld., Canton Riggio, A., manager, Clerici Bedoni & Co., Shanghai Riggio, L., assist., Clerici Bedoni & Co., Shanghai Riggs, D. S., assist., American Express Co., Inc., Shanghai Riggs, S. C., official measurer and weigher, Sydney C. Riggs, Hankow Rijk, L. A. J., librarian and translator, Dept. of Agriculture, F.M.S., and Singapore Lijniker, H. J., mgr., Bah Kapoel Estate, Rubber Plantations Investment Trust, Sumatra Riley, E. F., sub-accountant, International Bank, Harbin Riley, E. F., sub-accountant, International Bank, Harbin Riley, F. M., manager, Bukit Kepong Rubber Estate, Selangor Riley, V. O., assistant, British Cigarette Co., Ld., Hankow Rimbaud, F., architect, Kiousin Dock, Shanghai Rimbault, L. A., assist., New Darwel Bay Tobacco Plantations, Ld., Lahad Datu, B.N.B. Rimsha, J., Wassard & Co., Vladivostock Rincón, J. M., assistant (Iloilo), Wise & Co., Manila Ring, J., engineer, P.W.D., Hongkong Ring, R. W., The Robert Dollar Co., Tientsin Ringer, F. E. E., merchant, Holme, Ringer & Co., and consul for Belgium, Nagasaki Ringer, S. A., merchant, Holme, Ringer & Co. & Consul for Norway, Nagasaki Ringnalda, G., manager, Rising Sun Petroleum Co., Ld., Taipeh, Formosa Rion, M., Kailan Mining Administration, Tientsin Rion, M., Kailan Mining Administration, Tientsin Ripley, C. G., architect, Palmer & Turner, Shanghai Rissmann, M., assist. manager, Pisal Panite Trading Co., Bangkok Ritchard, G., assist., Parbury, Henty & Co., Kobe Ritchey, G. E., professor, University of Nanking, Nanking Ritchie, G. E., professor, University of Nanking, Nanking
Ritchie, A., accountant, Lowe, Bingham & Matthews, Hongkong
Ritchie, A. A., sub-agent, Chartered Bank, Cebu
Ritchie, C. D., assistant, Rubber Estate of Johore, Ld., Johore
Ritchie, D., traffic inspector, Chinese Government Railways, Tientsin
Ritchie, F. G., partner, Ritchie & Bisset, Singapore
Ritchie, Dr. J., med. officer, New Darvel Bay Tobacco Plantations, Lahad Datu, B.N.B.
Ritchie, J. W., assist., Chartered Bank of India, Australia and China, Kobe
Ritchie, W. W., postal commissioner, Nanking
Ritter, F. V., assist., Henningsen Produce Co., Ld., Shanghai
Rittershaussen, A., assist., Delacamp, Piper & Co., Kobe Rittershaussen, A., assist., Delacamp, Piper & Co., Kobe Ritz, H., acting manager, Kotarie Estate, Sumatra Rivero, S. del, assist., L. Rondon, Shanghai Rivers, B. J. jointer, Eastern Extension Telegraph Co., Singapore Rivett, A. R., financial commsr., Treasury, and contr. State Bank of N. Borneo, Sandakan Rix, H., signs per pro., Telge & Schroeter, Shanghai Rix, H. Rodway, assistant, Maxwell & Kenion, Perak Roach, J., assistant, United Engineers, Ld., Singapore Roban, L. G., assist., American Drug Store, Shanghai

Robarts, B. M., assistant, Dodwell & Co., Ld., Shanghai Robarts, C., assist., Jardine Engineering Corporation, Ld., Hongkong Robarts, T. A., general manager, Island Trading Co., Ld., Brunei Robb, A. R., assistant, Fraser & Neave, Ld., Singapore Robbins, F. L., chemist, Parke, Davis & Co., Shanghai Robbins, W., acting headmaster, Cathedral School, Shanghai Robert, J., directeur, Descours et Cabaud, Saigon Robert, J. G. A., manager, De Javasche Bank., Bengkalis, Sumatra Robert, V. A., French consul, Lungchow Roberts, A. H., proprietor, Victoria Printing Press, Hongkong Roberts, A. W., assistant, Lane, Crawford Ld., Hongkong Roberts, B., Dollar S.S. Line, Kobe Roberts, B. C., chaplin, Church of England, Selangor Roberts, C., representative, Adamson, Gilfillan & Co., Ld., Malacca Roberts, C. C., assistant, Butterfield & Swire, Hankow Roberts, C. E. L., surveyor, Revenue Survey Branch, Perak Roberts, C. L., superintendent, Jugra Land & Carev, Ld., Selangor Roberts, C. L., testing engineer, electricity dept., Municipality, Shanghai Roberts, E. J., assistant, Freaser & Neave, Ld., Kuala Lumpur Roberts, F. B., assistant, Borneo Co., Ld, Bangkok Roberts, F. C., assistant, Tobacco Products Corporation (China), Shanghai Roberts, F. D., assist., Butterfield & Swire, Nankiang Roberts, H., manager, Commercial Union Assurance Co., Ld., Perak Roberts, I. H., executive engineer, P.W.D., Perak Roberts, J., assist., British Cigarette Co., I.d., Shanghai Roberts, J. Duncan., managing director, Duncan Roberts, I.d., Singapore Roberts, J. H., executive engineer, P.W.D., Port Dickson, Perak, F.M.S. Roberts, J. V., assistant, McAuliffe, Davis & Hope, Penang Roberts, R. G. Roberts, assist. surveyor, Public Works dept., Shanghai Roberts, R. J., installation engineer, Asiatic Petroleum Co., Shanghai Roberts, R. W., sub-accountant, Chartered Bank of India, Aust. and China, Shanghai Roberts, S., assist., Viloudaki & Co., Shanghai Roberts, S. A., overseer, P.W.D., Hongkong Roberts, S. L., engineering dept., Sarawak Oilfields, Ld., Sarawak Roberts, T., assist., International Export Co. (Kiangsu), Ld., Nanking Roberts, W. A., transport officer, Chinese Maritime Customs, Shanghai Roberts, W. E., assist., Allen & Hanbury's, Ld., Shanghai Roberts, W. H., assist. engineer, P.W.D., Kuala Lumpur Robertson, A. B., manager, Brunei United Plantations, Ld., Brunei Robertson, A. C., engineering dept., Sarawak Oilfields, Ld., Sarawak Robertson, A. G., assistant, Neill & Bell, Kuala Lumpur Robertson, A. W. L., manager, Sun Insurance Co. of London, Tokyo Robertson, C. B., engineer, Public Works dept., Hongkong Robertson, C. D., sub-manager, Hongkong Hotel, Hongkong Robertson, D. M., manager, Chempedak Rubber and Gambier Estate, Malacca Robertson, D. S., doctor, Mukden Medical College, Mukden Robertson, Rev. D. T., Manchuria Christian College, Mukden Robertson, E. C., assist., Sarawak Oilfileds, Ld., Sarawak Robertson, I. D., executive engineer, P.W.D., Perak Robertson, J., assistant, Vacuum Oil Co., Shanghai Robertson, J., field staff, Sarwak Oilfields, Ld., Sarawak Robertson, J., general manager, Oldfield's Dispensaries, Ld., Ipoh, Perak Robertson, John, merchant, John Robertson & Co., Singapore Robertson, J. C., assistant, John Robertson & Co., Singapore Robertson, J. C., assistant, Gula Kalumpang Rubber Estates, Ld., Perak Robertson, J. F., assistant, Butterfield & Swire, Hankow Robertson, J. J., Standard Oil Co. of New York, Yochow Robertson, J. W., assistant, Butterfield & Swire, Hongkong Robertson, K., assistant, Brunner, Mond & Co. (Japan), Ld., Kobe Robertson, K. S., engineer, Public Health department, Hongkong Robertson, L. Gessistant, Hongkong and Shangkai Back Malacan Robertson, L. G., assistant, Hongkong and Shanghai Bank, Malacca Robertson, O. H., professor, Union Medical College, Peking Robertson, R. R., signs per pro., Harrisons, Barker & Co., Ld., Singapore Robertson, T., assistant, Kiangnan Dock and Engineering Works, Shanghai

Robertson, Lt. Col. T. A., secretary. Hongkong Club, Hongkong

Robertson, W., assistant, Taikoo Dockyard, Hongkong

Robertson, W. B., installation manager, Standard Oil Co. of New York, Shanghai

Robertson, W. R., broker, Robertson & Rosier, Tientsin Robin, E., doctor, Chinese Government Railway, Tientsin

Robin, L., assistant, Standard Oil Co. of New York, Tientsin

Robin, R., assistant, A. G. Foox, Tientsin

Robinson, A., actuary, Great Eastern Life Assurance Co., Singapore

Robinson, A. G., executive engineer, P.W.D., Perak Robinson, C. I., assistant warden of mines, Pahang

Robinson, C. W., manager, signs per pro., Eastern and Oriental Hotel, Penang Robinson, D. E., assistant, Tobacco Products Corporation (China), Shanghai

Robinson, E. C., manager, Asiatic Petroleum Co., Nanking

Robinson, F., assistant, Whiteaway, Laidlaw & Co., Ld., Hankow

Robinson, F., legal advisor, High Court, Alor Star, Kedah

Robinson, F. A., district inspector, Chinese Government Salt Administration, Foochow

Robinson, F. J., assistant, Butterfield & Swire, Shanghai Robinson, G. A., assist., Butterfield & Swire, Nanking

Robinson, G. C., manager, Lanadron Rubber Estates, Johore

Robinson, H. G., assistant, Kamuning (Perak) Rubber and Tin Co., Ld., Perak

Robinson, J., Bradley & Co., Ld., Swatow

Robinson, J. E., assistant, Manchester North Borneo Rubber, Ld., Jesselton, B.N.B.

Robinson, K. H., assistant, Texas Co., Hongkong and Kongmoon Robinson, P. M., general manager, Eastern Smelting Co., Penang

Robinson, R. W., assistant, Strong & Co., Kobe

Robinson, W. B., assistant, Arthur Balfour & Co., Ld., Osaka Robinson, W. C., manager, Smith, Bell & Co., Ld., Iloilo, P.I.

Roboostoff, R. A., veterinary dept., Tongshan, Kailan Mining Administration, Tientsin Robson, A. W., assistant, Jardine, Matheson & Co., Tsingtao

Robson, G. F., manager, dockyard dept., Singapore Harbour Board, Singapore Robson, H. G., professor, University, and Methodist Episcopal Mission, Nanking Robson, J. H. M., managing-director, Malay Mail, Selangor

Robson, J. R. M., managing-director, Malay Mall, Selangor Robson, J. S., assistant, British Cigarette Co., Ld., Shanghai Robson, M. E. A., assistant, Harrisons, Barker & Co., Ld., Selangor Robson, W. H. C., assistant, Hongkong & Whampoa Dock Co., Hongkong Rocca, J., manager, Far East Oxygene & Acetylene Co., Ld., Hongkong Rocha, A. G., da, partner, Rocha & Whitley & Co., Hongkong Rocha, F. P., officer-in-charge, Eastern Extension Telegraph Co., Ld., Macao

Rocha, J. M. da, merchant and consul for Costa Rica, Hongkong Roche, A., assist., Caldbeck, Macgregor & Co., Ld., Shanghai Roche, F. P., general manager, Rubber Estates of Krian, Kedah

Roche, T. J., partner, Szechuen-Hankow Railways, Ichang

Roche, W., assistant, Castlefield (Klang) Rubber Estate, Ld., Selangor Rochette, E., Belgian Benevolent Society, Tientsin

Rochitte, E., acting manager, Banque Belge pour l'Etranger, Hankow Rocke, L. L., assistant, Standard Oil Co. of New York, Manila

Rodda, R. H., assistant, China Soap Co., Shanghai

Roddis, H. A., assist., Laras (Sumutra) Rubber Estates, Ld., Sumatra Rode, F., merchant, Bremen Colonial and China Trading Co., Tientsin Rode, R. H., signs per pro., Schnabel, Gaumer & Co., Hankow Rode, W., assist., Caxton Press, Perak

Roder, R. W., assistant, Netherlands India Commercial Bank, Kobe Rodger, G. S., assist. carshed supt., Hongkong Tramways, Hongkong

Rodger, H. D., attorney and counsellor-at-law, Shanghai

Rodger, J., agent, Central Agency, Ld., Canton

Rodger, J. N., field assistant, Sarawak Oilfields, Ld., Sarawak Rodger, R. E., assist., Standard Oil Co. of New York, Tientsin

Rodger, W., town supt., Sanitary Board, Selangor

Rodgers, H. A., accountant H'kong. Land Invest. and Agency Co., Ld., Hongkong

Rodin, D., draughtsman, Marcks, Lothar, Mukden Rodrigo, J. B., assistant, Aquarius Co., Shanghai

Rodrigues, A. A., assist., Chartered Bank of India, Aus. and China, Shanghai

Rodrigues, J., assistant, Sun Insurance Office, Shanghai

Rodrigues, L., assistant, Gillespie & Sons, Hankow
Rodrigues, W. F., assistant, Gillespie & Sons, Hankow
Rodyk, A. J., surveyor, Swan & Maclaren, Singapore
Rodyk, H. G., assist., Bruce, Petrie, Ld., Singapore
Roe, C. J., accountant, Harbour dept., Hongkong
Roe, H. B., acting sub-manager, Hongkong and Shanghai Bank, Shanghai
Roe, P. A., assist., Shanghai Land Investment Co., Ld., Shanghai
Roebuck, T., assistant, Medical Hall, Ld., Singapore
Roehreke, G., partner, Carlowitz & Co., Hankow
Roels, C. A., assistant, Kuang Rubber Plantations, Sungei Ular Estate, Kedah
Roeper, C., signs per pro., Fulford & Co., Ld., Singapore
Roesholm, C., assistant manager, The Texas Co., Shanghai Roesholm, C., assistant manager, The Texas Co., Shanghai Roffey, M. H., professor of electrical engineering, University, Hongkong Roft, D. G. W., examiner, Chinese Maritime Customs, Tientsin Rog, W., assist., Arts and Crafts, Ld., Shanghai Rogalsky, R., accounting dept., International Savings Society, Shanghai Rogers, H., accounting dept., International Savings Social Roger, —, adjoint-resident, Thai-Nguyen, Tonkin Rogers, B. S., assistant, Lane, Crawford, Ld., Hongkong Rogers, F. Theo., manager, *Philippines Free Press*, Manila Rogers, G., Pekin Syndicate, Ld., Peking Rogers, H., assistant, D. Sassoon & Co., Shanghai Rogers, H., assistant, D. Sassoon & Co., Singapore Rogers, H., signs per pro., Barlow & Co., Singapore Rogers, J. S., section engineer, F.M.S. Railway, Kuala Lumpur Rogers, L. R., assist., John Little & Co., Ld., Singapore Rogers, O. H., accountant, Huttenbach, Lazarus & Son, Singapore Rogers, R. M., assist., John Little & Co., Ld., Singapore Rogers, T., acting engineer-in-chief, Electricity Supply dept., Penang Rogerson, H., assistant master, Nieh Chih Kuei School, Shanghai Roggers, A. E., clerk, Gas Co., Ld., Shanghai Rognon, L., manager, Banque de l'Indo-chine, Bangkok Rond, W. C. A., traffic supt., Great Northern Telegraph Co., Shanghai Rohner, O., administr.-délégué, Société Indo-Chinoise d'Importation, Saigon Rohnstock, W., assist., Siemssen & Co., Canton Rohrer, G. N., assist., Standard Oil Co. of New York, Manila Roland, E., assistant, Japan Import and Export Commission Co., Kobe Roland, G. V., assistant, Asiatic Petroleum Co. (S.S.), Ld., Penang Rolfe, L. V., assistant, Eastern Extension Telegraph Co., Singapore Rolfe, P. H., marine supt., Jardine, Matheson & Co., Hongkong Rolland, T. B., senior wireless sperator, radio branch, P.W.D, Hongkong Rollin, A., manager, Banque Franco-Chinoise, Hongkong Romar, C. L., assist., Great Northern, Telegraph Co., Ld., Shanghai Rome, F. J. de, headmaster, Ellis Kadoorie School, Hongkong Rome, L. de, assist., Hongkong Electric Co., Hongkong Romein, J. P., manager, technical dept., Goodyear Rubber Plantations Co., Sumatra Romieux, Th. M., inspecteur adjoint, Cie. Française des Chemins, Mengtsz & Yunnanfu Rondon, J., assistant, L. Rondon, Shanghai Rondon, L., exporter, Shanghai Ronvaux, A. L., consul for Belgium, Yokohama Roo, J. H. de, Blom & Van Der Aa., Tientsin Rooke, C. E., assist. traffic manager, F.M.S. Railways, Selangor Roope, W. J., assist., E. D. Sassoon & Co., Shanghai Roos, M. de, manager, Singken Tin Maatschappy, Singapore Roose, A., acting registrar of Imports and Exports, Singapore Rooseboom, F. W. R., manager, Goerach Batoe, Sumatra Rooste, E., assistant, Tobacco Products Corporation (China), Shanghai Rooth, A. V., manager, Bombay-Burmah Trading Corporation, Ld., Bangkok Rooy, M. H. A. de, manager, De Javasche, Bank, Medan, Sumatra Roper, D., acting headmaster, English School, Muar, Johore Roper, W. J., wireless travelling inspector, Butterfield & Swire, Hongkong Roper-Caldbeck, R., assistant, Boustend & Co., Ld., Singapore Rosa, L. B. da, Chinese Maritime Customs, Chinkiang Rosario, A. J., Eastern Extension Telegraph Co., Shanghai Rosario, D. A., Eastern Extension Telegraph Co., Shanghai

Rosario, E. T., assist., Arnhold & Co., Shanghai

Rosario, L. J., Eastern Extension Telegraph Co., Shanghai

Rosatzin, H. C., assistant, Carlowitz & Co., Hankow

Roscoe, N. K., representative, Chilian Nitrate of Soda Propaganda, Tokyo

Rose, A. V., assistant, D. Sassoon & Co., Hankow

Rose, E., acting deputy commissioner, Post Office, Chungking

Rose, F. S., Chihli River Commission, Tientsin

Rose, H. H., overseer, Waterworks, P.W.D., Hongkong

Rose, J. S., health officer, Municipality, Penang

Rose, T. W., auditor, Treasury and Audit dept., Sandakan

Rose, V., assist., Arnhold & Co., Ld., Mukden

Rose, W. A., superintendent, Eastern Extension Telegraph Co., Ld., Manila

Rosenbaum, J., assistant, Batu Rata (Sumatra) Rubber Plantation, Ld., Sumatra

Rosenberg, C., assistant, Perrin, Cooper & Co., Tientsin Rosenstock, C. W., merchant, Rosenstock & Co., Manila

Rosier, J., broker, Robertson & Rosier, Tientsin Rosoff, Z., assist., China Soap Co., Shanghai

Rosoman, P. R., signs per pro., Holme, Ringer & Co., Nagasaki Ross, A., agent, Hongkong and Shanghai Banking Corporation, Iloilo

Ross, A., agent, Jardine, Matheson & Co., Ld., Tientsin

Ross, A. A., travelling representative, John Little & Co., Ld., Selangor Ross, C. P., assistant, Mackinnon, Mackenzie & Co., Hongkong Ross, D. A., director, Alex. Ross & Co. (China), Ld., Hongkong Ross, D. B., manager, Toerangil (Sumatra) Rubber Produce Estates, Ld., Sumatra

Ross, D. E., traffic agent, Canadian National Railways, Shanghai Ross, D. M., director, Alex. Ross & Co., Hongkong and Shanghai Ross, D. M., manager, Hongkong and Shanghai Bank, Kobe Ross, E. A., assist. controller of Labour, Penang

Ross, E. C., treasurer and sales manager, Johnson-Pickett Rope Co., Manila

Ross, G. Craigie, assist., L. Moore & Co., Ld., Shanghai Ross, Dr. H., English Presbyterian Mission, Swatow Ross, Hector, assistant, Cicely Rubber Estates, Perak

Ross, I., assistant, Asiatic Petroleum Co. (S.S.), Ld., Penang Ross, J., assist., Chinese Maritime Customs, Hankow

Ross, J., assistant traffic manager, F.M.S. Railways, Selangor Ross, J. K., signs per pro., Ross & Co., Shanghai

Ross, K. M., signs per pro., Syme & Co., Bangkok Ross, Dr. M. S., English Presbyterian Mission, Swatow

Ross, R., deputy headmaster, Public School for Boys, Shanghai

Ross, Robert M., assist. supt., John G. Kerr Hospital, Canton

Ross, S. Hampden, chartered accountant, Percy Smith, Seth & Fleming, Hongkong Ross, W. J., assistant, Asiatic Petroleum Co., Shanghai Ross, W. W. G., exchange broker, Tientsin

Ross-Jackson, assist. supt., Survey dept., Negri Sembilan Rosselet, C. S., accountant, Hongkong Amusements, Ld., Hongkong Rosselet, P., assistant, Public Works department, Shanghai Rosser, P. M, assistant, Butterfield & Swire, Shanghai

Rossow, C., assist., Melchers & Co., Tientsin Rossum, J. T. van, temporary manager, Netherlands Trading Society, Sumatra Rosted, P., assistant, Great Northern Telegraph Co., Ld., Shanghai

Roth, E., signs per pro., Ogliastro & Co., Haiphong Roth, L. F., proprietor, B. Roth & Co., Shanghai Roth, P., office manager, Orient Co., Ld., Singapore

Rothe, U., signs per pro., Hackmack & Co., Peking and Tientsin

Rother, O., supt. of mains, Manila Gas Corporation, Manila Rothkegel, C., Rothkegel & Co., Mukden

Rothkehe, H., assistant, Reuter, Brockelmann & Co., Tientsin

Rottenschweiler, A., assist., Escher, Wyss & Co., Tokyo Rouban, M. J., assistant, Kelly & Walsh, Ld., Shanghai Roubin, J. L., assistant, M. L. Roubin & Co., Shanghai

Roubin, M. L., merchant, Shanghai

Rouelle, R., agent, Compagine des Chargeurs Réunis, Haiphong Rouffart, G., ingenieur, Tientsin Tramway and Lighting Co., Tientsin

Rouger, chef administrateur, Travaux Publics, Huê, Annam

Rouillon, E., consul-general for Peru, Hongkong Rouilly, A., French Consulate, Mengtsz Round-Turner, C. D., assist district officer, Tenom, B. N. Borneo Rous, J. A., assistant, Whiteaway, Laidlaw & Co., Ld., Penang Rouse, A., manager, Holyoak, Massey & Co., Ld., Chefoo Rouse, G. H., assistant, Smith, Bell & Co., Manila Rouse, H. S., engineer-in-charge, general works, P.W.D., Hongkong Rouse, R. C. P., assistant, Chinese Maritime Customs, Mengtze Rouse, W., electrical engineer, Raub Australian Gold Mining Co., Ld., Pahang Rousell, H. B., assistant, Tobacco Products Corporation, Shanghai Roushkovsky, A. N., barrister-at-law, Harbin Rousseau, E., merchant, Tientsin Rousseau, H., signs p.p., Denis, Freres, and consul for Norway, Denmark and Siam, Saigon Roux, F., assistant engineer, French Municipal Council, Shanghai Roux, J. de, signs per pro., Banque Franco-Chinoise, Tientsin Rovno, J. E., assistant, Amos Bird Co., Shanghai Row, A. C., assist., British-American Tobacco Co., Tientsin Rowan, J. G., accountant, Railway dept., Jesselton, B. N. Borneo Rowe, A. S., assist. district officer, Tawao, B. N. Borneo Rowe, C. H., accountant, F.M.S. Railways, Kuala Lumpur Rowe, C. H., accountant, F.M.S. Kallways, Kuala Lumpur
Rowe, E., assist., Hongkong Electric Co., Ld., Hongkong
Rowe, E., dredge assist., Tronoh Mines, Ld., Perak
Rowe, F. Benbow, signs per pro., Liddell Bros. & Co., Tientsin
Rowe, H. F., Methodist Episcopal Mission, Nanking
Rowe, V. G., assist., Paterson, Simons & Co., Singapore
Rowell, T. R., assist. master, Central British School, Kowloon, Hongkong
Rowland, Rev. E., London Missionary, Hankow
Rowland, E. V., assistant, Dodwell & Co., Ld., Hankow
Rowland, F. W., assistant, Chinese Maritime Customs, Shanghai
Rowland, T. J., assistant, Ramsay & Co., Hankow
Rowlatt, R. H., merchant, Pottinger & Co., Hankow Rowlatt, R. H., merchant, Pottinger & Co., Ld., and dir., Hotung Land Co., Tientsin Rowley, S. C., supervisor, Eastern Extension Telegraph Co., Ld., Hongkong Rowoldt, B., Deutsch Mongolische Handels Gesellschaft, Tientsin Rowswell, R. D., assist. supt., Posts and Telegraph department, Kuala Lumpur Roxas, E. P. Brias, president, Brias Roxas, Inc., Manila Roxborough, R., Caldbeck, MacGregor & Co., Tientsin Roxburgh, A. J. H., Caldbeck, MacGregor & Co., Tientsin Roxburgh, A. M., assist., Ker & Co., Hoilo Roxburgh, R. R., representative, John I. Thornycroft & Co., Ld., Shanghai Roy, receveur, Posts et Telegraphes, Nghe an Vinh, Amam Roy, Fernand, consul for France, Foochow Roy, M., acting manager, Credit Foncier d'Extreme Orient, Shanghai Royds, W. M., British consul, Foochow Roylance, G. E., sanitary inspector, Hongkong Royle, G. C. C., C.M.G., R.N., capt., British Embassy, Tokyo Royston, W. S., assist, Wattie & Co., Ld., Shanghai Roza, A. W. da, exchange broker, Roza Bros., Hongkong Roza, C. A. da, exchange broker and accountant, Roza Bros., Hongkong Roza, C. M. da, Cie. Francaise de Tramways, Shanghai Rozario, F. A. de, examiner, Chinese Maritime Custom, Shanghai Rozario, J. F. Lopes do, chief accountant, Banco Nacional Ultramarino, Macao-Rozario, J. M., consul for Portugal, Foochow Rozario, R., assistant, Edward Evans & Son, Ld., Shanghai Rozentul, L., manager, S. Soskin & Co., Vladivostock Rozenbaum, B., Societe Hounanaise de Traitement de Minerals, Changsha Rozenfa T. M., Chinese Maritime Customs, Harbin Ruandal, P., vicar, Roman Catholic Cathedral, Singapore Ruchwaldy, F., assistant, John Little & Co., Singapore Rudolf, G., assist., Koerting & Co., Tokyo Rudland, J., postal officer, Post Office, Shanghai Rudloff, F., signs per pro., Melchers & Co., Shanghai Rudolph, C., Sulzer, Rudolph & Co., Yokohama Rueber, J., assistant, Siber, Hegner & Co., Kobe Ruegg, R., assistant, Racine et Cie., Hankow

Ruetze, C., assistant, Melchers China Corporation, Hankow Ruf, A., assistant, Eastman Kodak Co., Shanghai Ruinat, J. A., agent, Messageries Maritimes, Singapore Rule, M. T. P., assistant, Eastern Extension Telegraph Co., Singapore Rule, R. K., surveyor, Survey dept., Kuala Lumpur Rumjahn, A. L., Kailan Mining Administration, Tientsin Rumjahn, A. M., assist., Arnhold & Co., Ld., Mukden Rumjahn, M., assist., Kailan Mining Administration, Tientsin Rummell, C. W., assistant, Philippine Education Co., Inc., Manila Rumpf, L. C., assistant manager, American Overseas Warehouse Co., Inc., Tientsin Rushton, A. N., assistant, John Little & Co., Ld., Singapore Rushton, D. A., assistant, Union Insurance Society of Canton, Ld., Hongkong Rushwaldy, L. R., assistant, Eastman Kodak Co., Shanghai Rushworth, E. D., assistant, Mansfield & Co., Singapore Russ, C. A. S., solicitor, Hongkong Russaieff, A. P., Jardine Engineering Corporation, Ld., Harbin Russakoff, V. B., assistant, Hongkong Electric Co., Ld., Hongkong Russakoff, V. B., assistant, Hongkong Electric Co., Ld., Hongkong Russel, Dr. N., M.D., Tientsin Russell, D. O., partner, W. R. Loxley & Co., Hongkong Russell, D. T., mining assistant, Cowie Harbour Coal, Ld., Tawao, B. North Borneo Russell, G., managing director, Curnow & Co., Ld., Yokohama Russell, G. C. F., proprietor, Russell & Co., Tsingtau Russell, H. G., assist., Hongkong and Shanghai Bank, Hongkong Russell, H. S., director, Sime, Darby & Co., Penang Russell, J., assistant, Taikoo Docks, Hongkong Russell, J. A., partner, Russell & Co., Selangor Russell, J. A., partner, W. R. Loxley & Co., Singapore Russell, J. E., assistant, Standard Oil Co. of New York, Manila Russell, J. J., general broker, Russell & Co., Manila Russell, J. J., general broker, Russell & Co., Manila Russell, J. K., assistant, Bangkok Dock Co., Ld., Bangkok Russell, J. W., assistant manager, Cowie Harbour Coal Co., B. N. Borneo Russell, R. C., partner, Russell & Co., Selangor Russell, William, marine surveyor, Harbour department, Hongkong Russell, W. D., chartered accountant, Lowe, Bingham & Matthews, Hongkong Russell, W. W., minister for U.S.A., Bangkok Russells, S. W., government printer, Printing dept. Jesselton, B.N.B. Rust, G., manager, Deutsch Asiatische Bank, Peking Rust, M. A., field staff, Sarawak Oilfields, Ld., Sarawak Rustad, T. A., divisional mgr. (Kalgan), British-American Tobacco Co., Ld., Tientsin Rustomjee, C. H. M., manager, M. N. Mehta & Co., Canton Ruthe, A. E., managing director, Far-Eastern Jewish Bank of Commerce, Harbin Rutherford, A., assist., New Engineering and Shipbuilding Works, Ld., Shanghai Rutherford, J., building inspector, Municipality, Penang
Rutherford, P., assistant, Collins & Co., Tientsin
Rutherford, W. F., sub-agent, Chartered Bank, Taiping
Rutherfurd, R. O., harbour master, Chinese Maritime Customs, Canton
Rutter, R. A., district officer, North Keppel, North Borneo
Ruttonjee, J. H., merchant, Hongkong
Rutz, H., assist, H. C. Augustesen, Mukden
Rutz, J., assistant, Volkart Brothers' Agency, Osaka
Ruzicka, P., secretary for Czechoslovakia, Tokyo
Ryan, B. G., passenger agent., Canadian Pacific Steamships, Ld., Yokohama
Ryan, L. E. N., acting agent Canadian Pacific Railway Co., Hongkong
Ryde, C. H., merchant, Wisner & Co., Shanghai
Ryden, J. U., Chinese Maritime Customs, Harbin
Ryder, J., engineer, Singapore Traction Co., Ld., Singapere
Ryles, Major S., health officer, Negri Sembilan
Ryves, C. H., manager, Senawang Rubber Estate, Negri Sembilan
Sa, J. A. de, assist., Dodwell & Co., Ld., Shanghai Rutherford, J., building inspector, Municipality, Penang Sa, J. A. de, assist., Dodwell & Co., Ld., Shanghai Sabelstrom, G. B., assist., Hoehnke & Frithjof, Shanghai Sachau, M., assist., Rohde & Co., Shanghai Sachert, W., assistant, Koerting & Co., Tokyo

Sachs, A., assistant, Scherings, Ld., Shanghai

Sachs, E. H. L. E., insurance representative, Fuhrmeister & Co., Shanghai Sadoine, A., acting commissioner, Maritime Customs, Santuao Saegeral, H., assistant, Scherings, Ld., Shanghai Saffery, P. W., signs per pro., R. T. Reid & Co., Penang Sage, R. R., assistant, Standard Oil Co. of New York, Cebu Sailer, A., assist., Rohde & Co., Shanghai Saill, C. G., accountant, B. A. Green & Co., Manila Sailox, R. C., professor, University, Peking Saines, C., assist., Butterfield & Swire, Shanghai Saint-Hubert, signs per pro., Credit Foncier d'Extreme Orient, Shanghai Sainton, W. H., assistant, Holme, Ringer & Co., Nagasaki Saker, H. E., assistant, Sarawak Oilfields, Ld., Sarawak Saker, R. M., architect and director, Atkinson & Dallas, Peking and Shanghai Sale, C. V., chairman, Sale & Co., Ld., Tokyo Sale, E. O., director, Sale & Co., Tokyo Sale, E. O., director, Sale & Co., Tokyo
Sale, F. G., vice-chairman, Sale & Co., Tokyo
Saleeby, N. M., president, Liguan Coal Mines, Inc., Manila
Sales, R. C., assistant, Arnhold & Co., Ld., Canton
Salessky, S., International Savings Society, Harbin
Salit, P. W., examiner, Chinese Maritime Customs, Newchwang
Salmon, C. S., agency manager, Insular Life Assurance Co., Ld., Manila
Salmon, E., assistant, E. D. Sassoon & Co., Shanghai
Salmond, H. B., mgr. and div. electrician, Eastern Ex., Aus. and China Tel. Co., Singapore
Salter, A. W., assistant, British Cigarette Co., Ld., Hongkong
Salter, F. W., assistant, British Cigarette Co., Ld., Shanghai
Salter, J. E., assist., International Export Co., Ld., Hankow
Salter, S. C., assistant, Dodwell & Co., Ld., Hongkong
Salzmann, F., solicitor, Allen & Gledhill, Malacca
Samarcq, L., chief accountant, Credit Foncier d'Extreme Orient, Tientsin Samarcq, L., chief accountant, Credit Foncier d'Extreme Orient, Tientsin Samonte, C. P., assistant, American Insurance, Association, Shanghai Sample, E. F. R., architect, Denison, Ram & Gibbs, Hongkong Sample, J. C., assistant, Standard Oil Co. of New York, Kobe Sampson, B., assistant, Brunner, Mond & Co. (China), Ld., Shanghai Sampson, F. A., assist. commissioner of revenue, Municipality, Shanghai Sampson, jr., F. A., Reuter's, Ld., Shanghai Samson, A. H., assistant, Geddes & Co., Shanghai Samson, E., director, Geddes & Co., Shanghai Samuels, W. F., medical supt., Central Mental Hospital, Tanjong Rambutan, F.M.S. Samuelsen, N., Chinese Maritime Customs, Chefoo Samways, F. G., assistant, China Sugar Retining Co., Hongkong Sanchez, E., assistant, Union Insurance Society, Shanghai Sanchez, V., accountant, Compania General de Tabacos de Filipinas, Manila Sandbach, R. M., assist., Asiatic Petroleum Co., Chefoo Sanders, A., assistant, Whiteaway, Laidlaw & Co., Bangkok Sanders, A. G., assistant, Sungei Batu Rubber Estate, Kedah Sanders, A. G., assistant, Sunger Bath Rubber Estate, Retain Sanders, C. L., manager, Mercantile Bank of India, Ld., Hongkong Sanders, H. W., assistant, Pritchard & Co., Ld., Perak Sanders, J. M., assist., Edward Evans & Sons, Ld., Shanghai Sanders, J. O., works manager, F.M.S. Railways, Selangor Sanderson, A. P., director, Astor House Hotel, Tientsin Sanderson, W., acting supt. engineer, Indo-China Steam Navigation Co., Ld., Hongkong Sandford, I. M. assistant, Magkinpor, Magkangia & Co. Shanghai Sandford, J. M., assistant, Mackinnon Mackenzie & Co., Shanghai Sandford, W. H., assistant, Brunner, Mond & Co., Ld., Shanghai Sandgren, A., engineer, Larsen & Frock, Shanghai Sandler, E. G., manager, Vacuum Oil Co., Tokyo Sandor, P., assistant, Kiangnan Dock and Engineering Works, Shanghai Sands, F. C., manager, Methodist Publishing House, Singapore Sands, T., assist., Kiangnan Dock and Engineering Works, Shanghai Sands, W. N., assist. botanist, Agriculture dept., F.M.S. Sandys, D. J., assistant, British-American Tobacco Co. (Straits), Ld., Singapore Sanford, W. H., assist., Brunner, Mond & Co. (China), Ld., Harbin Sangaland, A. M., assist., British Cigarette Co., Hankow

Sanger, R., dept. manager, Standard Oil Co., Hongkong

Sanger-Davies, A. E., deputy conservator, Forest department, Selangor Sangster, H. A. A., postmaster, Medan, Sumatra Sangster, R. P. R., assistant, Asiatic Petroleum Co., Ld., Newchwang Sanguinetti, W. R., state engineer, P.W.D., Kedah Sankey, H. K., dept. manager, John Little & Co., Salangor Sanny, A. R., chief clerk, Banque de l'Indo-chine, Tientsin Sansom, G. D., assistant, Dusum Durian Rubber Estate, Selangor Sansom, J. H., assistant, Harper & Co., Ld., Selangor Santo, C. S., assistant, Netherlands Trading Society, Shanghai Santos, A. E. dos, Chinese Maritime Customs, Hankow Santos, E. de los., director, Philippine Library and Museum, Manila Santos, R. J., assistant, Equitable Eastern Banking Corporation, Shanghai Santry, D., partner, Swan & Maclaren, Singapore Sapiro, B. M., director, Far Eastern Jewish Bank of Commerce, Harbin Sapojnikoff, G., artist, North China Daily News & Herald, Shanghai Sarda, A., agent auxiliare, Banque Franco-Chinoise, Saigon Sargeant, I. H., assistant, Asiatic Petroleum Co., Manila Sargeant, P. A., general manager, Asia Engineering Corporation, Shanghai Sargent, G. F., assistant, Sarawak Oilfields. Ld., Sarawak Sargent, T. P., district engineer, F.M.S. Railway, Selangor Sarkies, A., partner, Raffles Hotel, Singapore Sarthou, H., assistant architect, French Municipal Council, Shaughai Sarton, H., signs per pro.. Credit Foncier D'Extreme-Orient, Hankow Sarvis, G. W., professor, University of Nanking, Nanking Sass, J., representative, Kalle & Co., Otto Kleemann & Co., Tientsin Sassoon, Capt. R. E., merchant and director, E. D. Sassoon & Co., Shanghai Satterfield, F. M., assistant, National City Bank of New York, Kobe Satterwhite, J. T., assistant, British Cigarette Co., Shanghai Sauer, W. E., land surveyor, Public Works dept., Shanghai Sauerbeck, H., assistant, Orient Tobacco Manufactory, Hongkong Sauiner, J. V., assistant, Compagnie Olivier, Hankow Saul, G. K., assistant, David Sassoon & Co., Ld., Shanghai Saul, G. M., partner, Hoskyn & Co., Iloilo Saul, S., assist., David Sassoon & Co., Ld., Shanghai Saul, W. M., assist. general manager, Hoskyn & Co., Iloilo Saunders, C. A., assistant, British-American Tobacco Co., Ld., Tsinan Saunders, G. A., assistant, Ocean Accident & Guarantee Corporation, Ld., Singapore Saunders, G. A., assistant, Ocean Academ & Guarantee Corporate Saunders, G., station officer, Government Fire Brigade, Hongkong Saunders, J. H., director, Pritchard & Co., Ld., Penang Saunders, J. J., assistant, Bannon & Bailey, Selangor Saunders, T. W., assistant, Derrick & Co., Singapore Saunderson, T. P., assistant, Hongkong Electric Co., Hongkong Sausse, M., signs per pro., Compagnie Olivier, Tientsin Saussine, E., consul to France, Tientsin Savage, E., inspector, Sanitary dept., Hongkong Savage, G., superintendent, General Post Office, Singapore Savage, L. W. H., assist. engineer, P.W.D., Kuantan, Perak Savage, O. F., architect, Little, Adams & Wood, Canton and Hongkong Savi, V. G., deputy commissioner of Police, Perak Sawyer, A. W., installation manager, Asiatic Petroleum Co., Ld., Wuhu Sawyer, W. J., representative, U.S. Shipping Board, Manila Sax, G., assist dist. inspr., Chinese Govt. Salt Administration, Moheiching and Szemao Sayce, Kelly, proprietor, Sayce & Co., Hongkong Sayer, G. Burton, managing editor, Shanghai Times, Shanghai Sayer, G. R., assistant, treasurer, Colonial Treasury, Hongkong Sayer, J. A., assist., L J. Healing & Co., Tokyo Sayers, F. R., senior health officer, health branch, Medical Department, Penang Sayers, M., partner, Sayers & Co., Singapore Sayers, W., overseer, Waterworks, P.W.D., Hongkong Sayle, T., assistant, Standard Oil Co. of New York, Shanghai Scaillet, E., secretary, Compagnie de Tramways, Tientsin Scanlon, T. R., assist. manager, Sun Muid Raisin Growers' Association, Shanghai Scarborough, F., assistant, Kennedy, Burkhill & Co., Ld., Penang Scarfe, G. M., assist., Hongkong and Shanghai Bank, Bangkok

Scatchard, R. E., assist. surveyor, Public Works, Shanghai Scellier, Rev. F., s J., president, Aurora University, Shanghai Schaefer, H., signs per pro., Delacamp, Piper & Co., Kobe Schaefer, O., assist., Hirschfeld Aktiengesellschaft, Kobe Schaeffer, O., assist., The East Asiatic Co., Ld., Shanghai Schaenherr, H., manager, Behn, Meyer China Co., Ld., Shanghai Schafer, F. E., auditor, Pacific Commercial Co., Cebu Schaffer, R., medical officer, Sumatra Casutchouc Mij., Sumatra Schaik, Th. W. van, general manager, Singkep Tin Maatschappij, Singapore Schall, H., manager, Netherlands Gutta Percha Co., Shanghai Schaller, F., Behn, Meyer China Co., Ld., Mukden Scharmuller, J., engineer, Chihli Ching Hsing Mining Administration, Tientsin Scharp, O., assist., Rayner, Heusser & Co., Ld., Shanghai Schayk, M. C. A. van. assist. Transmarina Trading Co., Shanghai Schayk, M. C. A. van, assist., Transmarina Trading Co., Shanghai Scheer, C. van der, acting manager, Bahilang Estate, Sumatra Schele, A. D. van Buren, procurator, Van Nie & Co., Medan, Sumatra Scheltus, E. D. H., installation manager, Hotung, Asiatic Petroleum Co., Tientsin Schenitzki, R., accountant, Lothar Marcks, Mukden Schenkel, E. A., assist, F. E. Zuellig, Inc., Manila Scherb, E., chemist, Manila Gas Corporation, Manila Schetelig, W., assist., Liebermann & Waelchli, Kobe Scheunig, W., assist., Manila Gas Corporation, Manila Schiaffino, J. V., minister, Mexican Legation, Tokyo Schick, R., signs per pro., Schmidt & Co., Peking Schider, Dr. R., geological staff, Sarawak Oilfields, Ld., Sarawak Schiefs, P., assistant, Kuenzle & Streiff, Manila Schiefer, R., technical adviser, G. E. Huygen, Hongkong Schilfgaarde, T. E., accountant, Netherlands India Commercial Bank, Hongkong Schilk, F., signs per pro., United Dyes and Chemical Works, Tientsin Schiller, A. F., loan and surrender dept., International Savings Society, Shanghai Schilling, R. A., manager, Standard Oil Co. of New York, Tsingtao Schimk, G., accountant, American Drug Co., Shanghai Schimming, F., manager, import dept., "Sapt." Textile Products, Shanghai Schinazi, L. R., assist., China Import and Export Lumber Co., Ld., Shanghai Schiopffe, C. F., estate manager, Bang Nara Rubber Co., Ld., Bangkok Schiphorst, H. W., Government veterinary surgeon, Medan, Sumatra Schirbaum, P., Carl Wolter & Co., Chemulpo Schirmer, H., assist., C. Illies & Co., Kobe Schirmer, H., assist., C. Illies & Co., Kobe
Schioth, E. T., acting deputy commissioner Native Customs, Pakhoi
Schlaeger, J., Boerter & Niggemann, Tsinan
Schlager, W., accountant, Siemens China Co., Peking
Schlifer, P., Marius Laurent, Harbin
Schlomer, M., assist., China Export-Import and Bank Co., Canton
Schmid, T. O., manager, Anderson, Clayton & Co., Shanghai
Schmidt, A., manager, H. C. Augustesen, Newchwang
Schmidt, C., assist., Shanghai Electric Construction Co., Ld., Shanghai
Schmidt, C. W., merchant, O. H. Anz & Co., Chefoo
Schmidt, E. A., assist., Melchers & Co., Hongkong
Schmidt, F., assistant, Meyer & Co., Tientsin and Mukden
Schmidt, G., engineer, Chihli Ching Hsing Mining Administration, Ties Schmidt, G., engineer, Chihli Ching Hsing Mining Administration, Tientsin Schmidt, H. G., manager, Hugo Stinnes-Linien, Shanghai Schmidt, J. H., assistant, Smith, Bell & Co., Manila Schmidt, R., assist., Alff & Co., Changsha Schmidt, R., manager, Carlowitz & Co., Hongkong Schmidt, S., assist., East Asiatic Co., Ld., Hankow Schmitt, J., assistant, Siber, Hegner & Co., Shanghai Schmitto, L. G. J. W., chief examiner, Chinese Maritime Customs, Shanghai Schmitto, O. H., tidesurveyor and harbourmaster, Chinese Customs, Swatow Schmitz, C., manager, Shantung Overseas Trading Co., Chefoo Schmuser, F., assistant, Presbyterian Mission Press, Shanghai Schnack, O., signs per pro., Carlowitz & Co., Mukden Schnaperman, P., assist., British Cigarette Co., Ld., Shanghai Schneely, C., assist., Standard Oil Co. of New York, Tokyo

Schneider, C. A., assistant, Carlowitz & Co., Canton

Schneider, E. C. E., assist. manager, Standard Products Co., Inc., Shanghai Schneider, H., engineer, Chihli Ching Hsing Mining Administration, Tientsin Schneider, O., assistant, Siemssen & Co., Canton Schneider, T., assist., Behn, Meyer China Co., Ld., Shanghai Schoch, E., manager, Sulzer, Rudolph & Co., Shanghai Schoen, Baron W., councillor, German Embassy, Peking Schoeps, A., secretary, consul for Germany, Vladivostock Schoevaart, J. J., chief accountant and auditor, Deli Railway Co., Medan, Sumatra Schofield, W., second magistrate, Magistrates' Court, Hongkong Schonfeld, A., manager, Amalgamated Rubber Estates, Maligas, Medan, Sumatra Schoofs, M., consul for Belgium, Sumatra Schorsch, R. O., assist., G., Martiny & Co., Shanghai Schradieck, E., attorney, Standard Oil Co. of New York, Manila Schrage, C., assist., Carlowitz & Co., Shanghai Schneider, E. C. E., assist. manager, Standard Products Co., Inc., Shanghai Schrage, C., assist., Carlowitz & Co., Shanghai Schramm, E. J., assist., Jardine Engineering Corporation, Ld., Harbin Schregardus, N. H., assist., Chinese Maritime Customs, Shanghai Schreiber, F., manager, Singkep Tin Maatschappij, Singapore Schroder, W. E., supt., Great Northern Telegraph Co., Ld., Shanghai Schroeder, A., assist., Melchers China Corporation, Hankow Schroeder, A., assist., Melchers China Corporation, Hankow Schroeder, A., manager, Shantung Overseas Trading Co., Shanghai Schroeder, R. L., assistant, Alhambra Cigar and Cigarette Manufacturing Co., Manila Schroeder, W., Viegelmann, Inc., Manila Schroeter, C., manager, Canton Trading Association, Ld., Canton Schroter, O., assistant, Carlowitz & Co., Shanghai Schubert, A., director, Reuter, Brockelmann & Co., Canton Schuechner, W., merchant, Carlowitz & Co., Canton Schuette, H. O., assist., Faust & Co., Tientsin Schuetz, K., assist., Melchers China Corporation, Hankow Schuldt, G., assist., G. E. Huygen, Canton Schulthess, O., assistant, Zuellig, Inc., Manila Schultz, C., mgr., Deutsches Bakteriolog Serolog Institute & Mee-Yeh Handels, S'hai. Schultz, H. E., assistant, British Cigarette Co., Shanghai Schultze-Pantin, J., assist., Shingming Trading Co. (China), Tientsin Schultz, H. E., assistant, British Cigarette Co., Shanghai Schultze-Pantin, J., assist., Shingming Trading Co. (China), Tientsin Schulz, A. W., accountant, American Express Co., Inc., Hongkong Schulz, W. F., Rolex Watch Co., Osaka Schulze, W., manager, Schmidt & Co., Tientsin Schumacher, A. E., manager, Equitable Eastern Banking Corporation, Shanghai Schumacher, H., manager, Westphal & Co., Shanghai Schwaner, J., assistant, Van Nie & Co., Medan, Sumatra Schwardtmann, W., Boerter & Niggemann, Tsinan Schwartz, M., assistant, Wadleigh Commercial Ld., Singapore Schwartz, S. H., manager, Jendarata Estate, United Plantations, Ld., Perak Schwarz, G., manager, Silinda Estate, Sumatra Schweigert, E. G., assistant, Thomson & Co., Hankow Schweizer, P., signs per pro., Sulzer, Rudolph & Co., Shanghai Schwender, C., signs per pro., Ehlers & Co., Chungking Schwind, A., assist., Carlowitz & Co., Shanghai Schwyzer, F., vice-president, French Municipal Council, Shanghai Sclanders, K. A., Eastern Extension, Australasia & China Telegraph Co., Foochow Scotchmer, L. A., The Texas Co., Tsingtao Scott, A. L., vice-consul for Great Britain, Amoy Scott, C. W., acting manager, Mercantile Bank of India, Ld., Bangkok Scott, C. W., M.A., All Saints' Church, Tientsin Scott, D. S., manager, Texas Co., Hongkong Scott, D. W., treasurer, Neuss, Hesslein Corporation, Manila Scott, F. C., assistant, Eastern Extension Telegraph Co., Singapore Scott, F. P., assist engineer, P.W.D., Kedah Scott, G. A., assist., Etablissements Brossard-Mopin, Singapore Scott, G. S., assist., Asiatic Petroleum Co., Ld., Shanghai Scott, G. W., medical officer, Kamuning Rubber and Tin Co., Ld., Perak Scott, H. B., assist, Royal Insurance Co., Ld., Shanghai Scott, H. H., chief engr. draughtsman, H'kong. & Whampoa Dock, Kowloon, Hongkong Scott, Rev. I., United Methodist Mission, Wenchow

Scott, I. J. V., assistant, Arnhold & Co., Shanghai

```
Scott, J., assistant, Glenealy Plantations, Perak
Scott, J. W., manager, Emerald Rubber and Coconut Co., Ld., Kedah
Scott, L. G., supt. engineer, Peak Tramways, Ld., Hongkong
Scott, M. D., assistant, Hongkong and Shanghai Banking Corporation, Amoy
Scott, P. F., assistant engineer, P.W.D., Kuala Lumpur
Scott, P. W. A., assistant, Chinese Maritime Customs, Tientsin
Scott, R., resident councillor, Penang
Scott, R. F., assistant, Asiatic Petroleum Co., Ld., Shanghai
Scott, S. D., assist. (Engineering dept.), Boreno Co., Ld., Perak
Scott, W., assistant, United Engineers, Ld., Singapore
Scott, W. R., assist. supt., Criminal Intelligence, Police Headquarters, Hongkong
Scott-Ram, H., assistant, Asiatic Petroleum Co., Penang
Scott-White, J. A., assist., L. J. Healing & Co., Ld., Tokyo
Scowsill, H. E. T., signs per pro., Katz Bros., Ld., Bangkok
Scrimshaw, H. C., assistant, Chinese Maritime Customs, Shanghui
Scriven, H. E., assistant, Lane, Crawford & Co., Hongkong
 Scrivener, G. L., signs per pro., Pitcairn, Syme & Co., Batavia
Searancke, F. K., executive engineer, P.W.D., F.M.S.
 Searle, G., assistant, Atlantic. Gulf and Pacific Co., Manila
 Searles, J. E., driller, Sarawak Oilfields, Ld., Sarawak
Seater, C. J., assistant, Taikoo Sugar Refining Co., Hongkong
Seath, W. P., assistant, Taikoo Sugar Refining Co., Hongkong
Sebastian, E. G., local vice-consul, British Legation, Bangkok
Seck, J. A. A, examiner, Chinese Maritime Customs, Antung
Seckinger, C., signs per pro., Compagina d'Italiana d'Estremo Oriente, Shanghai
Seddon, A. E., barrister, Platt & Co., Shanghai
Seddon, T., inspector, Sanitary department, Hongkong
Sedgwick, R. E., Hongkong and Shanghai Bank, Foochow
Sedgwick, R. E., Hongkong and Shanghai Bank, Podenow See, —., Lt.-Col., directeur-proprietaire, L'Opinion, Saigon Seeberg, Ths., manager, Aall & Co., Tokyo Seedwall, V. C., officer in charge, Police department, Port Swettenham Seegers, Ch. F., accountant, Netherlands Trading Society, Sumatra Segard, F., Yao Hua Mechanical Glass Co., Ld., Chinwangtao Seguela, R, Chinese Government Salt Revenue, Ichang Saidel P. Potthered & Co. Mukham
Seidel, P., Rothkegel & Co., Mukden
Seiffert, W., signs per pro., Griffith & Co., Canton
Seiler, C. A., assistant, Siber, Hegner & Co., Kobe
Seitert, P., sous directeur, Banque Franco-Chinoise, Saigon
 Seitz, C., treasurer and director, Asia Life Insurance Co., Inc., Shanghai Seitz, H. F., Standard Oil Co. of New York, Hankow
 Selby, H. C. S. C., Chinese Maritime Customs, Yochow
 Selby, R. J., assistant, Harrisons, Crosfield, Ld., Sumatra
Seldel, A., Deutsche Vereingigung, Tsingtao
 Selden, Chas. C., supt., John G. Kerr Hospital, Canton
Selden, Chas. C., supt., John G. Kerr Hospital, Canton Seletti, —, chef comptable, Comptoirs Generaux de l'Indochine, Saigon Selfe, M. P., assiatant, Wm. Jacks & Co., Singapore Sellars, G. W., assistant, Mackinnon, Mackenzie & Co., Hongkong Sellars, H. N., assistant engineer, Land dept., Perak Sellers, D., Pekin Syndicate, Ld., Peking Sellers, E. G., managing-director, Muller & Phipps (Malaya), Ld., Singapore Sellers, H. A., director, Muller, Phillps & Sellers, Ld., Osaka Selles, J., merchant, Selles Hermanos, Kobe Sellick, S. S., engineering dept., Arnhold & Co., Ld., Shanghai Sellier, P., agent, Société Française de Gerance, Peking Sellwood, G. H., manager, Seamen's Institute, Hongkong
Sellwood, G. H., manager, Seamen's Institute, Hongkong
Sélsis, —, controleur principal, Douanes et Regis, Tourane
Semmelhack, F., Vereinigte Farben & Chemikallen-Werke, Newchwang
Semple, W. Y., assistant, Singapore Cold Storage Co., Ld, Singapore
Sendzimir, T. K., manager, China Amalgamated Nail and Wire Products Co., Shangha
Sénélar, administrateur-resident, Thai-Binh, Tonkin
Senf, K., assist., Carlowitz & Co., Tientsin
Senge, A. R., assist., Dollar Steamship Co., Shanghai
Senna, A. F., assistant, Dollar Steamship Co., Shanghai
Senna, I. B. de, assistant, A. R. Burkill & Sons, Shanghai
```

Senna, J. M. E. S. de, assistant, Post Office, Tientsin

Senna, V. F., accountant, Arnhold & Co., Ld., Shanghai Semett, C. W. A., assistant judge, Penang Sennett, H., assistant, British Cigarette Co., Ld., Shanghai Sequeira, A. A., assistant, Probst, Hanbury & Co., Shanghai Sequeira, C. M., cable dept., Arnhold & Co., Ld., Shanghai Sequeira, E. I., assistant, North-China Daily News, Shanghai Sercey, G. M. R. de, accountant, Post Office, Peking Sergeant, E. L., doctor, Hangchow Hospital, Hangchow Sergeant, F. W. B., divisional manager, Devon Estates, Ld., Malacca Servel, —, cher de depot, Compagine Francaise de Tramways, Saigon Servoise, G., resident, Hung-Yen, Tonkin Seth, G. G., solicitor general, Singapore Seth, Harold, commission agent, Hongkong Seth, J. H., incorporated accountant, Percy Smith, Seth & Fleming, Hongkong Sevier, A., assist., Standard Oil Co. of New York, Harbin Seward, J. A., assistant, Guthrie & Co., Ld., Penang Sewell, C. Y. B., supt., Revenue Survey branch, Negri Sembilan Sewell, E. G., assistant, Lane, Crawford, Ld., Hongkong Sewell, F. B., supt., Revenue Survey branch, Malacca Sewell, F. B., supt., Revenue Survey branch, Malacca Sewell, F. B., Supt., Sevenue Survey branch, Malacca Sewell, F. E. A. B., assistant, Sime, Darby & Co., Ld., Malacca Sewell, G. W., director, Robertson, Wilson & Co., Hongkong Sexton, E. H., assistant, Chinese Maritime Customs, Hankow Seybold, G. H., manager, United States Rubber Plantations, Inc., Sumatra Seybold, J. E., secy., Chi, Am. Underw., and assist. mgr., Asia F. Ins. Und., Shanghai Seymour, C. E., manager, Robert Dollar Co., Tientsin Seymour, E. F., partner, Theodor & Rawlins, Shanghai Shaffer, F., assist., Hazzard, Elliott, Shanghai Shaftain, F. W., sub-inspector. Secretariat for Chinese Affairs, Hongkong Shafto, T. A., accountant, Mansfield & Co., Ld., Penang Shadgett, E., chief draftsman, Surey dept., F.M.S. Shaugett, E., chief draftsman, Surey dept., F.M.S.
Shainin, A., store manager, Shainin & Co., Shanghai
Shakleton, C. F., director, J. A. Wattie & Co., Ld., Shanghai
Shanahan, W. J., assist., Harrisons, King & Irwin, Ld., Shanghai
Shand, J. T., assist. apothecary, Government Civil Hospital, Hongkong
Shanhart, F. D., assistant, British Cigarette Co., Ld., Snanghai
Shannon, J. W., assistant, Standard Oil Co., Manila
Shantz, H., consul for U.S.A., Hongkong
Sharp, C. R., Chinese Maritime Customs, Tientsin
Sharp, R. H., British-American Tobacco Co., Ld., Peking Sharp, R. H., British-American Tobacco Co., Ld., Peking Sharp, J., medical practitioner, Penang Sharp, J. M. C., mechanical engineer, Municipality, Penang Sharp, T. A. Curran, manager, Raja Musa Rubber Co., Selangor Sharp, W., engineer, Singapore Cold Storage Co., Ld., Singapore Sharp, W. J. C., supt. of telegraphs, Postal and Telegraph dept., Penang Sharpe, F., engineering dept., Sarawak Oilfields, Ld., Sarawak Sharpin, H. D., acting manager, Hongkong and Shanghai Bank, Singapore Sharples, A., mycologist, Agriculture dept., F.M.S. Shaw, E. O'Neil, musical director, Eastern and Oriental Hotel, Penang Shaw, F. H., assistant, General Electric Co. (of China), Ld., Shanghai Shaw, F. L., inspector of schools, Education dept., Kuala Lumpur Shaw, G., assist., Cary & Co., Canton Shaw, G. C., manager, International Tobacco Co., Shanghai Shaw, Geo. L., merchant, Antung and Harbin Shaw, G. M., manager, China Sugar Refining Co., East Point, Hongkong Shaw, G. R., assistant, Anglo-Sumatra Rubber Co., Ld., Sumatra Shaw, H., assistant, Kiangnan Dock and Engineering Works, Shanghai Shaw, J. A., dept. manager, Standard ()il Co. of New York, Hongkong Shaw, J. G., sub-officer, Fire Brigade, Singapore Shaw, J. H., assistant, China Light and Power Co., Ld., Hongkong Shaw, J. K., assistant, Jardine, Matheson & Co., Ld., Hongkong Shaw, J. R., agent, Canadian Pacific Railway, Manila Shaw, K., assist., Caldbeck, Macgregor & Co., Ld., Shanghai Shaw, P., assistant, British Cigarette Co., Ld., Shanghai

Shaw, R. E., sub-manager, International Banking Corporation, Manila

Shaw, R. P., engineer, Public Works department, Hongkong Shaw, T. H. R., manager, Butterfield & Swire, Shanghai Shaw, W., first class overseer, Port Development dept., Hongkong Shaw, W. J., president and general manager, Atlantic, Gulf and Pacific Co., Manila Shea, C. L., assistant, Comptoir Charles Ley, Peking Shea, F. N., general manager, American Trading Co., Tokyo and Yokohama Shearer, A., assistant, Hongkong and Shanghai Banking Corporation, Peking Shearer, D. C., assist., Vacuum Oil Co., Shanghai Shearlaw, P. W., assistant, Vallambrosa Rubber Co., Ld., Selangor Shearn, E. D., advocate and solicitor, Pooley & Co., Selangor Shedden, W., accountant, Singapore Traction Co., Ld., Singapore Sheehan, J. J., district officer, Ipoh, Perak Sheehan, J. J., district officer, Ipoh, Perak Sheffield, J. N., supt., topographical branch, Taiping, Perak Sheffield, J. N., supt., topographical branch, Taiping, Perak Sheffield, W. D., manager, Tanjong Pau Rubber Estate, Kedah Sheik, J. H., assist., China Soap Co., Ld., Shanghai Sheil-Small, D. M., assistant, Batu Rata (Sumatra) Rubber Plantation, Ld., Sumatra Shaw, W., first class overseer, Port Development dept., Hongkong Sheil-Small, D. M., assistant, Batu Rata (Sumatra) Rubber Plantation, Ld., Sumatra Sheirbeck, W. C., manager, Matoba Estate, Rubber Plantns. Invest. Trust, Sumatra Shekury, E., assistant, International Savings Society, Shanghai Sheldon, S. R., professor of engineering, Nanyang University, Shanghai Shelford, W. H., managing-director, Paterson, Simons & Co., Singapore and Penang Shellshear, J. L., professor of anatomy, University, Hongkong Shelton, Chas., assistant, Palace Tobacco Store, Shanghai Shelton, J., assist. chemist, Institute for Medical Research, F.M.S. Shenton, W. E. L., partner, Deacons, solicitors, Hongkong Shenton, W. J., assistant, A. S. Watson & Co., Hongkong Shepherd, G. C., assistant, J. M. Flanagan & Co., Shanghai Shepherd, M., assist. accountent, Mercantile Bank of India, Singapore Sheppard, G. W., merchant, Jardine, Matheson & Co., Ld., Shanghai Sheppard, J. Oram, signs per pro., Struthers & Barry, Hongkong Shepton H. M., manager, Jeram Kuantan Rubber Estates, Pahang Sherar, R. C., manager, Third Mile (F.M.S.) Rubber Co., Ld., Negri Sembilan Shercliff, F., engineer, Tronoh Mines, Perak Sheridan, H. J., assistant, Standard Oil Co. of New York, Shanghai Sheridan, J. A., assist., British-American Tobacco Co. (China), Ld., Shanghai Shelton, J., assist. chemist, Institute for Medical Research, F.M.S. Sheridan, J. A., assist., British-American Tobacco Co. (China), Ld., Shanghai Sheridan, J. H., French Municipal Council, Shanghai Sheridan, J. J., signs per pro., Caldbeck, Macgregor & Co., Ld., Shanghai Sheriff, S. M., assist., Seaport Rubber Estates, Selangor Sherlock, Hon. Mr. D. T. J., k.c., chief justice, High Court, Sandakan, B.N.B. Sherman, A. M., professor, Bone College, Hankow Sherman, C., assistant, Ben Building Co., Shanghai Sherman, D., assistant, Taikoo Dockyard, Hongkong Sherman, D. H., assist., Hongkong, Canton and Macao Steamboat Co., Ld., Hongkong Sherman, G. E., tidesurveyor and harbourmaster, Customs, Amoy Sherman, R. E., driller, Sarawak Oilfields, Ld, Sarawak Sherman, T. F., actg. inspr. for China, Liverp. & Lond. & Globe Ins. Co., Shanghai Sherman, W. G., bar supt., Haiho Conservancy, Tientsin Sherriff, A. W., complier, North China Daily News, Shanghai Sherriff, A. W., complier, North China Daily News, Shanghai Sherry, H., assistant, Chalaire & Franklin, Shanghai Sherry, J. P., acting manager, Hongkong Telephone Co., Hongkong Shervell, F. J., shipyard manager, Taikoo Dockyard and Engineering Co., Hongkong Sherwin, C. E., solicitor, Bailey & Perry, Hankow Shesheleff, N. N., China Import and Export Lumber Co., Shanghai Shewan, I. W., signs the firm, Shewan, Tomes & Co., Hongkong Shewan, R. G., merchant, Shewan, Tomes & Co., Hongkong Shieh, L., manager, Exchange Bank of China, Tientsin Shields, A. L., merchant, Shewan, Tomes & Co., Hongkong Shields, C. H., postal commissioner. Chinese Post Office, Shanghai Shields, J. S., managing partner, King George Hotel, Amoy Shields, S. R., examiner, Chinese Maritime Customs, Shanghai Shierlaw, A. M., assist., Thos. Cook & Son, Kobe and Yokohama Shilcock, C. M., assist., Chersonese (F.M.S.) Estate, Ld., Perak Shildkre, G. I., assist., S. Heimann & Co., Shanghai Shindle, E., assistant, Sarawak Oilfields, Ld., Sarawak

'Shiner, W. C., supt., United Asbestos Oriental Agency, Ld., Hongkong Shipway, I. A., assist. traffic manager, F.M.S. Railway, Selangor Shirazee, B. A., assistant, Standard Oil Co., Shanghai Shirazee, B. A., assistant, Standard Oil Co., Shanghai
Shirazee, M. C., chief appraiser, Chinese Maritime Customs, Canton
Shirley, G. F., manager, Yangtse Rapid S.S. Co., Ichang
Shirmer, W., assistant, Faust & Co., Tientsin
Shirras, D. S. G., partner, Blad & McClure, Kobe
Shishman, E. A., division manager, British-American Tobacco Co. (China), Ld., Harbin
Shively, H. W., manager, Orient Co., Ld., Singapore
Shoemaker, W. M., installation manager, Standard Oil Co. of New York, Manila
Shooker, A. S., merchant, Singapore
Shoostoff, V. G., proprietor, Russian Economic Store, Tientsin
Shorland, C. W., assistant controller of labour, Ipoh, Perak
Short, C. J., secretary, Capital and Trade, Shanghai Short, C. J., secretary, Capital and Trade, Shanghai Short, F. E., assistant, Bangawan Rubber, Ld., Jesselton, B.N.B. Short, P. G., veterinary surgeon, Medical dept., Perak Short, R. H., assistant, Canadian Pacific Railway, Hongkong Short, R. L. B., assist., Commercial Union Assurance Co., Singapore Shotter, J. D., engineer, Fire Brigade, Shanghai: Shrap, Robert H., manager for South Manchuria, International Savings Socy., Mukden Shroff, P. B., silk merchant, Shanghai. Shrubshall, E. J., assistant conservator of Forests, Temerloh, Pahang Shrubsole, H. C., manager, Nestle & Anglo-Swiss Condensed Milk Co., Hongkong Shutaeff, M., Carlowitz & Co., Tientsin Shutte, R. V. N., assistant, Paterson, Simons & Co., Ld., Selangor Sibbald, S. K., senior executive engineer, P.W.D., Selangor Sibley, J. C., Asiatic Petroleum Co. (S.C.), Ld., Hongkong Sichel, E. C. S., assistant supt., Excise, Trade and Customs, Kuala umpur Sickel, H., assistant, Carlowitz & Co., Hankow Sickle, C. A. van, assistant, Macleod & Co., Cebu, P.I. Sidler, Albert, vice consul for Switzerland, Manila Sidorow, P., assistant, Goertz & Diener, Ld., Hankow Siebert, E., merchant, Siemssen & Co., Tientsin Siebert, Fr., consul for Germany, Tsinan Siebert, Fr., consul for Germany, Tsinan
Siebold, H., partner, Picking Lampen Nachfolger, Shanghai
Siebs, H. A., Siemssen & Co., Hamburg
Siegendraler, W., signs per pro., Diethelm & Co., Ld., Bangkok
Siegfrids, S. F. Z., Chinese Maritime Customs, Lappa
Siegil, H. W., assistant, Behn, Meyer China Co., Ld., Shanghai
Siemssen, F., merchant, Siemssen & Krohn, Shanghai
Siemssen, G. T., tea merchant, Siemssen & Krohn, Foochow
Sienkevitch, B. C., director, Asia Life Insurance Co., Inc., Shanghai
Sieveking, W., assistant, Carlowitz & Co., Hankow
Sigaut, E., general agent, Messageries Maritimes, Shanghai
Silkstone, A. E., assistant manager, S. Moutrie & Co., Ld., Shanghai
Silva, E., assistant, Equitable Eastern Banking Corporation, Shanghai Silva, E., assistant, Equitable Eastern Banking Corporation, Shanghai Silva, E. S. da, assistant, H. Strong & Co., Yokohama Silva, F. F., assistant, Kjellberg Succrs., Ld., Tokyo Silva, H. G. da, Arnhold & Co., Ld., Tientsin Silva, H. N. da, consul-general for Netherlands, Macao Silva, L. G. da, assistant, Edward Evans & Sons, Ld., Shanghai Silva, St. C. C. da, examiner, Chinese Maritime Customs, Wuchow Silva-Netto, A. F. B., merchant, Silva-Netto & Co., Hongkong Silverthorne, J., director and secretary, Railton & Co., Chefoo Sime, F. D., manager, Bukit, Lintang Rubber Estates, Malacca Sime, J. L., agent, Straits Trading Co., Ld., Kuala Lumpur Sime, J. M., director and manager, Sime, Darby & Co., Singapore Simeon, C., lawyer, Manila
Simon, F. J., Kailan Mining Administration, Tientsin Simon, J., Kailan Mining Administration, Tientsin Simmonds, E. W., assistant, Hongkong and China Gas Co., Ld., Hongkong Simmonds, T. E., engineer, Land Investment Co., Ld., Tientsin Simmons, G., accountant, Pekin Syndicate, Ld., Peking Simmons, J. L., assistant, Jardine, Matheson & Co., Ld., Tsingtao

1560 Simmons, J. W., British adviser, Trengganu Simmons, W. F., secretary, Hongkong Tramways, Ld., Hongkong Simmons, W. M., sub-accountant, International Banking Corporation, Singapore Simms, G. W., general manager, Sungei Besi Mines, Ld., Selangor Simons, C. W., general manager, Sunger Best Mines, Ld., Selangor Simons, C. P. Jardine Engineering Corporation, Tientsin Simon, B., consul for Switzerland, Deli, Sumatra Simon, E. A., assistant, Jardine Engineering Corporation, Ld., Hongkong Simon, W. L., manager, Harrisons & Crostield, and British pro-consul, Sumatra Simonolevitz, G., delegate for Poland, Harbin Simonsen, F., assist., Pacific Mail Steamship Co., Shanghai Simper, A. T., assistant, Singapore Traction Co., Ld., Singapore Simpson, A., manager, Rim Rubber Estates, Malacca Simpson, Col. A., Chinese National Wireless Telegraph, Peking Simpson, A. A., assist., United Engineers, Ld., Singapore Simpson, A. M., shipbuilder, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Simpson, Colin F., professor, Mukden Medical College, Mukden Simpson, F. H., second assist. supt., Government Monopolies dept., Malacca Simpson, G. T., assist., Hongkong and Shanghai Bank, Bangkok Simpson, Henry G., veterinary surgeon, Penang Simpson, Hugh, supt., Tebong Rubber Estate, Malacca Simpson, H. M., assist. engineer, P.W.D., Kedah Simpson, J., assistant, Taikoo Dockyard and Engineering Co., Hongkong Simpson, P. V., assistant, British-American Tobacco Co., Ld., Shanghai Simpson, P. V., assistant, British-American Tobacco Co., Ld., Shanghai Simpson, R., sub-accountant, Chartered Bank of India, Australia and China, Iloilo Simpson, R. D., director, Mustard & Co., Inc., Shanghai Simpson, Robt. K. M., professor of English, University, Hongkong Simpson, S. P., assistant, Arnhold & Co., Shanghai Simpson, W. F., assistant, Mustard & Co., Tientsin Simpson, W. G., assist, Bradford Dyers' Association, Ld., Shanghai Sims, E., assistant, United Engineers, Ld., Singapore Sims, R. head gnolar, Police dept. Shanghai Sims, R., head gaoler, Police dept., Shanghai Sims, W. A., usher, H.M.B.'s Supreme Court, Shanghai Sims, W. S., proprietor, Sims & Co., Tientsin Sinclair, A., assistant, John Little & Co., Ld., Singapore Sinclair, A., engineer, Raub Australian Gold Co., Ld., Pahang Sinclair, A. L., supt. of Goverment Plantations, Kuala Lumpur Sinelair, D. H., assistant, Canadian Pacific Railway, Shanghai Sinclair, G. W., assist., Smith, Bell & Co., Ld., Manila Sinclair, J., manager, George Town Dispensary, Ld., Perak Sinclair, J. M., manager, Bangkok Dock Co., Ld. Bangkok Sinclair, J. M., manager, Bangkok Dock Co., Ld. Bangkok Sinclair, R. F., assistant, Chinese Maritime Customs, Shanghai Sinclair, R. W., assistant, Boustead & Co., Singapore Sinclair, S. G., manager, Kuang Rubber Plantations, Kedah Singer, H. P., examiner, Chinese Maritime Customs, Tientsin Sinnott, P. W. P., assistant, Kailan Mining Administration, Shanghai Siqveland, T., vice-consul for Norway, Shanghai Sites, F. R., director, Raven Trust Co., Ld., Shanghai Sixt, O. A., director, Shingming Trading Co., China, Tientsin Sixt, O. A., director, Shingming Trading Co., China, Tientsin Skading, E. J., assist. engineer, Marine dept., Singapore Skeen, D. T., senior medical officer, European Hospital, Negri Sembilan Skelchy, R. R., clerk of works, Public Works dept., Perak Skerrett-Rogers, C., merchant, W. W. Greig & Co., Foochow Skestakoff, G. W., assistant, Chemical Laboratory, Hankow Skey, W. N., assist. div. manager, Eastern Extension Telegraph Co., Ld., Singapore Skidelsky, S. L., consul for Portugal, Harbin
Skidelsky, S. L., consul for Portugal, Harbin
Skidmore, T. E., director and chief engineer, British-American Tobacco Co., Shanghai
Skilton, F. L., assist. supt., Excise, Trade and Customs, Kuala Lumpur
Skimin, W. H., assistant, Malabon Sugar Co., Ld., Manila
Skinn, A. J., Peking Dispensary, Peking
Skinner, Dr. A. H., medical practitioner, Hankow
Skinner, C. A., managing director, New Engineering and Shiphuilding Works, Ld., S'hai
Skinner, C. F., resident, Beaufort, British North Borneo

Skinner, D., acting assist. marine supt., Indo-China Steam Nav. Co., Hongkong Skinner, E. J., assistant, Bukit Sembawang Rubber Co., Ld., Singapore

Skinner, E. W., assist. commissioner of Customs, Jesselton, B.N.B. Skinner, F., assistant, Fraser & Neave, Ld., Singapore Skinner, F. J., assistant, Hirsbrunner & Co., Shanghai Skinner, H., timber manager, John Robertson & Co., Singapore Skinner, H. G., manager, Hilir Estate, Lahad Datu, B. N. Borneo Skinner, H. L., accountant, Fraser & Neave, Ld., Selangor Skinner, L., dredger dept., United Engineers, Ld., Singapore Skinner, L. C., representative, National Cash Register, Brinkmann & Co., Singapore Skinner, O., assistant, Hongkong and Shanghai Bank, Hongkong Skinner, R. W., manager, Hongkong & Shanghai Hotels, Ld., Shanghai Skiotis, N. D., assistant, Skiotis Bros. & Co., Peking Skiotis, P. D., manager, Skiotis Bros. & Co., Peking Skoblin, N. S., manager, S. F. Skoblin, Harbin Skoblin, S. F., director, S. F. Skoblin, Harbin Skoff, F., secretary for Austria, Tientsin Skott, H., merchant, Skott & Co., Hongkong Skov, F. T., assist., Standard Oil Co. of New York, Hankow Skrine, W. F. de V., acting divisional officer, Coast Division, Sarawak Skrine, W. F. de V., acting divisional officer, Coast Division, Sarawak Skrine, W. V. D., advocate and public notary, Bannon & Bailey, Selangor, F.M.S. Skuse, W. A., tidesvrveyor, Chinese Maritime Customs, Shanghai Skyes, E. A., assist., China and Japan Trading Co., Ld., Shanghai Skyum, N. J., manager, Dominion Rubber Co., Negri Sembilan Slack, Tom A., manager, British-American Tobacco Co., Ld., Bangkok Slack, Tom A., segretary, Deli Railway Co., Sumatra. Slager, A., secretary, Deli Railway Co., Sumatra Slater, A. W., mgr., Scottish Union and National Ins., and rep., Maritime Ins., Shanghai Slater, C. D., director, McAlister & Co., Ld., Singapore Slater, G. B., representative, Allen, Sons & Co., Ld., Tokyo Sleap, S. A., assistant, Yangtsze Insurance Association, Ld., Shanghai Sleep, A., assistant district officer, Kuala Selangor Sleeman, J. W., assist., Chenderiang Tin Dredging, Ld., Perak Slessor, R., manager, Arnhold & Co., Ld., Changsha-Hankow Sligh, I., director, Crystal, Ld., Tientsin Slipper, G. B., assist. cargo supt., Hongkong & Kowloon Wharf & Godown Co., H'kong Sloan, C. A., assist., China Press, Ld., Shanghai Sloan, C. A., assist., China Press, Ld., Shanghai Sloan, James, assistant, Taikoo Sugar Refining Co., Hongkong Sloan, John, assistant, Taikoo Sugar Refining Co., Hongkong Sloan, J. I., engineer, British Borneo Timber Co., Ld., Sandakan, B. N. Borneo Slott, W. L. van der, assist., department of Public Works and Railways, Sarawak Smail, H. S. I., senior executive engineer, P.W.D., F.M.S. Smailes, F. W. inspector of machinery, Mine dept. Kuala Lumpur Small, A. E., manager, Boustead & Co., Ld., Sumatra Small, A. G., professor, Medical School, Nanking Smalley, J. T., medical officer, Medical dept., Hongkong Smallfield, E. J., government surveyor, Jesselton, B. N. Borneo Smallwood, H. C. Clair, Smallwood & Co., Peking Smallwood, H. C. Clair, Smallwood & Co., Peking Smallwood, W., field assistant, Sarawak Oilfields, Ld., Sarawak Smart, A. G. H., health officer, Medical dept., Kedah Smart, H. J., assist, Submarine Telegraph Service, Chefoo Smart, J., assistant, Fraser & Neave, Ld., Singapore Smart, N. W., assistant, Singapore Cold Storage Co., Ld., Singapore Smart, P., Chilean consul, Kobe Smedley, W. H., assist., British-American Tobacco Co., Ld., Tientsin Smedley, W. R., municipal sanitary engineer, Singapore Smeeden, J., Chinese Maritime Customs, Ningpo
Smelt, W. A. C., chief district treasurer, Sandakan, B. N. Borneo
Smerdon, J. R., assist., Dodwell & Co., Shanghai
Smit, H. J. F., supt, way and works, Deli Railway Co., Medan, Sumatra Smith, A., assist. commissioner of Police, Tampin, Negri Sembilan Smith, A. C., assist., Sandilands, Buttery & Co., Singapore Smith, A. E., representative for Japan, Jardine, Matheson & Co., Ld., Kobe Smith, A. J. V., assistant, China Light and Power Co., Hongkong Smith, A. M., manager, Asiatic Petroleum Co., Tsinan

. Smith, A. S., assistant, Chinese Maritime Customs, Shanghai

1562 FOREIGN RESIDENTS Smith, A. V., assist., American Commercial Attache, Shanghai Smith, A. W., station supt., Electricity Supply dept., Penang Smith, A. W., purchasing dept., Hongkong and Shanghai Hotels, Ld., Hongkong Smith, A. W., purchasing dept., Hongkong and Shanghai Hotels, L. Smith, B. M., manager, Standard Oil Co. of New York, Chinkiang Smith, B. W. S., assist., Vallambrosa Rubber Co., Ld., Selangor Smith, C., assistant conservator of Forests, Pahang Smith, C., British-American Tobacco Co., Yunnanfu Smith, C., manager, George McBain, Tientsin Smith, C. A. M., dean, Engineering Faculty, University, Hongkong Smith, Cecil F., assist., Sime, Darby & Co., Malacca Smith, C. J., assist., Burkill & Sons, Shanghai Smith, C. J., auditor, American-Asiatic Underwriters, Shanghai Smith, C. J., professor, Medical College, Singanore Smith, C. J., professor, Medical College, Singapore Smith, C. P., accountant, Estate of Loke Yew, Selangor Smith, C. R., assistant secretary, Government Secretary's Office, Sandakan, B.N.B. Smith, C. V., assist., Strachan & Co., Ld., Kobe Smith, D. L., accountant, Standard Oil Co. of New York, Hankow Smith, D. L., Dollar S.S., Line, Kobe Smith, D. L., Chinese Maritime Customs, Wuhu
Smith, E. A., medical officer, Selangor
Smith, E. B. Heaton, assist., Gibb, Livingston & Co., Ld., Shanghai
Smith, E. F., driller, Sarawak Oilfields, Ld., Sarawak
Smith, E. G., assistant, Dodwell & Co., Ld., Hongkong
Smith, E. G., assistant secretary, Chinese Maritime Customs, Peking
Smith, E. H., manager, Riverside (Selangor) Rubber Co., Ld., Selangor
Smith, F. B., assist., Brunner, Mond & Co., Ld., Shanghai
Smith, F. Dacres, assist., China Underwriters, Ld., Shanghai
Smith, F. E., assist., New Engineering and Shipbuilding Works, Ld., Shanghai
Smith, F. H., merchant, Frank Smith & Co., Hongkong
Smith, F. R., signs per pro., Boyd & Co., and vice consul for Portugal, Amoy
Smith, F. W., assist., Hongkong & Shanghai Bank, Johroe
Smith, F. W., manager, Smith & Medlenka, Chefoo
Smith, F. Y., assistant, Admiral Oriental Line, Manila
Smith, G. A., assistant, Arnhold & Co., Ld., Tientsin Smith, D. L., Chinese Maritime Customs, Wuhu Smith, G. A., assistant, Arnhold & Co., Ld., Tientsin Smith, G. J., assist., Taikoo Dockyard and Engineering Co., Hongkong Smith, G. Ross, assistant, Federated Malay States Rubber Co., Ld., Selangor Smith, G. R. H., assistant, Federated Malay States Rubber Co., Ld., Selangol Smith, G. R. H., assistant, supt. of Customs, F.M.S. Smith, G. T., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Smith, G. T., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Smith, G. W., Chinese Maritime Customs, Yochow Smith, H., assistant, United Engineers, Ld., Bangkok Smith, H. A., assistant, Kombok Rubber Co., Negri Sembilan Smith, H. A., boat officer, Chinese Maritime Customs, Antung Smith, H. A., manager for Far East, Lilly, Eli & Co., Shanghai Smith, H. C., partner, Syme & Co., Singapore Smith, H. C., partner, Syme & Co., Singapore Smith, H. F., assistant, Rosenstock's Directory, Shanghai Smith, H. de H., manager, Cicely Rubber Estates, Perak Smith, H. G. M., engineering dept., Sarawak Oilfields, Ld., Sarawak Smith, H. J. P., assistant, British-American Tobacco Co. (China), Ld., Shanghai Smith, H. Staples, merchant, Deacon & Co., and vice-consul for Norway, Canton-Smith, H. W., assistant, Kelantan Rubber Estates, Ld., Kelantan Smith, I. S., assist, Taikoo Sugar Refinery Co., Hongkong Smith, J., assistant, Jardine, Matheson & Co., Peking Smith, J., assistant, Brunner, Mond & Co. (China), Ld., Shanghai Smith, J., works foreman, Kowloon-Canton Railway, Hongkong Smith, J. A., assistant, Arnhold & Co., Ld., Tientsin Smith, J. A., assistant, Electric Construction Co., Ld., Shanghai Smith, J. A., assistant, Harrisons & Crosfield, Ld., Sumatra Smith, J. A., Chinese Maritime Customs, Hangchow Smith, Rev. J. C., English Presbyterian Mission, Swatow Smith, J. C. H. L., assist., Taikoo Sugar Refining Co., Hongkong Smith, J. C. M., assistant, Butterfield & Swire, Hongkong Smith, J. D. M., state treasurer, Perak

Smith, J. E., assistant, Boyd & Co., Amoy

Smith, J. M., assist., Standard Oil Co. of New York, Kobe Smith, J. P., assist., International Export Co. (Kiangsu), Ld., Nanking Smith, J. Sandford, assistant, Guthrie & Co. Ld., Selangor Smith, J. T., chief traffic inspector, Canton-Kowloon Railway, Canton Smith, J. W., agent, American Trading Co., Shanghai Smith, K. van R., assistant, Standard Oil Co. of New York, Nagasaki Smith, L., assistant, Asiatic Petroleum Co., Manila Smith, L. A., assist., Phoenix Assurance Co., Ld., Shanghai Smith, L. A., assistant warden, Mines dept., Kuantan, Pahang Smith, L. C., assistant, General Electric Co., Dairen Smith, L. F., assist., Liddell, Bros. & Co., Tientsin Smith, L. S., doctor, Chinese Government Railway, Nanking Smith, M. D., assistant, Municipal Council, Shanghai Smith, M. T., assist., Standard Oil Co. of New York, Shanghai Smith, M. T., assist., Standard Oil Co. of New York, Shanghai Smith, N. L., head of Sanitary dept., Hongkong Smith, O. A., general manager, Whiteaway, Laidlaw & Co., Ld., Hongkong Smith, P., assist., Weeks & Co., Ld., Shanghai Smith, P. F. W., assistant, William Forbes & Co., Tientsin Smith, P. H., appraiser, Chinese Maritime Customs, Shanghai Smith, R. A., inspector. Sanitary dept., Hongkong Smith, R. McLure, field assist., Sarawak Oilfields, Ld., Sarawak Smith, R. M. assistant, Dodwell & Co., Hongkong Smith, R. M., assistant, Dodwell & Co., Hongkong Smith, R. Stewart, assistant, Asiatic Petroleum Co., Chungking Smith, R. W., assist., Hongkong Electric Co., Hongkong Smith, S. A., assistant, Kallan Mining Administration, Tientsin Smith, S. C., assist., Wm. Jacks & Co., Singapore Smith, S. R., senior executive engineer, P.W.D., Negri Sembilan Smith, S. Wyatt, acting consul for Great Britain, Chungking Smith, T. H., tidesurveyor, Chinese Maritime Customs, Chinkiang Smith, V. G., Kailan Mining Administration, Tientsin Smith, V. M., assist., director for Orient, U.S. Shipping Board, Manila Smith, V. W. G., secretary, Hongkong and Shanghai Hotels, Ld., Shanghai Smith, W., assist., Dunlop Rubber Co. (Far East), Ld., Kobe Smith, W., assist, manager, New Engineering and Shipbuilding Works, Ld., Shanghai Smith, W., chief draughtsman, Public Works dept., Hongkong Smith, W. B., assist., Dollar Line, Ld., Yokohama Smith, W. C., assistant, Cosmopolitan Dock, Hongkong Smith, W. D., International Export Co., Nanking Smith, W. E., assist. controller of timber, Forest dept., F.M.S. Smith, W. E., inspector, Union Insurance Society of Canton Ld., Hongkong Smith, W. G. Purves, Asiatic Petroleum Co., Newchwang Smith, W. G. Purves, Asiatic Petroleum Co., Newchwang Smith, W. H., assistant, Lavers & Clark, Shanghai Smith, W. J., senior executive engineer, P.W.D., Perak Smith, W. K., manager, Kung Yick Mill, Shanghai Smith, W. Lithgow, assistant, Jardine, Matheson & Co., Ld., Hongkong Smith, W. R., manager, Pisal Panite Trading Co., Bangkok Smith, W. T., assist., British-American Tobacco Co. (North China), Ld., Tientsin, Smith, W. W., commissioner, Land dept., Jesselton, B. N. Borneo Smith, W. Z., general manager, Philippine Telephone and Telegraph Co. Manila Smithers, F. A., assist. accountant, F.M.S. Railway, Selangor Smorodin, P. M., manager, Centrosoius (England), Ld., Harbin Smorodin, P. M., manager, Centrosojus (England), Ld., Harbin Smyly, Dr. H. J., Medical College, Peking Smyth, A. W., assistant, Vasolina & Co., Labuan Smyth, J. M., blacksmith, Hongkong and Whampoa Dock Co., Kowloon, Hongkong Snell, C. F., assistant assessor, Municipality, Singapore Snell, J. A., doctor, Soochow Hospital, Soochow Snewin, E. A., assist., Straits Times, Singapore Snow, G. H. A., assist. secretary, Kailan Mining Administration, Tientsin Snow, G. W. M., manager, statistical dept., Asiatic Petroleum Co., Shanghai Snow, H. L. N., signs per pro., Arnhold & Co., Ld., Tientsin Snow, M. L., manager, I. E. Laucks, Tsingtao Soares, F. P. de V., broker, Hongkong Soderbom, G. E., clerk, Fu Chung Corporation, Tientsin Sofoulis, T. D., assist., Dollar Steamship Co., Shanghai

Sogny, chef du service de la surete en Annam, Hue, Annam Sokobin, S., acting consul general for America, Newchwang Sokolin, S., acting consul general for America, Newchwang Sokol, N., assist., engineer, Andersen, Meyer & Co., Ld., Tientsin Sokoloff, J. A., draughtsman, Public Works dept., Shanghai Sokolsky, G. E., editor, Far Eastern Review, Shanghai Solf, Dr. W. H., ambassador, German Legation, Tokyo Solina, R. V., merchant, R. V. Solina, Shanghai Solina, S. R. N., merchant, Shanghai Solirene, L., pharmacien, Pharmacie Principale, Saigon Soliva, R., sub-manager, Banque de l'Indo-chine, Shanghai Solis, C. G., acting inspector of Schools Pahang Sollis, C. G., acting inspector of Schools, Pahang Solodchin, G. P., veterinary surgeon, Chaokochwang, Kailan Mining Admin., Tientsin Solomon, H. H., assistant, British-American Tobacco Co. (China), Ld., Shanghai Solomon, J. H., proprietor, Shanghai Stores and Bijou Perfumery Co., Shanghai Solomon, M. E., assistant, E. D. Sassoon & Co., Shanghai Soltau, B., assistant, Boediker & Co., Hongkong Somekh, D. S., share, real estate and general broker, Shanghai Somekh, J. S., manager, British and Asiatic Co., Shanghai Someren, H. C. A. van, attorney, Blom & Van Der Aa, Shanghai Someren, H. C. A. van, attorney, Blom & Van Der Aa, Shanghai Somers, C. W., mechanician, Eastern Ex., Aus. and China Telegraph Co., Hongkong Somerville, G. W., assist. conservator of forests, Kuala Lipis, Pahang Somerville, H. E., director, Mansfield & Co., Penang, and Straits S.S. Co., Singapore Sommer, A., assist., Siber, Hegner & Co., Kobe Sommer, R., consul for Germany, Vladivostock Sommerfelt, A., assistant, Union Insurance Society of Canton, Hongkong Sommers, H. F., dental surgeon, Hongkong Sonksen, O., assistant, H. A. Westphal & Co., Shanghai Soper, C. H., supervisor, Eastern Extension Telegraph Co., Hongkong Soper, E. J., assistant accountant, F.M.S. Railways, Selangor Soper, C. C. assistant Englery Extension Telegraph Co. L.d. Labuan Soper, O. C., assistant, Eastern Extension Telegraph Co., Ld., Labuan Sopher, A., manager, Ed. Ezra & Co., and managing director, China Press, Inc., Shanghai Sopher, A. M., assistant, Joseph Brothers, Shanghai Sopher, T., manager, Edward Ezra & Co., Shanghai Sopp, N. I., assist., Chinese Maritime Customs, Canton Sorby, V., mains superintendent, Hongkong Electric Co., Hongkong Sorensen, A. B., acting supt., Shanghai Station, Gt. Northern Telegraph Co., Shanghai Sorensen, J. Ibsen, secretary, Great Northern Telegraph Co., Ld., Shanghai Sorensen, J. Ibsen, secretary, Great Northern Telegraph Co., Ld., Shanghai Sorenson, P. U., lightkeeper, Chinese Maritime Customs, Shanghai Sorley, W., shopmanager, Singapore Cold Storage Co., Ld., Kuala Lumpur Soskin, I. H., director, signs per pro., S. Soskin & Co., Harbin Sottorf, B., assistant, Fuhrmeister & Co., Shanghai Souder, Rev. E. L., Boone College, Hankow Soul, S. N., assistant accountant, Mercantile Bank of India, Ld., Kuala Lumpur Soulet. A., directeur, Banque Franco-Chinoise, Saigon Soulevich, M. T., Chinese Eastern Railway, Shanghai Soulsby, H. M., assistant, Great Northern Telegraph Co., Ld., Shanghai Sousa, Bernado de, medical practitioner, Hongkong Sousa, E. V. M. R. de, merchant, De Sousa & Co., Ld., Hongkong Soutar, F., assistant, Taikoo Dockyard and Engineering Co., Hongkong Souter, F. G., visiting agent, London Asiatic Rubber & Produce Co., Ld., Selangor Souter, F. G., visiting agent, London Asiatic Rubber & Froduce Co., I Souter, J. P. managing director, Pritchard & Co., Ld., Penang South, F. W., chief agriculture field officer, Agriculture dept., F.M.S. Southam, T. W., assist., Asiatic Petroleum Co., Manila Southam, W. C., assist., Borneo Co., Ld., Singapore Southard, A. E., consul-general for U.S.A., Singapore Southorn, W. T., colonial secretary, Hongkong Southwell, J. H., manager, British-American Tobacco Co., Swatow Southwick M. J., Standard Oil Co. of New York, Hankow, Southwick, M. L., Standard Oil Co. of New York, Hankow Southworth, Dr. J. D., M.D., American Church Mission, Osaka Souza, A. F., accountant, Mei Hwa Fur Trading Corporation, Harbin Souza, A. M., manager, H. Oliveira & Sons, Shanghai Souza, A. Z., de, examiner, Chinese Maritime Customs, Hankow Souza, C. M. de, Hongkong and Shanghai Banking Corporation, Nagasaki Souza, F. X. da Silva, consul for Portugal, Kobe

Souza, P. C. de, assistant, China Soap Co., Shanghai Souza, R. A. de, assistant, Forster-McCellan Co., Shanghai Sovaleff, J. W., assistant, Healing & Co., Tokyo Sowerby, A. de C., curator, Museum, Shanghai Spada, G. M., rector, Rosary Church, Kowloon, Hongkong Spalinger, U., merchant, U. Spalinger & Co., and consul for Switzerland, Canton Spalke, W., assist., Carlowitz & Co., Shanghai Spangler, F. T., assistant, Tobacco Products Corporation, Shanghai Spanier, H., manager, United Dyes and Chemical Works, Peking Sparke, C. E., agent, Excess Insurance Co., Ld., Shanghai Sparke, N. L., manager, Shanghai Land Investment Co., Ld., Shanghai Sparke, W. M., Kailan Mining Administration, Tientsin Sparrow, A. V., assistant, Anglo Siam Corporation, Ld., Bangkok Sparrow, H. R., assistant electrical engineer, P.W.D., Kuala Lumpur Spary, A., overseer, P.W.D., Hongkong Speakman, H., piece goods expert, Chinese Maritime Customs, Shanghai Speedy, T. J. H., chief surveyor, Survey dept., Jesselton, B. N. Borneo Speelman, M., general manager, Franco-Asiatique Assurance Co., Shanghai Speers, J. M., professor, University of Nanking, Nanking Speers, W. E., commissioner of Police, Kedah Speicher, Rev. J., American Baptist Mission, Swatow Speid, W. W., assistant, McAuliffe, Davis & Hope, Penang Speirs, D. C., assist., Taikoo Dockyards, Hongkong Speldewinde, C. A., extra assistant conservator of Forests, Perak Spence, H. M., architect, Shanghai Spence, P. L., merchant, Cornes & Co., Kobe Spencer, A. N., assistant, British Cigarette Co., Shanghai Spencer, F. D., signs per pro., Anglo-Siam Corporation, Ld., Bangkok Spencer, F. W., supt., Eastern Extension Telegraph Co., Ld., Labuan Spencer, J. D., examiner, Chinese Maritime Customs, Soochow Spencer, R. A., manager, Horne Co., Ld., Osaka Spencer, S. P., instructor, Canton Christian College, Canton Spencer, W. G., assistant, Allenby Rubber Co., Ld., Malacca Sperry, Edwin A., professor, Peiyang University, Tientsin Speth, H., manager, Netherlands Harbour Works Co., Hongkong Speulman, H., assistant, Holland-China Trading Co., Canton Speyer, C. S., representative, Behrens & Sons, Shanghai Speyer, J. R., assistant, Trading Co. "Holland," Singapore Speyer, W. G., assistant, Wilson & Co., Tientsin Spiby, W. T., Findlay Richardson & Co. (Japan), Ld., Kobe Spicer H., assist Butterfield & Swiger H., assist Butterfield & Swiger, and accountant Holl? Spicer, H., assist., Butterfield & Swire, and accountant, Holt's Wharf, K'loon., H'kong. Spiegler, E. A., assistant, Palmer & Turner, Shanghai Spielman, F. F., manager, E. W. Frazar & Co., Tientsin Spiller, J. W., general manager, F.M.S. Railway, Kuala Lumpur Spilman, F., assist., Harrisons, Barker & Co., Penang Spirig, John, merchant, John Spirig & Co., Zamboanga Spode, I. G., assist., Singapore Cold Storage Co., Ld., Singapore Spode, I. G., assist., Singapore Cold Storage Co., Ld., Singapore Spottiswood, W. S., assistant, British Cigarette Co., Ld., Shanghai Spowers, J. H., assistant supt., Revenue Survey branch, Kuala Kangsar, Perak Spradberry, E. J., engineer, Hongkong Rope Manufacturing Co., Hongkong Spradbery, J. J., pay clerk, P.W.D., Hongkong Sprague, C. H., assistant, Standard Oil Co. of New York, Shanghai Spring, F. G., agriculturist, Agriculture dept., F.M.S.

Springborg, A., manager, Madier, Ribet et Cie., Yokohama Springer, Milton E., president, Milton E. Springer Co., Manila Sproule, E. E, assist. teleg. engr., Posts and Telegraph dept., Kuala Lumpur Sproule, P. J., senior puisne judge, Supreme Court, Penang Spruengli, H., agent, Kuenzle & Streiff, Inc., Manila Spurgeon, S. E., assist., Hongkong Electric Co., Ld., Hongkong Spurway, B. J. C., assistant conservator of Forests, Sarawak Spurway, B. J. C., assistant conservator of Forests, Sarawak Spycher, W., chancellor, Swiss Legation, Tokyo Squibb, A. T., R.N., British Naval Offices, Shanghai Squire, H. J., China Inland Mission, Ichang

1566 Squires, A., Jardine, Matheson & Co., Ld., Tientsin Squires, A. P. H., assistant, Asiatic Petroleum Co. (North China), Ld., Shanghai Squires, G. T., assist., Arts & Crafts, Ld., Shanghai St. Amory, R. H., assist., Louis T. Leonowens, Bangkok Staber, E. H., assist., Standard Oil Co. of New York, Shanghai Stableford, C. H., architect, Public Works dept., Shanghai Stacey, G. H., arcintect, Fublic Works dept., Shanghai Stacey, G. H., assistant, Hongkong and Shanghai Bank, Shanghai Stachelin, C., head manager, Tabak My. "Tjinta Radja," Sumatra Stachelin, S., Zellweger & Co., Yokohama Stadelmann, R., merchant, Nabholz & Co., Yokohama Stadermann, M. L., director, Transmarina Trading Co., Hankow Stadt, jr., W. van de, accountant, Netherlands Trading Society, Shanghai Stafford-Smith, F., assist., British-American Tobacco Co., Ld., Shanghai Stagg, F. W., assist., Hongkong and Shanghai Banking Corporation, Shanghai Stagg, F. W., assist. Stagg, E. W., assist., Hongkong and Shanghai Banking Corporation, Shanghai Stahel, J. W., dept. mgr., Cie. de Comm. et de Navigation d'Extreme Orient, Haiphong Stahlberg, P. G., assistant, E. W. Frazar & Co., Tientsin Stahlmann, A., Siemens China Co., Tientsin Staines, E. A., supt., Posts and Telegraph dept., Perak Stainfield, H., assist., Taikoo Sugar Refining Co., Hongkong Stainforth, R. W., exchange engineer, Oriental Telephone and Electric Co., Singapore Stainsby, Dr. W. J., Medical College, Peking Staley, W. A., sub-accountant, International Banking Corporation, Singapore Stalker, A., assist., Taikoo Dockyard and Engineering Co., Hongkong Stalker, A., assist., Taikoo Dockyard and Engineering Co., Hongkong Stalkard, G. B., manager, Harewood Rubber Estates, Ld., Batu Gajah, Perak Stalkwood, H. A., Government architect, P.W.D., Singapore Stalter, juge-président, Tourane, Annam Stamm, J., assist., Standard Oil Co. of New York, Hankow Stand, R. C., assistant, Canadian Pacific Railway Co., Manila Standage, H. E., assistant, Mackinnon, Mackenzie & Co., Hongkong Standing W. assistant, Scott. Handing & Co., Shanghai Standing, W., assistant, Scott, Harding & Co., Shanghai Standt, E., assist., Sulzer Brothers, Kobe Stanesby, S. J. C., assist., Hongkong Electric Co., Ld., Hongkong Stangaard, K., examiner, Chinese Maritime Customs, Hankow Stange, H., assist., China Export-Import and Bank Co., Shanghai Stansfield, B. J., assist., China Import and Export Lumber Co., Ld., Shanghai Stansfield, J., assist., Borneo Co., Ld., Singapore Stanton, A. L., assistant, Standard Oil Co. of New York, Kobe Stanton, A. T., director of Govt. laboratories, Institute of Medical Research, F.M.S. Stanton, K. T., director of Governments, institute of interest research, F.M.S. Stanton, Cyprian, agent, Manufacturers' Life Insurance Co., Kobe and Yokohama Stanton, H. C., manager, Jolo Office, Torrejon, Jurika & Co., Zamboanga Stanton, W. A., manager, Brooklands (Selangor) Rubber Co., Ld., Selangor Stanton, W. T., partner, L. Dunbar & Co., Hongkong Staple, K. K., overseer, Public Works department, Hongkong Stapleton, H. T., manager, Chartered Bank of India, Aus. and China, Yokohama Star, W. J. van der, Asiatic Petroleum Co., Kongmoon Stark, C. C., local manager, Vacuum Oil Co., Hongkong Stark, P., secretary to consul of Germany, Hankow Stark, W. J. K., district officer, Kuala Kubu, Selangor Starling, F. M., assist., Standard Oil Co. of New York, Singapore Starling, R. A., assistant engineer, Hongkong Electric Co., Hongkong Starling, R. C., Chinese Maritime Customs, Wuhu Starly, T. J., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Starr, C. V., general manager, American Asiatic Underwriters, Shanghai Starrett, J. V., assist, International Banking Corporation, Harbin Stater, V. C., wise consulter U.S.A., Autum Staten, V. G., vice-consul for U.S.A., Antung States, W. G., examiner, Chinese Maritime Customs, Hankow Stather, E. J., assist., Louis T. Leonowens, Ld., Bangkok Stauffer, I. Y., assist., Standard Oil Co. of New York, Kobe Stead, W., assist., Oriental Cotton Spinning Co., Shanghai Stealey, T. E., assist, Getz Bros. & Co., Shanghai Steavenson, D. V., solicitor, Deacons, Hongkong Steckel, C. J., driller, Sarawak Oilfields, Ld., Sarawak Stedeford, E. T. A., med. officer, Chinese Maritime Customs, Wenchow

Stedham, G. C., executive engineer, P.W.D., Tampin, Negri Sembilan

Stedman, L., chartered accountant, Thomson & Co., Peking and Tientsin Stedman, T. W., engineer, U.S. Steel Products Co., Shanghai Steed, R. H., assist. engineer, P.W.D., Singapore Steel, D., supt., shipwright dept., Hongkong & Whampoa Dock Co., K'loon., Hongkong Steel, T., assistant, Stark & McNeill, Fenang Steele, C. H., aide-de-camp to Governor, Hongkong Steele, F. H., assist., Standard Oil Co. of New York, Foochow Steele, Capt G., Sarawak Oiffields, Ld., Sarawak
Steele, W. H., traffic manager, Chinese Government Railways, Tientsin
Steen, H. v. d., assistant, Philips' China Co., Shanghai
Steen, J. C., district engineer (Tongku), Chinese Government Railways, Tientsin
Steen, O. G., general manager, Robert Dollar Co., Shanghai Steenbergen, G. A. van, assistant, Netherlands Harbour Works, Hongkong Steenhoff, J., agent, Koninklyke Paketvaart Maatschappij, Penang Steenstra, O., agent, Netherlands Trading Society, Hongkong Stefanis, W., technical manager, Express Cigarette Co., Shanghai Stegeman, R. W., The Robert Dollar Co., Shanghai Stegnaier, E. R., assist., E. Cambefort & Co., Shanghai Stehle, E., tutor, Canton Christian College, Canton Stehr, M., assist., Meyer & Co., Tientsin Steil, A., assist., Deutsch-Asiatisch Bank, Kobe Steinacher, J., chief tidesurveyor, Chinese Maritime Customs, Canton Steinberg, C. H., manager and vice-president, Torrejon, Jurika & Co., Zamboanga Steinfeld, H., representative for Simon, Evers & Co., Hamburg, Tokyo Steingass, M., assist, Carlowitz & Co., Shanghai Steinbeff, F. L. assist, Vaccount & Co. Lea. Steinhoff, F. J., assist., Macondray & Co., Inc., Manila Steinmetz, K. K. J. L., chief engineer director, Harbour dept., Sumatra Steinsch, W., chancellor, German Consulate, Yokohama Stellingwerf, H., agent, L. Everett, Inc., Shanghai Stellingwerff, J., Standard Oil Co. of New York, Tientsin Stellingwerff, P. C., assistant, British Cigarette Co., Ld., Shanghai Stephan, R., assistant, British Cigarette Co., Ld., Sha Stephan, R., assist., Caldbeck, Macgregor & Co., Shanghai Stephani, J., chief du bureau, Douanes et Regies, Saigon Stepharius, C., manager, Bucheister & Co., Shanghai Stephen, C. J., assistant, Swan & Maclaren, Singapore Stephens, F. D., manager, Getz Bros., Shanghai Stephens, G. E., assistant, general works, P.W.D., Hongkong Stephens, T. H., dentist, Manila Stephens, V. H., assistant, United Engineers, Ld. Singapore Stephens, V. H., assistant, United Engineers, Ld., Singapore Stephens, W. A., manager for N. China, Nestle & Anglo-Swiss Cond. Milk Co., Shanghai Stephens, W. B., manager, Ayer Kuning Rubber Estates, Ld., Taiping, Perak Stephenson, B. S., assist., Butterfield & Swire, Hongkong Stephenson, E. F., assist. electrical engineer, P.W.D., Selangor Stephenson, J. W., officiating inspector general, Chinese Maritime Custom, Peking Stephenson, K. G., assistant, Ilbert & Co., Ld., Shanghai Stephenson, N., assistant, tech. dept., Hongkong & Whampoa Dock Co., Hongkong Sterelny, A. J., assist., New Engineering and Shipbuilding Works, Ld., Shanghai Sternberg, M., assistant manager, P. I. Fagan & Co., Shanghai Sterz, R., Siemssen & Co., Peking Stevens, Captain A. G., sworn measurer, Yokohama Stevens, E. A., partner, Allen & Gledhill, Singapore Stevens, E. H., assistant manager, British-American Tobacco Co., Singapore Stevens, E. V., assistant, Sale & Frazar Ld., Osaka Stevens, F. G., partner, Rodyk & Davidson, Singapore Stevens, H. E., superintendent, Fire Brigade, Singapore Stevens, H. E., vice-consul for U.S.A., Canton Stevens, H. E., vice-consul for U.S.A., Canton
Stevens, J. L., assistant, John Little & Co., Ld., Singapore
Stevens, K. B. H., assistant, Rose MacPhail & Co., Singapore
Stevens, K. R., manager, Caldbeck, Macgregor & Co., Singapore
Stevens, W. B., assist., Standard Oil Co. of New York, Mukden
Stevens, W. J. C., superintendent, Survey dept., Kedah
Stevens, W. L., solicitor, Donaldson & Burkinshaw, Singapore
Stevenson, A., manager, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong
Stevenson, C. C. assist. Shanghai Land and Lycentens Co. Ld. Shanghai

Stevenson, C. C., assist., Shanghai Land and Investment Co., Ld., Shanghai

Stevenson, D. M., assist., Guthrie & Co., Ld., Singapore Stevenson, G., assistant, Municipal Electricity department, Shanghai Stevenson, H. J. V. K., assistant, Jardine, Matheson & Co., Ld., Hongkong Stevenson, J. M., assist., Eastern Trading Co., Tientsin Stevenson, Dr. P. H., Medical College, Peking Steward, A. N., professor, University, Nanking Stewardson, R. E., architect and surveyor, Shanghai Stewart, Allan, engineer, Anglo-Siam Corporation, Ld., Bangkok Stewart, A., assistant, Whitamore & Co., Tientsin Stewart, A. A. B., mgr., Singapore Cold Storage Co., Ld., Orchard Road depôt, Singapore Stewart, A. B., signs per pro., Jardine, Matheson & Co., Ld., Shanghai Stewart, A. C., Asiatic Petroleum Co., Ichang Stewart, A. J., headmaster, Thomas Hanbury School, Shanghai Stewart, A. McC., vice-president, Smith, Bell & Co., Ld., Manila Stewart, C. C. essistant, Resident Councillor's Office, Penang Stewart, C. C., assistant, Resident Councillor's Office, Penang Stewart, C. E., assist., Hongkong & Whampoa Dock Co., Hongkong Stewart, C. E., sub-agent, Chartered Bank of India, Australia and China, Zamboanga Stewart, C. J. L., director, Wattie & Co., Ld., Shanghai Stewart, D., manager, C. Holliday & Co., Ld., Shanghai Stewart, D. J., assist., Jardine, Matheson & Co., Ld., Tientsin Stewart, E. F., assistant, Union Insurance Society, Manila Stewart, F. W., inspector, Vehicles Registration dept., Penang Stewart, G., assistant engineer, P.W.D., Johore Stewart, Dr. G., medical attendant, British Consulate, Yokohama Stewart, G. H., assistant, Taikoo Dockyard, Hongkong Stewart, G. H., assistant, Taikoo Dockyard, Hongkong Stewart, H. A., cashier, Linotype and Machinery, Ld., Singapore Stewart, H. W. P., assistant, Merlimau Rubber Estates, Ld., Malacca Stewart, J., assist., Taikoo Dockyard and Engineering Co., Hongkong Stewart, J. A., manager, Devon Estates, Ld., Malacca Stewart, J. B., assistant, Hongkong and Shanghai Bank, Shanghai Stewart, J. C., assistant, Taikoo Dockyard & Engineering Co., Hongkong Stewart, J. H., assistant, Maurice, Jenks, Percival & Isit, Tokyo Stewart, J. S., c.A., assistant, Maurice, Jenks, Fercival & Isitt, Tokyo Stewart, M. S., instructor, University, Peking Stewart, P. M., assistant, Taikoo Sugar Refining Co., Hongkong Stewart, R. C., assistant, Butterfield & Swire, Harbin Stewart, R. C., assistant, Wm. Jacks & Co., Singapore Stewart, R. S., partner, Brown, Phillips & Stewart, Ipoh, Perak Stewart, W., assist., Davie, Boag & Co., Ld., Hongkong
Stewart, W. G., assist. traffic manager, F.M.S. Railway, Selangor
Stewart, W. H., accountant, Hongkong & Shanghai Banking Corpn., Manila
Stewart, W. M., general manager, Vacuum Oil Co., Shanghai
Stibbe, M., assist., Moutrie & Co., Ld., Shanghai
Stibbe, M., assist., Moutrie & Co., Ld., Shanghai Stickland, R. G., assistant, Asiatic Petroleum Co. (S.C.), Ld., Hongkong Stickley, A. C., passenger agent, Nothern Pacific Railway, Shanghai Stiebritz, A., assist., Carlowitz & Co., Hankow Stiefenhofer, G., assistant, Augustesen China Trade, Shanghai Stiles, A. E., British-American Tobacco Co., Soochow Still, F. M., accountant, Planters' Stores & Agency Co., Selangor Still, W. N., assist., Chersonese (F.M.S.) Estate, Ld., Perak Stilwell, C. F., manager, Gordon (Malaya) Rubber Estates, Ld., Kedah Stimpson, W., International Export Co., Nanking Stirling, J., commissioner, Post Office, Tientsin Stirling, J., godown supt., Butterfield & Swire, Tientsin Stirling, P. G., assistant, Sime, Darby & Co., Ld., Perak Stirling, W. G., assist. protector of Chinese Stingapore Stirton, J., inspector, Sanitary dept., Hongkong Stiven, R. C., assist., Adamson, Gilfillan & Co., Penang Stobbart, F. Rowland, architect, Leigh & Orange, Hongkong Stobbe, F., consul for Germany, Harbin Stobo, T. A., engineering dept., Sarawak Oilfields, Ld., Sarawak Stock, G. M., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai

Stock, R., assistant, D. Sassoon & Co., Shanghai Stockar, C. F., assistant, Huber & Co., Shanghai

FOREIGN RESIDENTS Stocken, L. O., driller, Sarawak Oilfields, Ld., Sarawak Stocker, Capt. G. St. M., marine surveyor, Swatow Stocker, W., assistant, Kunst & Albers, Shanghai Stocks, F. C., agent, Mercantile Bank of India, Ld., Pahang Stoddart, J., assistant, Municipal Council, Shanghai Stoeri, E., vice-consul for Austria, Tokyo Stoffers, J. C., assist., New Darvel Bay (Borneo) Tob. Plants., Ld., Lahad Datu, B N B. Stofkoper, N. W. L., manager, Colt Estate, Sumatra Stokalitch, G., W. Forbes & Co., Tientsin Stokely, H. V., chemist, Parke, Davis & Co., Shanghai Stokes, D. P., assist, supt., Trade and Customs, Kuala Lumpur Stokes, F. G., assist., British Cigarette Co., Hankow Stokes, G. H., assistant, Asiatic Petroleum Co., Ld., Bangkok Stokes, W. J., branch secretary, Marine Engineers' Guild of China, Hongkong Stolboff, S. V., assistant, China Import and Export Lumber Co., Shanghai Stoll, T. W., assist, China-American Trading Co., Tientsin Stone, A. C., assistant, Straits Trdaing Co., Ld., Penang Stone, A. E., assist. supt. engineer, Asiatic Petroleum Co. (S.C), Ld., Hongkong Stone, F. general ment, passanger dunt. Conglish Periling, Shanghai Stone, E., general agent, passenger dept., Canadian Pacific Railway, Shanghai Stone, E. R., medical supt., Lunatic Asylum, Singapore Stone, F., assistant, Moutrie & Co., Hongkong Stone, F. J. H., merchant, Cornes & Co., Yokohama Stone, J., assistant treasurer, internal audit, Secretariat, Singapore Stone, L. B., assistant, Union Insurance Society of Canton, Ld., Shanghai Stone, L. K., assistant, Tobacco Products Corporation (China), Shanghai Stone, M., advocate, Malacca Stone, P. E. F., assistant, Hongkong and Whampoa Dock Co., Hongkong Stone, W. F., assist. accountant, Police Headquarters, Hongkong Stoner, A. P., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Stoner, D. S., sanitary inspector, Sanitary Board, Kuala Pillah, Negri Sembilan Stones, J., accountant, United Engineers, Ld., Singapore Stonor, O. F., British resident, Perak Stookes, V. A., medical officer, Sarawak Oilfields, Ld., Sarawak Storer, J., assistant, Eagle & Globe Steel Co., Shanghai Storms, W., assistant, Standard Oil Co. of New York, Hankow Storrar, T., assistant, Warner, Barnes & Co., Ld., Manila Storrs, J. K., assistant, Chinese Maritime Customs, Nanking Stott, J. S., assistant, A. Clouet & Co., Sinagpore Strachan, A. A., assist. telegraph engineer, Postal and Telegraph dept., Kuala Lumpur Strachan, H. K., reporter, North-China Daily News & Herald, Shanghai Strachan, J., general manager and chief engineer, F.M.S. Railways, Kuala Lumpur Strachan, J. A. P., director, United Engineers, Ld., Singapore Strachan, J. R., accountant, Straits Trading Co., Ld., Penang Straetmans, L., manager, Banque Belge pour l'Etranger, Shanghai Strafford, C., assist. works manager, China Light and Power Co., Hongkong Strahan, S. Seguin, medical practitioner, Hongkong Stranack, M. W., manager, H. K. Mulford Co., Shanghai Stranack, P. H., assistant, Garing (Malacca) Rubber Estates, Ld., Malacca Stranen, J., Kailan Mining Administration, Tientsin Strange, A. H., assist., Asiatic Petroleum Co., Ld., Chinkiang Strange, C., inspector, Sanitary department, Hongkong Strange, H. E., inspector, Sanitary department, Hongkong Strange, H. E., inspector, Sanitary department, Hongkong
Strange, R. F., assistant, General Electric Co. of China, Hongkong
Strangman, T. G. A., Pekin Syndicate, Peking
Strathdee, J. O., field engineer, Sarawak Oilfields, Ld., Sarawak
Stratton, W. M., acting engineer-in-chief, Canton-Kowloon Railway, Canton
Straub, O., geological staff, Sarawak Oilfields, Ld., Sarawak
Strauss, S. W., assistant, Burkhardt, Amidani & Co., Shanghai
Streatfield, W. C., assistant, Bombay-Burmah Trading Corporation, Ld., Bangkok
Streeper, R. B., vice-consul, U.S.A. Consulate, Canton
Street, H. B., assistant, H. Strong & Co., Yokohama
Streib, U., merchant, Bohde & Co., Shanghai

Streib. U., merchant, Rohde & Co., Shanghai Streiff, H. A., merchant, Kuenzle & Streiff, Manila

Strellett, D. L., solicitor, Geo. K. Hall Brutton & Co., Hongkong Strevens, W. A., manager, Robinson Piano Co., Ld., Singapore Strick, E. J., U.S. Public Health Service, Amoy Strickland, J., manager, Wise & Co., Iloilo, P.I. Strickler, H., assist., Escher, Wyss & Co., Tokyo Strickler, R., assistant, Kuenzle & Streiff, Manila Strike, H. W., assistant, British Cigarette Co., Shanghai Strobel, O., signs per pro., Katz Bros., Ld., Penang Strohm, K. A., assistant, Zuellig, Inc., Manila Stroller, W., consul for Germany, Shanghai Strom, L., manager, Strom & Co., Shanghai Stromdahl, O. M., assistant, Texas Co., Shanghai Strome O. managing director Strome & Co. Ld. Strome, O., managing director, Strome & Co., Ld., Yokohama Strommer, S., assist., Heacock & Cheek, Shanghai Stromwall, H., managing director, Stromwall Trading Co., Ld., Shanghai Strong, T. A., assist. conservator, forest department, Kluang, Johore Stroud, E. P., manager, Strachan & Co., Tokyo Strouts, E. A., assistant conservator, Forest dept., Perak Struckmeyer, M., merchant, Telge & Shroeter, Shanghai Struckmeyer, O., Siemssen & Co., Shanghai Strugnell, E. J., assistant, Forest Research Office, Kuala Lumpur Struthers, E. A., medical officer, Health dept., F.M.S. Struthers, J., adviser, Chilian Nitrate of Soda Propaganda, Tokyo Struth, G. E., assistant, British Cigarette Co., Shanghai Stuart, C. R., barrister, Chan & Eber, Singapore Stuart, E., assist., United Engineers, Ld., Singapore Stuart, E. A. G., superintendent, Education dept., Kedah Stuart, G. division manager, Kelantan Rubber, Estate, Ld., Kelan Stuart, G., division manager, Kelantan Rubber Estate, Ld., Kelantan Stuart, J. L., president, Peking University, Peking Stuart, J. V., assist., Asiatic Petroleum Co., (North China), Ld., Shanghai Stuart, R. A., assist., Hongkong and Shanghai Bank, Kobe Stuart-Taylor, E., med. practitr. Harston, Black, Balean, Koch & Stuart-Taylor, H'kong. Stub, K., Great Northern Telegraph Co., Vladivostock Stubbs, A. T., assistant, Gibb, Livingston & Co., Ld., Hongkong Stubbs, A. W., assistant, Asiatic Petroleum Co., Ld., Shanghai Stubbs, H. C., assistant surgeon, General Hospital, Singapore Stubington, R. A., assistant superintendent, Revenue Survey department, F.M.S. Stubington, W. H., assists superintendent, Revenue Survey, Kuala Kangsar, Perak Stubington, W. H., assists super, Revenue Survey, Kuala Kangsar, Perak Stuijfbergen, P., signs per pro., Holland China Trading Co., Shanghai Stunzi, R., merchant, Siber, Hegner & Co., Kobe Sturges, F., assistant, United Engineers, Ld., Singapore Sturrock, A. J., chairman, Sanitary Board, Ipoh, Perak Sturrock, D., assist., Adamson, Gilfillan & Co., Ld., Penang Sturrock, G., state engineer (acting), P.W.D., Negri Sembilan Sturrock, W. H., chartered accountant, Seth, Mancell & McClure, Shanghai Sturt, H. H., manager, Asiatic Petroleum Co. (S.S.), Ld., Penang Sturt, H. R., actuary and manager, China Underwriters, Ld., Hongkong Sturton, S. D., doctor, Hangehow Hospital, Hangehow Stutchbury, S., acting assist. postmaster general, General Post Office, Singapore Suchanek, Dr. O., Hackmack & Co., Tientsin Suchanek, Dr. O., Hackmack & Co., Tientsin
Suckling, P. H., general manager, Hongkong & Shanghai Hotels, Ld., Hongkong
Suenson, E., architect, Shanghai
Suess, H., merchant, Poons & Co., Kobe
Suffert, Thos. H., merchant, Central Trading Co., Shanghai
Sugiura, K., manager, Mitsui Bussan Kaisha, Tientsin
Suiter, J. R., manager, Fletcher & Co., Hongkong
Sulerzyski, S. de, signs per pro., Reiss, Massey & Co., Ld., Shanghai
Sullivan A. L., assist Physiix Assurance Co., Ld. Shanghai Sullivan, A. L., assist, Phoenix Assurance Co., Ld., Shanghai Sullivan, C. A., assistant, British-American Tobacco Co., Ld., Shanghai Sullivan, C. D., assistant, Taikoo Sugar Refining Co., Hongkong Sullivan, J. M., assistant manager, Neuss Heeslein Corporation, Manila Sullivan, P. J., assist., Eastern Extension, Aus. and China Telegraph Co., Singapore Sulzer, C., assistant, Sulzer Bros., Kobe Summers, A. W., assistant, Thos. Cook & Son, Hongkong

Summers, C. H., assistant, Taikoo Dockyard and Engineering Co., Hongkong Summers, F., assistant, Manufacturers' Life Insurance Co. of Canada, Peking Summers, J. A., sub-accountant, Chartered Bank, Hongkong Summers, M. E., deputy commissioner, Chinese Post Office, Peking Summers, R., assistant, Smith, Bell & Co., Manila Summers. Ricards, sheriff, and consul for Liberia, Manila Summer, H. C., assistant, Gordon & Co., Ld., Shanghai Sumner, S. C., engineer, Cicely Rubber Estates Co., Ld., Perak Sunger, M. H., assistant, J. Spunt & C., Tientsin Surh, K. B., assistant, Chinese Maritime Customs, Shanghai Surman F. L. assistant manager, Larding Regineering Corporation Surman, E. J., assistant manager, Jardine Engineering Corporation, Ld., Tientsin Surugue, professeur de l'Enseignement, Hue. Annam Susemihl, W. F., assistant, Carlowitz & Co., Tientsin Sutcliff, J. H., assistant, Hongkong and Shanghai Banking Corporation, Hongkong Sutcliffe, G. H., assist., Asiatic Petroleum Co. (North China), Ld., Shanghai Sutherland, A. R., headmaster, Ellis Kadoorie English School for Indians, Hongkong Sutherland, B. M., drilling supt., Sarawak Oilfields, Ld., Sarawak Sutherland, C. W., assistant, Lane, Crawford & Co., Ld., Shanghai Sutherland, D., assistant, Shanghai Dock & Engineering Co., Ld., Shanghai Sutherland, G. A., China Inland Mission, Wenchow Sutherland, G. A., China Inland Mission, Wenchow
Sutherland, J. C., engineering dept., Sarawak Oilfields, Ld., Sarawak
Sutherland, J. G. A., assistant, United Engineers, Ld., Singapore
Sutherland, R., signs per pro., Jardine, Matheson & Co., Hongkong
Sutherland, R. O., assistant, Palmer & Turner, Hongkong
Sutherland, W. B., assist. mgr. and secy., Singapore Cold Storage Co., Ld., Singapore
Taylor, J. Cassistant, Helm, Bros., Yokohama
Taylor, J. Hland surveyor, Public Works department, Hongkong
Taylor, J. Pland surveyor, Manchuria Motor Car Co., Mukden Taylor, J. PA., partner, Manchuria Motor Car Co., Mukden Taylor, L. L., assistant, Laras (Sumatra) Rubber Estates, Ld., Sumatra Taylor, L., director, T. E. Griffith, Ld., Canton Taylorovsky, J., minister for Czecho-Slovakia, Tokyo Swaine, A. L., assist., Bukit Sembawang Rubber Co., Ld., Singapore Swaine, Capt. D. R., acting headmaster, Penang Free School, Penang Swallow, J. F. A., assistant, Brinkmann & Co., Singapore Swallow, R. W., estate agent, Pekin Syndicate, Peking Swan, A. H., medical practitioner, Shanghai
Swan, E. J. A., assist., Bombay-Burmah Trading Corporation, Ld., Salween, Bangkok
Swan, G., assist. surveyor, Harbour dept., Hongkong
Swan, H. E., assistant district officer, Klang, Selangor Swan, J., assist., New Engineering and Shipbuilding Works, Ld., Shanghai Swan, T., assistant, Taikoo Dockyard and Engineering Co., Hongkong Swan, W. K., assist., International Banking Corporation, Dairen Swancoat, T. T., assist., Butterfield & Swire, Kobe Swann, R. N., partner, Beck & Swann, Shanghai Swanson, H. D., sub-accountant, Chartered Bank of Ind., Aust. & China, Saigon Swart, J. H. H., mgr., Java Sea & Fire Insce. Co., and Blom & Van Der Aa, Tientsin Swartout, H. O., editor, Signs of the Times Publishing House, Shanghai Swayne, J. C., district officer, 3rd Division, Lower Rejang, Sarawak Swedek, G., Lothar Marcks, Mukden Sweeny, B. P., Dodge & Seymour, Ld., Osaka Sweeny, R. V., assistant, Standard Oil Co. of New York, Tientsin Sweet, J. B., assistant, Jardine Engineering Corporation, Ld., Shanghai Sweetland, R., assist. editor, Shanghai Times, Shanghai Swettenham, R. F. R., deputy commissioner, Chandu Monopoly dept., Selanger Swift, E. L., assist. manager. Standard Oil Co. of New York, Kobe Swift, J. A., state engineer, Pahang Swift, N., secretary, American Legation, Peking Swinburne, H. G., assist., South China Morning Post, Hongkong Swinchatt, P. H., assistant, Asiatic Petroleum Co. (S.S.), Ld., Penang Swindell, F. G., archdeacon of Singapore and Colonial chaplain, Singapore Swinton, R. S., treasurer, Babcock & Templeton, Manila Swisher, E., instructor, Canton Christian College, Canton Swiss, C. G., assistant, Siam Commercial Bank, Bangkok

Swithinbank, W., assist., Brinkmann & Co., Singapore

Sworder, G. H., assist. supt., Topographical Survey dept., Perak Sworder, J. C., field officer, Agricultural dept., Singapore Swyny, A. M., supt., Bukit Kraiong Estate, Vallambrosa Rubber Co., Singapore Syberg, M., engineer, Chihli Ching Hsing Mining Administration, Tientsin Sykes, E., assistant supt., Trade and Customs, Kuala Lumpur Sykes, E. L., assist., Tobacco Products Corporation (China), Shanghai Symes, J. A., manager, Paya Kamunting Estate, Kedah Symonds, S. L., veterinary surgeon, supt. of abattoir, Sanitary Board, Selangor Symons, C. J. F., dean, Holy Trinity Cathedral, Shanghai Symons, 1). C., assist., British Cigarette Co., Ld., Hankow Symons, P., assistant, Scandinavian Brewery Co., Shanghai Syms, C. V., assistant, British American Tabacco Co., Ld., Shanghai Syms, C. V., assistant, British-American Tabacco Co., Ld., Sha Synnerberg, G., assistant, Burkill & Sons, Shanghai Szeto, F. H., Central Trading Co., Shanghai Tabonlet. —, chef du service de l'Enseigement, Saigon Taccacchi, J., assistant, G. Finocchiaro & Co., Shanghai Tacchi, C. J., inspector of works, P.W.D., Hongkong Tackaberry, H. J., assistant, Collins & Co., Shanghai TacWater, W., assist., Netherlands Trading Society, Shanghai Taddei, C., assistant, Jess & Co., Hankow Taggart, J. H., director, Hongkong and Shanghai Hotels, L. Taggart, J. H., director, Hongkong and Shanghai Hotels, Ld., Hongkong Tait, A. J., assist., Syme & Co., Singapore Tait, E. G., manager, Small Investors Co., Shanghai Tait, G. C., assist., Adamson, Gilfillan & Co., Ld., Penang Tait, J., audit inspector, Chinese Government Railway, Tientsin Tait, J. G., assist., Smith, Bell & Co., Ld., Manila F-1 -- 3 Talima, A., assessor, Mixed Court, Shanghai Takagi, T., manager, Bank of Taiwan, Hongkong Takasoye, S., Bank of Taiwan, Swatow Takeuchi, M., manager, Osaka Shosen Kaisha, Hongkong Takeuchi, W., manager, Vokohama Specie Bank, Tsingtao H my = Talati, J., merchant, James, Talati & Co., Peking
Talati, M. P., merchant, S. Dossabhoy & Co., Hongkong
Talati, S. B., merchant, Talati Bros. & Co., Tientsin
Talbot, B. W., sub-accountant, Chartered Bank of India, Australia & China, Singapore
Tallman, S. M., vice-consul for U.S.A., Amoy
Tamburini, F., cashier, Rungue de l'Indochina, Bangkel Tamburini, F., cashier, Banque de l'Indo-chine, Bangkok Tamlyn, H. W., assist., British Cigarette Co., Ld., Shanghai Tamura, M., per pro. manager, Yokohama Specie Bank, Hongkong Tan, S. C., merchant, Amoy Tanaka, sub-manager, Yokohama Specie Bank, Peking Tanase, K., directeur, China and Southern Bank, Ld., Saigon Tandy, A., Soochow Hospital, Soochow Tanfield, P. M., accountant, Chartered Bank of India, Australia and China, Saigon Tanker, C. G., manager, Allenby Rubber Co., Ld., Malacca Tanner, F. H., berthing officer, Chinese Maritime Customs, Shanghai Tannock, J. D., assistant, Mansfield & Co., Singapore
Tannock, J. R., assist., Gadek Rubber Estate, Negri Sembilan
Tape, B. W., divisional secretary, Sun Life Assurance Co. of Canada, Hongkong
Taplin, R. W., assist., Hongkong and Shanghai Banking Corporation, Tokyo Taquet, M., cashier, Banque Franco-Chinoise, Hongkong Tarby, A. J., acting accountant, Mercantile Bank of India, Hongkong Tarby, H., wharfinger, Butterfield & Swire, Canton Tarde, comptable, Société Indo-chine Forestiere et des Allumettes, Benthuy, Annam Tardieu, —, medical officer, Tourane, Annam
Tarland, S. L., médecin, French Consulate, Mengtsz
Tarrant, G. J., assistant, Hongkong Telephone Co., Hongkong
Tarrant, J. A., secretary, A. S. Watson & Co., Ld., Hongkong
Tascher, H., tutor, Canton Christian College, Canton Tassel, H., assist., Compagnie Olivier, Shanghai Tata, B. D., manager, R. D. Tata Co., Shanghai Tatarinoff, A., Tatarinoff & Bykoff, Tsingtao Tate, P. G., assist., Shanghai Tug and Lighter Co., Ld., Shanghai Tatham, F. H. G., assist., Jugra Land & Carey, Ld., Selangor

Tatlock, C., assistant, Standard Oil Co. of New York, Shanghai Taulier, F., French Municipal Guard, Shanghai Tavadia, B. C., bill, bullion and stock broker, Canton Tavares, F. X. L., assist., Carlowitz & Co., Canton Tayag, G., assistant, Fleming & Williamson, Manila Tayler, A. L., secretary, Arts and Crafts, Ld., Shanghai Taylor, A. J. C., accountant, Police dept., Hongkong Taylor, A. K., inspector, Sanitary department, Hongkong Taylor, Dr. A. S., Medical College, Peking Taylor, A. W., assistant, Brooklands Rubber Co., Ld., Selangor Taylor, A. W. R., clerical officer, British Consulate, Osaka Taylor, C. C., assist., Mansfield & Co., Ld., Penang Taylor, C. S., deputy engineer-in-chief and mgr., electricity dept., Municipality, Shanghai Taylor, E. G., assistant, Sarawak Oilfields, Ld., Sarawak
Taylor, E. N., assistant district officer, Tampin, Negri Sembilan
Taylor, E. R., manager, Estate dept., Singapore Harbour Board, Singapore
Taylor, F., director, John Manners & Co., Ld., Hongkong
Taylor, F. B., assist., British Cigarette Co., Ld., Mukden
Taylor, G., assist., Liddell Bros. & Co., Ld., Tientsin
Taylor, H. A., Kailan Mining Administration, Tientsin Taylor, H. A., Kailan Mining Administration, Tientsin Taylor, H. A., monopoly analyst, Imports and Exports Office, Hongkong Taylor, H. C., examiner, Chinese Maritime Customs, Hankow Taylor, H. G., Asiatic Petroleum Co. (North China), Ld., Nanking Taylor, H. W., partner, Bell, Harold, Taylor & Co., Kobe and Tokyo nt, Patalang Rubber Estates, Ld., Selangor Taylor, S. G. Taylor, J. C., Jardine, Matheson & Co., Tsingtao Taylor, J. H., assist., Standard Oil Co. of New York, Shanghai Taylor, J. II., assist., Standard Off Co. of New York, Shanghai Taylor, J. P medical officer, Bangawan Rubber, Ld., Jesselton, B. N. Borneo Taylor, L. L., merchant, Shanghai Taylor, L. K., secretary, China Deepwell Boring Co., Shanghai Taylor, P., engineer, Public Works dept., Shanghai Taylor, P. J., assist. surveyor, Harbour Office, Hongkong Taylor, B. chief engineer, Green Island Coment Co., Hongkong Taylor, R., chief engineer, Green Island Cement Co., Hongkong Taylor, R. C., assistant engineer, Municipal Gas department, Singapore Taylor, S. S., assistant, Pacific Commercial Co., Cebu Taylor, T. W., accountant, United Engineers, Ld., Singapore Taylor, V. A., partner, Mansergh & Tayler, Negri Sembilan Taylor, W., assistant engineer, China Light and Power Co., Ld., Hongkong Taylor, W., clerical officer, British Consulate, Yokohama Taylor, W. A., branch manager, Standard Telephones and Cables, Ld., Singapore Taylor, W. A., chief medical officer, Medical dept., Penang Taylor, W. A. B., assistant, Lane, Crawford, Ld., Hongkong Taylor, W. C., assistant judge, District Court, Malacca Taylor, W. G., assistant, Asiatic Petroleum Co., Ld., Perak Taylor, W. H., assist., Reiss, Massey & Co., Shanghai Tchernykh, A. S., Soviet Embassy, Peking Teale, F. Alan, signs per pro. Sime, Darby & Co., Singapore Teale, H., assistant, Holt's Wharf, Kowloon, Hongkong Teaze, S. J., assist., Standard Oil Co. of New York, Tokyo Tebbutt, C. L., clerk, Probst, Hanbury & Co., Shanghai Tebbutt, H. G., architect, Palmer & Turner, Shanghai Tebbutt, L. F., assist., Tobacco Products Corporation (China), Shanghai Telfer, W. F. K., assist., Butterfield & Swire, Yokohama Temlett, C. E., assistant, Chinese Maritime Customs, Shanghai Temperley, F. H., signs per pro., Paterson, Simons & Co., Selangor Temple, J., assistant, Sarawak Oilfields, Ld., Sarawak Temple, P. G., acting health officer, F.M.S., Kuala Lumpur Templeton, David, manager, Taikoo Sugar Refining Co., Hongkong Tennent, C. S., director, Lewis & Peat, Ld., Singapore Tennent, D. R., Cornes & Co., Kobe Tennent, J. H., assistant, Lewis & Peat, Ld., Singapore Tennent, R. S., director, Lewis & Peat, Ld., Singapore Terajima, H., Japanese consul, Saigon Terflosh, A., assist., Meyerink & Co., Ld., Shanghai

Terman, E. L., professor, University, Peking
Termansen, V., manager, Northern Rubber Co., Kelantan
Terol, J., assistant, F. E. Zuellig, Inc., Manila
Terrace, T. S. M., assist., H.B.M. Office of Works, Shanghai
Terry, C. E., assist, Hongkong and Kowloon Wharf and Godown Co., Ld., Hongkong
Tesar, F., assist., Haskins & Sells, Shanghai
Teske, E., assist., Hunke & Muller, Tientsin
Tession A. H., general manager, Venetra Period States Inc. Terman, E. L., professor, University, Peking Tessier, A. H., general manager, Yangtse Rapid Steamship Co., Ichang Tester, P., broker, Tester & Abraham, Hongkong Teunkens, Ch., assist., Compagnie de Tramways, Tientsin Teunkens, J. B., assist., Compagnie de Tramways, Tientsin Teverson, H. F., Teverson & Mactavish, Kobe Teyes, H. L., head manager, Sumatra Caoutchouc Maatschappii, Sumatra Teviotdale, E. J. H., assitant, Borneo, Co., Ld., Bangkok Tewksbury, D. G., instructor, Peking University, Peking Thackeray, J. C., assist., Noordin & Co., Singapore Thalamas, M., recteur d'acaemie, Direction de l'Instruction Publique, Hanoi Thalamot, J., French Municipal Parks, Shanghai Thamas, A. H., Standard Oil Co. of New York, Mukden Thamlander, Ch., assistant, Wassard & Co., Vladivastock Thams, R., shipbroker, Shanghai
Thamsen, G. A., manager, W. R. Loxley & Co., Singapore
Thatcher, G. S., engineer, P.W.D., Singapore
Thatcher, J. H.; appraiser, Chinese Maritime Customs, Amoy
Thayer, J., assistant, Butterfield & Swire, Hongkong
Theile, F., assista, H. C. Augustesen China Trade, Newchwang Thellefsen, E. S., assist., Tr. C. Augustesen China Trade, Newchwang Thellefsen, E. S., assist., Great Northern Telegraph Co., Shanghai Theobald, J. C., assist., New Darvel Bay (Borneo) Tob., Plantns., Lahad Datu, B.N.B. Theodoli, W., acting assist. audit secretary, Chinese Maritime Customs, Peking Theodor, W., merchant, Shanghai Theodore, R. P., assistant, China and Southern Bank, Ld., Saigon Theophile, H., assist., China Import-Export and Bank Co., Shanghai Theophilus, J. E., assistant, British-Malay Rubber Co., Ld., Negri Sembilan Theseira, J., financial assistant, District office, Grik, Upper Perak Thesmar, P., broker, Shanghai Thesmar, P., director general, General Veneer Factory, Tientsin Theuerkauf, H., Melchers China Corporation, Tientsin Thibaudeau,—., administrateur, Province De Vinh, Annam Thioudeau,—,, administrateur, Province De Vinn, Annam Thiel, Fr., consul-general for Germany, Shanghai Thiele, E. R., assist. editor, Signs of the Times Publishing House, Shanghai Thiele, H., Melchers China Corporation, Tientsin Thiemann, W., engineer, Leyseco Uhina Co., Ld., Shanghai Thiis, Captain N., Chinese Marit.me Customs, Newchwang Thirlwell, J. T., assist., Taikoo Dockyard, Hongkong Thiry, Rev. F., Roman Catholic Mission, Nagasaki Thom, Wm., architect and surveyor. Hongkong Thomann, C. secretaire general, Société des Cements Portland, Haiphong Thomas, —, directeur, Société Française des Cements Fortiand, Halphong Thomas, —, directeur, Société Française des Destilleries de l'Indo-chine, Saigon Thomas, —, sous-directeur, Société Annon. de la Mine de Trang-Da, Tonkin Thomas, A. J., assist., Healing & Co., Ld., Tokyo Thomas, A. O., electrical foreman, Public Works dept., Singapore Thomas, C. F., sub-accountant, National City Bank of New York, Yokohama Thomas, E., merchant, Boyd & Co., Tamsui, Taipeh and Amoy Thomas, E. B., American Consulate, Kobe Thomas, E. O. A., housemaster, St. Andrew's Church of England School, Singapore Thomas, F., manager, The Breslin Griffith Carpet Co., Tientsin Thomas, G. E. Venning, engineer, Durege & Thomas, Penang Thomas, G. H., resident surgeon, Tung Wah Hospital, Hongkong Thomas, G. M., merchant, managing director, Thomas & Co., Tientsin Thomas, H., assist., British-American Tobacco Co. (China), Ld., Shanghai Thomas, H., clerk of works, P.W.D., Seremban, Negri Sembilan Thomas, H., medical officer, Chinese Maritime Customs, Ningpo Thomas, J. A., director, Mustard & Co., Ld., Shanghai Thomas, J. S., Chinese Maritime Customs, Kowloon, Hongkong

Thomas, J. T., exporter, J. Twyford & Co., Tientsin Thomas, L. H. T., assistant, J. Twyford & Co., Tientsin Thomas, P., directeur, Societe d'Exploitation des Etab. Brossard-Mopin, Saigon Thomas, P. E., assistant, Methodist Publishing House, Singapore Thomas, P. L., assistant, General Electric Co. of China, Ld., Hongkong Thomas, P. V., Seventh Day Adventist Mission, Nanning Thomas, R. D., superintendent, Hongkong Tug and Lighter Co., Ld., Hongkong Thomas, R. H., inspector, Sanitary dept., Hongkong Thomas, S. T., district manager, Great Eastern Life Assurance Co., Ld., Selangor Thomas, T. L. assist, master, King Milward VII, Salvad, Parala Thomas, T. J., assist. master, King Edward VII. School, Perak Thomas, V. L. E., assistant, Caxton Press, Ipoh Thomas, W. II. E., manager, Chartered Bank of India, Aus. and China, Peking Thomas, W. Leslie, medical practitioner, Allan & Strahan, Hongkong Thomason, F., assist., Hongkong, Canton and Macao Steamboat Co., Hongkong Thomasz, V. L. E., asisstant, Labroov Bros., Perak Thommen, W. E., assist., Society of Chemical Industry in Basle, Shanghai Thompson, A., assist. mycologist, Agriculture dept, F.M.S. Thompson, A. E. C., accountant. Reuter's, Ld., Shanghai Thompson, A. R., manager, British-Malay Rubber Co., Negri Sembilan Thompson, A. S. H., manager, Calico Printers' Association, Ld., Shanghai Thompson, Lt.-Col. B. A., military adviser, Johore Thompson, C., assist., Standard Oil Co. of New York, Shanghai Thompson, D., assistant, Dairy Farm, Ice & Cold Storage Co., Ld., Hongkong Thompson, E., assist. mains supt., Hongkong Electric Co., Hongkong ssist., J. S. Whitehead & Son, Shanghai rassist., British Cigarette Co., Ld., Shanghai C., general agent, Dollar Steamship Line, Yokohama S., assistant, Federated (Selangor) Rubber Co., Ld., Selangor professor, Chiao Tung Pu Nanyang University, Shanghai Q. E. F., accountant, Hongkong and China Gas Co., Ld., Hongkong ., G. T., assistant, Harrisons & Crosfield, Ld., Sumatra son, H. G., medical practitioner, Hangchow Hospital, Hangchow on, H. R., assist., engineering dept., Borneo Co., Ld., Bangkok • . . On, L. J., assist., K.M.S. (Malay States) Rubber Plants., Ld., Sungei Patani, Kedah on, L. M., med. practitioner, Galloway, Elder, MacIver & Thompson, Singapore Thompson, O., traffic supt., Singapore Traction Co., Ld., Singapore Thompson, R., director, Produce Export Co., Harbin Thomson, A., assist., Harrisons, Barker & Co., Ld., Kuala Lumpur Thomson, A., ovecseer, Waterworks, P.W.D., Hongkong Thomson, B. A., assist. marine supt., Butterfield & Swire, Shanghai Thomson, C. J., boarding officer, Harbour Office, Hongkong Thomson, C. T., assist., Findlay, Richardson & Co., Kobe Thomson, C. T., assist., Findlay, Michardson & Co., Robe
Thomson, D. S., assist., Jugra Land & Carey, Ld., Sclangor
Thomson, E. V. C., partner, Evatt & Co., Penang
Thomson, F. Syme, assistant, Dodwell & Co., Ld., Hongkong
Thomson, G. A., sub-accountant, Chartered Bank, Kuala Lumpur, Sclangor
Thomson, G. B. S., inspector, stores dept., P.W.D., Hongkong
Thomson, G. G., assistant, Hongkong Electric Co., Ld., Hongkong
Thomson, G. G., assistant, Hongkong & Shanghai Banking Corpn., Kuala Lumpur
Thomson, Paymr Condr. G. H. on E. R. M. H. R.M.: Con. Gen., Brit. Naval Officer, S Thomson, Paymr. Comdr. G. H., O.B.E., R.N., H.B.M. Con. Gen., Brit. Naval Officer, S'hai-Thomson, G. R., signs per pro., Reid & Co., Ipoh Thomson, H., assistant, Stevenson & Co., Manila Thomson, H. P., manager, W. F. Stevenson & Co., Manila Thomson, H. W., British Resident of Selangor Thomson, J. A., assistant, Dodwell & Co., Ld., Kobe Thomson, J. C., assist., Hongkong Electric Co., Hongkong Thomson, J. D., assist. secretary, Dairy Farm, Ice and Cold Storage Co., Ld., Hongkong Thomson, J. E., medical officer, Malayan American Plantations, Ld., Johore Thomson, J. G., chief accountant, Peking-Mukden Railway. Tientsin
Thomson, J. S., manager, Barlow & Co., and consul for Spain, Singapore
Thomson, R., Standard Oil Co. of New York, Changsha
Thomson, R., assist., New Engineering and Shipbuilding Works, Ld., Shanghai

Thomson, R., general manager, Jugra Land & Carey, Ld., Selangor Thomson, R. H., field assist., Sarawak Oilfields, Ld., Sarawak

Thomson, W., assist., Hongkong and Shanghai Bank, Shanghai Thomson, W., assistant, Harrisons & Crosfield, Ld., Sumatra Thomson, W., inspector, Sanitary dept., Hongkong Thonet, J., Kailan Mining Administration, Tientsin Thorburn, J. W., assist., Union Insurance Society of Canton, Ld., Shanghai Thordsen, A., partner, Standard Braid and Produce Co. of Japan, Kobe Thordsen, T., signs per pro., Standard Braid and Produce Co. of Japan, Kobe Thoresen, O., merchant and steamship agent, Shanghai Thoresen, T., assist., Chinese Maritime Customs, Hankow Thorn, L. H., assist., Hongkong and Shanghai Banking Corporation, Shanghai Thornbury, W. A. B., assistant, Sarawak Oilfields, Ld., Sarawak Thorne, W., assistant, Boustead & Co., Singapore Thorne, W. H., judge, Supreme Court, Perak Thorne, W. T., manager, Allen & Hanbury's, Ld., Shanghai Thornely, W. W., Chinese Maritime Customs, Yochow Thornton, C. L., assist., Asiatic Petrolum Co. (North China), Ld., Shanghai Thornton, D. C., general agent for Japan, United States Shipping Board, Kobe Thornton, E. C., production superintendent, Sarawak Oilfields, I.d., Sarawak Thornton, F. P., secretary and treasurer, Atlantic, Gulf and Pacific Co., Manila Thornton, J. P., attorney, Standard Oil Co. of New York, Saigon Thornton, R. L., sub-accountant, National City Bank of New York, Kobe Thorpe, A. A., assist., Warner, Barnes & Co., Ld., Manila Thorpe, E. F., assist., British-American Tobacco Co., Ld., Shanghai Thorpe, H. G., assistant engineer, Public Works dept., Shanghai Thorpe, M. G., assist., Bradley & Co., Ld., Shanghai Thorpe, M. J., municipal engineer, engineering dept., Municipality, Thoy, E. J., assist., Eastern Extension Telegraph Co., Singapore Thracker, C., manager, Pacific Commercial Co., Zamboanga Threlfall, W. H., assist. postmaster-general, Penang Thrupp, C. W., assist., Bombay-Burmah Trading Corpn., Ld.; Salween, Thrupp, G. A., inspector of mines, Selangor Thun, J., partner, Gebrueder Roese (Roese Bros.,) Swatow Thune, E., manager and secretary, Siam Cement Co., Ld., Bangkok Thurier, F., Thurier & Kohr, Hankow Thurier, J., Thurier & Kohr, Hankow Thurier, L., Thurier & Kohr, Hankow Thurier, L., Thurier & Kohr, Hankow Thurier, L., Thurier & Kohr, Hankow Thurkle, R., assist., Kuala Pertang Syndicate, Ld., Kelantan Thurnheer, H., China Import and Export Lumber Co., Tsingtao Thurnheer, T., sub-accountant, Public Works department, Shanghai Thwaites, C., oriental auditor, Canadian Pacific Railway Co., Hongkong Tibbetts, J. B., chartered accountant, Harold Bell, Taylor & Co., Kobe Tibbs, A. G., assist., Asiatic Petroleum Co., Ld., Shanghai Tibesart, J. A., agent, General Accident, Fire and Life Assurance Corpn., Tientsin Tickle, A. G. W., engineer in-charge, architectural branch, Public Works dept., H'kong. Tidburn, D. O., Standard Oil Co. of New York, Chinkiang Tiddeman, E. S., assist., Wm. Gossage & Sons, Singapore Tidy, E. C., assist. commissioner of Police, Tampin, Negri Sembilan Tiefenbacher, H., manager, Meyerink & Co., Ld., Shanghai Tiencken, H. V., divisional manager, British-American Tobacco Co., Mukden Tillery, W. C., engineer, Hongkong and Whampoa Dock Co., Hongkong Tilley, H.E. Rt. Hon. Sir John A. C., K.C.M.G., Ambassador, British Embassy, Tokyc Tilley, H. G., assist., British Cigarette Co., Shanghai Tilley, L. R., field assist., Sarawak Oilfields, Ld., Sarawak Tilley, Percy, architect, Shanghai Tilley, T. B., assist., Borneo Co., Ld., Bangkok Tilling, A. H. G., assistant, Sarawak Oilfields, Ld., Sarawak Tillot, R. chief inspector, sanitary service, French Municipal Council, Shanghai Tilman, H., assist., Asiatic Petroleum Co., Santuao Timann. W.; consul general for Germany, Hankow Timmerberg, C., assist., Alhambra Cigar and Cigarette Manufacturing Co., Manila Timmis, C., chief engineer, Vacuum Oil Co., Shanghai Tinch, H. H., assist., Standard Oil Co. of New York, Kiukiang Ting, A. Y., barrister-at-law, Hansons, Shanghai Tingey, J. F., assist, Bombay-Burmah Trading Corporation, Ld., Bangkok

Tinl' - Don, general agent, Admiral Oriental Line, Hongkong , R. B., assist., Whiteaway, Laidlaw & Co., Ld., Singapore Tinson, A. C., assistant, China Light and Power Co., Hongkong
Tinson, G. G. N., solicitor, Johnson, Stokes & Master, Hongkong
Tinworth, W. L., assist accountant, F.M.S. Railways, Kuala Lumpur
Tipler, M. W., assist, Chartered Bank of India, Australia and China, Singapore
Tipper, A. E., district manager, China Mutual Life Insurance Co., Tientsin and Peking.
Tippin, R. J., assist, Butterfield & Swire, Wuhu
Tischbein, J., Eduard Meyer & Co., Tientsin Tischbein, J., Eduard Meyer & Co., Tientsin Tischbein, J., Eduard Meyer & Co., Tientsin
Tisdall, B. D., commissioner, Chinese Maritime Customs, Ichang
Tissot, —, debitant-général, Dépôt Régional des Alcools Indigènes, Tonkin
Titcombe, F., assist. secretary, F.M.S. Railway, Selangor
Titus, F. W., signs per pro., Fuhrmeister & Co., Hankow
Tivy, L. W., manager, Katoyang (Bahru) Rubber Estate, Ld., Perak
Tjebbes, J. C., manager, Singkep Tin Maatschappij Tin Mines, Singapore
Toad, C. J., China International Famine Relief Commission, Peking
Tobias, H., proprietor, N. Lazarus, Hongkong
Tobich, R., assist., China-American Trading Co., Tientsin
Tobler, E. F., director, J. Wanamaker, Shanghai
Tod, C. T., assist., Jardine, Matheson & Co., Ld., Shanghai
Tod, P., assist., Jardine, Matheson & Co., Ld., Hongkong Tod, P., assist., Jardine, Matheson & Co., Ld., Hongkong Todd, C. C., mangger, Eastern Trading Co. (China), Shanghai Todd, F. C., assist., A. S. Watson & Co., Hongkong Todrin, A., signs or pro., Mei-Hwa Fur Trading Corporation, Tientsin Todrin, M., vice-resident, Mei-Hwa Fur Trading Corporation, Tientsin Tof E. H., a replacement, Huttenbach, Lazarus & Sons, Perak T. C., C. anager, Andersen, Meyer & Co., Hankow Chinese Eastern Railway Commercial Agency, Shanghai Trading Corporation (China), Shanghai 1' nom ssist., Tobacco Products Corporation (China), Shanghai assist., Brewer & Co., Inc., Shanghai Thompso A. C., assistant, White, Page & Co., Manila Thom: O, engineer, Hongkong Telephone Co., Hongkong Thompso B., directorate general of Posts, Peking Thompso D. S., porchant Tompso Trading Co., Toky T.hom. on D. S., merchant, Tomeye Trading Co., Tokyo malu, S. J., reporter, Shanghai Times, Shanghai Tominari, I., partner, Union Cigarette Manufacturing Co., Tientsin Tomlin, F. P., assist., Great Northern Telegraph Co., Shanghai Tomlin, J., assist., Cumine & Co., Ld., Shanghai Tomlinson, G., assistant, F.M.S. Railway, Kuala Lumpur Tomlinson, R. J., assistant, Horse Bazaar and Motor Co., Ld., Shanghai Tomlinson, W. A., assist., Cornes & Co., Kobe Toms, H. W., medical attendant, British Legation, Bangkok Toms, W. J., manager, Union Trading Co., Kobe Tonkin, G. R., sub-editor, Malay Mail, Kuala Lumpur Tonkin, S., assistant engineer, P.W.D., Kuala Lumpur Toone, A. A. G., architect and surveyor, Public Works dept., Shanghai Toone, L. A., assist., Sarawak Oilfields, Ld., Sarawak Toop, J. J., British and Foreign Bible Society, Tientsin Topliss, H. J., manager, Seng Kang Estate, Negri Sembilan Tordo, inspecteur, Forêts, Province de Binh-Thuan, Annam Torrey, E. W., International Banking Corporation, Dairen Toscani, S., Chinese Maritime Customs, Changsha Toscenie, F. M., assist., Peninsular & Oriental S. N. Co., Singapore Tostee, G., superintendent, Kuala Pergau Plantations, Ld., Kelantan Tottenham, J. P., assist., Asiatic Petroleum Co., Swatow Tottenham, R. E., professor, Hongkong University, Hongkong Toussaint, E., Yunnan Postal District Office, Yunnanfu Toussaint, H., insurance agent, Shanghai Tower, F. W., factory manager, British Cigarette Co., Shanghai Tower, R. H., tressurer, Fossboy, College, Fossboy, Tower, R. H., treasurer, Foochow College, Foochow Towers, A. C. J., chartered secretary, Perak Towers, S. C., assistant, Federated Malay States Rubber Co., Ld., Selangor Towill, C. B., manager, estates dept., Guthrie & Co., Selangor

Townend, manager, Union Insurance Society of Canton, Canton Towner, H. V., deputy colonial engineer, P.W.D., Singapore Towns, G. E., acting chief acct., Hongkong and Shanghai Banking Corpn., Hongkong Townsend, E. F., oriental traffic manager, Dollar Steamships Line, Shanghai Townsend, H., assistant, British Cigarette Co., Ld., Shanghai Tozer, R. J., general agent, Northern Pacific Railway, Shanghai Tracey, S. M., assistant, Methodist Publishing House, Singapore Tracy, F. D., attorney, Standard Oil Co., Hongkong Tracy, H. E., driller, Sarawak Oilfields, Ld., Sarawak Trafford, C. de, assistant, Whiteaway, Laidlaw & Co., Ld., Bangkok Trail, A. D., sub-accountant, Chartered Bank of India, Aust. & China, Penang Train, W. H., assist., engineering dent., British Cigarette Co., Shanghai Trambitsky, V., assistant, Raven & Basto, Hongkong Trancoschi, controleur, Chemins de Fer, Hanoi Trathen, R., assist., International Export Co., Ld., Hankow Tratman, D. W., assistant colonial secretary, Hongkong Traut, H., consul for Germany, Hankow Travers, G., assist., Hongkong and Shanghai Bank, Hongkong Travers-Smith, P. A., assist., Tongku, Kailan Mining Administration, Tientsin Trayes, F. H. J., tutor, University. Hongkong Traynor, E. J., assistant, Probst. Hanbury & Co., Ld., Shanghai Traynor, E. J., assistant, Probst, Hanbury & Co., Ld., Shanghai Treble, G. D., assistant, Devon Estates (Malacca), Ld., Malacca Trechman, B. A., assistant, Treasury dept., Sarawak Tredwell, R. C., consul general, U.S.A., Hongkong Tree, F. T., assist, adviser and first magistrate, Muar, Johore Trefurt, O., signs per pro., Melchers & Co., Hankow Tregear, T. R., professor, Wesley College, Hankow Treichler, H., assistant, Siber, Hegner & Co., Yokohama Tremain, A. G., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Telegraph dept., Johore Tremoulat, P., assist, engineer, Post and Post and Post and Post and Post a Tremoulet, P., accountant, Banque Franco Chinoise, Hongkong Trend, J. R., assistant, Hankow Light and Power Co., Hankow Trendel, F., manager, Pure Food Products Co., Chefoo Trendel, R., assist.., Pure Food Products Co., Chefoo Trendel, W., assistant, Kunst & Albers, Shanghai Treppenhauer, C., partner, C. Ismer & Co., Shanghai Tresize, H. M., assistant, Texas Co., Tokyo Treskin, W., engineer, Boediker & Co., Canton and Hongkong Tressidder, H., supervisor, Eastern Extension Telegraph Co., Singapore Trevor, I. B., traffic assistant, Kowloon-Canton Railway, Hongkong Trevor, T., proprietor and manager, Broadwater Estate, Sungei Siput, Perak Trevor-Smith, J., interpreter, L. Moore & Co., Ld., Shanghai Treyer, O., assist., Volkart Brothers Agency, Osaka Tribe, K. W., vice-consul for Great Britain, Nanking Tricker, E. E., assist., Hongkong and Shanghai Bank, Hongkew, Shanghai Trickett, C., assistant, Shanghai Dock and Engineering Co., Ld., Shanghai Trillat, - ministère des Travaux Publics, Hanoi Trimmer, C. S., University Hospital, Nanking Trimmer, G. W. A., general manager, Singapore Harbour Board, Singapore Trinidad, W., general manager, Philippine National Bank, Manila Trock, E. partner, Larsen & Trock, Shanghai Troeger, W., assist., Carlowitz & Co., Shanghai Trollope, F. A., manager, Garing Malacca Rubber Estates, Malacca Trounce, G. P., assist., Port Dickson-Lukut (F.M.S.) Rubber Estates, Negri Sembilan Trousdell, J. P., accountant, Hongkong and Shanghai Bank, Kobe Trovas, E. P., assiat. manager, United Cigarctte Manufacturing, Co., Tientsin Trowell, A. McM., assistant, engineering dept., Paterson, Simons & Co., Ld., Selangor Trowell, J. H. A., inspector of machinery, Mines department, Perak Trower, H. M., assist. superintendent, Chandu Monopoly dept., F.M.S. Trower, S. H. G., assist. manager, New Serendah Rubber Co., Ld., Selangor Trube, C., Ming Muehlenbau und Industrie, Peking True, G., United States Court for China, Shanghai True. G. W. E., assist., Hongkong & Shanghai Bank, Kobe Trueh, A., assistant, Keller & Co., Ld., Manila Truelove, Rev. H., United Methodist Mission, Wenchow

Trueman, S., Pekin Syndicate, Ld., Peking Trueman, T. E., general manager, Weeks & Co., Shanghai Trumet, C., comptable, Est Asiatique-Français, Saigon Trump, P., executive engineer, P.W.D., Kuantan, Pahang Tschaner, E. H. de, University, Peking Tschudin, G., assist, Siber, Hegner & Co., Kobe Tuchsen, W., assist, Standard Braid and Produce Co., Kobe Tuck, D. G., assistant, British Cigarette Co., Ld., Shanghai Tucker, A. P., assist., British-American Tobacco Co. (China), Ld., Tientsin Tucker, A. W., medical officer, St. Luke's Hospital, Shanghai Tucker, T. A., electrical dept., Andersen, Meyer & Co., Ld., Tientsin Tucker, W. J., assist., British Cigarette Co., Ld., Mukden Tuel, F., China Inland Mission, Kiukiang Tufo, M. V. del, assist, controller of Labour, Klang, Penang Tull, J. C., lecturer, College of Medicine, Singapore Tull, C. E., engineer, Island Trading Co., Ld., Brunei Tully, J., assist. supt. engineer, Asiatic Petroleum Co., Hongkong Tully, R., professor, Anglo-Chinese College, Amoy Tumentzeff, A., Arnhold & Co., Ld., Tientsin Tupholme, N. A. S., assist. principal, St. Andrew's School, Singapore Turnbull, D., manager, Shanghai Dock and Engineering Co., Ld., Shanghai Turnbull, G. J., chief clerk, Health dept., Shanghai Turnbull, W. A., assistant, Geo. McBain, Shanghai W. G., assistant, Hongkong and Shanghai Bank, Peking J., secretary, Medical Hall, Singapore trical winder, Municipal Electricity dept., Shanghai consulting engineer, Shanghai assistant, Mackenzie & Co., Tientsin director, Ilbert & Co., Shanghai Jurner, H. G., architect, Hemmings & Berkley, Hankow Turner, J. A., accountant, Seth, Mancell & McClure, Shanghai H., assist., Thos. Cook & Son, Shanghai D., solicitor, Johnson, Stokes & Master, Hongkong ner, J. H., headmaster, Nieh Chih Kuei Public School for Chinese, Shanghai urner, M., assist., Standard Oil Co. of New York, Hankow Turner, N. D., veterinary, surgeon, North Perak
Turner, P. W., manager, General Electric Co. of China, Dairen
Turner, R. R., depot manager, Nestlé & Anglo-Swiss Condensed Milk Co., Singapore Turner, R. R., depot manager, Neste & Anglo-Swiss Condensed Mik Co., Turner, Sir Skinner, judge, H.B.M.'s Supreme Court for China, Shanghai Turner, T. A., assistant, Mackinnon, Mackenzie & Co. (Japan), Ld., Kobe Turner, W., general manager for Far East, Reuter's, Ld., Shanghai Turner, W., signs per pro.. Butterfield & Swire, Tientsin Turner, W. A., assistant, F.M.S. Railway, Kuala Lumpur Turner, W. T., vice-consul for U.S.A., Yokohama Turquet, de Beauregarde, attache du Cabinet, Hue, Annam Turrell, F. H., assist., United Engineers, Ld., Singapore Tuson, A. A. L., district officer and magistrate, Weihaiwei Tuttelman, H. M., assist., electric dept., Municipality, Shanghai Tuttelman, S., secretary to judge, U.S. Court of China, Shanghai Tuxford, E. B., assist., New Darvel Bay Tob. Plants., Ld., Lahad Datu, B. N. Bornco Tweedie, J. R., workshop manager, Asiatic Petroleum Co., Shanghai Tweedle, S., assist., Hugh Middleton & Co., commission and insurance agent, Hankow Tweedlie, N. M., assistant, Municipal Council, Shanghai Tweedy, B. W., assistant, De Bataafsche Petroleum Maatschappy, Sumatra Tweedy, C. B., agent, Jardine, Matheson & Co., Ld., Nanking Twigg, P. O'Brien, wholesale and retail chemist, Peter Sys Co., Shanghai Twigg, T. O brien, wholesale and retail chemist, Peter Sys Co., Shang Twilley, W. T. H., assist., Mackenzie & Co., Ld., Shanghai Twiss, F. R., supt., Revenue Survey Office, Selangor Twogood, F. J., assist., Standard Oil Co. of New York, Tientsin Twyford, A. C., assistant supt., Topographical Survey dept., Perak Twyford, J., general manager, North China Advertising Co., Tientsin Tyack, A. V., manager, Kuala Sidim Rubber Co., Kelangor

Tyler, E. W., manager, Glenshiel Rubber Estate, Selangor

Tyre, A. J., assist., Smith Bell & Co., Ld., Manila Tyrer, H., general manager, Anglo-Siam Corporation, Bangkok Tyrell, A. W., field assistant, Sarawak Oilfields, Ld., Sarawak Tyson, F. H., attorney, Standard Oil Co. of New York, Canton Tyson, P. A., assist., Tobacco Products Corporation (China), Shanghai Tyte, Lieut.-Col. J. H., inspector of Prisons, Singapore Tyte, S. G., assist., A. C. Harper & Co., Selangor Tytler, G. E. B., assist., Hongkong and Shanghai Bank, Saigon Ulberle, M. Pereve Pelge very Prisonses Policies Ubaghs, M., Banque Belge pour l'Etranger, Peking Uffenheimer, J., partner, Koerting & Co., Tokyo Ufford, C. F. J. Quarles van, manager, Java-China-Japan Lijn, Hongkong Uhlenbroek, J., assist., Holland China Trading Co., Shanghai Uhler, F. R., chief accountant, Société Fran. des Charbonnages du Tonkin, Haiphong Ulanoff, W. E., manager, Asiatic Trading Corporation, Shanghai Uldall, W., assist. boat officer, Chinese Maritime Customs, Lungkow Ulderup, I. P., machinery dept., Jebsen & Co., Hongkong Ulderwik, A. J., manager, Harrisons & Crosfield, Ld., Tandjong Balei, Sumatra Ullmann, A. J., manager, J. Ullmann & Co., Tientsin Ullrich A assist. Maisoi Galebo Osaka Ulrich, A., assist., Meisei Gakko, Osaka Umnuss, R., assistant, China Import-Export and Bank Co., Ld., Hongkong Umrigar, B. C., merchant, Umrigar Bros., Shanghai Umrigar, D. J., merchant, Umrigar Bros., Shanghai Umrigar, H. C., merchant, Umrigar Bros., Shanghai Underdahl, E., superintendent, East Asiatic Co., Ld., Bangkok Underhill, C. T., examiner, Chinese Maritime Customs, Hankow Ungelenk, W., assistant, Winckler & Co., Kobe Ungern, R., assist, Messageries Maritimes, Shanghai
Unson, C. E., secretary, Dept. of Commerce and Communication, Manil
Unson, M., secretary of finance, Govt. of Philippine Islands, Manila
Upsdell, G. E. S., assist master, Central British School, Kowloon, Hongania Upward, B., editor, *Central China Post*, Hankow Upward, W. W. M., assistant, Sungei Salak Rubber Co., Ld., Negri Sembilan Uriarte, M., assistant, British Cigarette Co., Hanhow
Urmeneta, Damien de, signs p.p., Compania Gen. de Tab., and consul for Chin, 1
Urquhart, A., assistant, Jardine, Matheson & Co., Ld., Canton
Urquhart, J. A., assistant, Robinson Piano Co., Ld., Shanghai Utermark, J., signs per pro., Koninklyke Paketvaart Maatschappy, Singapore Utter, D. H., assist., Peacock Motion Picture Corporation, Shanghai Uydens, L., examiner, Chinese Maritime Customs, Shanghai Vachha, D. P., manager, Gobhai, Karanjia, Ld., Shanghai
Vadivelu, V. L., assist., Kobe Herald, Kobe
Vadon, A. M., medical practitioner, Hongkong
Vaes, P. E., assistant financial secretary, Chinese Govt. Salt Revenue, Peking
Vajda, G., assistant, Burkhardt, Amidani & Co., Shanghai
Valentin, L., assist. engineer in chief, Tongshan, Kailan Mining Administration, Tientsin
Valentin, D. J. L. estica predictions of the Control of Chini Herrital Hanghang Valentine, D. J., acting medical officer in charge, Govt. Civil Hospital, Hongkong Valentine, R. K., assistant, Dodwell & Co., Ld., Hongkong Valentini, A., consul, French Consulate, Manila Valette, ingenieur en chef, Travaux Publics, Hue, Annam Valette, P., proprietaire, Grand Hotel, Province de Vinh, Annam Valk, E. J. J. v. d., acting manager, Kwala Piasa Estate, Sumatra Vallentin, P., Garde Municipale, Shanghai Vallet, F., secretary, International Savings Society, Shanghai Vallis, J. H., assistant, British Cigarette Co., Ld., Shanghai Vally, M., justice de paix, Kouang-Tcheou-Wan Valpy, F. W. W., district engineer, Canton-Hankow Railways, Changsha Valtorta, Rt. Rev. Mgr. H., Bishop of Leros & Vicar Ap., Roman Cath. Church, H'kong. Van Assche, A., dir., Societe Generale Indo-chinoise, and consul for Belgium, Saigon Van Brempt, C., Kailan Mining Administration, Tientsin Van Campenhout, P., chemist, Kailan Mining Administration, Tientsin Van Castricum, Jhr. J. M., agent, Java-China-Japan Lijn, Kobe Van Eck, H. E., Asiatic Petroleum Co., Tientsin

Van Ess, A., merchant, A. Van Ess & Co., Newchwang Van Hauten, J., assist., W. Niggemann & Co., Chefoo

Van Lennep, L. R., assistant, Java-China-Japan Lijn, Kobe Van Oijen, C., assist., Siber, Hegner & Co., Shanghai Van Oversteeg, -, assistant, Netherlands Harbour Works Co., Hongkong Van Santfort, G., Compagnie de Tramways, Tientsin Van Syckle, G., assistant, Atkins, Kroll & Co., Inc., Zamboanga Van Voon, P. W., manager, Tabak Mij. Batoe Poetih, Sandakan, B.N.B. Van Win, L., Yao Hua Mechanical Glass Co., Chinwangtao Van Wylick, G., architect, Credit Foncier d'Extreme Orient, Hankow Van Zanten, assistant, Netherlands Harbour Works Co., Hongkong Van den Berg, R. P., assistant, Asiatic Petroleum Co., Kiukiang Van den Herik, —., assistant, Netherlands Harbour Works Co., Hongkong Van der Klaauw, C. C. J., divisional manager, International Savings Society, Harbin Vanderberg, F. V., assistant, J. S. Whitehead & Son, Shanghai Vanderhelst, L., Compagnie de Tramways, Tientsin Vanderstegen, H., merchant, Vanderstegen & Crooks, Hankow Vanrenen, D. W. B., assist. manager, Bagan Serai Co., Ld., Perak Vanscolina, A. G., partner, Vanscolina & Co., Labuan Varalda, M. D., agent, Assurance Franco-Asiatique, Peking Vardon, S. H., assistant, Eastern Extension Telegraph Co., Singapore Varekamp A. P., manager, De Samutage, Post Support Varekamp, A. P., manager, De Sumatra Post, Sumatra Varenne, A., governeur-general de l'Indochine, Saigon tish-American Tobacco Co., Ld., Ningpo 1. O., assist., Chinese Eastern Railway Administration, Harbin Turner. ' ssist., Mawao Estate, Sablas North Borneo Rubber, Ld., Jesselton, B.N.B. mager, Fraser & Neave, Ld., Kuala Lumpur Turner, I., Chinese Eastern Railway Commercial Agency, Shanghai

assist., Swan & Maclaren, Singapore

Lurner, J., consul for U.S.S.R., Otaru, Japan

Turner, H., assistant, Siber, Hegner & Co., Yokohama

Turner, C., operator, Eastern Extension, Aus., and China Telegraph Co., Shanghai an, F. F., assistant, Standard Oil Co. of New York, Tientsin Tui Vaughan, L., consulting mining engineer, Perak Vaughan, R. F., accountant, British Borneo Timber Co., Ld., Sandakan, B. N. Borneo Vaux, F. G., solicitor, Wilkinson & Grist, Hongkong Vavasseur, administrateur adjoint, Province de Quang-Ngai, Annam Vawdrey, R. H., assistant, Bombay-Burmah Trading Corporation, Bangkok Vaz, J. J., proprietor, Leitaria Macaense, Macao
Vega, D., assistant, Gillespie & Sons, Hankow
Vehling, W., assistant, Escher Wyss & Co., Ld., Tokyo
Veir, R., Commercial Advertising Co., Shanghai
Veitch, A. E., assistant, Brunei Rubber Estates, Brunei
Veitch, H., assistant, Straits & China Textile Co., Shanghai
Veitch, T., assistant, Cumine & Co., Ld., Shanghai
Velge, L. C., assistant, Gattey & Bateman, Singapore
Velge, V. H., installation manager, Asiatic Petroleum Co. (S.S.), Ld., Penang
Vellenga, L., marine supt., Asiatic Petroleum Co. (S.C.), Ld., Hongkong Vellenga, L., marine supt., Asiatic Petroleum Co. (S.C.), Ld., Hongkong Velliot, Dr., medical service, French Municipality, Shanghai Veltman, A. H., assistant, Java-China-Japan Lijn, Shanghai Venables, O. E., British resident, Brunei
Vends, P. H., assist., Pearce & Co., Kobe
Venning, C. R., assist., John Little & Co., Ld., Singapore
Venters, J. M., architect, Atkinson & Dallas, Ld., Shanghai
Venus, B., assistant, Jardine Engineering Corporatio, Ld., Shanghai
Venus, B., assistant, Jardine Engineering Corporatio, Co. Ld. Shanghai Vera, C. C. de, assist., supply dept., British Cigarette Co., Ld., Shanghai Verbert, L., district manager, Credit Foncier d'Extreme Orient, Tientsin Verde, C., assistant, Whiteaway, Laidlaw & Co., Hankow Verde, G., salt-watcher, Chinese Maritime Customs, Hankow Vereker, G. G. M., commercial secretary, British Legation, Peking Verge, A., fondé dé pouvoirs, Banque Franco-Chinoise, Haiphong

Vergette, R. G., assist, architect, P.W.D., Perak

4

Vergette, R. S., inspector of works, Public Works department, Hongkong Verhaeghe, Rev. R., Procure des Missions Belges, Shanghai Verhaest, F., manager, Comptoir Charles Ley, Peking Verhaest, M., acting manager, Banque Belge pour l'Etranger, Tientsin Verleysen, A., assistant, Belgo-Nippon Trading Co., Kobe Vernall, R. J., engineer, architectural branch, P.W.D., Hongkong Verney, D. B., assistant, Mackenzie & Co., Ld., Shanghai Verrier, A., assistant, Compagnie Olivier, Hankow Verstockt, P., signs per pro., Ynchausti & Co., Iloilo Vervloet, A., actg. mgr. & partner, Van Nie & Co., and consular agt. for France, Sumatra Vestey, H., International Export Co., Nanking Veyrenc, A., directeur, Veyrenc et Cie., Bac-Ninh, Tonkin Veysseyre, P., partner, Leonard & Veysseyre, Shanghai Veysseyre, r., parener, Leonard & Yeysseyre, Shanghai Veyt, H., assistant, Banque Belge pour l'Etranger, Shanghai Vezey, H. Curtis, editor, *Harbin Daily Press*, Harbin Vezina, F. A., assistant, Canadian Pacific Railway Co., Ld., Yokohama Vialy, D., traffic supt., Compagnie Francaise de Tramways, Shanghai Vianna, V. V., Eastern Extension, Australasia and China Telegraph Co., Shanghai Viccajee, F., merchant, Shanghai and Hankow Viccajee, R., partner, F. Viccajee, Shanghai and Hankow Vick, A. W., manager, Chartered Bank of India, Australia and China, Singapore Vickars, P., assistant, Reiss, Massey & Co., Hongkong Vickers, G., assist., Hongkong Electric Co., Hongkong Vickers, J. C., judge, 1st Instance Court, Cebu Vickers, S. G., assistant, Thos. Cook & Son, Ld., Singapore Vickers, W. J., medical officer, Health dept., F.M.S.
Victor, J. A., assistant, Canadian Pacific Itailway Co., Hongkong
Victoroff, M. A., E. Lee General Store, Tientsin
Vicuna, P. R, Chillian Legation, Tokyo
Vidal, A., secretaire, Société des Ciments Portland Artificiels de l'Indo-chine, Haiphong
Vicallan, as E. procident Vicagliana, Inc. and in charge Corpora Corpolate Manile Viegelmann, E., president, Viegelmann, Inc., and in charge German Consulate, Manila Viel, M., assist., Jardine, Matheson & Co., Ld., Yokohama Vierich, B., assistant, Manila Gas Corporation, Manila Vieron, Dr. L., French Consulate, Chungking Vignaux, M. du, assistant, Messageries Maritimes, Shanghai Villas, J., assistant, Credit Foncier d'Extreme Orient, Shanghai Ville, E., administrateur, Societe Commercialle Française de l'Indo-chine, Saigon Viloudaki, N. A., manager, Viloudaki & Co., Shanghai Viloudaki, R. G., signs per pro., Viloudaki & Co., Shanghai Vincent, E. G., assist., Whiteaway, Laidlaw & Co., Ld., Hankow Vincent, F. E., manager, American Insurance Association, Shanghai Vincent, H. F., assist., Cornes & Co., Yokohama Vincent, H. S., professor, Peking University, Peking Vincent, J. Carter, vice-consul, U.S.A., Changsha Vincent, S. A., salesman, British-American Tobacco Co., Chefoo Vincent, S. J., assist., Commercial Union Assurance Co., Singapore Vincent, S. M., station officer, Fire Brigade, Shanghai Vine, F., assist. sub-editor, Singapore Press and Mercantile Advertiser, Singapore Vinen, G. H., district officer, P. Clarke, B. N. Borneo Vines, C. C., assistant, British Cigarette Co., Ld., Shanghai Vines, H. F., Honan div. manager, British-American Tobacco Co. (China), Ld., Tientsin Vinkler, F. L., assistant, Barbash & Co., Shanghai Viola, L., assist., China Mutual Life Insurance Co., Ld., Tientsin Virgitti, —., chef du secretariat. Administration Municipale, Haiphong Vise, C. M., assist., Butterfield & Swire, Kiukiang Visser, A., assistant, Harrisons & Crosfield, Ld., Sumatra Vissering, C. E., merchant, Reuter, Brockelmann & Co., Shanghai Vizconde, J., manager, Lumber Co., Singapore Vizenzinovich, V., chancellor-interpreter, Spanish Consulate, Shanghai Vizenzinovich, V., manager, Hopkin's Butchery, Shanghai Vlielant, C. A., first assistant secretary, Secritariat, Singapore Vliet, N. van, assistant, Harrisons & Crosfield, Ld., Sumatra

Vodden, F. R., assistant traffic manager, F.M.S. Railway, Kuala Lumpur

ant, Carlowitz & Co., Tientsin lins & Co., Ld., Tientsin ssion Catholique, Swatow er, Harbour department, Sumatra Office, Shanghai

Asiatische Bank, Tientsin as president, Societe des Plantations d'An-Loc, Saigon

einr Ja, award M. Poons & Co., Kobe

M, assiss per pro., Far Eastern Bank, Shanghai

M. Si, or niddleton & Co., Shanghai reider. Lasi Italiana d'Estremo Oriente, Shanghai 1, H., o mass Leuter, Brockelmann & Co., Shanghai 14. B., forist., Chinese Postal Administration, Harbin

no. 19. 11. oası ist., Deutsch Asiatische Bank, Tsingtao nsk f. F. assistant., International Savings Society, Mukden

Vries, J. de, St. c. eer pro., Holland and China Trading Co., Canton Vuillaume, C. , anager, Compagnie Franco-Asiatique des Petroles, Haiphong Vust, R., assistan Nestle & Anglo-Swiss Condensed Milk Co., Saigon

Vust, R., assistan

Vuyst, A. de, accordinant, Banque Belge pour l'Etranger, Hankow Vyeno, T., district accountant, Post Office, Changsha Vyff, Rev. J., Danish Lutheran Mission, Antung

Vyner, C. J., assist tant, John Little & Co., Ld., Singapore Vyse, T. M., assist engineer, P.W.D., F.M.S. Waddell, C. J. en gineer, P.W.D., Hongkong

st., Guthrie & Co., Ld., Singapore Waddell, G., a :

t,, Hongkong and Shanghai Bank, Foochow Waddell, L. A., leputy controller of Labour, Penang Waddington,

J. S., vice-president, Philippine Acetylene Co., Manila Wad ur goo

Waddingto W. J., accountant, P. & O. Banking Corporation, Hongkong Waddingto W. J., accountant, P. & O. Banking Corporation, Hongkong Waddingto W. J., accountant, P. & O. Banking Corporation, Hongkong Waddington, P. W., postmaster-general and chief electrical inspector, Jesselton, B.N.B. Waddington, P. W. Aassist, Architect, P.W.D., Kedah Waddington, J., assist, Probst, Hanbury & Co., Ld., Shanghai Waddington, D., assist, British-American Tobacco Co. (North China), Ld., Tientsin Waddington, A., solicitor, Deacons, Hongkong Waddington, A. J., overseer, P.W.D., Hongkong Waddington, A. J., overseer, P.W.D., Hongkong Waddington, B., assistant, McAuliffe, Davis & Hope, Penang Waelchli, J., merchant, Liebermann, Waelchli & Co., Osaka Waelle, C., assist, Kuenzle & Streiff, Manila Waerum, Ejnar, charge d'affaires for Danish Embassy, Tokyo

Waerum, Ejnar, charge d'affaires for Danish Embassy, Tokyo Waespe, F., administrateur, Cie. de Commerce et de Nav. d'Extreme-Orient, Saigon

Waespe, F., administrateur, Cie. de Commerce et de Nav. d'Extreme-Orient, Saigor Waetcke, H. M. W., signs per pro., Westphal & Co., Shanghai Wagner, A., assistant, American Drug Store, Shanghai Wagner, F. A. S., barrister-at-law, Selangor Wagner, H., assistant, Edward Meyer & Co., Tsingtao Wagner, R. W. G., manager, De Javasche Bank, Tandjong-Poera Agency, Sumatra Wagner, Dr. W., consul for Germany, Hongkong Wagner, W. B., assist., Carlowitz & Co., Hankow Wagstaff, D. W., assist., Arts and Crafts, Ld., Shanghai Wagstaff, W. W., assist., Arts & Crafts, Ld., Shanghai Wahlgren, O. W., appraiser, Chinese Maritime Customs, Shanghai Waid, J., assist., Taikoo Sugar Refining Co., Hongkong Wailey, W., assist., British Cigarette Co., Pootung, Shanghai

Wailey, W., assist., British Cigarette Co., Pootung, Shanghai
Wailey, W., assist., British Cigarette Co., Pootung, Shanghai
Wainwright, J. N., assistant, Guthrie & Co., Singapore
Waite, C. E., supt., Jugra Land & Carey, Ld., Selangor
Waite, G. W., statistical department, Chinese Maritime Customs, Shanghai
Wakamaki, K. G., consul general for Finland, Shanghai

Wakefield, F. J., signs per pro., Butterfield & Swire, Changsha

Wakefield, Paul, professor, Boone School, Hankow

```
Wakelam, H., assistant, Arnhold & Co., Shanghai
Wakeman, J. D., assist., Butterfield & Swire, Shanghai
Waleh, L. D., manager, Ullmann & Co., Hongkong
Wales, C. A., assist., Bangawan Rubber, Ld., Jesselton, B. N. Borneo
 Walford, G., acting vice-consul for Great Britain, Cebu, P.I.
 Walford, H., signs p. p., Smith, Bells, and actg. Brit., Nether. and Norw.
Walker, A., assist., Arts and Crafts, Ld., Shanghai Walker, C. A., surveyor, Pekin Syndicate, Peking Walker, D. B., assistant, Wilson & Co., Tientsin Walker, E., agent, Marine Insurance Co., and P. & O. Steam Nav. Co., S. Walker, E. G., chief electrical engineer, United Engineers, Ld., Singapore Walker, E. H., instructor, Canton Christian College, Canton Walker, F. A., assist., Asiatic Petroleum Co. (North China), Shanghai Walker, F. B., partner, A. L. Anderson & G., Shanghai
Walker, F. A., assist., Asiatic Petroleum Co. (North China), Shanghai Walker, F. B., partner, A. L. Anderson & Co., Shanghai Walker, F. G. C., analyst and pharmacist, Health dept., Shanghai Walker, F. V., director, Clifford Wilkinson Tansan Mineral Water Co., Ld., Kobe Walker, F. W., manager, Boustead & Co., Ld., Ipoh, Perak Walker, G., mgr., Ayer Ampat Estate, Anglo-Malay Rubber Co., Ld., Negin Sembi! Walker, G., senior executive engineer, P.W.D., Kuala Lipis, Pahang Walker, G. A., traffic supt. and storekeeper, Kowloon-Canton Railway, Howell Walker, G. B., assistant, Pataling Rubber Estates, Ld., Selangor Walker, H., assistant, Guthrie & Co., Singapore Walker, H., estate manager, Cicely Rubber Estates, Perak Walker, H., clerk of works, H.B.M.'s Office of Works, Shanghai Walker, H. H., solicitor, Selangor Walker, J., assistant, Hongkong and Shanghai Banking Corporation, 12 Walker, J., assistant installation manager, Asiatic Petroleum Co., Tsing
 Walker, J., assistant installation manager, Asiatic Petroleum Co., Tsing-Walker, J. B., assistant, Hongkong and Shanghai Banking Corpn., Sing Walker, J. C., manager, Thos. Cook & Son, Singapore Walker, J. S., assist., Standard Oil Co. of New York, Yokohama
  Walker, M. P., treasurer, St. John's University, Shanghai
  Walker, R. D., assist. engineer, F.M.S. Railways, Selangor
 Walker, R. O., assistant, Ker & Co., Manila
Walker, R. P., assist accountant, F.M.S. Railways, Selangor
Walker, R. P. S., assistant master, King Edward VII School, Taiping, Perak
 Walker, S., assistant, Dollar Steamship Line, Shanghai Walker, T. B., assistant, Kung Yik Mill, Shanghai Walker, T. B., assistant, Kung Yik Mill, Shanghai Walker, V., workshop supt., Hongkong Tramways, Ld., Hongkong Walker, W. C., assist., electricity dept., Municipality, Shanghai Walker, W. L., overseer, P.W.D., Hongkong Wall, A. C. M., deputy commissioner of Police, Pahang Wall, A. C. M., deputy commissioner of Police, Pahang
   Wall, R. E., tutor, Canton Christian College, Canton
Wallace, A. M. D., assistant, Hongkong and Shanghai Bank, Harbin
   Wallace, B. K., assistant, Chinese Maritime Customs, Kongmoon
 Wallace, C., merchant, Central Agency, Hongkong
Wallace, C., merchant, Central Agency, Hongkong
Wallace, C. R., assistant engineer, P.W.D., Selangor
Wallace, D. F. A., manager, Asiatic Petroleum Co. (North China), Ld., Kiukiang
Wallace, E., assistant, Motion, Smith & Son, Ld., Singapore
Wallace, G., assist., Mackenzie & Co., Ld., Shanghai
Wallace, H., sub-accountant, Chartered Bank of India, Australia and China, Perak
Wallace, Rev. H. F., English Presbyterian Mission, Swatow
Wallace, J., assistant, Osborne & Chappel, Ipoh, Perak
Wallace, J., assistant engineer, P.W.D., Selangor
Wallace, J. E., supt., Government Printing Office, Federated Malay States
Wallace, J. H., manager, Sun Life Assurance Co. of Canada, Hongkong
   Wallace, J. H., manager, Sun Life Assurance Co. of Canada, Hongkong
   Wallace, L. S., assist., Brown, Phillips & Stewart, Penang
   Wallace, M. H., assist., Taikoo Sugar Refinery Co., Hongkong
   Wallace, R. B., health officer, Medical dept., Johore
Wallace, R. C., assistant, Taikoo Dockyard, Hongkong
Wallace, R. W., assistant, Butterfield & Swire, Hongkong
Wallace, S. M., assist., Dodwell & Co., Ld., Shanghai
Wallace, W., assist., Butterfield & Swire, Hankow
Wallace, W. A., superintendent, Revenue Survey branch, Perak
   Walle, J., signs per pro., Holland-China Trading Co., Hongkong
```

Waller, G., assistant, Platt & Co., Shanghai Waller, G., assistant, Platt & Co., Snanghal Waller, S. R., management, Asiatic Petroleum Co., Ld., Hongkong Waller, T., chief inspector, vehicles dept., Municipality, Singapore Wallich, A. W., assist., Boustead & Co., Singapore Wallington, H. G., assist. master, Queen's College, Hongkong Wallis, G. C., assistant, Chandler & Co., Ld., Tientsin Wallis, W. E., sub-manager, Harrisons, Barker & Co., Ld., Selangor Wallman, A. A., assistant, Chinese Maritime Customs, Shanghai Wallman, H. assist. American Dang Co., Shanghai Wallmunller, H. ssist., American Drug Co., Shanghai Walls, M. B., assistant, Gordon (Malaya) Rubber Estates, Ld., Kedah Walmsley D. C. assistant, Taikoo Dockyard and Engineering Co., Hongkong Walne, J., sisterit, Tarkoo Dockyard and Engineering Co., Hongkong Walne, J., sisterit, Oriental Cotton Spinning and Weaving Co., Ld., Shanghai Walraver C., assistant engineer-in-charge, Kailan Mining Administration, Tientsin Walsh, H. C., British vice-consul, Sourabaya Walsh, T. E., assistant medical officer, Medical dept., Sarawak Walsh, V. P. F., assistant, Asiatic Petroleum Co. (F.M.S.), Ld., Perak Walsh, W. J., assistant supt., Trade and Customs, Kuala Lumpur Walshan, P. R., commissioner of Customs, Kiukiang Walsha, V. P. assist Manefield & Co. Ld. Papanag Walshe, Y. P., assist., Mansfield & Co., Ld., Penang Walstrom, D., "ashier, International Banking Corporation, Manila Walter, C. R. F. assist., Post Office, Shanghai Walter, H., assis ant, Melchers China Corporation, Hankow
Walter, H., editor, Reuter's, Ld., Shanghai
Walter, P. W., assist., Asistic Petroleum Co., Ld., Tientsin
Walter, W. N., agent, Eastern Smelting Co., Ld., Selangor
Walter, W. R., accretary, Waterworks Co., Ld., Shanghai
Walters, D. K., assistant, Bannon & Bailey, Selangor
Walters, J., assistant, Bannon & Bailey, Selangor
Walters, J., assistant, Standard Oil Co. of New York, Shanghai
Walter, J., assist., Standard Oil Co. of New York, Shanghai
Walter, J., assist., dist officer, Residency, Sadong, Sarawak
Tolleton, A. J., ice-consul, U.S.A. Consulate, Tokyo
(En.) W. J., d.: manager, British-American Tobacco Co. (North China), Ld., Tsinan
ld t., W. R., assist., Admiral Oriental Line, Shanghai
R., finanic. I agent, Goodyear Rubber Plantations Co., Sumatra
Walton, B. S., assistant state auditor, Kelantan
Walton, C. B., assistant, Sengat Rubber Estate, Ld., Perak Walter, H., assis ant, Melchers China Corporation, Hankow Walton C. B., assistant, Sengat Rubber Estate, Ld., Perak W. A. V., assist., Standard Oil Co., Penang Wandres, F., partner, Gebrueder Roese (Roese Bros.) Swatow Wanger, C. L., signs per pro., Fohka Swiss-Chinese Trading Co., Shanghai Wangin, D. F., manager, International Bank, Yokohama Wanless, R. A., assist., Sungei Way (Selangor) Rubber Co., Selangor Wanner, E., assist., Diethelm & Co., Ld., Bangkok Warburton, W., assist., Hongkong and Shanghai Banking Corporation, Shanghai Ward, A. I., vice-consul for U.S.A., Tientsin Ward, A. K., accountant, Lowe, Bingham & Matthews, Shanghai Ward, A. V., Jardine Engineering Corporation Ld., Harbin Ward, C. H., assist. engineer, P.W.D., Perak Ward, C. L., manager, Planters' Stores and Agency Co., Selangor Ward, C. W., assistant, Taikoo Sugar Refining Co., Ld., Hongkong Ward, Hon. Mr. D. J., partner, Derrick & Co., Singapore Ward, F. D., chief assist. architect, P.W.D., Singapore
Ward, F. H. A., engine works manager, Taikoo Dockyard & Engineering Co., Ld., H'kong.
Ward, F. J., assist. division engineer, G.P.O., Singapore
Ward, F. S., assistant mycologist, Department of Agriculture, Singapore
Ward, F. S., secretary, China Soap Co., Ld., Shanghai, Tsinan and Hankow
Ward, G. K., partner, China Pacific Export Co., Tientsin Ward, H. L., barrister, Platt & Co., Shanghai Ward, H. L., superintendent, Topographical branch, Survey dept., Perak Ward, J., Chinese Maritime Customs, Taku Ward, J., assist., International Savings Society, Harbin Ward, J., tidesurveyor, Chinese Maritime Customs, Tientsin Ward, S., assist., textile section, Jardine Engineering Corporation, Shanghai Ward, W., assistant, Malabon Sugar Co., Ld., Manila

Ward, W. A., chief sanitary inspector, Municipality, Penang Ward, W. A., district officer, Port Dickson, Negri Sembilan Ward, W. F., assistant, North Labis (Johore) Rubber and Produce Co., Ld., Johore Ward, W. J., assist. manager, Whiteaway, Laidlaw & Co., Ld., Shanghai Ward, W. R., assistant, Sekong Rubber Co., Ld., Sandakan, B.N.B. Ward-Smith, D., accountant and manager, Foster, McClellan & Go., Shanghai Warde, F. D., manager, W. Mansfield & Co., Singapore Wardell, F. A., assist., signs per pro, Whittall & Co., Selangor Wardell, M. N., assist., Derrick & Co., Singapore Wardlaw, H. H., manager, Chersonese Estate, Perak Wardle, C. R., assist. accountant, Mercantile Bank of India, Singapore Wardle, H. W., Peking-Mukden Railway, Tientsin Wardrop, C. G., technical assist., Standard Telephones and Cables, Ld., Singapore Waring, H. R., accountant, Europe Hotel, Singapore Warmont, J., Yao Hua Mechanical Glass Co, Ld., Chinwangtao Warmsley, T. H., broker, Doney & Co., Tientsin Warmsley, W. J., managing director, China Theatres, Ld., Tientsin Warner, F. E. M., assistant, Boustead & Co., Ld., Selangor Warner, H. D., manager, Standard Oil Co. of New York, Bangkok Warner, J., assist., Produce Export Co., Ld., Harbin Warner, S. A., accountant, Philippine National Bank, Manila Warnock, W. O., assist., Taikoo Dockyards, Hongkong Warns, H., assist., Manila Gas Corporation, Manila Warren, A. C., assist., C. E. Warren & Co., Ld., Hongkong Warren, J. P., manager, Dodwell & Co., Ld., Kobe Warren, L. B., director, C. E. Warren & Co., Hongkong Warren, L. B., director, C. E. Warren & Co, Hongkong Warren, O., China Inland Mission, Hankow Warren, P. R., manager, Armstrong, Whitworth & Co., Ld., Hongkong Warren, R. L., Chinese Maritime Customs, Lungchow Warrener, W. H. L., assistant, Jardine, Matheson & Co., Ld., Kobe Warrington, F. W., assist., Jardine, Matheson & Co., Ld., Tientsin Wasem, jr., L., assist., Standard Oil Co., Singapore Waser, H. O., assist. manager, Tor Hotel, Kobe Wassard, L. P., managing partner, Wassard & Co., Vladivostock Wassell, C. McA., health officer, Kiukiang Wasson, J. S., London Missionary Society, Hwang-Pei, Hankow Waterlow, S. P., minister plenipotantiary, H.B.M. Legation, Bangkok Waterman, H. S., consul for United States, Shanghai Waterman, H. S., consul for United States, Shanghai Waters, G. D., director, Brunner, Mond & Co. (China), Ld., Shanghai and Kobe Waters, Rev. G. H., American Baptist Mission, Swatow Waters, H. F., executive engineer, P.W.D., Perak Waters, J. L., assist., Moutrie & Co., Ld., Shanghai Waters, R. A. S., partner, H. St. Clair Smallwood & Co., Peking Waters, R. T., engineer (Hsuchowfu), Chinese Government Railways, Tientsin Waters, T. F. R., assist., Asiatic Petroleum Co. N. China, Ld., Chungking Waters, V. P., assistant, A. S. Watson & Co., Canton Waterston, J. D., assist., International Export Co. (Kiangsu), Ld., Nanking Waterston, D. W. inspector of wiveless and telegraph, P. W. D. Handkon. Waterton, D. W., inspector of wireless and telegraph, P.W.D., Hongkong Watkins, H., assistant, Asiatic Petroleum Co., Hongkong Watkins, R. G., station officer, Fire Brigade, Shanghai Watkins, S. J., assistant, Harrisons & Crosfield, Ld., Sumatra Watkins, T. G., assistant, Harrisons & Crosheld, Ed., Sumatra Watkins, T. G., assistant, Natkins & Co., Singapore Watkins, T. J. L., assistant, Watkins & Co., Singapore Watkins, V. C., supervisor of Customs, F.M.S. Watkins, W. L., partner, Watkins & Co., Singapore Watling, H., assist, Asiatic Petroleum Co., Manila Watson A. C. agent L. Evertt Ing. Kohe and Yokohama Watson, A. C., agent, L. Everett, Inc., Kobe and Yokohama Watson, A. J., assistant, Rose, Downs & Thompson (Far East), Ld., Shanghai Watson, A. J., proprietor, Shanghai Store and Bijou Perfumery Co., Shanghai Watson, Bryan, architect, Shanghai Watson, B. H., manager, Sun-Maid Raisin Growers' Association, Shanghai Watson, C. J., assistant, Shanghai and Hongkew Wharf Co., Ld., Shangha Watson, C. M., manager, Eastern Trading Co. (China), Tientsin Watson, C. W., engineer, Wearne Bros., Ld., Perak

D. R., assistant, Lanadron Rubber Estate, Ld., Johore . G., manager, Bukit Badang Rubber Co., Ld., Selangor chief appraiser, Chinese Maritime Customs, Shanghai ., judge, Supreme Court, Ipoh, Perak

Chinese Maritime Customs, Kowloon on, G. C., assistant, Isley, Ker & Co., Penang

son, G. E., sub-accountant, Chartered Bank of India, Australia & China, Manila Mon, H. C. B., assistant, Asiatic Petroleum Co. (P.I.), Ld., Manila

stson, J., clerk and asssistant secretary, Hongkong

. J., secretary, Marine Engineers Guild of China, Shanghai

assist., Taikoo Dockyards, Hongkong assistant, Palmer & Turner, Shanghai

. L., assistant., Caldbeck, Macgregor & Co., Ld., Shanghai

G., forest economist, Forest dept., Kuala Lumpur, P., proprietor, Watson & Watson, Manila

nR., assist., Chartered Bank of India, Aus. & China, Tientsin
S., accountant, Hongkong and Shanghai Bank, Saigon
S., manager, Manchurian Co., Ld., Harbin
C., assist., Eastern Trading Co. (China) Tientsin

C., assist., Eastern Trading Co. (China), Tientsin wlicitor, Johnson, Stokes & Master, Hongkong neral manager, Asiatic Petroleum Co., Hongkong

cial measurer, Shanghai Survey dept., Kedah

director, Nickel & Lyons, Kobe sistant, Bradford Dyers' Association, Shanghai int, Asiatic Petroleum Co. (S.S.), Ld., Penang untant, North-China Daily News, Shanghai 3sistant, South China Morning Post, Hongkong ssistant, Rubber Estates of Johore, Ld., Johore naging-director, Moutrie & Co., Ld., Shanghai upt., Post and Telegraph dept., F.M.S.

ager, Sekong Rubber Co., Ld., Sandakan, B.N.B. enior revenue officer, Imports and Exports Office, Hongkong

Wa: D., assist. architect, Public Works dept., Shanghai ... utt, W., signs per pro., McAlister & Co., Ld., Singapore

Watt, W. J., installation manager, Asiatic Petroleum Co. (North China), Ld., Shanghai Watters, W., assist., Mambau Estate, Mambau, Negri Sembilan

Wattie, J., assistant, P.W.D., Hongkong

Watton, A., assist., Hongkong and Shanghai Banking Corporation, Kobe

Watton, V. H., assistant, Municipal Council, Shanghai Watts, E. F., assistant, Wilson & Co., Tientsin

Watts, G., assist., Borneo Co., Ld., Singapore Watts, L. D., accountant, Lowe, Bingham & Matthews, Shanghai

Watts, L. R., engineer, Posts and Telegraph dept., Brunei Watts, W. M., assistant, Guthrie & Co., Singapore Watts, P. S., assistant, Borneo Co., Ld., Bangkok

Waugh, P. J. R., general manager, Kamuning (Perak) Rubber and Tin Co., Ld., Perak

Wauters, M., Yao Hua Mechanical Glass Co., Chinwangtao

Waveren, J. B. van, assistant, Asiatic Petroleum Co. (P.I.), Ld., Manila

Waxman, N. S., Centrosojus, Ld., Shanghai

Way, C. W. L., assist., Liddell, Bros. & Co., Tientsin

Way, Harry, architect, Hongkong
Way, H. C. B., assistant, Union Insurance Society of Canton, Ld., Hongkong
Way, H. C. B., assistant, Union Insurance Society of Canton, Ld., Hongkong
Way, J. R., assist., Hongkong Electric Co., Hongkong
Way, W. A., section engineer, F.M.S. Railway, Kuala Lumpur
Way, W. H., assist., Jardine Engineering Corporation, Ld., Shanghai
Way, W. T. L., secretary, Taku Tug and Lighter Co., Ld., Tientsin
Wayte, W. J., partner, Osborne & Chappel, Perak
Weall, T. G., manager, Dodwell & Co., Ld., Hongkong,
Weatherhead, C., gool supt. Police dept. Shanghai

Weatherhead, C, gaol supt., Police dept., Shanghai Webb, A., driller, Sarawak Oilfields, Ld., Sarawak

Webb, B. M., director, Arnhold & Co., Shanghai

Webb, C., works supt., Municipal Gas dept Singapore Webb, C. R., assistant, Electric dept., Municipality, Shanghai Webb, C. S., assist, Kuala Sidim Rubber Co., Ld., Kedah Webb, G. R. H., assist. manager, cable depot, Eastern Extension Tel. C Webb, H., supervisor, Eastern Extension Telegraph Co., Shanghai Webb, H. M., signs per pro., Butterfield & Swire, Swatow Webb, Dr. H. W., M.B., CH.B., F.R.C.S. (Edin.), Shanghai Webb, J. V., assistant, British Cigarette Co., Ld., Shanghai Webb, O. S., assistant engineer, Public Works, Singapore Webb, P. D., assist., Standard Oil Co. of New York, Shanghai Webb, R. C., Dunlop Rubber Co., Ld., Tientsin Webb, R. L., assistant, Borneo Co., Ld., Bangkok Webb, R. L. S., assist., Commercial Union Assurance Co., Ld., Shang! Webb, T. J., assist., International Export Co. (Kiangsu), Ld., Nanking Webb, W. S., assist., British Cigarette Co., Ld., Shanghai Webber, Leroy, consul for U.S.A., Chefoo Webber, M. L., assist conservator of Forests, Kuala Lumpur Weber, E., assistant, Biedermann & Co., Saigon Weber, F. H., district manager, Standard Oil Co. of New York, Muke Weber, Geo. E., general manager, Campania General de Tabacos, Weber, G. R., Hoffmann & Wedekind China Co., Mukden Weber, H., manager, National Aniline and Chemical Co., U.S.A., Weber, R., manufacturer, Shanghai Webster, A., assist., Hongkong Electric Co., Hongkong Webster, F. L., medical officer, Sarawak Oilfields, Ld., Sarawak Webster, F. L., medical officer, Sarawak Oilfields, Ld., Sarawak Webster, J., manager, Asiatic Petroleum Co., Shanghai Webster, J. S., professor in medicine, Medical College, Singapor Webster, J. T., assist., Huttenbach, Lazarus & Sons, I. J., Singapore Webster, T. G. C., assist., London Asiatic Rubber and Produce C Webster, W., assist., Hongkong and Shanghai Bank, Shanghai Wedderburn, L., manager, printing office, Kelly & Walsh, Ld. Wedderburn, R. W., managing director, printing office, Itelly & Weder, A., assist., Office Appliance Co., Shanghai Weeder, A. C., manager, Harrisons & Crosfield, Ld., Belawan, Sumatra Weeden, C. W., general manager, A. Frankau & Co., Ld., Shanghai Weekes, E. A., Chinese Maritime Customs, Taku Weeks, J. R., assist., Dodwell & Co., Ld., Shanghai Weeks, J. R., assist., Dodwell & Co., Ld., Shanghai Weeks, P. D., assist., Pearce & Garriock, Hankow Weggeman, A. J., manager, Netherlands Gutta Percha Co., Singaporo Weida, F. S., office manager, Goodyear Rubber Plantations, Sumatra Weidlinberg, I., manager, American-Asiatic Underwriters, Chinkiang Weidlinberg, I., manager, American-Asiatic Underwriters, Chinkiang Weiglinger, L., assist., R. Bertram & Co., Peking Weigall, E. H., assist., Sarawak Oilfields, I.d., Sarawak Weigall, G. S., partner, Wheelock & Co., Shanghai Weigall, J. H. F., assist., Merlinau Rubber Estates, I.d., Malacca Weill, M., assist., Sennet Frères, Hongkong Weingart, P., assistant manager, Astor House Hotel, Ld., Tientsin Weinstein, L. S., manager, China Fur Trading Co., Tientsin Weinstein, V. S., China Fur Trading Co., Harbin Weinstein, V. S., China Fur Trading Co., Harbin
Weir, E. B., assist., Chinese Maritime Customs, Hankow
Weir, W., assistant, Taikoo Dockyard and Engineering Co., Hongkong
Weis, G., manager, Pathe-Orient, Shanghai
Weisen, T. F., assistant, Gillespie & Sons, Hankow
Weisher, Dr. P., Tsingtao
Weisher, Dr. P., Tsingtao
Weiss, C. B., resident engineer, U.S. Steel Products Co., Shanghai
Welander, H. B., assist., Gadelius & Co., Ld., Kobe
Welch, A. J., director, Wattie & Co., Ld., Shanghai
Welch, Major R. H., assistant, Kailan, Mining Administration, Tientsin Welch, Major R. H., assistant, Kailan Mining Administration, Tientsin Welch, S. H. T., cashier, Wearne & Co., Ld., Ipoh, Perak Welch, T. C., vice-president, Manila Gas Corporation, Manila Weldon, H. A., marine supt., Mansfield & Co., Singapore Welham, H., editor, Malay Mail, Selangor Wellbelove, E., assistant, S. Moutrie & Co., Ld., Shanghai

Weller, F. C., workshop instructor, University, Hongkong

```
Watson, D.
                                sist. accountant, Mercantile Bank of India, Hongkong
                           t., Sandala Estate, Sandakan, B.N. Borneo st., Membakut Rubber, Ld., Sandakan
  Watson, D.
  Watson, E.,
  Watson, E. C 's per pro., Butterfield & Swire, Hongkong
                            ...st. accountant, Sarawak Oi fields, Ld., Sarawak
  Watson, G.
                           missionary, London Mission, Hongkong
  Wats
                  mief clerk, Admiral Oriental Line, Manila
  Wat
             ... W. overseer, P.W.D., Hongkong
         1s, M. E. H., assist., Shanghai Dock and Engineering Co., Ld., Shanghai
                             dit traffic manager, F.M.S. Railway, Selangor
  Watson,
                              oft engineer, Electricity Supply dept., Singapore
  Watson, J. A., 1,-acct., Chartered Bank, Klang, Selangor
  Watson, J. B manager, Tanah Radja Estate, Sumatra per pro., Vrard & Co., Tientsin Watson A F., sub-accountant, Chartered Bank of India, Aus. and China, Tientsin Watson, assistant, Islay Kerr & Co. Papager
   Watson,
                               assistant, Islay, Kerr & Co., Penang
   Watson, J.
                                ot. of transport, Municipality, Singapore
  Watson, K. I. At, Chinese Maritime Customs, Shanghai Watson, M. M., s ceretary, Swedish Legation, Tokyo Watson, N. L., ge Hasurer and secretary, Asia Engineering Corporation, Shanghai Watson, N. S., offi istant, Winckler & Co., Kobe
   Watson, O., assist. ger, Kampong Kuantan Rubber Co., Selangor
  Watson, Capt. 1'., representative, Standard Oil Co. of New York, Yunnanfu Yutson, R. A., as: assist., H. Strong & Co., Yokohama
  Watson, T., ass ant, Chartered Bank of India, Aus. and China, Singapore Watson, W., Chartered Bank of India, Aus. & China, Bangkok Lason, W. T., Crown lands, Public Works department, Hongkong ineer, P.W.D., Selangor
  Watto .. V. S., ma - Conservancy, Foochow
 Watt, stores s Abartic Petroleum Co. (Siam), Ld., Bangkok Watt, stores s Abartic Petroleum Co. (Siam), Ld., Bangkok Watt, massistant, McAuliffe, Davis & Hope, Penang Wrot, J. H., professor, College and Middle School, Shanghai Watt k, E. J., Asiatic Petroleum Co., Kiukiang Brock, T. C., assist, British Cigarette Co., Hankow Medical Market H. H. Legist suppose Wedical dont Penang
  sterhout, J. H. L., assist. surgeon, Medical dept., Penang
resterink, H., accountant, Nederlandsch Indische Handelsbank, Amoy
 Westerman, R., assistant, Continental Plantation Co., Sumatra
Western, D. E., assistant, Continental Talastation Co., Sumata Western, D. E., assist., Hongkong Electric Co., Hongkong Westh, V. S., manager, Rajah Hitam Cocount Estate, Ld., Bangkok Westlake, H. F., assist., Brunner, Mond & Co. (China), Ld., Hongkong Westland, C. D., assistant master, English School, Muar, Johore Westley, R. A., assist., Dodwell & Co., Ld., Hongkong Westland, C. E., tutor, Control Christian College, Canton
Westlund, E. G., tutor, Canton Christian College, Canton
Weston, A. T., assist., Bombay-Burmah Trading Corporation, Ld., Salween, Bangkok
Weston, C. M., assistant, Bombay-Burmah Trading Corporation, Ld., Lampang, Bangkok
Weston, J. S., manager, Bukit Kiara Estate, Kuala Lumpur
Weston, W. H. P., launch officer, Chinese Maritime Customs, Lappa
Westphal, Ed., assist., Westphal & Co., Shagnhai
Westphal, W., assist., Westphal & Co., Shaghal
Westphal, W., assist., Hackmack & Co., Peking
Westphalen, F., China Export-Import and Bank Co., Shanghai
Westwood, E. W., British-American Tabacco Co., Tientsin
Westwood, N., manager, Universal Pictures Corporation, Shanghai
Wetton, G. E., manager, H. Skott & Co., Hongkong
Wheatley, A. H., assist. surgeon, Medical dept., Penang
Wheatley, M. assist. master, Victoria Institution Salarger
Wheatley, M., assist. master, Victoria Institution, Selangor
Wheeldon, A. J., overseer, P.W.D., Hongkong
Wheeler, A., assist., Thos. Cook & Son, Ld., Hongkong
Wheeler, A. C., assist. architect, Public Works dept., Shanghai
Wheeler, C. B., manager, Langat River (Selangor) Rubber Co., Ld., Selangor
Wheeler, C. O., tutor, Canton Christian College, Canton
```

Whoeler, F. G. L., assist., Hongkong and Kowloon Wharf and Godown Co., Hongkong

Wheeler, F. M., manager, Crittall Manufacturing Co., Ld., Shanghai Wheeler, H. G. K., Chinese Maritime Customs, Kowloon, Hongkong Wheeler, J., manager, Pootung Wharves, Shanghai Wheeler, L. R., inspector of Schools, Malacca Wheen, A. F., director, Ed. Wheen & Sons, Ld., Hongkong and Shanghai Wheen, L. R., director, Ed. Wheen & Sons, Ld., Hongkong and Shanghai Wheldon, D., assist., Asiatic Petroleum Co., Ld., Tientsin Whiley, W. J. G., attorney, Standard Oil Co. of New York, Hongkong Whitaker, C. E., assistant engineer, Municipality, Singapore Whitaker, C. H., assistant, Asiatic Petroleum Co., Ld., Shanghai Whitaker, L., assistant, Kinta Valley Estate, Ld., Perak Whitaker, M. M., assistant, British Cigarette Co., Ld., Shanghai Whitaker, P. C., president, Manila Gas Corporation, Manila Whitaker, T. J., assist. manager, British Cigarette Co., Ld., Shanghai Whitamore, C. E., assessor, Mixed Court, Shanghai Whitamore, F. H., Whitamore & Co., Tientsin Whitamore, R. A., Whitamore & Co., Tientsin Whitby, E. C., manager, Brunner, Mond & Co., Tokyo Whitcomb, R. W., accountant, National City Bank of New York, Kobo White, A. R. J., assistant, Jardine, Matheson & Co., Hongkong
White, A. R. J., assistant, Jardine, Matheson & Co., Ld., Hongkong
White, A. R. J., assistant, Jardine, Matheson & Co., Ld., Hongkong
White, A. V., broker, White & Co., Shanghai
White, C. F., assistant manuscry Hongkong Hotal Garage Handbook White, C. E., assistant manager. Hongkong Hotel Garage, Hongkong White, C. P., partner, White, Page & Co., Manila White, D. P., veterinary surgeon, Malacca White, E. E., assistant, International Banking Corporation, Manila White, E. S., assistant, Produce Export Co., Ld., Harbin White, E. V., solicitor, Rodyk & Davidson, Singapore White, E. V., solicitor, Rodyk & Davidson, Singapore
White, F. J., president, Shanghai College and Middle School, Shanghai
White, G. H., assist., Hongkong and Whampoa Dock Co., Hongkong
White, G. T. F., assist. engineer, P.W.D., Kedah
White, H. A., broker, White & Co., Shanghai
White, H. C., supt. of works, Signs of the Times Publishing Rouse, Shanghai
White, H. G., accountant, Municipal Waterworks, Singapore
White, H. O., broker, White & Co., Shanghai
White, H. P., merchant, Douglas Lapraik & Co., Hongkong
White, H. T., manager, Dollar Steamship Line, Hongkong
White, J. C. S., stocktaker, Municipality, Singapore White, J. C. S., stocktaker, Municipality, Singapore White, J. F., professor, Soochow University, Soochow White, J. V., assist., Butterfield & Swire, Swatow White, Oswald, British consul, Dairen White, O. E., wireless instructor, Butterfield & Swire, Hongkong White, R. M., American Presbyterian Mission, Soochow White, R. M., American Presbyterian Mission, Soochow
White, R. P., assist., British Cigarette Co., Ld., Hankow
White, T. A. J., assist., Bombay-Burmah Trading Corporation, Ld., Salween, Siam
White, T. R., assist., printing dept.. Fraser & Neave, Singapore
White, W. A., assist., Probst, Hanbury & Co., Shanghai
White, W. A., auditor-general, Singapore
White, W. C., China International Famine Relief Commission, Peking
White, W. I., assist., British Cigarette Co., Ld., Shanghai
Whiteford R. H., assist. China Sugarette Co., Ld., Shanghai Whiteford, R. H., assist., China Sugar Refining Co., Hongkong Whitehead, C. B., assist. supt., Police dept., Penang Whitehead, C. C., engineering dept., Scott, Harding & Co., Shanghai Whitehead, E., manager, Linotype and Machinery, Ld., Singapore Whitehead, R. J., manager, J. S. Whitehead & Son, Shanghai Whitehorn, Rev. R. D., St. Andrew's Presbyterian Church, Kuala Lumpur Whitehouse, B. R., district officer, Balik Pulau, Penang Whitehouse, C. T. de B., manager, Teluk Anson Rubber Estate, Perak Whitehouse, W. H., assist. engineer, Public Works dept., Shanghai Whiteley, W. H., assistant, Asiatic Petroleum Co. (S.C.), Id., Hongkong Whiteside, R. A., assist., British Cigarette Co., Ld., Shanghai Whitewright, J. A., manager, Standard Trading Co., Tientsin.

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Whitfield, H., executive engineer, P.W.D., Kuala Lumpur Whitfield, L. D., assistant master, Malay College, Kuala Kangsar, Perak Whitham, E., assistant supt., Chandu Monopoly dept., Kuala Lumpur Whiting, C. E., examiner, Chinese Maritime Customs, Shanghai Whitley, C., Partner, Rocha, Whitley & Co., Hongkong Whitley, F. G., assist. engineer, P.W.D., Perak Whitley, Major N. H. P., actg. depy. public prosecutor, Attorney Genl. dept., Singapore Whitmore, R. W., assist., Chinese Maritime Customs, Shanghai Whitrod, R. G., "ssistant secretary, Sun Life Assurance Co. of Canada, Manila Whitrow, J. A., assist., British Cigarette Co., Hankow Whittaker, A., inspector of Police, Port Edward, Weihaiwei Whittall, H. C., manager, Asiatic Petroleum Co. (P.I.), Ld., Manila Whittall, R. H., etg. branch mgr., Union Insce., & mgr., Brit. Traders' Insce., Tientsin Whittick, F. C. Pecretary, British Consulate, Harbin Whitting, P. Asist., British Cigarette Co., Ld., Shanghai Whittle, G. R. Amanager, Amherst Estates, Selangor Whitton, C. W., assistant, Jardine Engineering Corporation, Ld., Shanghai Whitton, W., installation manager, Standard Oil Co. of New York, Tientsin Whittin, R., assist Pairith Circuit, Co. Ld., Ch. Ld., Shanghai Whittin, R., assist Pairith Circuit, Co. Ld., Ch. Ld., Shanghai Whittin, R., assist Pairith Circuit, Co. Ld., Ch. Ld., Shanghai Whittin, R., assist Pairith Circuit, Co. Ld., Ch. Ld., Shanghai Whittin, R., assist Pairith Circuit, Co. Ld., Ch. Ld., Shanghai Whittin, R., assist Pairith Circuit, Co. Ld., Shanghai Whittin, Co. Ld., Shanghai Whittin, Co. Ld., Shanghai Whittin, Co. Ld., Shanghai Whittin, Co. Whitty, R., assist., British Cigarette Co., Ld., Shanghai Whitty, R. H., assistant, Forest dept., Kuala Lumpur Whitworth, J. S., inspector of mines, Mines dept., Perak Whyard, A. H., edistant, Asiatic Petroleum Co., Ld., Shanghai Whymark, G. H., and tioneer, Kobe Whyte, F. Assis, 7t, Kiangnan Dock and Engineering Works, Shanghai Whyte, J., Asit 7, Caikoo Dockyards, Hongkong Whyte, J., Loat with the Mr. Jacks & Co., Singapore
Whyte, Ir nom no merchant, Donnelly & Whyte, Hongkong
Wiant whom ser, University, Peking
West Loom the Light Bergs Success, Ld., Tokyo
Widelight A., assistant, Collins & Co., Ld., Tientsin
ub-accountant, Chartered Bank of India, Aus. and China, Singapore
Widelight A., partner, Melchers & Co., Shanghai
Widelight A., partner, Melchers & Co., Shanghai Widn'lsci, A., partner, Melchers & Co., Shanghai Widner, A., assistant, Diethelm & Co., Saigon Witmer, E. A., assistant, Keller & Co., Ld., Manila Widner, E. A., assistant, Kener & Co., Lu., Manna Widner, H. J., treasurer, Alhambra Cigar and Cigarette Manufacturing Co., Manila Wickershan, W., assistant, National Aniline and Chemical Co., Kobe Wickmann, H., assistant, Hugo Stinnes Linen, Shanghai Wierink, J. J., assistant, Holland China Trading Co., Hongkong Wiersum, K. F., director, Wiersum & Co., Yokohama Wiersum, M. S., managing-director, Wiersum & Co., Yokohama Wieringer Of the Wiesinger & Co. Shanghai Wiersum, M. S., inanaging-director, Wiersum & Co., 10kohama
Wiesinger, O., manager, Otto Wiesinger & Co., Shanghai
Wigg, W. B., assistant, Mansfield & Co., Ld., Singapore
Wiggs, J. R., accountant, Harbour Board, Singapore
Wight, Dr. A., English Presbyterian Mission, Swatow
Wigral, A. T., signs per pro., Central China Import Co., Shanghai
Wilbraham, C. F. A., acting tidesurveyor, Chinese Maritime Customs, Shanghai Wilbur, L. L., assistant, Hayes Engineering Corporation, Shanghai Wilckens, C., merchant, C. Weinberger & Co., Kobe Wilcox, A. C., Jardine, Matheson & Co., Shanghai Wild, R. H., assistant, South British Insurance Co., Ld., Singapore Wilde, G., assistant telegraph engineer, Post & Telegraph dept., Kuala Lumpur Wilden, A., Envoyé Extraordnatre, French Legation, Bangkok Wilding, H. St. J., Chinese Maritime Customs, Ningpo Wilford, G. McL., assistant, Asiatic Petroleum Co., Ld., Shanghai Wilhelm, Dr. O., geological staff, Sarawak Oilfields, Ld., Sarawak Wilhelm, P., director, Fohka-Swiss Chinese Trading Co., Shanghai Wilken, E., Hongkong and Shanghai Banking Corporation, Dairen Wilken, W. A., assistant, Rubber Estates of Johore, Ld., Johore Wilkerson, R. G., secretary, Hongkong Telephone Co., Ld., Hongkong Wilkie, C. A. J., assistant, Asiatic Petroleum Co., Ld., Shanghai

Wilkie, P. W. A., assistant, Butterfield & Swire, Dairen

```
Wilkie, J., assistant, Lunas Rubber Estates, Ld., Kedah
Wilkins, A. E., assistant, Robinson Piano Co., Ld., Singapore
Wilkins, H. G., acting managing director, Barrow, Brown & Co., Ban
Wilkinson, E., Asiatic Petroleum Co., Tsingtao
Wilkinson, E. G., assist. mgr., Jardine Engineering Corpn., Ld., Shangh.
Wilkinson, E. S., chartered accountant, Thomson & Co., Peking and T. Wilkinson, F. E., c.m.o., consul-general for Great Britian, Mukden
Wilkinson, G., Pilkington Bros., Ld., Shanghai
Wilkinson, G. L., 7th Day Adventist Mission, Wenchow
Wilkinson, G. W., assistant conservator, Forest dept., Kuala Lumpur
Wilkinson, H. N. S., assistant, Chinese Maritime Customs, Shanghai
Wilkinson, H. V., signs per pro., Mackinnon, Mackenzie & Co., Shang
Wilkinson, J., assistant, Islay Kerr & Co., Penang
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 Williams, E. H., assistant, Secretariat for Chinese Affairs, Hongk
Williams, E. H., assistant, Secretariat for Chinese Alfairs, Hongk Williams, E. M. P., assist, Asiatic Petroleum Co., Ld., Tientsin Williams, E. T., collector of Land Revenue and Registrar of F Williams, F. J., M.B., London Missionary Society, Hankow Williams, F. L., assistant secretary for Chinese Affairs, Singapore Williams, F. S., assist., Castlefield (Klang) Rubber Estate, Selangor Williams, F. W. W., signs per pro., Anglo-Siam Corporation, Ld., Bangkok Williams, H., assistant, Donnelly & Whyte, Hongkong Williams H. F. assistant Asintic Petroleum Co. Manila
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 Williams, S., manager, International Banking Corporation, Manila
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Williams, T. B., manager, Standard Oil Co., Canton
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                                                                                                                                      t, Asiatic Petroleum Co. (North China), Shanghai
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     Whittaker, A., ins
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     Whittall, H. C., r istant, British Cigarette Co., Ld., Shanghai
     Whittall, R. H., st., Butterfield & Swire, Chinkiang Whittick, F. ( ..., assist., John Little & Co., Singapore
Whitting, P. assistant, Mansfield & Co., Ld., Penang
Whitton, C. W. Medical College, Peking
Whitton, W., insta istant, Harrisons, Barker & Co., Ld., Sclangor
Whitty, R., assist., bengineer, British Cigarette Co., Ld., Shanghai
Whitty, R. H., assist., bengineer, British Cigarette Co., Ld., Shanghai
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Whitty, R. H., assist., bengineer, British Cigarette Co., Ld., Shanghai
Whitty, R. H., assist., bengineer, British Cigarette Co., Ld., Shanghai
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Whyte, J., bengineer, Co., and hon. seey, Brit. Cham. of Comce., Changsha
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L. C., is auditor, Audit Office, Selangor

Wid'ilson C. S., deputy registrar of shipping, Marine dept., Singapore
Wid ilson, C. R., assistant, Hongkong Electric Co., Hongkong
Wilson, C. S., acting chief surgeon, Medical dept., Perak
                                                                                  , assistant, Mansfield & Co., Ld., Penang
merchant, Dairen
      Whitting, P.
     Wichilson, C. R., assistant, Hongkong Electric Co., Hongkong Wilson, C. S., acting chief surgeon, Medical dept., Perak
                       Wilson, D., assistant, A. S. Watson & Co., Hongkong
                 Wilson, D., assistant, A. S. Watson & Co., Hongkong
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Wilson, D. H., assist., Wm. Gossage & Sons, Singapore
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Wilson, E. O., analyst and pharmacist, Health dept., Municipality, Shanghai
Wilson, E. P. B., chemist, Municipal Electricity dept., Shanghai
Wilson, F., assistant supt., Central Mental Hospital, Tanjong Rambautan, F.M.S
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                    Wilson, G. H., director, Robertson, Wilson & Co., Hongkong
Wilson, G. L., architect, Palmer & Turner, Shanghai
                Wilson, G. L., architect, Falmer & Turner, Shanghai
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Wilson, H. B., assistant, Asiatic Petroleum Co., Ld., Shanghai
Wilson, H. E., assist., Commercial Union Assurance Co., Singapore
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                  Wilson, J. G. P., manager, Dodwell & Co., Ld., Foochow
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               Wilson, J. O., assist., Guthrie & Co., Ld., Klang, Selangor
Wilson, J. W., assist., Cornes & Co., Kobe
Wilson, N. R., assist., Guthrie & Co., Ld., Singapore
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Wilson, P., chief draughtsman, F.M.S. Railways, Kuala Lumpur Wilson, P. D., engineer-in-charge, Resumptions, Public Works depar
                                                                                                                                                          cong
Wilson, P. J., assist., Asiatic Petroleum Co. (North China), Ld., Chur. Wilson, R., manager, Harrisons & Crosfield, Ld., Kobe Wilson, R. E., assistant secretary to Government, Kuala Lumpur.gh.
Wilson, R. E., director, Arnhold & Co., Shanghai
Wilson, R. G., assist, United Engineers, Ld., Singapore
Wilson, R. O., supvr., Eastern Extension, Australasia & China Tel.
Wilson, S. C., assistant, Kohe Herald, Kobe
Wilson, S. D., professor, Medical College, Peking University, Peki
Wilson, S. R., assistant, Brunner, Mond & Co. (China), Ld., Shangha
Wilson, S. A., assistant, brunner, along & Co. (China), Ld., Shangha Wilson, S. S., assistant electrical engineer, Municipality, Singapore Wilson, T. A., assistant, Boustead & Co., Singapore Wilson, T. B., Dollar S.S. Line, Kobe Wilson, T. M., supt., Municipal Police, Shanghai Wilson, V. B., managing director, Dunlop Rubber Co. (Far East), Ld., Kobe Wilson, W. A., assist. editor, Malay Mail, Selangor Wilson, W. F. M. University Naplain
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 Wilson, W. G. M., assist., Asiatic Petroleum Co. (S.C.), Ld., North Point, Hongkong.
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 Wise, F., assistant, Kampar Estate, Perak
 Wisen, E, vice-consul for Sweden, Shanghai
  Wishart, A., assist., The Bangkok Dock Co., Ld., Bangkok
  Wishart, J. B., supervisor, Eastern Extension Telegraph Co., Singapore
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  Wodehouse, P. P. J., c.i.e., deputy supt. of Police, Hongkong
  Woessner, G., signs per pro., Ed. A. Keller & Co., Manila
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Wolcken, H., Bielfeld & Sun, Tientsin
  Wolf, E., Alff & Co., Changsha
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Wolfe, British Resident, Negri Sembilan
Wolfe, Brager, G. T. Fulford Co., Ld., Shanghai
Wolfe, S. 1997, Arnhold & Co., Kelantan
Wolfers, M. r., Arnhold & Co., Shanghai and Tientsin
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Wolfers, L., 1998, Arnhold & Co., Shanghai and Tientsin
Wolfers, L., 1998, Arnhold & Colffields, Ld., Sarawak
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esist., Dairy Farm, Ice and Cold Storage Co., Hongkong
                        ), assist., Glenshiel Estates, Selangor
                       Asist., Robert Dollar Co., Shanghai
                         nager, Pematang-Siantar Agency, De Javasche Bank, Sumatra
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       S. C., general manager, Macondray & Co., Manila
     aug, C. H., assist., China and Southern Bank, Ld., Saigon
Young, C. H., assistant, Young & Co., Penang
Young, D., assistant, Taikoo Dockyard and Engineering Co., Hongkong
Young, D. C., director, Japan Chronicle, Kobe
Young, Douglas M., director, Kobe & Osaka Press, Ld., Kobe
Young, D. M., vice-consul for Greece, Kobe
Young, E. B., medical officer, Newchwang
Young, E. C., architect, Loup & Young, Tientsin
Young, E. C., assistant, Vacuum Oil Co., Moji
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Young, H. M., manager, Fu Chung Corporation, Tientsin
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Young, P. C., c.B.E., general manager, Kailan Mining Administration, Tientsin Young, P. K. P., assistant, Fobes Co., Ld., Tientsin Young, R., assistant, Asiatic Petroleum Co. (S.C.), Ld., Hongkong Young, R., clerk of works, H.B.M.'s Office of Works, Shanghai
Young, R. C., building surveyor, Public Works, Municipality, Shanghai Young, R. C., organist, Holy Trinity Cathedral, Shanghai
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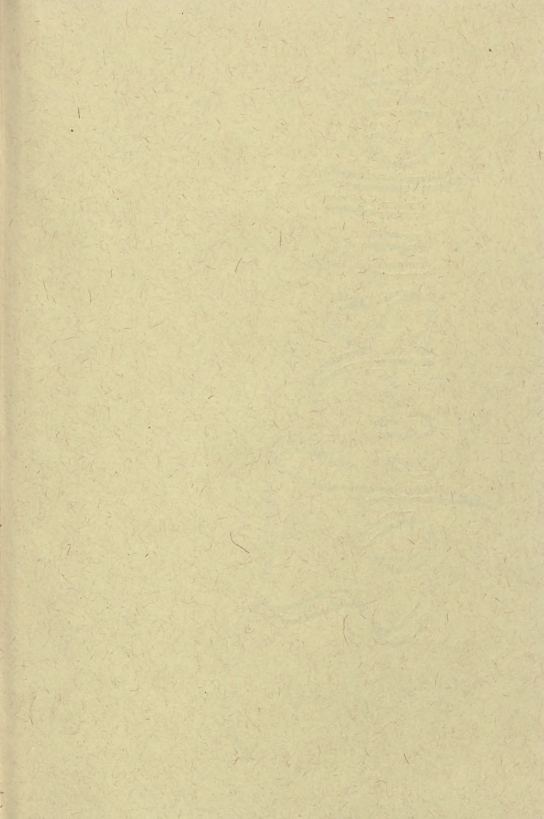
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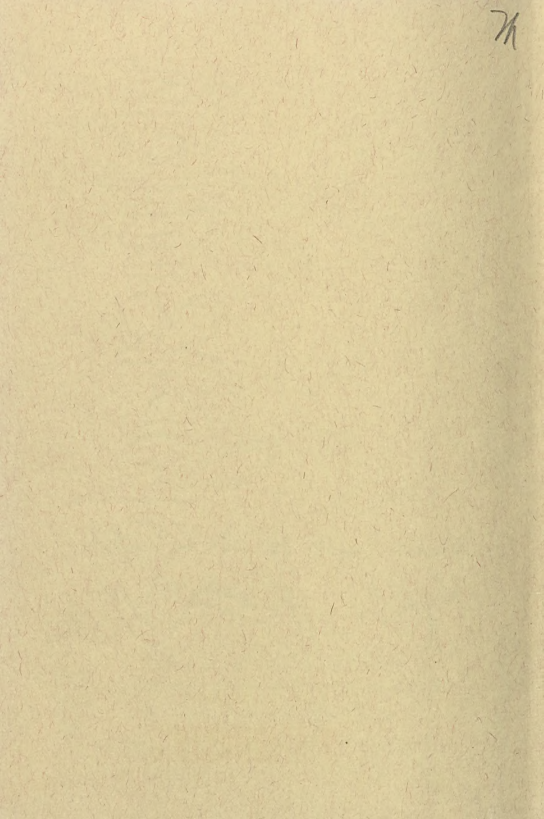
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