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JANUARY-31 DAYS

SUNRISE SUNSET	HONGKONG TEMPERATURE
1st6h. 42m. 5h. 26m.	1891 1892
15th6h. 44m. 5h. 35m.	Maximum
Moon's Phases	Minimum50 46
d. h. m. sec. Full Moon 2 9 17 40 P.M. Last Quarter 10 6 4 43 A.M. New Moon 18 9 4 41 A.M. First Quarter 25 2 2 47 P.M.	Barometer, 1892. Max30.48 Min29.96
Apogee, 12 days, 3 hours, P.M. Perigee, 28 days, 10 hours, A.M.	1891 RAINFALL 1892 0.04 inches 0.52 inches

	DAYS OF MONTH	11 & 12 Moons	CHRONOLOGY OF REMARKABLE EVENTS
-Sun.	1	14	1st AFTER CHRISTMAS. Kobe and Osaka opened, 1868. Overland Telegraph through Russia opened, 1872. Establishment of bonded warehouses in Shanghai, 1888. Death of Prince Chun, father of the Emperor Kwang-Sa, 1891.
Mon.	2	15	The Emperor Kang-hi sends as his Envoy to the Pope the Jesuit Father Bouvet, 1706. Imperial Decree disgracing Ch'ung How issued, 1880. First election by the Hongkong Chamber of Commerce of a member of the Legislative Council, 1884.
Tues.	3	16	First election by the Hongkong Justices of the Peace of a member of the Legislative Council, 1884.
Wed.	4	17	
Thur.	5	18	Decree of Emperor Tao-kwang prohibiting trade with England, 1840. Commissioner Yeh captured, 1858.
Frid.	6	19	EPHPHANY. Fearful fire at Tientsin, 1,400 famine refugees burnt to death, 1878.
Sat.	7	20	Forts at Chuenpi taken with great slaughter, 1841. IST AFTER EFIPHANY. Ice one-fourth inch thick at Canton, 152. British str. "Namchow"
Sun.	8	21	sank off Cup Chi, near Swatow; about 350 lives lost, 1892. Murder of Mr. Holworthy at the Peak, 1869. Marriage of the Mikado of Japan, 1869.
Mon. Tues.	9 10	$\frac{22}{23}$	Survey of SH. Holworking at the reak, 1509. Marriage of the Shkand of Japan, 1908.,
Wed.	11	24	Seamen's Church, West Point, opened, 1872. New Union Church, Hongkong, opened, 1891.
Thur.	12	25	Tung-chi, Emperor of China, died, in the nineteenth year of his age, 1875.
Frid.	13	26	Ki-ying, Viceroy of Two Kwang, issues a proclamation intimating the intention of opening up Canton according to the Treaties, 1846.
Sat.	14	27	Secretary of American Legation murdered at Tokyo, 1871.
Sun.	15	28	2ND AFTER EFIPHANY. Bread poisoning in Hongkong, by Chinese baker Alum, 1857.
Mon.	16	29	
Tues.	17	30	The Tai-wo gate at the Palace, Peking, destroyed, 1889.
Wed. Thur.	18	1	Great Gunpowder explosion in Hongkong harbour, 1867. Elliot and Kishen treaty, ceding Hongkong, 1841. Sailors' Home at Hongkong formally
Inur.	19	2	opened, 1863.
Frid.	20	3	Attempt to set fire to the C N. Co.'s steamer " Pckin, ' at Shanghai, 1891.
Sat.	21	4	Collision near Woosung between P. & O. steamer "Nepaul" and Chinese transport "Wan-nien-ching; "latter sunk and eighty lives lost, 1887. Celebration of Hongkong's Jubilee, 1891.
Sun.	22	5	3RD AFTER EPIPHANY. The first Chinese Ambassadors arrived in London, 1877.
Mon.	23	6	P. & O. steamer "Niphon" lost off Amoy, 1868.
Tues.	24	7	Matheus Ricci, the Jesuit Missionary, enters Peking, 1601. U.S. corvette "Onsida" lost through collision with P. & O. steamer "Bombay," near Yokohama, 1870.
Wed.	25	8	
Thur.	26	9	Hongkong taken possession of, 1841. St. Paul's Church at Macao burnt, 1835. Terrific fire at Tokyo; 10,000 houses destroyed and many lives lost, 1881.
Frid.	27	10	
Sat.	28	11	
Sun.	29	12	SEPTUAGESIMA SUNDAY. Decree from Yung-ching forbidding, under pain of death, the propagation of the Christian faith in China, 1733.
Mon.	30	13	Lord Saltoun left China with \$3,000,000 ransom money, 1846.
Tues.	31	14	

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FEBRUARY-28 DAYS

			FEBRUAR	1-28 DA15			
		Su	NRISE SUNSET	HONGKONG TEMPERATURE			
4t	h	6h.	40m. 5h. 49m.	1891 1892			
19t	h	6h.	31m. 5h. 57m.	Maximum			
		Moon's	PHASES	Minimum45 49			
		d.		_			
	Moon		9 47 40 А.М.	BAROMETER, 1892			
Last	/ Quar / Moor	ter 9 1 16	3 47 47 л.м. 11 52 47 р.м.	Max30.34 Min29.68			
	t Quai		9 49 48 P.M.	Max			
	Ť	-					
APOGEE, 8 days, noon. 1891 RAINFALL 1892							
PERIGEE, 22 days, 4 hours, A.M. 0.24 inches 1.25 inches							
DAYS OF WEEK	DAYS OF MONTH		CHRO	NOLOGY OF REMARKABLE EVENTS			
Wed.	1	15	Inhabitants of Hongkong de	clared British subjects, 1841. The Additional Article to			
Thur.	2	16	Chefoo Convention came in	to force, 1887. mmissioner Lin to H.B.M. the Queen, complaining of the			
Inur.	<u> </u>	10	persistency of her subjects i at Hongkong opened, 1872.	n sending Opium to China, 1840. The new German Club			
Frid.	3	17	at mongkong opened, 1672.				
Sat. Sun.		18 19		Bank, Hongkong, discovered, 1865. reign riot at Chinkiang, foreign houses burned and looted,			
Sun.	0		1889.				
Mon.	6	20	The Spanish Envoy Halcon arr the burning of the Spanish 1	rived at Macao to demand satisfaction from the Chinese for orly "Bilbaino," 1840.			
Tues.	7	21					
Wed.	8	22	The Spanish fleet leaves the popurpose of taking Formosa, 2	ort of Cavite, by order of the Governor of Manila, for the 1626.			
Thur.	9	23	The "Henrietta Maria" was fo and 250 coolies missing, 1857	ound drifting about in the Palawan Passage, captain, crew,			
Frid.	10	24					
Sat.	11	25	The Japanese constitution gran in person at Tokyo, 1889.	ting representative government proclaimed by the Emperor			
Sun.	12	26	QUINQUAGESIMA SUNDAY.				
Mon.	13	27	Outbreak of Convicts in Singap Subove Tuesnay, St. Valent	ine's day. Tung Wah Hospital, Hongkong, opened by			
Tues.	14	28	Sir R. G. MacDonnell, 1872.				
Wed.	15	29	"Yu-yuen" and corvette "	gkong and Tinghai declared free, 1841. The Chinese frigate Chin-cheng " sunk by the French in Sheipoo harbour, 1885.			
Thur.	16	30	Insurgents evacuated Shangha founded 1884. Alice Memor	i, 1855. Stewart scholarship at Central School, Hongkong ial Hospital, Hongkong, opened, 1887.			
Frid.	17	N.Y.1					
			The U.S. paddle man of war "	"Ashuelot" wrecked on the East Lammock Rock, near			
Sat.	18	2	1884.	communication between Haiphong and Saigon established,			
Sun.	19	3	1st in LENT. Lord Amherst's 1 Java Sea, 1817	Embassy, returning from China, was shipwrecked in the			
Mon.	20	4	Mr. A. R. Marcorry of H.B.M.	's Consular Service, was murdered at Manwyne, Yunnan			
Tues. Wed.	21 22	56	by Chinese, 1875. The Emperor Tao-kwang died,				
Thur.	23		Hostilities between England an	d China recommenced, 1841. Steamer "Queen" captured			
anur.	لانت	7	and burnt by pirates, 1857.	First stone of the Hongkong City Hall laid, 1867.			
Frid.	24	8	between Hongkong and Maca destroyed, 1884.	troops, 1841. Explosion of boller of the str. 101sat			
Sat.	25	9	Captain Da Costa and Lieut.	Dwyer murdered at Wong-ma-kok, in Hongkong, 1849.			
Sun.	26	10	2ND IN LENT. Bogue Forts (Car police chop humt 1924	nton) destroyed by Sir Gordon Bremner, 1841. Hongkong uriage of the Emperor Kwang-su, 1889.			
Mon.	27	11	Treaty of peace between Japan Hamilton by the British force	and korea signed at Korrya 18/0. Evacuation of fulle			
Tues.	28	12	Capture of the Sulu capital by t	the Spaniards, 1876.			
	,						

	THE CALENI	DAR FOR 1893	V1
	MARCH-	-31 DAYS	
Sunri	se Sunset	HONGKONG TEMPERATU	RE
5th6h. 19	m. 6h. 04m.	1891	1892
20th6h. 06	m. 6h. 09m.	Maximum	80
		Minimum51	46
Moon's P			
d. h Full Moon 2 11		Depositrem 1902	
Last Quarter 11		BAROMETER, 1892.	00.00
New Moon 18 () 9 45 р.м.	Max30.26 Min	
First Quarter 25	5 9 46 р.м.	_	
APOGEE, 9 days,	8 hours. A.M.	1991 RAINFALL	1892
PERIGEE, 21 days,	3 hours, A.M.	2.67 inches 3.9	0 inches

Sat.1123Chin-hai and were repulsed with great slauphter, 1842.Sat.1123Governor Sir R. G. MacDonnell arrived in Hongkong, 1866.Sun.12244711 IN LENT. Imperial Commissioner Ki-chen, degraded by the Emperor, left Canton as a prisoner, 1841. Capture of Bacchinh, Tonkin, by the French, 1884.Mon.1325Chinese Custom House closed at Macao, 1849.Tues.14268,000 Chinese troops routed by the English at Tze-hi, with great slauphter, 1842. New Law Courts at Yokohama opened, 1800.Wed.1527Ourmor Sir H. Robinson her Hongkong for Ourton, 1633.Thur.1628Chinese Envoy Ping and suite left Shanghai for Europe, 1806.Frid.1729Lord Macartney's Embassy left China, 1784.Sat.181open to foreign trade, 1891.Sun.192fru in LENT. Governor Sir G. Bonham landed at Hongkong, 1838.Mon.203Wreck of the steamer "Nanzing," near Hongkong, 1801.Tues.214British ship "Sarah," first free-trader, sailed from Whampon, 1834.Wed.225Death, at Peking, of Sir Harry Parkes, H.B.M. Minister to China, 1885.Thur.236Captain Elliot forced his way to Canton, 1839.Frid.247First Section of Manila-Dagupan railway opened, 1891.Sat.258Captain Elliot demands passports for himself and all the British subjects imprisoned for Canton, 1839.Sun.269PALM SUNDAY. Great Flood at Foochow, 1874.Mon.2710 <th>DAY OF WEEK</th> <th>DAYS OF MONTH</th> <th>1 and 2 Moons</th> <th>CHRONOLOGY OF REMARKABLE EVENTS</th>	DAY OF WEEK	DAYS OF MONTH	1 and 2 Moons	CHRONOLOGY OF REMARKABLE EVENTS
111.1. 2 12 Foreign Ministers received in andience by the Emperor at the Tax Kuang Po, 1891, Sat. 4 16 Emperor Kwang-su assumes the government, 1889. San. 5 17 380 IN LAXY. Expulsion of Chinese Custom House from Macao by Governor Amaral, 1840 Mon. 6 18 Hostilities at Canton recommenced. Fort Napier taken by the English, 1841. Tues. 7 19 Departure of Governor Sir J. P. Hennessy from Hongkong, 1882. Wed. 8 20 Commercial treaty concluded between the United States and Japan, 1854. Thur. 9 21 Attack on Messra. Farnham and Rohl at Shanghai, 1872. Frid. 10 22 Lin arrived in Canton, 1830. 12,000 Chinese troops attacked the English in Ningpo and Chinhai and were repulsed with great slaughter, 1842. Sat. 11 23 Governor Sir R. G. Macco, 1840. Sun. 12 24 471 in X Laxy. Imperial Commissioner Kitchen, degraded by the Emperor, left Canton as a prisoner, 1641. Capture of Bacnih, Tonkin, by the French, 1844. Mon. 13 25 Chinese Curom House closed at Macco, 1840. Weed. 15 27 Commarkey Enhanses left China, 1764. Sat. 16 28 <td>Wed.</td> <td>1</td> <td>13</td> <td>St. David's day. Bombardment of the Chinhai forts by French men-of-war, 1885.</td>	Wed.	1	13	St. David's day. Bombardment of the Chinhai forts by French men-of-war, 1885.
Frid.315Foreign Ministers received in andience by the Emperor at the Tex Kuang Po, 1891,Sat.416Emperor Kwang-su assumes the government, 1889.San.5173ao IN LENT. Expulsion of Chinese Custom House from Macao by Governor Amaral, 1840Mon.618Hostillities at Canton recommenced. Fort Napier taken by the English, 1841.Tues.719Departure of Governor Sir J. P. Hennessy from Hongkong, 1882.Wed.820Commercial treaty concluded between the United States and Japan, 1854.Thur.921Attack on Mesers. Farnham and Rohl at Shanghai, 1872.Frid.1022Lin arrived in Canton, 1839.Sat.1123Governor Sir R. G. MacDonnell arrived in Hongkong, 1806.Sun.12244rti IN LENT. Imperial Commissioner Kirchen, degraded by the Emperor, left Canton as a prisoner, 1841.Mon.1325Chinese Custom House closed at Macao, 1849.Tues.14268000 Chinese troops routed by the English at Tarchi, with great slaughter, 1842.Mon.1527Outernar Ciri II. Robinson Left Hengkong for Caylon, 1003.Frid.1729Colinese Envop Fing and antite left Shanghal for Europe, 1804.Frid.1728Colonitae to Yoohnama opened, 1890.Sat.181Edit of Commissioner Lin to aurrender all opium in Canton, 1839.Chuin-hait (1992)2Struttery's Eubasys left China, 1794.Sat.181Edit of Commissioner Lin to aurrender, salled from Whampon, 183	Thur	2	14	First Dutch Embassy left China, 1657.
Sun.1380 IN LENT. Expulsion of Chinese Custom House from Macao by Governor Amaral, 1840Mon.618Hostilities at Canton recommenced. Fort Napier taken by the English, 1841.Tues.719Departure of Governor Sir J. P. Hennessy from Hongkong, 1852.Wed.820Commercial treaty concluded between the United States and Japan, 1854.Thur.921Attack on Mesars. Farnham and Rohl at Shanghai, 1872.Frid.1022Lin arrived in Canton, 1859.Sat.1123Governor Sir R. G. MacDonnell arrived in Hongkong, 1866.Sun.1224arri IN LENT. Imperial Commissioner Kichen, degraded by the Emperor, left Canton as a prisoner, 1811.Mon.1325Chinese Custom House closed at Macao, 1849.Tues.14268,000 Chinese troops routed by the English at Tze-hi, with great slaughter, 1842.Mon.1325Chinese Envoy Ping and mitte left Shanghai for Europe, 1806.Wed.1527Ourring Clir H. Rohingon her Hongkong for Coylon, 1603.Wed.1628Chinese Envoy Ping and mitte left Shanghai for Europe, 1806.Frid.1729Lord Macartney's Embassy left China, 1794.Sat.181Edite of Commissioner Lir to surrender all opium in Canton, 1839. Chungking declared open to foreign trade, 1801.Sun.192fru IN LENT Governor Sir G. Bonham landed at Hongkong, 1843.Mon.203Wreek of the steamer "Nanzing," near Hongkong, 1801.Sun.192fru IN LENT Govern			-	Foreign Ministers received in andience by the Emperor at the Tsz Kuang Po, 1891,
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Mon.618Hostilities at Canton recommenced. Fort Napier taken by the English, 1841.Tues.719Departure of Governor Sir J. P. Hennessy from Hongkong, 1882.Wed.820Commercial treaty concluded between the United States and Japan, 1854.Thur.921Attack on Messars. Farnham and Rohl at Shanghai, 1872.Frid.1022Lin arrived in Canton, 1839. 12:000 Chinese troops attacked the English in Ningpo and Chin-hai and were repulsed with great slaughter, 1842.Sat.1123Governor Sir R. G. MacDonnell arrived in Hongkong, 1806.Stun.122447111 N.Exv. Imperial Commissioner KI-chen, degraded by the Emperor, left Canton as a prisoner, 1841. Capture of Eacnih, Tonkin, by the French, 1884.Mon.1325Chinese troops routed by the English at Tze-hi, with great slaughter, 1845. New Courts at Yokohama opened, 1800.Wed.1527Our ernor Sir H. Robinson left Hongkong for Ouylon, 1605.Thur.1628Chinese Eavoy Ping and aulte left Shanghal for Europe, 1806.Frid.1729Lord Macartney's Embassy left China, 1794.Sat.181Elite of Commissioner Lin to surrender all optim in Canton, 1839. Chungking declared open to foreign trade, 1891.Mon.203Wreek of the steamer "Nanzing," near Hongkong, 1801.Sun.192Fut us Lawr. Governor Sir G. Bonham landed at Hongkong, 1843.Mon.203Wreek of the steamer "Nanzing," near Hongkong, 1801.Tues.214Frist Section of Manila-Dagupan railway opened, 1	Sun.	5	17	3RD IN LENT. Expulsion of Chinese Custom House from Macao by Governor Amaral, 1849.
Tues.719Departure of Governor Sir J. P. Hennessy from Hongkong, 1882.Wed.820Commercial treaty concluded between the United States and Japan, 1854.Thur.921Attack on Messra. Farnham and Rohl at Shanghai, 1872.Frid.1022Lin arrived in Canton, 1839. 12,000 Chinese troops attacked the English in Ningpo and Chin-hai and were repulsed with great slaughter, 1842.Sat.1123Governor Sir R. G. MacDonnell arrived in Hongkong, 1866.Sun.12244rti IN LEXT. Imperial Commissioner Ki-chen, degraded by the Emperor, left Canton as a prisoner, 1841. Capture of Eacninh, Tonkin, by the French, 1884.Mon.1325Chinese Custom House closed at Macao, 1840.Tues.1426S.000 Chinese troops routed by the English at Tze-hi, with great slaughter, 1942. New Law Courts at Yokohama opened, 1800.Wed.1527Governor Sir H. Rohinson Iter Hongkong for Caylon, 1603.Thurr.1628Chinese Envoy Ping and suite left Shanghai for Europe, 1866.Frid.1729Lord Macariney's Embassy left China, 1794.Sat.181Edit of Commissioner Lin to surrender all opium in Canton, 1839. Chungking declared open to foreign trade, 1801.Sun.1925ru in LEXT. Governor Sir G. Bonham landed at Hongkong, 1843.Mon.203Wreek of the steamer "Nanzing," near Hongkong, 1801.Tues.214British ship "Garah," first free-trader, sailed from Whampon, 1834.Wed.225Death, at Peking, of Sir Harry Parkes, H.B.M. Minister	Mon.	6	18	
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		30	13	Arrival of Governor Sir George Bowen, G.C.M.G., in Hongkong, 1883.
Duchess of Connaught in Hongkong, 1890.	Frid.	31	14	GOOD FRIDAY. Abolition of the Coolie trade at Macao, 1874. Arrival of the Duke and Duchess of Connaught in Hongkong, 1890.

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	APRIL-30 DAYS						
SUNRISE SUNSET HONGKONG TEMPERATURE							
		5h.		1891 1892			
19th	· ·····	5h.	38m. 6h. 20m.	Maximum			
	3	Moon's	PHASES	Minimum56 57			
		d.	h. m. sec.				
	Moon	1	2 53 47 P.M.	BAROMETER, 1892			
	Quarte Moon	er 9 16	7 11 43 А.М. 10 10 45 Р.М.	Max30.21 Min29.75			
	Quart	er 23	1 2 41 л.м.				
			-	1891 RAINFALL 1892			
	OGEE,	6 day 18 day		3.24 inches 11.59 inches			
		2 and 3	-, • nours, A.H.	5.24 menes			
DAYS OF WREK	DAYS OF MONTH	MOONS	Сн	RONOLOGY OF REMARKABLE EVENTS			
Sat.	1	15	Th port of Hoihow, Hains and Ichang opened, 1877.	an, opened, 1876. The ports fof Pakhoi, Wenchow, Wuhu,			
Sun.	2	16		ing degraded by the Empress Dowager 1865.			
Mon.	3	17					
Tues.	4	18	Protocol arranging the pre	liminaries of peace between France and China signed at tch and Prince George of Greece arrive in Hongkong, 1891.			
Wed.	5	19	Bogue Forts destroyed by				
Thur.	6	20	Convention between Sir Joh	n Francis Davis and the Viceroy Ki-ying for he admission of			
Frid.	7	21	Europeans into the city of Canton, within two months, 1982. Hongkong Mint opened, 186C.				
Sat.	8	22	Arrival of M. Paul Bert at H	lanoi, 1886.			
Sun.	9	23	LOW SUNDAY.				
Mon.	10	24					
Tues.	11	25	Terrific tornado in Canton; 2,000 houses destroyed, and 10,000 lives lost, 1878.				
Wed.	12	26	37,000 Christians butchered in Japan, 1738. Death at Peking of Marquis Tseng, 1890				
Thur.	13 14	27 28					
Frid. Sat.	14	29	St. Francis Xavier left Goa f	or China 1652			
Sun.	16	1		or Sir Arthur Kennedy arrived in Hongkong, 1872.			
Mon.	17	2	Telegraph to Shanghai oper	ned, 1871. ExecutionTat7Kowlocn city of nineteen pirates			
	18	3	(including "Namoa," pira	ites), 1891.			
Tues.			The U. & U. Steamer "Nat	nd Japan settling Corean differences signed at Tientsin, 1886 n Pablo" wrecked near Turnabout, 1888. the first steamer in China waters, arrived, 1880. The Czare-			
Wed.	19	4	witch arrived at Hankow,	1891.			
Thur.	20	5					
Frid.	21	6	Fast India Co. concedition de	with Chine 1004 Aminal of Comments Theory			
Sat.	22	7	Hongkong, 1877.	with China, 1834. Arrival of Governor J. Pope Hennessy in			
Sun.	23	8	3RD AFTER EASTER. St. Geor	ge's Day.			
Mon.	24	9	a tite sitedal at l	Janoi Tonkin by the French forces 1999 Departure of fin			
Tues.	25	10	William Marsh, acting Gov	Hanoi, Tonkin, by the French forces, 1882. Departure of Sir vernor of Hongkong, 1887.			
Wed	26	11	Foundation stone of Victoria	a College, Hongkong, laid, 1884.			
Thur.	27	12					
Frid.	28	13	Ratifications of Corean trea constituted by Imperial do	ty with England exchanged, 1884. Privy Council for Japan porces, 1888			
Sat.	29	14	constructed by runperint di				
Sun.	30	15	4TH APTER EASTRE. Arrival	of General Grant in Hongkong, 1878.			

MAY-31 DAYS

	SUNRI		SUNS		Hongkong Temperature
2nd 10th			6h. 2 6h. 3		1891 1892
	-		VIII 0		Maximum
Mo	on's P				Minimum66 64
Full Moon Last Quarter New Moon First Quarter Full Moon		5 59 0 0 3 22 0 27	sec. 41 43 47 48 46	А.М. Л.М. А.М. Р.М. Р.М.	BAROMETER, 1892 Max30.13 Min29.71
Apogee, 3 Perigee, 16 Apogee, 30		3 ho	urs, I urs, I urs, I	Р.М.	1891 RAINFALL 1892 27.99 inches 8.57 inches

DAYS OF WEEK	DAYS OF Month	3 and 4 Moons	CHEONOLOGY OF REMARKABLE EVENTS		
Mon.	1	16	St. Philip and St. James's day. First number of "Hongkong Gazette" published, 1841. Telegraphic communication established between Hongkong and the Philippines,		
Tues.	2	17	1880. Ratification at Tientsin of the Treaty between Portugal and China, 1888.		
Wed.	3	18	Suspension of Oriental Bank, 1884. Opening of the Colonial and Indian Exhibition in Lon- don, 1886.		
Thur.	4	19	Riot in French Concession at Shanghai, 1874. Roman Catholic Cathedral at Peking inaugurated, 1884.		
Frid.	5	20	British troops evacuated Ningpo, 1842.		
Sat.	6	21	Attack on Mr. Wood at the British Legation at Tokyo, 1874.		
Sun.	7	22	5TH AFTER EASTER. Departure of Governor Sir William Des Vœux from Hongkong, 1891.		
Mon.	8	23	Prince Kung's honours restored, 1865.		
Tues.	9	24	New Town Hall at Tientsin opened, 1890.		
Wed.	10	25	Colonel Gordon with the Imperial troops captured Chang-chow, the rebel city, 1864. Occupation of Port Hamilton by the British Squadron, 1885.		
Thur.	11	26	Ascension DAY. Attempted assassination of the Czarewitch by a Japanese at Otsu, Japan, 1891. Execution of fifteen pirates (including leader of "Namoa" pirates) at Kowloon, 1891.		
Frid.	12	27	East India Co.'s garden at Canton detroyed by the Mandarins, 1831. Signing of the Li-Fournier Convention, 1884.		
Sat.	13	28	A corporal of the British Legation murdered by Chinese soldiers at Peking, 1864. Anti- Foreign riot at Wuhu, 1891.		
Sun.	14	29	SUN, AFTER ABCENSION. Arrival of Sir John Walsham, Bart., in Hongkong, on his way to Peking to assume the functions of British Minister, 1886.		
Mon.	15	30	Ratification at Peking to the amended Treaty between Russia and China, 1881. Anti- foreign riot in the Hochow district, 1891.		
Tues.	16	1			
Wed.	17	2	Loss off Amoy of the French war steamer "Izere," 1860. Arrival of General Grant in Shanghai, 1879.		
Thur.	18	3	The city of Chapu taken by the British troops, 1842. Anti-foreign riot at Ngankin, 1891.		
Frid.	19	4	Disastrous surprise of a French sortie in Tonkin led by Commandant Riviere, and death of the latter, 1883.		
Sat.	20	5	Forts at mouth of Peiho captured by British and French forces, 1858. The Canton Mint commenced striking silver coins, 1890.		
Sun.	21	6	WHIT SUNDAY. Loss of M. M. str. "Menzaleh" while on her passage from Hongkong to Yokohama, 1887. Imperial Edict respecting anti Christian literature, 1892.		
Mon.	22	7	Foreign factories at Canton pillaged, 1841.		
Tues.	23	8	U. S. Legation at Tokyo burned down, 1863.		
Wed.	24	9	Queen Victoria born, 1819. Captain Elliot and all the British subjects left Canton for Macao, 1839.		
Thur.	25	10	The city of Canton invested by British troops, 1841. Anti-foreign riot at Nanking, 1891.		
Frid.	26	11	Death of Grand Secretary Wen-siang, 1876.		
Sat.	27	12	Canton ransomed for \$6,000,000, 1841.		
Sun.	28	13	TRINITY SUNDAY.		
Mon.	29	14	Mr. Lindsay delivered the keys of the Company's factory at Canton to Kwan-Heep, 1831. Great rais storm in Hongkong, serious damage, 1889. Destruction by fire on the river Yangtsze of the str. "Paoching" captain, two officers, and 20 Chinese lost, 1890.		
Tues.	30	15	H.B.M. screw sloop "k. ard" lost on the Pratas shoal in trying to rescue remainder of crew of "Velocipede," 1851. Opening of the Peak Tramway, Hongkong, 1888. Arrival of the King of Slam in Singapore, 1890.		
Wed.	31	16	Typhoon at Hongkong and Macao; loss of the "Poyang," with 100 lives near Macao, 1875.		

JUNE-30 DAYS

SUNRISE SUNSET	HONGKONG TEMPERATURE
3rd5h. 16m. 6h. 39m.	1891 1892
15th5h. 16m. 6h. 44m.	Maximum90 90
Moon's Phases	Minimum73 70
d. h. m. sec. Last Quarter 7 9 19 43 P.M. New Moon 14 1 27 41 P.M. First Quarter 21 10 13 44 A.M. Full Moon 29 2 1 43 P.M.	BAROMETER, 1892 Max29.93 Min29.64
Perigee, 14 days, 1 hour, A.M. Apogee, 26 days, 10 hours, P.M.	1891 RAINFALL 1892 21.31 inches 34.38 inches

DAYS OF WEEK	DAYS OF MONTH	4 and 5 Moons	CHRONOLOGY OF REMARKABLE EVENTS
Thur.	1	17	Attempt to blow up the Hongkong Hotel, 1868. New Opium Agreement between Hongkong and China came into force, 1887. Anti-foreign riot at Tanyang, 1891.
Frid.	2	18	Hongkong connected with London by wire, 1871.
Sat.	3	19	Earthquake at Manila killing more than 2,000 persons, 1863. Death of Sir Arthur Kennedy, 1883. Russell & Co. suspend payment, 1891.
Sun.	4	20	1st AFTER TRINITY. Treaty between France and Korea signed at Seoul, 1886.
Mon.	5	21	Departure of the first O. & O. steamer from Hongkong to San Francisco, 1875. Mcsars. Ar- gent and Green murdered in an Anti-foreign riot at Wuhsueh, 1891.
Tues.	6	22	Heavy rains in Hongkong, property to the value of \$500,000 destroyed, and many lives lost, 1864.
Wed.	7	23	Attempted anti-foreign riot at Kiukiang, 1891.
Thur.	8	24	Destruction of Mission premises at Wusieh by anti-foreign mob, 1891.
Frid.	9	25	Attempt to destroy by fire the British fleet in Canton river, 1849. Treaty of Peace between France and China signed at Tientsin, 1885. Attack on mission premises at Soochow, 1881. Suspension of New Oriental Bank, 1892.
Sat.	10	26 27	Typhoon at Formosa; loss of several vessels, 1876.
Sun.	11	1	2ND AFTER TRINITY. Portuguese prohibited trading at Canton, 1640.
Mon.	12	28	Opening of the first Railway in Japan, 1872.
Tues.	13	29	British steamer "Carisbrooke" fired into and captured by Chinese Customs cruiser, 1875. Imperial Edict condemning attacks on Foreigners, 1891.
Wed.	14	1	Russian and Chinese treaty, 1728. British bark "Casar" and Danish schooner "Carl" taken by pirates off Pedro Branca]
Thur.	15	2	1866. Hope Dock opened at Aberdeen, 1807.
Frid.	16	3	Woosung taken, 1842.
Sat.	17	4	First foreign-owned junk leaves Chungking, 1891.
Sun.	18	5	SRD AFTER TRINITY. Explosion of the "Union Star" at Shanghai, 17 persons killed, and 10 wounded, 1862. Disastrous inundation at Foochow, two thousand lives lost, 1877.
Mon.	19	6	Shanghai occupied by British forces, 1842.
Tues.	20	7	Queen's Accession, 1837. Macartney's embassy arrived in China, 1793. Attack on mission premises at Haimen city, 1891.
Wed.	21	8	Massacre at Tientsin, 1870.
Thur.	22	9	Canton blockaded by English forces, 1840.
Frid.	23	10	Kl-ying visits Hongkong, 1843. Shock of Earthquake in Hongkong, 13"4. French troops surprised by Chinese near Langson, 1884.
Sat.	24	11	Treast of Nanking avalanced 1040 Attack and the
Sun.	25	12	4TH AFTER TRINITY. Treaty of Nanking exchanged, 1843. Attack on British Legation at Tokyo, 1862.
Mon.	26	13	Treaty between England and China signed at Tientsin, 1858. Additional Convention between France and China signed at Peking, 1887.
Tues.	27	14	Treaty between France and China signed, 1858. Confiscation of the str. " Prince Albert' by the British Consul and Customs at Canton, 1866.
Wed.	28	15	Queen's Coronation, 1838.
Thur	29	16	The Foreign Ministers admitted to an audience of the Emperor of China at Peking, 1878
Frid.	30	17	British expedition to China arrived, 1840. Opening of a section of the Shanghai and Woosung railway, 1876. Flooding of the Takasima coal mines, 1891.

-4

JULY-31 DAYS

SUNRISE SUNSET	HONGKONG TEMPERATURE
1st5h. 20m. 6h. 47m.	1891 1892
17th5h. 26m. 6h. 45m.	Maximum
Moon's Phases	Minimum74 74
d. h. m. sec. Last Quarter 7 5 41 43 A.M.	
New Moon 13 8 23 43 P.M.	BAROMETER, 1892
First Quarter 21 0 38 45 A.M. Full Moon 29 3 45 49 A.M.	Max29.93 Min29.42
PERIGEE, 12 days, 8 hours, A.M.	1891 RAINFALL 1892
APOGEE, 24 days, 10 hours, A.M.	14.91 inches 10.78 inches
DAYS OF DAYS OF 5 and 6 WEEK MONTH MOONS CHR	ONOLOGY OF REMARKABLE EVENTS

WEER	MOMIN	20028	
Sat.	1	18	Hakodate, Kanagawa, and Nagasaki (Japan) opened to trade, 1857. Serious anti-mis- sionary riot at Chungking, 1886.
Sun.	2	19	5TH AFTER TRINITY. Amony forts and many junks destroyed by H.M.S. "Blonde," 1840. French Expedition from the Hoongkiang arrived in Hongkong, 1873.
Mon.	3	20	Treaty of Wanghia, with the United States signed, 184. Colonel Gordon arrived in Hongkong on his way to visit the Grand Secretary Li Hung-chang, 1880.
Tues.	4	21	Telegraph cable laid between Hongkong and Macao, 1884.
Wed.	5	22	Tinghai first taken, 1840. Attack on British Embassy at Tokyo, 1861.
Thur.	6	23	
Frid.	7	24	Order of nobility instituted in Japan, 1884.
Sat.	8	25	Canton factories attacked by Chinese, 1846.
Sun.	9	26	6TH AFTER TRINITY. First Dutch embassy arrived at Tientsin, 1656.
Mon.	10	27	Portuguese fleet left Malacca for China, 1522. The Yangtsze blockaded by British fleet, 1840.
Tues.	11	28	Engagement between the American-Naval Forces and the Koreans; the Expedition leaves to await instructions, 1871. Amherst's embassy arrived in China, 1816.
Wed.	12	29	Foreign Inspectorate of Customs established in Shanghai, 1354.
Thur.	13	1	First English ship reached China, 1635.
Frid.	14	2	Statue of Paul Bert unveiled at Hanoi, 1890.
Sat.	15	3	Shimonoseki forts bombarded by the English, French, and American squadron, 1873. Eruption of Baudai-san volcano, Japan : 500 persons killed, 1888.
Sun.	16	4	7TH AFTER TRINITY. British trade with China re-opened, 1842. The King of Cambodia arrived on a visit to Hongkong, 1872.
Mon.	17	5	Dutch envoy Goyer, as bearer of tribute, received in Peking, 1656.
Tues.	18	6	Terrible earthquake at Manila, 1880. Additional Article to Chefoo Convention signed in London, 1885.
Wed.	19	7	Nanking captured by the Imperialists, 1963. Ratification at Peking of the new treaties of commerce and emigration between the United States and China 1881. Gale at Hongkong, H.M.S. "Tweed" sunk, 1891.
Thur.	20	8	
Frid.	21	9	Wreck of the C. M. S. N. Co.'s str. "Pautah" on Shantung Promontory, 1887.
Sat.	22	10	Yellow River burst its banks at Chang-kiu, Shantung ; great inundation, 1889.
Sun.	23	11	8TH AFTER TRINITY. Armed attack on Japanese Legation at Seoul, Corea, and eight inmates killed, 1882.
Mon.	24	12	British trade prohibited at Canton, 1834. Anglo-Chinese Burmah Convention signed at Peking, 1880.
Tues.	25	13	Defeat of British forces at Taku, Admiral Hope wounded, 1859.
Wed.	26	14	
Thur.	27	15	Cauton opened to British trade, 1843. Terrific typhoon at Canton, Macao, Hongkong, and Whampoa; loss of life estimated at 40,000 persons, 1962.
Frid.	28	16	Nunking re-taken by Imperialists, 1864.
Sat.	29	17	Treaty between United States and Japan signed, 1858. Great earthquake at Kumamoto, Japan, 1889.
Sun.	30	18	9TH AFTER TRINITY. Severe typhoon at Macao, 1836.
Mon.	31	19	

AUGUST-31 DAYS

	AUGUST-31 DAYS						
	SUNRISE SUNSET HONGKONG TEMPERATURE						
2n	d	5h.	1891 1892				
180	n	5h.	39m. 6h. 28m.	Maximum			
			PHASES	Minimum			
Teat	Ouromt	d.	h. m. sec.				
	Quart Moon		11 59 43 л.м. 4 23 48 л.м.	BAROMETER, 1892			
Firs	t Quar	ter 19	5 27 47, P.M.	Max29.95 Min29.65			
= Eull	Moon	_7	· · · 49 P.M.				
Dra	DIGDD	0	1	1001 D			
		9 a: 21 day	, hours, A.M.	1891 RAINFALL 1892			
111		21 (tay	s, 3 hours, A.M.	16.79 inches 12.09 inches			
	1 OF 'TH	6 and 7 Moons	Сико	NOLOGY OF REMARKABLE EVENTS			
-	1	20	Mr. T. F. Wade, C.B., appointe	d H.B.M. Minister at Peking, 1871. Peh-tang occupied by the			
	2	21	Amed forces, 1859. Sunday	cargo-working Ordinance, Hongkong, came into force, 1891.			
Thur.	3	22	Victims of Massacre at Tientsi	n buried, 1870.			
Frid.	4	23	British fleet arrived before Na	nking, 1842.			
Sat.	5	24	Macartney's Embassy entered	Peiho, 1796. Bombardment of Kelung by French, 1984.			
Sun. Mon.	6	25	10TH AFTER TRINITY. Serious				
Mon. Tues.	7	26	British squadron arrived off th				
Wed.	8 9	27 28	Assassination of Mr. Haber, German Consul at Hakodate, 1874. British troops landed at Nanking, 1842.				
Thur.	10	20	Sir II. Pottinger arrived at Hongkong, 1841. Destructive typhoon at Foochow, 1988.				
Frid.	11	30	First public meeting of British merchants in Canton, called by Lord Napier, who suggested the establishment of a Chamber of Commerce, 1834.				
Sat.	12	1					
Sun.	13	2	11TH AFTER TRINITY. 174 British prisoners executed in Formosa, 1842.				
Mon.	14 ,	3	Tong-ur-ku taken, 1860.				
Tues.	15	4	Great Fire on French Conces 1879.	ssion, Shanghai; 991 houses destroyed; loss Tls. 1,500,000,			
Wed.	16	5	British trade at Canton stopp signed, 1856.	ed by Hong merchants, 1834. French treaty with Siam			
Thur.	17	6					
Frid.	18	7	Lord Napier ordered by the signed, 1858. Great fire in 1	Viceroy to leave Canton, 1834. Dutch treaty with Japan Hongkong, 1868.			
Sat.	19	8	- 0,				
Sun.	20	9	12TH AFTER TRINITY. First con the "Cornwallis," at Nanki	nference between Sir Henry Pottinger and Ki-ying on board ng. 1842. Taku forts taken by the Allied forces, 1860.			
Mon.	21	10	the "Cornwallis," at Nanking, 1842. Taku forts taken by the Allied forces, 1860. Emperor Hien Fung died, 1861.				
Tues.	22	11	Governor Amaral (Macao) assassinated, 1849. Ma, Viceroy of Nanking, stabbed, 1870. Scizure of steamer "Spark" by pirates between Canton and Macao, 1874. Telegraph line to Peking opened, 1884.				
Wed.	23	12	Inc to Feking opencu, 1893. Large meeting in Hongkong to protest against the military contribution, 1964. Chinese fleet at Pagoda Anchorage destroyed by French, 1884.				
Thur.	24	13	Wreck of the C. N. Co's. str.	"Tientsin" near Swatow, 1887.			
Frid.	25	14	British Chamber of Commerce and Japan signed, 1858.	established at Canton, 1834. Treaty between Great Britain			
Sat.	26	15	British left Macao, 1839.				
Sun.	27	16		aken by the English, 296 guns captured, 1841.			
Mon.	28	17	Lord Amherst's Embassy left possessions, 1833. Kimpai	for Yuen-ming-yuen, 1816. Slavery abolished in British forts silenced by French, 1884.			
Tues	29	18	Tractured Nucleic strand 1040				

Treaty of Nanking signed, 1842.

Severe typhoon on Coast of China, many lives lost, and much damage done to shipping at Hongkong, Macao, and Whampon, 1843.

Tues.

Wed.

Thur.

29

30

31

18

19

20

SEPTEMBER-30 DAYS

SUNRISE	SUNSET	HONGKONG TEMPERATURE
3rd5h. 45m.	6h. 14m.	1891 1892
15thbh. 48m.	6h. 02m.	Maximum
Moon's Phases	3	Minimum
d. h. m	sec.	
Last Quarter 3 5 17 New Moon 10 2 40		BAROMETER, 1892
New Moon 10 2 40 First Quarter 18 11 54		,
Full Moon 26 3 59		Max29.53 Min29.45
PREMER A dava A h		
PERIGEE, 4 days, 6 h APOGEE, 17 days, 10 h	ours, P.M.	1891 RAINFALL 1892
Apogee, 17 days, 10 h Perigee, 29 days, n	nidnight.	11.44 inches 7.00 inches

DAYS OF WEEK	DAYB OF MONTH	7 and 8 Moons	CHRONOLOGY OF REMARKABLE EVENTS
Frid.	1	21	Ma, Viceroy of Nanking, died of the wounds inflicted by an assassin, 1870. Foundation stone of Gap Rock lighthouse, near Hongkong, laid, 1890.
Sat.	2	22	Arrival of the "Vega" at Yokohama, after having discovered the North-East Passage, 1879. Serious Anti-foreign riot at Ichang, 1891.
Sun.	3	23	14TH AFTER TRINITY.
Mon.	4	24	
Tues.	5	25	Attack on the forts at Shimonoseki, Japan, by the allied fleets under Admiral Kuper, 1864. H.M.S. "Zephyr" fired on by Chinese in Kimpal Pass, 1884. Death of Tso Tsung-tang
Wed.	6	26	at Foochow, 1885. H.R.H. Prince Alfred received by the Mikado of Japan, 1869.
Thur.	7	27	Attack on Dr. Greig, near Kirin, by soldiers, 1891.
Frid.	8	28	Great typhoon in Hongkong, 1867.
Sat.	9	29	Sir Hercules Robinson assumed the government of Hongkong, .859.
Sun.	10	1	15TH AFTER TRINITY. Riot by Chinese mob at Canton; great destruction of houses and property on Shameen, 1853. British gunboat "Wasp" left Singapore for Hongkong and seen no more, 1887.
Mon.	11	2	Public meeting of foreign residents at Yokohama to protest against proposed new. Treaty with Japan, 1890.
Tues.	12	3	
Wed.	13	4	Convention signed at Chefoo by Sir Thomas Wade and Li Hung-chang, 1876.
Thur.	14	5	Public Meeting in Hongkong, with reference to the blockade of the port by the Chinese
Frid.	15	6	Customs' cruisers, 1874. Severe typhoon in Southern Japan, 1891. Chinese transport "Waylee" driven ashore on Pescadores; upwards of 370 lives lost, 1887.
Sat.	16	7	New Convention between Germany and China ratified at Peking, 1881.
Sun.	17	8	16TH AFTER TRINITY.
Mon.	18	9	Destruction by fire of the Temple of Heaven, Peking, 1839. Loss in Kii Channel, near Kobe, of the Turkish frigate "Ertogrul," with 507 lives, 1890.
Tues.	19	10	Robe, of the furkish frigate Entograf, with 507 free, 1650.
Wed.	20	11	
Thur.	21	12	
Frid.	22	13	Typhoon at Swatow, 1891.
Sat.	23	14	Am. brig "Lubra" taken by pirates, 1866. Terrific typhoon in Hongkong and Macao, many thousands of lives lost, 1874.
Sun.	24	15	17TH AFTER TRINITY. H.M.S. "Rattler" lost off Japan, 1868. Piratical attack on the German harone "Amenade" near Macoo, 1869. The Satsuma rehela in Japan routed with
Mon.	25	16	great slaughter, their leader, Saigo, killed, and the insurrection suppressed, 1877. Daring attack upon a Chinese shop in Wing Lok street, Hongkong, by armed robbers, 1878.
Tues.	26	17	Lord Napier arrived at Macao dangerously ill, 1834.
Wed.	27	18	Commissioner Lin degraded, 1840.
Thur.	28	19	Yellow River burst its banks in Honan; calamitous inundation, 1887. Death of Hcn. F.
Frid.	29	20	Stewart, Colonial Secretary, at Hongkong, 1889. Michaelmas Day. Hurricane at Manila, causing immense damage to shipping, 1805.
Sat.	30	21	All the Bogue forts destroyed by the British fleet, 1841.

OCTOBER-31 DAYS

SUNRISE SUNSET HONGKONG TEMPERATURE 1st	OCIUBER-31 DAIS							
17th MooN's PHASES MooN's PHASES Maximum		SUNRISE SUNSET HONGKONG TEMPERATURE						
Moox's PHASES Maximum	ls	t	5h.	53m. 5h. 47m.	1891 1892			
MOON'S PHASESMinimum	17t	h	5h.	59m. 5h. 32m.	Maximum			
AbourderAbourderSec.Last Quarter2105540F.M.New Moorn104342A.M.First Quarter1865640A.M.Full Moon253348F.M.Particizer,15days,6hours, F.M.Particizer,15days,6hours, F.M.Stan,1221810RAINFALL1892Stan,122221811Arros days,6.21Mon,223Contaction born, B.C. 602Tansub bombarded by french, 1894.Tangungton of HangkongMon,222Confuction born, B.C. 602Tansub bombarded by french, 1894.Scinowick of Hangkong, 1892.Mon,223Confuction born, B.C. 602Tansub bombarded by french, 1894.Scinowick of Hangkong, 1892.Mon,223Confuction born, B.C. 602Tansub bombarded by french, 1894.Scinowick of Hangkong, 1892.Mon,224French expedition left Chefon for Korea, 1894.Arrival in Hangkong of Governor SizMut, Frid,278Hall, Prince and Herd Sidel Peking, but not received by the Emperor, 1890.Mut, 93030Shangkal captured, 1811.Cheina, 1834.Frence Arrow fieldsMut, 930Shangkal captured, 1813.Cheina, 1834.Scinowa, 1885.Scinowa, 1885.Stat.728Hall, Prince Arrow fieldsMalkal, 1842.Scinowa, 1885.S			Moon's	PHASES				
Last Quarter 2 10 55 40 F.M. New Moon 10 4 3 42 A.M. First Quarter 18 6 56 40 A.M. Full Moon 25 3 3 48 P.M. AP00EE, 27 days, 3 hours, P.M. 1891 RAINFALL 1892 Part or DEAT fand of hours, P.M. 1891 RAINFALL 1892 0.02 inches Data or DEAT Moon 2 1870 article in the interin interiment, 1982. 0.02 inches Mon. 2 23 Confuctus form, E. 620 Tanaut bondarde to by Franch, 1881. Serious risk of hours, 1881. Serious risk of hours, 1881. Serious risk of hours, 1882. Hourse, 1882. Hourse, 1882. Hourse, 1882. Hourse, 1882. Serious risk of hours, 1883. Serious, 1883. Serious, 1883. </td <td></td> <td></td> <td></td> <td>1</td> <td></td>				1				
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between Japan and China, 1874.	Tues	31	22	dynamite, 1891. H.R.H. Prince Alfred arrived	at Hongkong, 1869. Settlement of the Formosa difficulty			
				between Japan and China, 1	1874			

NOVEMBER-30 DAYS

	NOVEMBER OF DATE							
	SUNRISE SUNSET HONGKONG TEMPERATURE							
		6h.		1891 1892				
10t	n	6h.	15m. 5h. 15m.	Maximum				
	Minimum57 52							
Loci		d. ter 1		_				
New	y Quar 7 Moor	1 8	6 17 48 A.M. 8 32 49 P.M.	BAROMETER, 1892				
Firs	t Quar	ter 17	1 20 46 А.М.	Max				
	Moon		1 44 43 A.M.	11111IO.IG				
,110,51	Last Quarter 30 4 43 49 P.M.							
		12 day		1891 RAINFALL 1892				
11	SKIGEE,	24 daj	7s, 10 hours, P.M.	2.30 inches 0.34 inch				
DAYS OF WEEK	DAYS OF MONTH	9 and 1 Moon	CHR	ONOLOGY OF REMARKABLE EVENTS				
			The next of Quinham Anna					
Wed. Thur.	$\begin{vmatrix} 1\\ 2 \end{vmatrix}$	23 24		m, opened to foreign trade, 1876. 'Fei-hoo" captured by French, 1884. Arrival at Hongkong				
		25	of Mr. N. R. O'Conor, the n	ew British Minister to China, 1892.				
Frid.	3	20	Great fire at Swatow; se Sachtleben arrive at Paking	weral hundred houses destroyed, 1887. Messrs. Allen and , having crossed Asia on bicycles, 1892.				
Sat.	4	26	Hongkong Jockey Club forme	ed, 1884.				
Sun.	5	27	the Allics, 1860.	re at Macao, 500 houses burnt, 1834. Peking evacuated by				
Mon.	6	28	English and French treaties promulgated in the "Peking Gazette," 1900.					
Tues.	7	29						
Wed.	8	1	The French repulsed in War	as 1924 Calabratian of the Outcon's Jubiles in Hong-				
Thur.	9	2	The French repulsed in [Korea, 1866. Celebration of the Queen's Jubilee in Hong- kong, 1887.					
Frid.	10	3	Statue of Sir Arthur Kennedy unveiled in the Botanic Gardens, Hongkong, 1887.					
Sat.	11	4	H.M.S. "Racehorse" wrecked off Chefoo, out of a crew of 108 only 9 saved, 1864. Death of M. Paul Bert, Resident General of Annam and Tonkin, 1886					
Sun.	12	5	24TH AFTER TRINITY. Hongkong first lighted by gas, 1804. The C. N. Co.'s Yangtaze steamer "Ichang" wrecked on Ta-yew Island, 1891. Farthouseke at Sharekei 1427.					
Mon.	13	6	Earthquake at Shanghai, 1847.					
Tues.	14	7	Convention signed between Russia and China, 1860. H.M. gunboat "Gnat" lost on the Palawan, 1869. Destruction of the str. "Wah Yeung					
Wed.	15	8	by fire in the Canton river; upwards of 400 lives lost, 1887.					
Thur.	16	9	Shanghai opened to foreign commerce, 1843.					
Frid.	17 18	10 11	Great Fire in Hongkong, 1867.					
Sat.								
Sun.	19	12	destroyed, and several hund					
Mon.	20	13		acao closed, 1845. Lord Elgin died, 1863.				
Tues.	21	14		d, of H.M.'s 20th Regt., murdered in Japan, 1864.				
Wed.	22	15	the steamer "Yesso" in Hor	uses destroyed, 1835. Terrible boiler explosion on board ngkong harbour, 86 lives lost, 1877.				
Thur.	23	16	Arrival of the Princes Albert V	ictor and George of Wales in the "Bacchante" at Woosung,				
			_1881.					
Frid.	24	17 18	Capture of Anping, Formosa,	1968. Treaty between Portugal and China signed, 1887.				
Sat.	25			for the first time, 1890. Sued by the Viceroy of Canton forbidding trade with Britian.				
Sun.	26	19	ships, 1839. M. Thiers accepts the apology	of Ch'ung How, the Chinese Ambassador, for the murder				
Mon.	27	20	of the French at Tientsin (Ju	ine 21st, 1870), 1871.				
Tues.	28	21		nton, 1856. Great fire in Hongkong, 1867.				
Wed.	29	22	Opening of the Japanese Die	men of the British barque "Crofton," near Ku-lan, 186 t at Tokyo by the Emperor in person, 1890.				
Thur.	30	23	St. Andrew's day. St. Joseph cruiser "Chishima Kan," su	t at Tokyo by the Emperor in person, 1890. 's Church, Hongkong, consecrated, 1872. The Japanese nk in collision with the P. & O. steamer "Ravenna," in-				
	the Inland Sea, 61 lives lost, 1892.							

XX

DECEMBER-31 DAYS

			DECEMBEI	R-31 DAYS				
SUNRISE SUNSET HONGKONG TEMPÉRATURE								
4t]	h	6h.		1890 1891				
20t]	h	6h.	37m. 5h. 18m.	Maximum				
Moon's Phases			Dry Lana	Minimum53 49				
		MOON S d.	h. m. sec.					
New	Moon		3 16 42 р.м.	D				
	t Quar		5 57 44 р.м.	BAROMETER, 1891				
	Moon	23 er 30	0 12 46 р.м. 6 54 40 л.м.	Max30.47 Min29.98				
alaters (Last Quarter 30 6 54 40 A.M.							
A	APOGEE, 9 days, 7 hours, P.M. 1890 RAINFALL 1891							
PE	RIGEE,	23 day	s, 11 hours, A.M.	1.55 inches 1.96 inches				
DATS OF	DAYS OF	10 and 1						
WREK	Month	Moons		ONOLOGY OF REMARKABLE EVENTS				
Frid.	1	24						
Sat.	2	25	St. Francis Xavier died on Sa	anchoan, 1552.				
Sun.	3	26	ADVENT SUNDAY.					
Mon.	4	27	First census of Hongkong tal					
Tues.	5	28	Six foreigners killed at Wa under General Gordon,1863	ng-chuh-ki, 1847. Soochow re-taken by the Imperialista				
Wed.	6	29	Confucius died, B.C. 490.					
Thur.	7	30	European factories at Canton destroyed by a mob, 1842.					
Frid.	8	1						
Sat.	9	2	Ningpo captured by the Taipings, 1861. Consecration of new Pei-tang Cathedral. Peking, 1888.					
Sun.	10	3	2ND IN ADVENT. Piracy on board the Douglas str. "Namoa." five hours after leaving Hong-					
	11	4	kong; Captain Pocock and three others murdered, and several seriously wounded, 1890. Arrival in Hongkong of Governor Sir William Robinson, 1891. Indemnity paid by Prince Satsuma, 1863. Admiral Bell, U.S.N., drowned at Osaka,					
Mon.	12	5	1867.					
Tues. Wed.	12	6	Imperial decree stating that the Foreign Ministers at Peking are to be received in audience every New Year, 1890.					
Thur.	14	7	French flag hauled down from the Consulate at Canton by Chinese, 1832.					
Frid.	15	8	All Catholic Priests (not Portuguese) expelled from Macao, 1838.					
Sat.	16	9						
Sun.	17	10		I.S. S. Co.'s steamer "Japan" burnt, 1 European passenger,				
Mon.	18	11	the cook, and 389 Chinese	drowned, 1874.				
Tues.	19	12	Sir Hugh Gough and the Eas	stern Expedition left China, 1842.				
Wed.	20	13	Arrival of Princes Albert	Victor and George of Wales at Hongkong in the "Bac-				
Thur.	21	14	chante," 1881. Steam navigation first attem	pted, 1736.				
Frid.	22	15	Two Mandarins arrived at	Macao with secret orders to watch the movements of				
Sat.	23	16	Plenipotentiary Elliot, 183 British Consulate at Shangha					
Sun.	24	17	4TH IN ADVENT.					
Mon.	25	18	CHRISTMAS DAY. Great Fire of property, 1878.	in Hongkong; 368 houses destroyed, immense destruction				
Tues.	26	19	Great fire at Tokyo, 11,000 h	onses destroyed, 263 lives lost, 1879. The C. N. Co.'s steamor				
Wed.	27	20	"Shanghai" destroyed by Dedication of Hongkong Mas	fire on the Yangtsze, over 300 lives lost. sonic Hall, 1865.				
Thur.	28	21	Canton bombarded by Allied	l forces of Great Britain and France, 1857.				
Frid.	29	22						
Sat.	30	23						
- Sun.	un. 31 24 CHRISTMAS.							

CHINESE FESTIVALS AND OBSERVANCES

FOR THE YEAR 1893.

and the second second		
1893.	Yam son	
	Year.	
Jan.	XL Moon.	
13	26	Fête of the Genius of the North (one of the five evil genii).
16	. 29	Festival of the Angel of Sunlight
	XII. Moon.	
25	8	Great Buddhistic Festival.
31	14	The Great Cold.
Feb.		
6	20	Festival of Lu Pan, the patron saint of carpenters and masons. He is said
Ŭ	40	to have been a contemporary of Confucius. Among the many stories
		related of his ingenuity, it is said that, on account of his father having
		been put to death by the men of Wu, he carved the effigy of one of the
		genii with one of its hands stretched towards Wu, when, in consequence,
		drought prevailed for three years. On being supplicated and presented
		with gifts from Wu, he cut off the hand, and rain immediately fell. On
0		this day carpenters refuse to work.
9	23	Worship of the god of the hearth at nightfall.
10	24	The god of the hearth reports to heaven.
	Kwei-mi Yr.	
	I. Moon.	
17	1	Chinese New Year's day.
26	10	Fete day of the Spirits of the Ground.
Mar.		
3	15	Feast of Lanterns, Fôte of Shang-yuen, ruler of heaven.
4	16	Fôte of Shen and Ts'ai, the two guardians of the door. Auspicious day for
		praying for wealth and offspring.
	H. Moon.	
18	1	Fête day of the Supreme Judge in the Courts of Hades.
19	2	Mencius born B.C. 371. Spring worship of the gods of the land and grain.
20	3	Fête of the god of literature, worshipped by students.
30	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.
April.		
1	15	Birthday of Lao Tsze, founder of Tauism, B.C. 604.
5	19	Fête of Kwanyin, goddess of mercy.
14	28	Tsing Ming, or Tomb Festival.
	III. Moon.	,
18	3	Fête of Hiuen T'ien Shang-ti, the supreme ruler of the Sombre heavens,
	~	Peh-te, Tauist god of the North Pole.
30	15	Fête of I-ling, a deified physician, and of the god of the Sombre Altar, wor-
	100	shipped on behalf of sick children.
May.		
3	18	Fête of Heu Tu, the goddess worshipped behind graves; of the god of the
		Central mountain, and of the three brothers.
8	23	Fête of Tien Heu, Qucen of Heaven, Holy mother, goddess of sailors.
11	26	Fête of Tsz Sun, goddess of progeny.
13	28	National Festival of Ts'ang Kieh, inventor of writing.
10		THE FORMER & CONTRACT TO THE TROAD ANTOLOGY OF TRADES.
19	IV. Moon.	Fête of the Bodhisattva Mandjushri ; worshipped on behalf of the dead.
23	4	Fête of San Kai, ruler of heaven, of earth, and of hades; also a fête of Buddha.
	8	
25	10	Fête of the dragon spirits of the ground.
29	14	Fête of Lü Sien, Tauist patriarch, worshipped by barbers.
June.		
1	17	Fête of Kin Hwa, the Cantonese goddess of parturition.
4	20	Fête of the goddess of the blind.
12	28	Fête of Yoh Wong, the Tauist god of medicine.
	V. Moon.	
14	1	Fête of the god of the South pole.
18	5	National fête day. Dragon boat festival and boat races. On this day the
		Cantonese frantically paddle about in long narrow boats much orna-
		mented. In each boat is a large drum and other musical instruments used
		to incite the crew to greater exertions. The festival is called Pa Lung
		Shun or Tiu Wat Uen, and is held to commemorate the death of the
		Prince of Tsoo, who, neglecting the advice of his faithful Minister Wat
		Uen, drowned himself about B.C. 500.
24	11	National fête of Sheng Wang, the tutelary god of walled towns.
26	13	National fête of Kwûn Ti, god of war, and of his son General Kwan.
20	10	Hautonai rece of it was it, got of war, and of the bon occertai it wan.

CHINESE FESTIVALS AND OBSERVANCES

June.		
29	16	Fête of Chang Tao-ling (A.D. 34), ancient head of the Tauist sect. His de-
		scendants still continue to claim the headship. It is said "the succes-
		sion is perpetuated by the transmigration of the soul of each successor of
		Chang Tao-ling, on his decease, to the body of some youthful member of the family, whose heirship is supernaturally revealed as soon as the miracle
		is effected. Fête of Shakyamuni Buddha, the founder of Buddhism.
July.	VI. Moon.	is checked. Tote of blan juliant badded, blo total of baddelin.
25	13	Fête of Lu Pan, the god of carpenters and masons.
81	19	Fête of the goddess of mercy.
Aug.		
5	24	Anniversary of Kwan Ti's ascent to heaven. Fête of Chuh Yung, the spirit
		of fire; and of the god of thunder.
10	VII. Moon	The first of the the second is held the faction of all
12	1	First day of the seventh moon. During this moon is held the festival of all 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 com-
		bined with these ceremonies, which are enlivened by music and fireworks.
	_	Fète day of Lao Tszu, the founder of Tauism.
18	7	Fête of the god of Ursa Major, worshipped by scholars, and of the seven
0.0	15	goddesses of the Pleiades, worshipped by women.
26 29	18	Fête of Chung Yuen, god of the element earth. Fête of the three gods of heaven, of earth, and of water, and of the five
	10	attendant sacrificial spirits.
81	20	Fête of Chang Fi, A.D. 220. A leader of the wars during the Three King-
		doms. He is said have been at first a butcher and wine seller. After
		many heroic exploits, he perished by the hand of an assassin.
Sept.	00	
Z	22	Fête of the god of wealth.
59	25 29	Fête of Hü Sün-ping, a Tauist eremite. Fête of Ti Ts'ang-wang, the patron of departed spirits.
0	VIII. Moon.	Toto of It To and wand, the parton of appareta spiritor.
10	1	Fête of Hü Sun, a deified physician, worshipped by doctors, and of Kin
		Kiah (god of the golden armour) worshipped by the literati.
11	2	Fête of the gods of land and grain.
12	3	Descent of the star god of the northern measure, and fôte of the god of the hearth.
24	15	National fête day. Worship of the moon, and Feast of Lanterns.
Oct.	25	Fête of the god of the Sun.
4 6	27	Fête of Confucius (born 551 B.C.), the founder of Chinese ethics and politics.
10	IX. Moon.	
	1	Descent of the Star gods of the northern and southern measures from
		the 1st to the 9th day inclusive.
18	9	Fête of Kwan Ti, the god of war; kite-flying day. Fête of Tung, a ruler in Hades.
20	11	Fête of Yen Hwui, the favourite disciple of Confucius.
24	15	National fête of Chu Hi (A.D. 1130-1200), the most eminent of the later
		Chinese philosophers whose commentaries on the Chinese classics have formed for centuries the recognized standard of orthodoxy.
25	16	Fête of the god of the loom.
26	17	Fêtes of the god of wealth; of Koh Hung, one of the most celebrated of Tauist
		doctors and adepts in alchemy; and of the golden dragon king.
27	18	Fête of Tsü Shêng, one of the reputed inventors of writing.
Nov.		
6	28 V Moon	Fête day of Hwa Kwang, the god of fire, and Ma, a deified physician.
10	X. Moon. 3	Fête of the three brothers San Mao.
22	15	Fêtes of Ha Yuen, the god of water; of the god of small-pox; and of the
		god and goddess of the bedstead.
Dec.	XI. Moon.	
11	4	National fête of Confucius (born 551 B.C.), the founder of Chinese ethics
10	C	and politics.
18 30	6 23	Fête day of Yuh Hwang, the higher god of the Tauist pantheon.
90	20	Tauist feast day of Chang Sin, extensively worshipped for male issue.
1		

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CHINESE WEIGHTS AND MEASURES, MONEY.

WEIGHTS

Chinese weights are mostly decimal. Although English weights and measures are used to a considerable extent in trade with foreigners, being legalised in Hongkong for that purpose, the following are also recognised by Ordinance 8 of 1885:-

	1 f	fan, or	candareen	_	·0133 oz.	avoir.
10 fa n	= 1 t	sin, or	mace	=	1333 oz.	avoir.
10 tsin					li oz.	
16 leung	= 1 k	an, or			1] lb.	
100 kan	1 ta	am, or	picul	_	133 i lb.	avoir.

The words candareen, mace, tael, catty, picul, are not Chinese.

Almost all commodities, even liquids, are sold by the above weights amongst Chinese.

MEASURES

English measures are legal, but so are also the Chinese:-

10 fan =	or inch	= about 1.46 English inch.
10 tsün =	or foot	= about 14 [‡] English inch.

The Treaty of Tientsin fixes the ch'eung at 141 English inches.

1 li, or mile $= \frac{1}{2}$ mile English. 10 li = 1 pd, or league = 3 miles English (about).

Land is measured by the mau or acre, equal to about τ_5 of an English acre.

MONEY

This is almost entirely represented by *weights* of silver, accounts being kept in *leung*, tsin, fan, and li (taels, mace, candareens, and cash t) as given above. Not one of these weights is represented by any coin, unless we may take the cash to represent the value of a li of silver. The value of the tael may be taken as \$1.36.

Silver is used uncoined, in ingots or shoes, sometimes called sycce. Small sums are paid in what is called broken silver. At the Treaty Ports this generally consists of the fragments of Mexican or Spanish dollars, hammered to pieces by the Shroffs in their process of chopping. This broken silver is weighed by means of small steel-yards called li-tang. The silver coins issued by the Canton Mint were legalised as current throughout China by Imperial Decree in 1890.

Cash might be said before 1890 to be the coin of China[‡]. The Chinese call them They are bronze coins, not unlike thin farthings with a square hole in the centre tsin. for stringing together. The Hongkong Government cash or mils are smaller, and the hole is round. The value of cash fluctuates greatly, and is very much a matter of bargain. About 1,200 to a Mexican dollar is an average quotation.

HONGRONG MONEY

A legal tender in Hongkong consists of Hongkong or Mexican dollars; 50, 20, 10, or 5 cent silver pieces to an amount not exceeding two dollars; or bronze cents or mils to an amount not exceeding one dollar. Japanese yen, American, Spanish, and South American dollars are also in circulation, and the 10, 20, and 50 cent pieces of the Straits Settlements, which are accepted indifferently with those of Hongkong. Japanese small coin is also accepted at a small discount.

The value of the dollar during 1892 (to December 9th) ranged from 3s. 1d. to 2s. 8kd. sterling.

Mexican dollars weighed at 7.1.7. mean coins which contain 7 mace, 1 candareen, and 7 li of silver (see weights given above). Clean coins of this weight command a premium, lighter ones are taken at a discount.

^{*} The Tael actually in use is 1.351 oz.
† The U when representing weight is never spoken of as a cash, but probably the original value of a cash was 1 U of pure silver.

The Mint at Canton now issues subsidiary silver coins to the dollar as well as cash.

HONGKONG POSTAL GUIDE.

This edition of the Postal Guide has been re-arranged in a form which it is hoped will be found more convenient for reference than that previously existing. It is requested that any difficulty experienced in using it may be notified, with a view to the improvement of future issues.

This reprint supersedes all previous issues of the Postal Guide, and is the only authorised complete summary of Postal regulations. Whilst always willing to supply information in other ways, the Department declines responsibility for errors in replies to oral applications (especially if addressed to Chinese) or notes to subordinate officers. The Chinese Shroffs at the windows are placed there to sell stamps, not to decide what is correct postage, nor to answer enquiries, for which they are not competent.

HONGKONG, January 1st, 1893.

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GENERAL INFORMATION.

OFFICES.

1.—The Head Office for British Postal business in China is at Hongkong; there is a Post Office also at Shanghai, and Agencies at the following places :-

Canton, Hoihow, Swatow, Amoy, Foochow, Ningpo and Hankow.

BUSINESS HOURS.

2.-The General Post Office is open for the transaction of public business on Week days from 7 a.m. to 5 p.m. On Sundays and Holidays from 8 to 9 a.m. In the event of a contract mail arriving after the ordinary business hours, the office is opened for the delivery of correspondence as soon as possible after the mails have been landed, and will be kept open for one hour.

HOLIDAYS.

3.-Sundays and all Public and Government Holidays are observed as Post Office Holidays, except as notified in the foregoing paragraph, and except the departure of a contract mail happens to be fixed for a Public or Government Holiday, when the Office will be kept open for the purpose of despatching the mail.

DELIVERIES.

4.—The following are the hours at which delivery of correspondence takes place from the General Post Office :--

In Town, 8 a.m., 10 a.m., noon, 2 p.m., 4 p.m., 6 p.m.

In the Suburbs, 9 a.m., noon, 5 p.m.

At Kowloon and the Peak, noon, 4 p.m.

On Sundays and Holidays deliveries are effected at 9 a.m. in the town and suburbs. There is no Sunday delivery at Kowloon or the Peak.

Contract mails are, however, delivered as soon as possible after arrival. The ordinary deliveries may be retarded by the contract mails.

To Shipping.

5.—As a general rule correspondence for shipping in harbour is delivered to the agents, but if desired it will be delivered on board at noon and 4 p.m.

PILLAR BOXES.

6.—Pillar Letter Boxes have been placed at the following localities and are cleared daily at the following hours, except on Sundays and Holidays :--

Town District.

From Ship Street to Bonham Strand West and up to level of Robinson Road.

Pillar Box No.

- 8.....Victoria, near the Harbour Master's Office. >> >> 37
- 9.....Victoria, junction of Albany, Robinson and Garden Roads. >> 99 22
- 10.....Victoria, junction of Seymour and Castle Roads. 33 33 33

11.....Victoria, junction of Old Bailey and Caine Road. 33 33 33

HONGKONG POSTAL GUIDE

			Suburban Districts.
			Clearances : 9.30 a.m., 0.30 p.m., 5.30 p.m.
Pillar	Box	No.	12Victoria, junction of Robinson and Bonham Roads.
>>	22	**	13Victoria, East Point, junction of Percival Street and Praya.
22	22		14West Point, near No. 7 Police Station.
			Kowloon and Peak District.
		_	Clearances : noon and 4 p.m.
Pillar	Box	No	1Kowloon, near Wharf and Godowns.
		*.0.	
	33	33	2Magazine Gap, at the Gap.
	33		2Magazine Gap, at the Gap. 3Peak District, at Victoria Gap.
	25 35	33	 Magazine Gap, at the Gap. Peak District, at Victoria Gap. Peak District, at Mount Kellett, near "Myrtlebank."
55 55 55 55	25 25 35	53 53 53	 Magazine Gap, at the Gap. Peak District, at Victoria Gap. Peak District, at Mount Kellett, near "Myrtlebank."
27 27 27	25 25 35	53 93	2Magazine Gap, at the Gap. 3Peak District, at Victoria Gap.
55 55 55 55	25 25 35	53 53 53	 Magazine Gap, at the Gap. Peak District, at Victoria Gap. Peak District, at Mount Kellett, near "Myrtlebank." Peak District, at Junction of Mount Gough Road with road

between Rural Building Lots 14 and 27. There is also a Letter Box fixed in the Charge Room at Tsim Sha-tsui Police Station.

Letters containing any article of value should not be posted in these boxes, but should be registered at the General Post Office. Persons posting in these boxes may cancel their stamps by writing the date across

them. POSTAGE STAMPS.

7.-Hongkong Postage Stamps of the following values can be purchased and are available at any British Post Office or Agency in Hongkong or China:-

0 000 00000 200000000000000000000000000		
2 cents.	50 cents.	Post Cards—
5 ,,	1 dollar.	1 cent.
10 "	2 dollars.	3 cents.
20 "	3	6 cents with reply paid.
30 "	5	A 0 A

8.—The Postmasters and Agents are allowed (but not required) to purchase Hongkong Postage Stamps from foreign residents.

9.—The Stamps tendered for sale must not exceed \$50 in value, must be perfectly clean, and in good condition. They must be presented personally or accompanied by a note.

10.-The Postmaster or Agent is allowed to charge a commission of one per cent. on all stamps purchased.

11.—Boxholders are at liberty to mark their Postage Stamps on the back or face or by perforation, so as to prevent their being stolen. If the mark be on the face, it must be such as not to interfere with the clean appearance of the stamp. 12.—Correspondence will not be stamped at the Post Office and charged to a

boxholder's account, except as provided by paragraph 14.

RATES OF POSTAGE.

13.-Rates of Postage in Hongkong and at British Post Offices in China :-

	LETTERS PER 1 OZ.	POST CARDS, EACH.	BOOKS & PATTERNS PER 2 OZ.	NEWS' PRB. & PRICES CURRENT, EACH. (a.)	REGIS- TRATION. (C.)	RETURN RECEIPT FOR REGISTERED ARTICLE,
	cente.	cents.	cents.	cents.	çents.	cento,
Between Hongkong, Canton and Macao,)	2	1	2	2	5	5
To China (or from China to Hongkong) (b.) , Cochin-China , Japan , Japan , North Borneo , Philippine Islands , Siam , Straits Settlements , Tonguin	5	1	2	2	Б	5
" Cape Colony(b.)	20	CANNOT BR SENT.	5	5	10	5
To all other places	10	3	2	2	10	5
United Kingdom	7	(d.) 3	2	2	7	(d.) 5

(a.) Not to exceed 4 oz. in weight (Prices Current, 2 oz.), otherwise the rate is per 4 oz. for newspapers, and per 2 oz. for other printed matter. (b.) Prepayment is compulsory. (c.) See paragraph 104 under this head.

(d.) Cannot be sent to Countries not in the Postal Union.

Local Rates.

14.-Circulars, Dividend Warrants, Invitations, Cards, Patterns, Bills, Almanacs, &c., for addressees in Hongkong, or the Ports of China, in batches of not less than ten of uniform size and weight, may be sent to the Post Office unstamped, the postage, at the rate of one cent each, being paid in cash or charged to the sender's account. Special accounts may be opened with non-boxholders for the delivery of considerable numbers of such articles.

15.—Such covers, when addressed to places other than Hongkong or China, must be prepaid two cents each in stamps.

16.—Circulars, &c., must not exceed 2 ounces each in weight. Patterns, Almanacs, åc., must be under 4 ounces each in weight. Heavier articles are charged ordinary rates.

17.—Envelopes containing patterns, &c., may be wholly closed if the nature of the contents be first exhibited or stated to the Postmaster-General, as he may consider necessary, and approved by him. Printed Circulars may be inserted in such Pattern Packets.

18.—Addresses must be complete. That is to say, on such covers as are not addressed to heads of houses, the addressee's residence or place of business must be added. Incompletely addressed covers are returned to the sender for address.

MAIL ROUTES AND OPPORTUNITIES.

19.—All ordinary correspondence is sent on by the best opportunity of which the prepayment admits, unless especially directed or apparently prepaid for some other route.

20.—Correspondence specially directed for any particular steamer is sent by her (failing any request to the contrary), however many times her departure may be postponed. If it is postponed *sine die*, the correspondence is sent on by the next opportunity.

21.-Correspondence from the Coast marked via Brindisi or via Marseilles is KEPT FOR THE ROUTE INDICATED even though that may involve a fortnight's detention. Unless this is intended, therefore, the safest direction is By first mail.

22.-Letters from the Coast forwarded without prepayment are not delivered until the Hongkong Office has time to deal with them; paid covers are delivered at once. Unpaid papers are returned to the senders.

23.—It is not necessary to pay postage on covers from the Coast containing stamped correspondence for the homeward mails or local delivery.

24.—It is sometimes possible to overtake the French packet at Singapore by means of a direct private steamer. When this can be done Coast correspondence which arrived too late is so sent on.

25.-Mails may also be forwarded to London and ports of call by the tea steamers leaving China, either direct, or to catch the next contract mail at Singapore or Suez. Except by special request, only *letters* are sent in these mails. 26.—Newspapers for China posted in the United Kingdom and paid only 1d. each

instead of 14d., which is the proper postage, or over 4 ounces in weight and paid one rate only, are sent out by private steamers in such as by the contract mails.

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27.—There are two routes to Australia, i.e., vid Torres Straits and vid Colombo. The Torres Straits route is the best for Eastern Australia as far as Sydney; for New Zealand, Tasmania and Fiji. All correspondence for these places is thus sent unless otherwise directed. Correspondence for Adelaide and Perth may be sent by this route. 28.—The route via Colombo is best for Western and Southern Australia. Each home-

ward French Packet connects at Colombo with the P. & O. steamer which leaves that port for King George's Sound, Adelaide, Melbourne, and Sydney.

29.—The routes by Vancouver or San Francisco Canada, the Sun Francisco Coute, &c. registered correspondence for Union or Non-union countries. The making up of mails vid San Francisco at Shanghai is left to the United States and Japanese Post Offices.

30.—When it is desired to forward letters to the United States by a sailing ship not notified as carrying a mail, all that is necessary is to post the letters in the ordinary way, marked with the name of the ship, and prepaid 10 cents per half ounce as usual. The Post Office then undertakes the duty of obtaining notice of departure and despatching the correspondence.

MAIL TIME TABLES.

31.-Tables showing the dates of the departure of the contract mails and the dates when replies to letters are due in Hongkong are published separately, and may be obtained on application.

Mail Notices.

32.—The dates and hours of closing all mails in the General Post Office are also published twice daily, except on Sundays and Holidays, in a Special Mail Notice.

FORBIDDEN ARTICLES.

33.—The following articles cannot be sent through the post :--

- (a) Samples of merchandise having a saleable value.
- (b) Samples and other articles which, from their nature, may expose the postal officials to danger, or soil or damage the correspondence.
- (c) Explosive, inflammable, or dangerous substances.
- (d) Animals or insects living or dead, except in the cases provided for in par.
- (e) Any indecent or obscene print, painting, photograph, lithograph, engraving, book, or card, or any other indecent or obscene article, or any letter, newspaper, or publication, packet or card, having thereon any words, marks or designs, of an indecent, obscene, libellous or grossly offensive character.

34.-It is forbidden to insert in ordinary or registered correspondence consigned to the post:-

(a) Current com.(b) Articles liable to Customs duty. See Appendix.

(c) Gold or silver bullion, precious stones, jewellery, and other precious articles, but only in case their insertion or transmission is forbidden by the legislation of the countries concerned.

REQUESTS FOR REDIRECTION.

35.—Requests for the redirection of correspondence, or to have it stopped in Hongkong, must be in writing. The precise address of the correspondence must be given.

36.-Requests should also state whether private letters or those for the writer's firm are required, and to how many mails the request applies.

37.—When the correspondence is required in Hongkong an address must be given to which it may be sent. Under no circumstances will it be delivered at the Post Office windows. If the applicant persists in applying for it instead of waiting till it is sent to him, his request will be cancelled.

38.—No notice can be taken of requests sent in after any mail is signalled with reference to that particular mail.

39.—Requests of a complicated nature cannot be entertained.

40.—Correspondence directed to care of boxholders in Hongkong must, without exception, be delivered as addressed.

41.—Every request is understood to refer to letters only; papers will not be intercepted unless special reasons be shewn to the satisfaction of the Postmaster-General.

42.—There is no charge for redirection of sufficiently prepaid correspondence.

43.—The marine officers are not allowed to deliver correspondence at Singapore.

44.—Letters for a firm will not be intercepted without the written authority of that firm.

45.—Correspondence from the Continent for Northern Ports by French packet cannot be intercepted, nor can that for Yokohama by any mail.

46.—No request is acted on for more than three months, at the end of which time the correspondence resumes its usual course. The period of three months allowed will give time to have correspondence directed as it is to be delivered. Should it be desired that the correspondence should resume its ordinary course earlier, it will be necessary to inform the Postmaster-General.

47.—The interception of letters is promised only when possible. Sometimes it is not possible, and the omission in any case to intercept them must not be regarded as matter for complaint.

COMP. AINTS.

48.-All complaints, or representations of matters which cannot be adjusted locally, should be addressed to the Postmaster-General, Hongkong, and, if marked On Postal Business, will be forwarded free by any Postmaster or Agent.

49.—The cover of any correspondence about which complaint is made should if possible be forwarded with such complaint. Neglect of this generally renders enquiry impossible.

50.—When correspondence has been mis-sent or delayed (both of which are liable to happen occasionally) all that the complainant need do is to write on the cover, Sent to, or Delivered at....., or Not received till the ...th instant, or as the case may be, and forward it, without any note or letter whatever, to the Postmaster-General. Attention to this would save much writing and needless trouble.

PRIVATE BOXES.

51.—Private boxes may be rented in the offices at Hongkong and Shangha. The fee is \$10 a year payable in advance.

52.—Each boxholder is supplied with an account book free, but must himself provide at least two stout bags (Shanghai firms require four) marked with his name in English and Chinese on both sides. Chinese Nankin makes the best bags for this purpose. They should be without strings, but have a couple of iron rings at the mouth for suspending. Boxholders should insist on their coolies returning these bags to the Post Office as soon as emptied, or at any rate not later than next morning. The only safe way to empty a bag is to turn it inside out.

53.-Each boxholder's coolie must be provided with a stout ticket or badge of wood, metal, or pasteboard, bearing his employer's name in English and Chinese. This will enable him to obtain letters whenever a mail arrives.

54.—The advantages of renting a box are many. It secures a quicker and more accurate delivery of correspondence. Unpaid letters are delivered to boxholders with-out the delay of demanding payment, change, &c., as they are charged to his account. The boxholders of Hongkong and Shanghai send bags down in the mail steamer to be filled by the marine officer. Boxholders are allowed to post their letters in sealed boxes*, and to mark their Postage Stamps. They receive free copies of all notices issued by the Post Office, Tables of Rates, &c. Many inconveniences are saved to them by the facility for charging their accounts with small deficiencies of postage, when there is no time to return a short-paid letter. This, however, is only done as an exception, when the letter cannot go on unpaid, no boxholder being allowed to make a practice of sending shortpaid correspondence or letters to be stamped. Boxholders are also allowed certain privileges as to posting local correspondence unstamped (see paragraph 14).

55.-Boxholders' books are sent out for settlement on the first day of each month, and should be returned promptly. As a general rule no information can be given as to the correspondence charged in these accounts, where it came from, &c. There is only one way to obtain such information, and that is to file the covers of all unpaid corre-spondence received. Entries On Board are for unpaid correspondence dealt with by the marine officer on his way up from Singapore.

Post Restance.

56.—All articles superscribed "To be kept till called for," "To await arrival," or in any similar way, and also articles addressed "Post Office," are held to fall under the head "Poste Restante."

57.-Poste Restante letters, &c., can be obtained at any time during the office hours. The persons applying for them must furnish satisfactory evidence that they are parties to whom the correspondence should be delivered.

58.-Poste Restante correspondence is kept for the following periods, after which it is regarded as "Dead," and is returned to the office of origin :-

Local letters are kept for 1 month....... Letters for steamers are kept for 3 months International ", ", 2 months Letters for steamers are kept for 3 months ", sailing vessels", 4

59.-The Poste Restante is intended for the accommodation of strangers and travellers who have no permanent abode in Hongkong.

60.-When correspondence is received addressed to parties in "Hongkong," but without a full address, it is placed in the Poste Restante if no request has been received from the addressee regarding it, or his name does not appear in the Directory.

61.—There is no limit to the weight of letters, but, unless to or from a Government Office, they must not exceed 2 feet in length and 1 foot in width and depth.

Address to be complete.

62.-Addresses should be as complete as possible in order to facilitate delivery, and in order that, in the event of the letter becoming from any cause undeliverable, it may be returned to the writer unopened, it is recommended that the sender's name and address be also superscribed on the cover.

Unpaid Letters; Loose Letters.

63.—The general rule as to insufficiently paid letters is to double the deficient postage. If the despatching office has not indicated how much the deficiency is, it is taken to be 10 cents per half ounce, and the letter is consequently charged 20 cents per half ounce. Any foreign postage stamps affixed are neglected in making this charge. Hence letters sent loose on board ship are treated as wholly unpaid, however many

* The boxes should be closed with some recognizable seal. Locked boxes cannot be allowed. A receipt book should be sent with each box, but as the receiving officer cannot undertake to count the correspondence sent, he only gives a receipt for One Box. No attention is promised to anything written in the book-To be Registered, for instance.

^stamps of other countries they may bear. This practice is based on international rules, and is required by Treaty. Nothing can be sent wholly unpaid except letters. The prepayment of postage on local letters is compulsory.

Consignees' Letters.

64.—Consignees' letters, being privileged by law, need not be sent to the Post Office at all, but if they are sent they are liable to ordinary rates of postage.

65. -In the event of an unpaid letter becoming a dead letter, the sender is liable, according to international rules, to pay the deficient postage and the fine.

Soldiers' and Sailors' Letters.

66.-Privates in H. M. Army or Navy, Non-commissioned Officers*, Bandmasters, School-masters (not Superintending or First Class), Writers, or School-mistresses may send HALF-OUNCE letters to the United Kingdom by the English Mail at the rate of two cents each, or by the French Mail at the rate of four cents each. The postage must be prepaid in Hongkong stamps.

67.--To other places not beyond Great Britain, such as India, Malta, &c., the postage is 2 cents.

58.-The same privileges apply to letters addressed to the Privates and Noncommissioned Officers named above.

69.—The letters must not exceed half an ounce. No handkerchiefs, jewellery, &c., can be sent, even with the ends open.

70.—If from a Soldier or Sailor his class and description must be stated in full on the letter, the cover of which must be signed by the Commanding Officer, with name of regiment, ship, &c., in full. If to a Soldier or Sailor, his class and description, with name of regiment, ship, &c., must be stated in full. 71.—Soldiers and Sailors have no privileges with regard to books, papers, or parcels.

NEWSPAPERS.

72.-A newspaper is a printed paper containing news. It must not exceed four ounces in weight, or it is liable to an additional rate of postage. It may be prepaid as a book at the option of the sender. The Union rate of postage is 2 cents each.

73.—A bundle of newspapers may be prepaid at so much each (and each one must count, however small), or the whole may be paid at book rate. 74.—Two newspapers must not be folded together as one, nor must anything

whatever be inserted except bond fide supplements of the same paper and same date.

Printed matter may, however, be enclosed if the whole be paid at book rate. 75.—A newspaper must be open at the ends. If it contain any written communication whatever it will be charged as a letter. It should be folded with the title outwards.

BOOKS.

76.—Books are charged at so much per two ounces The Union rate is 2 cents.

77.-The term "books" includes almost all kinds of printed or written matter not of the nature of an actual or personal correspondence, with whatever is necessary for its illustration or safe transmission, as maps, rollers, binding, &c., but a book must contain no communication whatever of the nature of a letter. Printers' copy; authors' manuscripts; diaries, but not letters in diary form; press copies of any documents not letters; law papers; deeds; bills of lading; invoices; insurance papers; copied music, &c., may all be sent at book rates. But stamps of any kind, whether obliterated or not, or any papers representing monetary value, such as coupons, drafts, lottery tickets, &c., must be sent at letter rates.

78.—A book may contain an inscription presenting it, notes or marks referring to the text, or such writing as With the author's compliments, &c.

79.—The packet must be open at the ends, and the contents visible, or easily to be rendered visible. Packets which are sealed are treated as letters even though the ends may be open.

80.—The weight of a book packet is limited as follows :-

To British Offices 5 lbs.

To other Offices 4 lbs.

81.—Book packets for non-British offices must not exceed 18 inches measurement in any one direction, but such objects as maps, pictures, plans, photographs, &c., if made up into rolls of no great thickness and not exceeding 31 inches in length, may be so forwarded to any country.

PATTERNS.

82.-Samples of merchandise must possess no saleable value, nor bear any writing or printing on or in the packet except the name of the sender or that of his firm, the address of the addressee, a manufacturer's or trademark, numbers, prices, and indications relative to weight or size, or to the quantity to be disposed of, or such as are necessary to determine the origin and the nature of the goods.

Liquids.

83.—Liquids, oils, and fatty substances easily liquified must be enclosed in glass bottles hermetically sealed. Each bottle must be placed in a wooden box adequately furnished with sawdust, cotton, or spongy material in sufficient quantity to absorb the liquid in case the bottle be broken. Finally the box itself must be enclosed in a case of metal, of wood with a screw-top, or of strong and thick leather.

Ointments.

84.—Fatty substances which are not easily liquified, such as ointments, soft soap, resin, &c., must be enclosed in an inner cover (box, linen bag, parchment, &c.), which itself must be placed in a second box of wood, metal, or strong and thick leather.

Dry Powders.

85.—Dry powders, whether dyes or not, must be placed in cardboard boxes which themselves are enclosed in a bag of linen or parchment.

86.—Packets of patterns and samples must be packed so as to admit of easy inspection.

87.—Such packets for places in the Postal Union must not exceed 12 inches in length, 8 inches in width and 4 inches in depth.

88.—The maximum weight for packets of patterns or samples of merchandise posted in Hongkong or its agencies for the undermentioned places is 12 ounces (350 grammes).

		and a contract of the second and the second se	
Austria.	France.	Italy.	Salvador.
Belgium.	Greece.	Liberia.	Servia.
Bulgaria.	Guatemala.	Luxemberg.	Siam.
Congo Free State.		Mexico.	Switzerland.
Costa Rica.	Holland.	Portugal.	Tunis.
Egypt.	Hungary.	Roumania.	United States.
	O	1	· · · · ·

To British Offices the limit is 5 lbs.; to all other places it is 8 oz.

PRICES CURRENT AND CIRCULARS.

89.—A circular is a communication of which copies are addressed, in identical terms or nearly so, to a number of persons. It may be either written or printed, or partly written and partly printed. A price current or circular may be paid as a newspaper or as a book.

9).—A bundle of prices current or circulars may be paid as so many newspapers (each one counting) or the whole may be paid at book rate. The Union rate of postage is 2 cents each. For the Cape, 5 cents.

91.—Prices Current or Circulars forwarded in closed envelopes with the corners cut off, or with notched ends, are charged letter rates, as they are not really open to inspection.

92.—Prices Current and Circulars arriving in such large quantities as to retard the delivery of the mails are allowed to stand over till there is time to deal with them.

Post Cards

93.—The following values are issued :—

For local circulation (see paragraph 13)l cent

with reply paid3 cents

94.—Nothing must be written or printed on the stamped side of the card but the address and, if desired, the sender's address. Any communication whatever, whether of the nature of a letter or not, may be written or printed, or partly written and partly printed on the other side. But no card will be forwarded on which anything libellous, insulting, or indecent has been written, printed, or drawn.

95.—Nothing must be attached to a Post Card, nor may it be folded, cut, or otherwise altered. If so, it will be charged as a letter. Thin paper, smaller than the card, may, however, be pasted smoothly on it.

96.—In regard to hours for posting, late fees, &c., Post Cards are submitted to the same rules as letters.

97.—A card of insufficient value may be fully prepaid by the addition of an adhesive stamp of proper amount.

REGISTRATION.

98.—Every description of paid correspondence may be registered, except such as is addressed in pencil, or is addressed to initials or fictitious names, or is not properly fastened and secured. The fee is 7 cents to the United Kingdom, local 5 cents, elsewhere 10 cents. The sender of any registered article may obtain an acknowledgment of its delivery to the addressee on paying an extra fee of 5 cents,

99.—Letters to be registered should be handed to the receiving officer at the proper window, and a receipt obtained. The hour of registry will be marked on the receipt if specially requested. Whoever presents an article for registry MUST ASK (orally) FOR A RECEIPT. Nothing written on the letter or elsewhere can replace this indispensable precaution.

100.—The Post Office is not legally responsible for the safe delivery of registered correspondence, but will be prepared to make good the value of such correspondence if lost while passing through the Post, to the extent of \$10, in certain cases, provided :-

- (a) That the sender duly observed all the conditions of registration.
 (b) That the correspondence was securely enclosed in a reasonably strong envelope.
- (c) That application was made to the Postmaster-General of Hongkong immediately the loss was discovered, and within a year at the most from the date of posting such correspondence.
- (d) That the Postmaster-General is satisfied the loss occurred whilst the correspondence was in the custody of the British Postal administration in China; that it was not caused by any fault on the part of the sender; by destruction by fire, or shipwreck; nor by the dishonesty or negligence of any person not in the employment of the Hongkong Post Office.

101.-No compensation can be paid for mere damage to fragile articles such as portraits, watches, handsomely bound books, &c., which reach their destination, although in a broken or deteriorated condition, nor on account of alleged losses of the contents of registered covers which safely reached their destinations, nor on account of any article for which the addressee has signed a receipt.

102.-The Post Office declines all responsibility for unregistered letters containing bank notes, or jewellery, and where registration has been neglected will make no enquiries into alleged losses of such letters.

103.—A postcard enclosed in a packet of correspondence, for return to the sender by way of receipt, will not under any circumstances be admitted as evidence that any particular article reached the Post Office.

104. Registration in China extends to Hoihow, Canton, Swatow, Amoy, Foochow, Ningpo, Shanghai, and Hankow only.

MISCELLANEOUS.

105.—Contrary to general usage the Hongkong Post Office will give a receipt of the kind given for a boxholder's box for an ordinary letter, to assure the sender his correspondence has not been stolen on the way to the Post. But this receipt is not intended to be used against the Post Office in case the correspondence goes astray. Some few Offices grant acknowledgments of posting on payment of a halfpenny or so for each letter acknowledged, and even then they decline to admit that any such acknowledgment refers to any particular letter. Others have abandoned the practice of giving receipts even on payment. It is obvious therefore that this Office cannot allow its free receipts to be used to found complaints on. If that is intended the correspondence should be registered.

106.-It is no part of the duties of the Post Office to affix stamps to correspondence, or to see that servants purchase or affix the proper amounts, nor can the officers of the

Department, under any circumstances, undertake to do this. 107.—Any article of correspondence duly prepaid and posted becomes the property of the addressee, and cannot be returned to the sender, nor can it be detained, without the written authority of the Governor of Hongkong or of Her Majesty's Consul at the Port, on an application stating fully the reasons for the request.

PARCEL POST.

108.—A receipt will be given for each Parcel.

109 .- To the United Kingdom and Places beyond .- Parcels are forwarded by P. & O. packet only, and arrive in London about Charge is made on delivery except for Customs dues. Duties in the United Kingdom * packet only, and arrive in London about eight days later than the mail. No further

To India.-By P. & O. and Indian Mail packets only.

To Australia - By	P. & O. packet	vid Ceylon onl	ly, except Port	Darwin direct
A C AL COUR COURCE AND	A . CO OI THINK .		V /	

110.-Parcels for the United Kingdom and India may be insured at the following rates:--

	8 C.
25 fee 20 100 fee 80 175 fee 1.40 225 fee	1.80
50 ,, 40 125 ,, 1.00 200 ,, 1.60 250 ,,	2.00
75 ,, 60 150 ,, 1.20	

111.—The rates of Postage are indicated in the following Tables.

* As far as the Post Office is able to state them.

HONGKONG POSTAL GUIDE.

112 .- To the United Kingdom and British Colonies, &c. :-

Postage.								
70	THOIT OF	FIRST	Subse- quent lb.	LIMIT OF SIZE.	PROHIBITED CONTENTS.			
Hongkong, China, Siam	1b 11 5	cents. 5 5	cents, 5 5	2 ft. by 1 ft., by 1 ft. Do.	Opium. Do.			
Cochin-China, Cambodge, Tonkin, An-) nam	11	5	5	Do.	Explosive matter, letters, liquids, opium.			
Straits Settlements. Burmah, Ceylon, }	11	15	15	Do., and not smaller $than 3 in. by 2 in., by 2 in.ft. 6 in. long, or 6$	Opium.			
British North Borneo	11	Б	5	ft. in greatest length }				
Malta Gibraltar	11 11 11	20 20 25	20 20 20	Do. Do. Do.	Arms. T'bacco, except for personal			
Africa, West Coast †(via London)	11	40	35	Do.	use, copyright books.			
Ascension do.	11	35 40	30 35	Do. Do.	Specie or ostrich feathers. Dangerous articles, liquids (unless securely packed),			
Bermuda do.	11	40	35	Do.	contraband articles. Letters, jewellery, gold, silver.			
British Bechuanaland do.	7	55	50	Do.	Letters, liquids (unless se- curely packed), specie, bullion, gold-dust, nug-			
					gets, ostrich feathers, to- bacco stalks, extracts or essences of coffee, tea, chicory or tobacco, fruit, plants, cuttings, bulbs or roots.			
British Guiana do.	11	40	30	Do.	Counterfeit money, duti- able articles, spirits, ci- gars, snuff, tobacco, opium, ganje, charas,			
British Honduras do.	11	35 40	30 35	Do. Do.	chang, cannabis indica.			
Cape Town do.	11	45	40	Do.	Letters, plants, nuggets, tobacco, tea. Do.			
Cape Colony do.	11 11	45	25 45	Do. Do.	Coins, tobacco. Letters, dangerous arti-			
Mombasa, Lamu (Br. East Africa) do.	11 7	45 45	30 40	Do. Do.	cles, liquids. Letters, gold, silver, os-			
New Hebrides do.	11	60	40	Do.	trich feathers, firearms. Letters, liquids (unless			
New Zealand do.	11	40	40	Do.	securely packed). Letters, perishable goods, liquids.			
Newfoundland do. New South Wales(via Ceylon)	11 11	40 30	30 30	Do. Do.	Letters.			
Queensland do.	11	45	40	Do.	Letters, liquids (unless se- curely packed), tobacco,			
St. Helena, Tristan d'Acunha (viâ London)	11	35	30	Do.	spirits, opium. Books copyright in the United Kingdom.			
Tangier do.	11	35	30	Do.	Arms, munitions of war, tobacco, opium pipes.			
Transvaal do. do.	11 7	40 55	40 50	Do. Do.	Letters. Same as British Bechuana- land.			
South Australia	11 11	30 30	30 30	Do. Do.	Letters, vines, opium,			
Western Australia	11 11	30 30	30 30	Do. Do.	spirits, tobacco. Letters. Letters.			
Port Darwin	11	35	30	Do.				
Canada do.	7	40	35	2 ft. by 1 ft., by 1 ft.	Liquids (unless securely packed), oleomargarine, butterine, books copy- right in Canada.			
Jamaica, Turks' Is do.	11	40	35	2ft. long, or 4ft. in length and girth combined.	Letters.			
Mexico do.	11	45	35	Do.	Letters, liquids, lottery tickets, circulars.			

And Indian Offices, viz: Aden, Bagdad, Bander Abas, Busnah, Bushire, Guadur, Jask, Kashmir, Linga, Muscat, Zanzibar,
 Accra, Bathhurst, Cope Coast Castle, Lagos, Quittah, Sierra Leone.
 Antigua, Montserrat, S. Kitts, Nevis, Dominica, Virgin Is.; Grenada, S. Lucia, S. Vincent, Tobago.

113.-To the Continent of Europe and Foreign Countries :-

To		RITISH PACKI vid London.		GERMAN	PACKET.	PROUIBITED CONTENTS.
	0 to 2 tb.	2 to 7 lb.	7 to 11 lb. 0 to 7 lb. 0		0 to 11 th.	
Algeria and Corsica §	\$ c. 1.20	\$ c. 1.70	\$ c.	\$ 6	\$ r.	Coins, arms, ammunition, medicines, plants, vines, gold, silver, jewellery, lace.
Argentine Republic §	1.50	2.25	-1.1	0.4)		Letters, vine plants, sold, silver, jewellery.
Austro-Hungary Azores Is.	1.10 1.40	1.60 1,90		inei itei	1,20	Letters, coins, tobacco,
Bélgium Beyrout	1.00	1.50	2.00		1.20	vines, plants. Letters. Letters, firearms, tobacco.
Bosnia, Herzegovina & Novi Bazar Bulgaria	0.90	1.60 1.90	2,30	1.1-1		Letters, foreign lottery tickets, plants.
Bulgaria	1.40	1.90	1000			Letters, lottery tickets, coins, arms, ammunition,
Cameroons Chili §	1.60 1,90	2.10 2.40	222	1000	23	t'bacco, plants, vines, drugs. Letters, liquids. Letters, plants, arms and implements of war, arti-
Calambia		2,40				implements of war, arti- cles injurious to health. Letters, liquids, arms.
Colombia Congo Free State Constantinople,	1.40 1.10	1.30	3.20 1.60			Letters.
Costa Rica ¶	0.70 1,30	1.50 2.20	2,20 3.00		-1-	Firearms, tobacco, salt. Letters, arms.
Danish West Indies Denmark	1.20	1.90 1.60	2.70	1111		Letters. Letters, lottery tickets, pro-
Egypt ¶ (direct)		1.00	1.50		1.20	spectuses. Letters, arms, ammunition,
Finland §	1.10	3.10	1.50	1+++	ala.	liquids. Letters, arms, spirits, coins.
France	1.00	1.50		1,20		Letters, arms, ammunition, medicines, foreign bronze coins, plants, gold, silver.
French Colonies §		2.20	- 00 - 4		- 20.0	Letters, arms, ammunition, tobacco, plants, vines, gold, silver, jewellery, lace.
French & Austrian Offices	1.40	1.90	10.0			Letters, tobacco, salt, fire- arms.
Germany	1.00	1.50	-i		1.10	Letters, plants with roots, vines or parts of vines, socialistic books.
Greek Ports (viá Hamburg)§		1.40		11.41		Letters, plants, dangerous articles, liquids, gold, silver, jewellery. Same as Germany.
Heligoland Holland	1,00	1.50	2,00	14 mil	1.20	Letters.
Italy § (via France)	1.10	1.60				Letters, tobacco, vines or parts of vines, arms, che- mical compounds, rags.
Luxemburg Madeira	1.00 1.15	1.50	2.10	-)-1	1.20	Letters. Letters, coins, tobacco,
Mauritius ¶	1.20	1.90	140.0	1	101-	vines, plants. Letters.
Norway Portugal (via Lisbon)	1.00	1.50	2.05		1.30	Letters, coins, tobacco,
Roumania		1.70		1.50		vines, plants. Letters, plants(except seeds and dried roots).
Samoa and Tonga		2.80				Same as Germany.
Servia	1.30 1.20	1.80 1.90		1111		Letters, vines. Letters, gold, silver, jewel-
Smyrna 🤻	0.70	1.50	2,20	+	1000	lery. Letters, materials for gun- powder, plants, arms, to- bacco.
Spain §	1.20	1,70		1.40	-000	Letters, arms, ammunition, books, maps, plants, ro- saries, relics.
Sweden		1.70	- +	1.50	1.00	Letters, gold, silver, drugs.
Switzerland Tahiti §		1.60		100	1.20	Letters, Letters, gold, silver, jewellery
Uruguay §		2.50	3.10		-000	Letters, lottery tickets, li- quids, vines.

§ Parcels must not exceed 2 ft. in length, or 4 ft. in length and girth combined. Diego Suarez, French Guiana, Guadeloupe, Martinique, Mayotte, New Caledonia, Noesi-Bé, Réunion, S. Marie de Madagascar, Senegal, Tripoli, Tunis. ¶ Parcels must not exceed 3 feet 6 inches in length, or 6 feet in greatest length and girth combined.

114.-Except as indicated in the foregoing Tables parcels must not exceed 2 feet in length, breadth or depth. Those intended for the German packet must be livected.

115 *.--Each Parcel must be sealed in such a way as to render it impossible that it should be opened without detection. The sender must supply a declaration of the nature, value, and net weight of the contents, and of the gross weight of the Parcel.

116 *.—A small charge, not exceeding six cents, may be made for Custom House purposes on the delivery of the parcel. Except Customs dues, this is the only charge

purposes on the delivery of the parcel. Except Customs dues, this is the only charge the addressee will have to pay. 117.—GENERAL RULES.—Parcels must be posted before 3 p.m. on the working day next before the departure of the packet. A receipt will be given for each. A declara-tion of contents and value is required, except for places the names of which are printed in *italics*. The form is supplied free. Parcels may be sealed, but any Parcel, even though sealed, is liable to be opened for examination. Dangerous or perishable goods, opium, articles likely to injure the mails, liquids (unless securely packed), and fragile packages are prohibited. No parcel must exceed \$250 in value. A Parcel may contain a letter to the same address as that of the Parcel itself (except in cases where enclosure of letters is prohibited) or another Parcel to that address, but no other enclosure. Declarations of Contents must be complete and accurate. Everything in the Parcel should be entered. False declarations expose the Parcel to the risk of confiscation. confiscation.

MONEY ORDERS.

118 .- Money Orders are issued at Hongkong and Shanghai at current rates of exchange on the following countries and places:-

Canada. China Ports (Hoihow, Can- ton, Swatow, Annoy, Foo- chow, Ningpo, Hankow, and Shanghai. Ceylon. Hawaii(Sandwich Islands). British India (including	Burmah and the Agen- cies of the Indian Post Office in the Persian Gulf). Japan Ports (Nagasaki, Osaka, Iliogo, Kobe, Kioti, Yokohama and Hakodate).	New South Wales. New Zealand. British North Borneo. Queensland. Siam (Bangkok only). South Australia.	Straits Settlements (Singa- pore, Penang and Ma- lacca). Tasmania. United Kingdom. Victoria. Western Australia.
	Drawn through	h London Office.	
FOREIGN COUNTRIES Austria-Hungry. Belgium. Bulgaria. Chili. Denmark (including Ice- land and Farce Islands). Danish West Indies. Egypt.	France, with Algeria. German Empire (including Heligoland and the Ca- meroons). Holland. Italy (with Agencies at Tripoli, Assab and Mas- sowah). Norway.	Orange Free States. Portugal (including Ma- deira and the Azores). Roumania. Switzerland. Transvaal. Tunis. United States.	FOREIGN CITIES AND TOWNS - Constantinople. Smyrna. Adrianople. Beyrout. Salonica. Panama. Tangier.
BRITISH COLONIES. Cyprus. Falkland Islands. Gibraltar. Malta. Newfoundland. Cape Colony. Gambia.	Gold Coast Colony. Lagos. Mauritius Natal. St. Helena. Seychelles. Sicrra Leone Mombasa. Lamu.	Bahamas. Barbadoes. Bermuda. British Guiana. British Honduras. Dominica.	Amaica. Montserrat. Nevis. St. Kitts. St. Lucia. St. Vincent. Tobago. Trinidad.

119.—Orders on the Countries drawn through the London Post Office are paid less the following discount, for which the remitter should allow. All such Orders must be expressed in British currency -Fo

or	sums	s not excee	$\operatorname{ding} \mathfrak{L}^2$				3 d.	
		exceeding	£2 but	not exceed.	ing £ 5	5	60	
	99	caccoung	PA.	nov onocou.				
	55	22	241	11			9d.	
	37	22	£1	. 97	£1()	ls. 0d.	
		and the state of t	a mana di ing	og follows	(accow)	ince to t	1	~

120.—The commission charged is as follows (according to the currency the Order is drawn in):-

U_1	o to £2, or \$10, or 20 Rupees	0.20 cents.
U) to £5, or \$25, or 50 Rupees	0.40 cents.
- U I) to £7. or \$35. or 70 Runees	0.60 cents.
U) to £10, or \$50, or 100 Rupees	0.80 cents.
Uj	o to — — 150 Rupees §	1.00.

121.-No Order must exceed £10 or \$50 (unless drawn on India, when 150 Rupees is the limit).

* Paragraphs 115 and 116 refer to Paragraph 113.

XXX

122.-Sums not exceeding \$50 may be remitted between the Ports of China by means of Postage stamps, subject to a charge of one per cent. for cashing them, or Money Orders can be granted at Hongkong or Shanghai on Ports where there are Agencies of the Hongkong Post Office.

POSTAL NOTES. 123.—POSTAL NOTES of the values named below, payable within three months at any Post Office in the United Kingdom, or at Constantinople, can be obtained at Hongkong or at any British Post Office in China at the following prices, which include commission, and which vary with the rate of exchange :--

1/	***************************************	33 cents.
1/6	***************************************	50
5/		\$1.65.
		\$3.30.
20/-	••••••	\$6.60.
nublis	hed from time to time in the G	

The prices are p **Government** Gazette and can be obtained on application.

124.—The purchaser of any Postal Note must fill in the payee's name before parting with it. He may also fill in the name of the Office where payment is to be made. If this is not done the note is payable (within three months) anywhere in the United Kingdom, or at Constantinople. Any Postal Note may be crossed to a Bank. 125.—Postal Notes should always be forwarded in registered covers. If this

precaution is not taken NO ENQUIRIES WHATEVER will be made as to the loss or alleged loss of any Note.

126.-Postal Notes issued in the United Kingdom are not payable in Hongkong or China.

HONGKONG STAMP OFFICE RULES.

1.-Office hours, 10 to 3; Mail days, 10 to 5; Saturdays, 10 to 1.

2.—Applications for Impressed Stamps must be made on a requisition supplied gratis, whether the Stamps are to be paid for in cash, or are applied for in exchange for spoiled Stamps. The requisition in either case to be on a separate paper.

3.-Payment must be made on requisition.

4.-Requisitions will be executed as received.

5.—All documents and change should be examined before being removed. No question as to wrong counting or of weight or goodness of money will be entertained afterwards.

6.—Spoiled Stamps on unexecuted Instruments.

a.-Allowance will be made for Stamps upon Instruments spoiled by error in the writing:

b .- Or defaced by accident:

c.-Or rendered useless by unforeseen circumstances before completion.

7.-The claim for such Stamps must be made within Six Months after spoiling.

8.-Spoiled Stamps on executed Instruments.

a.—Allowance will be made for Stamps on Instruments found unfitted for the purpose originally intended by error therein:

b.--Or which cannot be completed in the form proposed because of the death of any person:

c.-Or because of refusal of signature.

9.—Claims for Stamps on executed Instruments must be made within Six Months after signature, the substituted Deeds, if any, being produced duly stamped.

10.—Stamps on Bills of Exchange or Promissory Notes when signed by the drawer or maker will be allowed if they have not been out of his hands, and have not been accepted or tendered for acceptance.

11.—Bills, &c., wherein any error has been made will be allowed though accepted or tendered for acceptance, provided the claimant produces the Bills substituted within Six Months after the date of the spoiled ones.

12.-Applications for allowances may be made on Tuesday or Friday from 11 to 3.

13.-No allowance for Spoiled Stamps is made on signed or partly signed Transfers of Shares.

14.-Documents spoiled in stamping will be destroyed, the applicants providing the additional paper, &c.

15.—Stamps will be impressed upon any part of the Documents where practicable with security to the Revenue, a point to be decided by the Collector.

16.—Forms may be left at the Office to supply deficiencies in counting, or to replace those spoiled in stamping.

17 .- All Impressed Stamps will be dated.

18.—No Bills of Exchange in sets will be stamped in which the words First and Second, or First, Second, and Third are left blank. The words, Second of the same tenor and date being unpaid, or the like, must also be wholly filled in on each one.

DIGEST OF PENALTIES UNDER THE STAMP ORDINANCE, 1886

SECT. 6.—For neglect to stamp sufficiently, and for negotiating, &c., insufficiently stamped documents	Not erceeding
SECT. 6.—For not obliterating Adhesive Stamp:	\$ \$100
SECT. 7For not drawing the whole number of which a set of Bills pur)
porta to consist	. 2 \$500
SECT. 7.—For untrue statement under ad valorem stamp	
SECT. 10 Penalties on stamping after execution, where there was no fraudu	alent intention :—
Within one month, double	
Within two months, 10 times	the deficient duty,

TABLE OF THE PRINCIPAL AD VALOREM DUTIES UNDER THESTAMP ORDINANCE, 1886.

AVERAGE STATEMENT 10 cents.] MORTGAGE	
CHARTER PARTY	
CONVEYANCE 30 ,, 8 Reassignment	0
LEASE	3
	100
Three years	ã.
Thirty years	
Over 30 years	

SCHEDULE LIST OF STAMP DUTIES UNDER ORDINANCE NO. 16 OF 1886 NOTE.-A document containing or relating to several distinct matters is to be separately and distinctly charged with duty in respect of each of such matters. Any document liable to Stamp duty under more than one article of this Schedule shall be charged under that article which imposes the highest duty. 2.-- AGREEMENT, or any memorandum of an agreement, under hand only, and not specially charged with any duty, whether the same be only (evidence of a contract, or obligatory on the parties from its being a (written instrument Norg. - Agreements as to letting or tenancy are in all cases chargeable as leases. See articles 22 and 24. AGREEMENT or Contract accompanied with the deposit of Title Deeds to any immovable property, or for securing the payment or repayment > See Mortgage, 26.) of any money or stock EXEMPTIONS .- Label, slip, or memorandum containing the heads of any Iusurance to be effected by means of a duly stamped Policy or Risk Note. Memorandum, letter, or agreement made for or relating to the sale of any goods, wares, or merchandise, or to the sale of any shares in any public company, not being a Broker's note or document given by a Broker. Seaman's advance note, or memorandum, or agreement made between the master and mariners of any ship for wages.-Emigration Contract.-Passage Ticket. 8.-ARBITRATION AWARD 4.—ARTICLES OF CLERKSHIP, or Contract whereby any person shall first be-come bound to serve as a clerk in order to his admission as an Attorney \$50. or Solicitor 5.-ATTESTED COPY of any Document chargeable with Stamp Duty under | 31-6.—BANK CHEQUE payable on demand to any person, to bearer, or order.2 cents. 7.-BANK NOTES, or other obligations for the payment of money issued by any Banker or Banking Company in the Colony forlocal circulation and payable to bearer on demand...... 8.-BILL OF EXCHANGE drawn out of but payable on demand within the 2 cents. Colony, not being a Cheque, and bearing the date on which it was made • BILL OF EXCHANGE drawn out of and payable on demand out of the 2 cents. Colony, when negotiated within the Colony BILL OF EXCHANGE of any other kind whatsoever except a Cheque being free. 9.-BILL OF LADING, or ship's receipt where bills of lading are not used, for) 10 cents. each part of every set ETEMPTICS. -- Bill of Lading for goods shipped by any Government Officer on account of Government. 10.--BOND, or other obligation concerning RESPONDENTIA AND BOT-) 10 cents for every TOMRY, and Average Statement, or Bond where no statement is drawn \$100 or part thereof. up qu BOND for securing the payment or repayment of money not otherwise provided for. or for the transfer or re-transfer of stock, or accompanying See Mortgage, 26. the deposit of Title Deeds to any immovable property..... (See also Articles 4, Bost..... 20, 21, 33. 11.-BROKER'S NOTE, or any document having reference to the sale or 50 cents. purchase of any merchandise, given by any Broker 12 .- CHARTER PARTY, or any Agreement or Contract for the charter or) 10 cents for every hiring of any sea-going ship or vessel, to be charged on the estimated } \$100 or part thereof.

• Order in Council of April 7th, 1887.

XXXIV

13COPY CHARTEE-
Vessel under 200 tons, each copy\$1.
over 200
OVER 200 " "
CONTRACT See Agreement, 2.
14.—CONVEYANCE or Assignment on sale, to be levied on the amount or
14.—CONVEYANCE or Assignment on sale, to be levied on the amount or value of the consideration money, such consideration money to in- 30 cents .or every
clude any sum payable by the purchaser in respect of any mortgage \geq \$100 or part
or other debt remaining upon the property purchased or released by 1 thereof.
such purchaser to the vendor. (See also Article 17)
EXEMPTIONTransfer by mere endorsement of a duly stamped Bill of Exchange, Promissory Note, or other negotiable
Instrument, or of a Bill of Lading. Bill of Sale for Chinese Junk.
15.—COPARTNERSHIP, Deed or other instrument ci
16.—DECLARATION OF TRUST
17.—DEED or other instrument of Gift, assignment, or exchange, where no \$\$27. money consideration, or a merely nominal money consideration, passes \$\$27.
money consideration, or a merely nominal money consideration, passes)
* DEED of Assignment where no money consideration or a merely nominal
money consideration passes and where such Deed is merely confirmatory
of an Assignment on which the full conveyance duty has been paid)
Norr The Collector of Stamp Revenue shall, unless the two deeds referred to in the foregoing paragraph are comprised in one and the same document, denote by an entry under his hand made upon the Deed stamped with the \$10 duty, that the full conveyance duty (if more than \$10) has been paid upon the other.
that the full conveyance duty (if more than \$10) has been paid upon the other.
DEPOSIT of Title Deeds
18.—DUPLICATE or Counterpart of any Document chargeable with duty under
this Schedule, to be affixed on the production of the original Document
bearing its proper Stamp, and not otherwise. If the original duty is—
Under \$ 1Same duty.
From \$ 1 to \$10\$1.
, \$10 to \$20
, , , , , , , , , , , , , , , , , , ,
Over \$20
it appears by some entry made by the Collector or by some stamp impressed thereon that the full and proper
duty has been paid up on the original instrument of which it is a duplicate or counterpart or unless it is stamped as an original instrument.
19EMIGRATION FERS, under the Emigration Consolidation Ordinance, 1874-
Application for a certificate
Continents of a certificate and a certificate and a certificate a certif
Cartificate
20 Exprise charge and an and the supreme Court atther Invision of the every Cloor
tion
tion
ULARANTEE
charged with duty under this Schedule
Nore The impressions of Chinese pames, shop pames, or trading names, commonly called chops shall not be taken
21.—Every INSTRUMENT IN WITHING UNDER SEAL, HOUDINEWISE Specificity (\$10. charged with duty under this Schedule
22.—LEASE or agreement for a Lease, made for a term of years, or for a period determinable with one or more life or lives or otherwise 30 cents for every
a period determinable with one or more life or lives or otherwise / 30 cents for every
contingent, in consideration of a sum of money paid in the way \$100 or part there-
contingent, in consideration of a sum of money paid in the way (\$100 or part there- of premium, fine, or the like, if without rent
23.—LEASE, executed in pursuance of a duly stamped agreement for the same\$1.
24.—Lease or Agreement for a Lease of any Land, House, Building or
Tenement, at a rent, without payment of any sum of money by way of
fine or premium, to be levied on the Annual Rent, for a term not ex-
and in a
One year
Three years
Thirty years
Exceeding thirty years
NOTE When both rent is paid and there is a fine or premium, the duty is to be the total of that due under both articles
23 & 24.
EXEMPTIONAll rentals under \$50 per annum. 25LETTER or other instrument of HYPOTHECATION accompanying Referring to part-
deposit of documents of title to any moveship property or hond / icular property C1
deposit of documents of title to any moveable property, or bond, / icular property, \$1. or other instrument of guarantee in respect of such property or (Duplicate, 10 cents.
documents of title
LETTER OF GUARANTEE
26MORTGAGE, or Agreement for a Mortgage, Bond, Debenture, Covenant,
Warrant of Attorney to confess and enter up judgment, and Foreign
Warrant of Attorney to confess and enter up judgment, and Foreign
Warrant of Attorney to confess and enter up judgment, and Foreign security of any kind not specially charged with duty under this Sche- dule, to be levied on the amount or value of the principal sum secured.

(i.) Being the only, or principal, or primary security, and also where 10 cents for ever
any further money is added to the money already secured
(ii.) Being a collateral or auxiliary or additional or substituted security,
other than a Mortgage executed pursuant to a duly stamped
agreement for the same, or by way of further assurance for the
above-mentioned purpose where the principal or primary security
is duly stamped, and for every extension of the time of an Original
(iii.) Transfer, assignment, disposition or assignation of any Mort-
gage Bond, Debenture, Covenant, or Foreign security, or of any
money or stock secured by any such instrument, or by any War-
rant of Attorney to enter up Judgment, or by any Judgment;
to be levied on the amount transferred
(iv.) Reassignment, release, discharge, surrender, resurrender, warrant 1 cent for every \$10
to vacate, or renunciation of any such security as aloresaid, or of i or part thereof
the benefit thereof, of of the money thereby secured
(v.) Mortgage executed in pursuance of a duly stamped agreement for same
27.—Any NOTARIAL ACT whatsoever not otherwise charged with duty in this Schedule
28.—Note of Protest by any Commander or Master of a vessel, or with) 25 cents. regard to any Promissory Note or Bill of Exchange
29 - POLLUX or Risk Note of Marine Fire Life or other Insurance for)
each copy, and every renewal
30.—Power of Attorney
31PROBATE, or Letters of Administration, with or without the Will)
annexed to be calculated upon the value of the Estate and Effects SI for every S100 of
for or in respect of which such Probate or letters of Administration part thereof.
shall be granted, exclusive of what the descared shall have been
possessed of, or entitled to as a Trustee for any other person or
persons and not beneficially
ExemitionA-ministration Bonds, and Estates under \$250.
BEASSIG: A DATE See Mortgage, 26. 32.—RECLET or Discharge given for the payment of money, or in acquittal)
of a debt paid in money or otherwise, when the sum received, dis-> 2 cents.
charged, or acquitted exceeds \$10
EXEMPIONS.—Letter acknowledging the arrival of a Currency or Promissory Note, Bill of Exchange, or any security fo money, Receipt or Debit Note for the Premium on a duly stamped Policy of Insurance. Receipt given by any office or soldier of Her Majesty's forces stationed in the Colony for money paid out of Imperial Revenue.
moncy, Receipt or Debit Note for the Premium on a duly stamped Policy of Insurance. Receipt given by any office
33.—SERVANT'S SECURITY BOND. Any Instrument in writing under scal
by which any domestic or other Servant or Clerk or Compradore shall
give security for the due discharge of his duties, or of the duties of
other persons to be employed by him, or for the safe custody of
money or property to be entrusted to him, or for the proper carrying [The same duty as a
on of business to be conducted by him, or for the discharge of his Mortgage, see Ar
responsibilities arising from such business, whether such security ticle 26, i. & ii.
shall be given by the binding of other persons, or by the deposit of
money or valuable property or by deposit of the Title Deeds to any
property or by any assignment
34.—SETTLEMENT. Any instrument, whether voluntary or upon any 30 cents for every
good or valuable consideration, other than a <i>bond fide</i> pecuniary \$100 or part there consideration, whereby any definite and certain principal sum of of of the amount
money (whether charged or chargeable on lands or not, or to be laid > or value of the
out in the purchase of lands or not) or any definite and certain [property settled
amount of stock, or any security, is settled or agreed to be settled or agreed to be
in any manner whatsoever
EXEMPTION.—Instrument of appointment relating to any property in favour of persons especially named or described a the objects of a power of appointment created by a previous Settlement stamped with ad valorem duty in respect o the same property, or by will, where probate duty has been paid in respect of the same property as personal estate o
the objects of a power of appointment created by a previous Settlement stamped with ad realorem duty in respect of
the same property, or by will, where probate duty has been paid in respect of the same property as personal estate of the testator.
35.—SETTLEMENT executed in pursuance of a duly stamped agreement for the same \$1.
36.—TRANSFER OF SHARES OF stock in any public company, to be computed 110 cents for every
on the market value of such shares on the day of stamping, which, if doubt > \$100 or par
arises, the collector shall decide subject to Section 15 of this Ordinance.) thereof.
(ii.)—Tran by for a nominal amount, to be approved by the Collector
EXEMPTIONScrip Certificate. GENERAL F 1008.
GENERAL 1' ' 1053.

Any Document made or executed by or on behalf of Her M and the property or interest is transferred to, or any contract of any bud whatsoever is made with Her Majesty's Service, or whereby any property or interest is transferred to, or any contract of any bud whatsoever is made with Her Majesty or any person for or on behalf of Her Majesty or any such Department as aforesaid. But this exemption does not extcut to any Document excetted by the Registrar of the Supreme Court as Official Administrator or by a Receiver appointed by any Court, or to any Document rendered necessary by any Ordinance or by the order of any Court; neither does it extend to a sale made for the recovery of an arrear of Revenue or Rent, or in satisfaction of a Decree or Order of Court, in any of which cases the purchaser shall be required to pay the amount of the requisite Stamp in addition to the superflow of the court of the requisite Stamp in addition to the superflow of the requisite Stamp in addition to the superflow of the requisite Stamp in addition to the superflow of the superflow o t :e purchase mone".

LEGALISED TARIFF OF FARES FOR CHAIRS, JINRICKSHAS, BOATS, AND COOLIES IN THE COLONY OF HONGKONG, &c., &c.

CHAIRS.

In Victoria, with two bearers. —Half hour, 10 cents; One hour, 20 cents; Three hours, 50 cents; Six hours, 70 cents; Day (6 A.M. to 6 P.M.) \$1. If the trip is extended beyond Victoria, half fare extra.
 II.—Beyond Victoria, with four bearers.—Hour, 60 cents; Three hours, \$1.00; Six hours, \$1.50; Day (6 A.M. to 6 P.M.), \$2.00.

III.—In the Hill Districts, with two bearers.—Half hour, 15 cents; One hour, 30 cents; Three hours, 75 cents; Six hours, \$1.00; Day (6 A.M. to 6 P.M.), \$1.50. Wilh four bearers.—One hour, 60 cents; Three hours, \$1.00; Six hours, \$1 50; Day (6 A.M. to 6 P.M.), \$2.00.

JINBICKSHAS. (With single drawer.)

Quarter hour, 5 cents; Half hour, 10 cents; Hour, 15 cents; Every subsequent hour, 10 cents. NOTE.-Victoria extends from Mount Davis to Canseway Bay and up to the level of Robinson Road. If the vchicle is discharged beyond these limits half fare extra is to be allowed for the return journey. Extra bearers or drivers and extra hours to be paid proportionate sums.

OMNIBUSES.

From Shughter-House to Sailors' Home, 5 cents; Sailors' Home to Government Civil H spital, o cents; Government Civil Hospital to Clock Tower, 5 cents; Clock Tower to Wanchai Market, 5 cents; Clock Tower to Race Course, 10 cents; Clock Tower to Bay View House, 10 cents; Wanchai Market to Bay View House, 5 cents; Bay View House to Quarry Bay, 10 cents; and Quarry Bay to Shau Ki Wan, 10 cents.

	••
1st Class Cargo Boat of 800 piculs and upwards \$10.00 \$5.00	
2nd Class Cargo Boat under 800 and not less than 450 piculs	
3rd Class Cargo Boat under 450 and not less than 100 piculs	
4th Class Cargo Boat under 100 piculs 1.50 1.00	

ROWING BOATS

LOWING BOATS.	
1st Class Boat upwards of 40 feet in length, per day of 12 hours	2.00
2nd Class Boats from 30 to 40 feet in length, per day of 12 hours	1.50
All other Boats, per day of 12 hours	1.00
All Boats, per hour with 2 passengers	0.20
All Boats, per half hour with 2 passengers	0.10
For each extra passenger 5 cents for half-an-hour, 10 cents per hour. Between sunset	and
sunrise 5 cents extra per passenger.	

SCALE OF HIRE FOR STREET COOLIES.

One day, 33 cents; Half-day, 20 cents; Three hours, 12 cents; One hour, 5 cents; Half-hour, 3 cents Nothing in the above scale is to affect private agreements.

FIRE SIGNALS ON SHORE, HONGKONG.

1st.-Quick alarm Bell for 5 minutes. 1 Stroke for Eastern district, East of Murray Barracks. 2 Strokes, Central district from Murray Barracks to the Harbour Office. 3 Strokes, Western district.

HONGKONG OBSERVATORY METEOROLOGICAL SIGNALS AND STORM-WARNINGS.

METEOROLOGICAL SIGNALS.

Meteorological signals are hoisted on the mast beside the time-ball at Kowloon Point (and respected on the Victor Emanuel) for the information of masters of vessels leaving the port. They do not imply that bad weather is expected here.

A Drum indicates a typhoon to the east of the Colony.

A Ball indicates a typhoon to the west of the Colony.

A Cone pointing upwards indicates a typhoon to the north of the Colony.

A Cone pointing downwards indicates a typhoon to the south of the Colony.

Red signals indicate that the centre is believed to be more than 300 miles away from the Colony Black signals indicate that the centre is believed to be less than 300 miles away from the Colony

NIGHT SIGNALS.

Two Lanterns hoisted Vertically indicate bad weather in the Colony and that the wind is expected to veer.

Two Lanterns hoisted Horizontally indicate bad weather in the Colony and that the wind is supected to back.

LOCAL STORM-WARNINGS.

The Colony itself is warned of approaching typhoons by means of the typhoon-gun placed at the foot of the mast.

One round is fired whenever a strong gale of wind is expected to blow here.

Two rounds are fired when a typhoon is expected here.

Three rounds are fired whenever the wind is expected to shift suddenly during a typhoon.

TREATIES, CODES, &c.

THEO DILLEVONLE

TREATIES WITH CHINA

GREAT BRITAIN

TREATY BETWEEN HER MAJESTY AND THE EMPEROR OF CHINA

SIGNED, IN THE ENGLISH AND CHINESE LANGUAGES, AT NANKING, 29TH AUGUST, 1842

Ratifications Exchanged at Hongkong, 26th June, 1843

Her Maje tv the Queen of the United Kinglom of G eat Britain and Ireland and His Maje-ty the Emperor of China, being desirous of putting an end to the misunderstandings and confequent hostilities which have arisen between the two countries, have reloved to conclude a treaty for that purpole, and have therefore named as their Pleuipotentiaries, 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 Maje-ty the Emperor of Chine, the High Commissioners Ke-ying, a Member of the Imperial House, a Guardian of the Crown Prince, and General of the Garrison of Conton: and Ilipoo, of the Imperial Kindred, gradously permitted to wear the insignia of the first rank, and the disinction of a peacock's feather, lately Monister and Governo-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 gool and due form, have agreed upon and concluded the following Acti les:-

Art. I.—There shall hencefo ward 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 prote tion for their persons and property within the dominions of the other.

Art II.—His Majestv the Emperor of China agrees that British subjects, with their families and e tablishments, shall be allowed to reside, for the purpose of carrying on their mercant le pursuits, without mole-tation or restraint, at the cities and towns of Canton, Amov, Foochow-foo, Ningpo, and Shanghai; and Her Majestv 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 dutes and other dues of the Chinese Gover ment, as hereinafter provided for, are duly discharged by Her Britannic Majesty's subjects.

Art. III.—It being obviously recessary 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 Maje ty, he heirs, and successors, and to be governed by such laws and regulat ons as Her Majesty the Queen of Great Britain, &c., shall see fit to direct.

Ait. IV.—The Emperor of Ch na 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 Britanuic Majesty's Superinterdent and subjects who had been imprisoned and threatened with death by the Chinese high officers.

Art. V.—The Government of China having compelle i the British merchantst ading 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 perm t them to (arry 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 mill ons 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 proceedings 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 1884; 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 confinement 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 le 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 merchandise 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 conveyed by Chinese merchants to any province or city in the interior of the empire of China, on paying a further amount as 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 ficers 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 governments.

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.

¥ 1....

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 scaled 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.

TREATY OF PEACE, FRIENDSHIP, COMMERCE, AND NAVIGATION, BETWEEN HER MAJESTY AND THE EMPEROR OF CHINA

SIGNED, IN THE ENGLISH AND CHINESE LANGUAGES, AT TIENTSIN, 26TH JUNE, 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

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 E-tablishment, 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 fortytwo, 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 Ambassacors, 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 agree 1, 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 deel 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, Mini-ter, 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 dominicns 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 dominions of the Emperor of China; and such Consul 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 passel 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 subject 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 Government, 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 Treaty.

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, openel by the Treaty of Nanking, it is agreed that British subjects may frequent the cities and ports of Newchwang, Tang-how (Chefoo), Taiwan (Formosa), Chao-chow (Swatow), and Kiung-chow (Hainan).

They are premitted 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 openel 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 shill 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 obbery, the local authorities shall at on e 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 a cording 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 Consul for restoration to the owner.

Art. XX.—If any British vessel be at any time wre ked 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 apprises of the fact, shalt 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.—Shoull 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 incurre 1 by him to a Chine-e 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 considere 1 payable on the lan ling 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 conside 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. A:t. XXVIII.—Whereas it was agreed in Article X. of the Treaty of Nanking that British imports, having paid the ta iff duties, should be conveyed into the interior, free of all further charges, except a transit duty, the amount whereof wa 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 provine al authorities as transit duties upon produce on its way to the foreign market, and on impose 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 with n a sim lar pericd at all ports that may hereafter be opened, the authority appointed to super ntend 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 pot in que tion 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 subjet desiding to convey produce purchased inland to a port, or to convey imports from a post 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 nealy 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 ve-sels, of more than one hundred and fifty tons burden, shall be charged tonnage-dues at the site of four mace per ton; if of one hundred and fifty tons and under, they shall be charged at the rate of one wave per ton.

Any ves-el clearing f om any of the open ports of China for any other of the open ports, or for Hongkong, shall be entired, 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 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 sycce 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 o 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 ship's papers, bills of lading, &c., 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 register 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 premission, 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 a 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 representation 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 fund 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 entilted, 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 this 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 an 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 i 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 huidred 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 PLE . IPOTENTIARY,

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,

CONVENTION OF PEACE BETWEEN HER BRITANNIC MAJESTY AND THE EMPEROR OF CHINA

SIGNED AT PEKING 24TH OCTOBER, 1860

Her Majesty the Queen of Great Britain and Ireland and Hia Imperial Majesty the Emperor of China, being alike desirous to bring to an end the misunderstanding at present existing between their respective Governments, and to secure their relations against further interruption, have for this purpose appointed Plenipotentiaries, that is to say:--

Her Majesty the Queen of Great Britain and Ireland, the Earl of Elgin and Kincardine; and Hi-Imperial Majesty the Emperor of China, His Imperial Highness the Prince of Kung; who having met and communicated to each other their full powers, and finding these to be in proper form, have agreed upon the following Convention, in Nine Articles:—

Art. I.—A breach of friendly relations having been occasioned by the act of the Garrison of Taku, which obstructed Her Bri:annic Majesty's Representative when on his way to Peking, for the purpose of exchanging the ratifications of the Treaty of Peace concluded at Tientsin in the month of June, one thousand eight hundred and fifty-eight, His Imperial Majesty the Emperor of China expresses his deep regret at the misunderstanding so occasioned. Art. II.—It is further expressly declared, that the arrangement entered into at Shanghai, in the month of October, one thousand eight hundred and fifty-eight, between Her Britannic Majesty's Ambassador, the Earl of Elgin and Kincardine, and His Imperial Majesty's Commissioners Kweiliang and Hwashana, regarding the residence of Her Britannic Majesty's Representative in China, is hereby cancelled, and that, in accordance with Article III. of the Treaty of one thousand eight hundred and fifty-eight, Her Britannic Majesty's Representative will henceforward reside, permanently or occasionally, at Peking, as Her Britannic Majesty shall be please 1 to decide.

Art. III.—It is agreed that the separate Article of the Treaty of one thousand eight hundred and fitty-eight is hereby annulled, and that in lieu of the amount of indemnity therein specified, His Imperial Majesty the Emperor of China shall pay the sum of eight millions of taels, in the following proportious or instalments, namely —at Tientsin on or before the 30th day of November, the sum of five hundred thousand taels; at Canton, on or before the first day of December, one thousand eight hundred and sixty, three hundred and thirty-three thousand and thirty-three taels, less the sum which shall have been advanced by the Canton authorities toward the completion of the British Factory site of Shameen; and the remainder at the ports open to foreign trade, in quarterly payments, which shall consist of one-fifth of the gross revenue from Customs there collected; the first of the said payments being due on the thirty-first day of December, one thousand eight hundred and sixty for the quarter terminating on that day.

It is further agreed that these moneys shall be paid into the hands of an officer whom Her Britannic Majesty's Representative shall specially appoint to receive them, and that the accuracy of the amount shall, before payment, be duly ascertained by British and Chinese officers appointed to discharge this duty.

In order to prevent future discussion it is moreover declared that of the eight millions of taels herein guaranteed, two millions will be appropriated to the indemnification of the British Merchantile Community at Canton, for losses sustained by them; and the remaining six millions to the liquidation of war expenses.

Art. IV.—It is agreed that on the day on which this Convention is signed, His Imperial Majesty the Emperor of China shall open the port of Tientsin to trade, and that it shall be thereafter competent to British subjects to reside and trade there, under the same conditions as at any other port of China by treaty open to trade.

Art. V.—As soon as the ratifications of the Treaty of one thousand eight hundred and fifty-eight shall have been exchanged, His Imperial Majesty the Emperor of China will, by decree, command the high authorities of every province to proclaim throughout their jurisdictions that Chinese, in choosing to take service in British Colonies or other parts beyond sea, are at perfect liberty to enter into engagements with British subjects for that purpose, and to ship themselves and their families on board anv British vessels at the open ports of China; also, that the high authorities aforesaid shall, in concert with Her Britannic Majesty's Representative in China, frame such regulations for the protection of Chinese emigrating as above as the circumstances of the different open ports may demand.

Art. VI.—With a view to the maintenance of law and order in and about the harbour of Hongkong, His Imperial Majesty the Emperor of China agrees to cede to Her Majesty the Queen of Great Britain and Ireland, Her heirs and successors, to have and to hold as a dependency of Her Britannic Majesty's Colony of Hongkong, that portion of the township of Kowloon, in the province of Kwangtung, of which a lease was granted in repetuity to Harry Smith Parkes, Esquire, Companion of the Bath, a Member of the Allied Commission at Cauton, on behalf of Her Britannic Majesty's Government by Lau Tsung-kwang, Governor-General of the Two Kwang.

It is further declared that the lease in question is hereby cancelled, that the claims of any Chinese to property on the said portion of Kowloon shall be duly investigated be a mixed Commission of British and Chinese officers, and that compensation shall be awarded by the British Government to any Chinese whose claim shall be by that said Commission established, should his removal be deemed necessary by the British Government.

Art. VII.—It is agreed that the provisions of the Treaty of one thousand eight hundred and fifty-eight, except in so far as they are modified by the present Convention, shall without delay come into operation as soon as the ratifications of the Treaty aforesail shall have been exchanged. It is further agreed, that no separate ratification of the present Convention shall be necessary, but that it shall take effect from the date of its signature, and be equally binding with the Treaty above mentioned on the high contracting parties.

Art. VIII.—It is agreed that, as soon as the ratifications of the Treaty of the year one thousand eight hundred and fifty-eight shall have been exchanged, His Imperial Majesty the Emperor of China shall, by decree, command the high authorities in the capital, and in the provinces, to print and publish the aforesaid Treaty and the present Convention for general information.

Art. IX.—It is agreed that, as soon as the Convention shall have been signed, the ratifications of the Treaty of the year one thousand eight hundred and fifty-eight shall have been exchanged, and an Imperial Decree respecting the publication of the said Convention and Treaty shall have been promulgated, as provided for by Article VIII. of the Convention, Chusan shall be evacuated by Her Britannic Majesty's troops there stationed, and Her Britannic Majesty's force now before Peking shall commence its march towards the city of Tientsin, the forts of Taku, the north coast of Shantung, and the city of Canton, at each or all of which places it shall be at the option of Her Majesty the Queen of Great Britain and Ireland to retain a force until the indemnity of eight millions of taels, guaranteed in Article III., shall have been paid.

Done at Peking, in the Court of the Board of Ceremonies, on the twenty-fourth day of October, in the year of our Lord one thousand eight hundred and sixty.

(L.S.) ELGIN AND KINCARDINE.

SEAL OF CHINESE PLENIPOTENFIARY.

SIGNATUBE OF CHINESE PLENIPOTENTIABY.

AGREEMENT IN PURSUANCE OF ARTICLES XXVI. AND XXVIII. OF THE TREATY OF 'HENTSIN

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 ' uperor, on the other part, these High Officers have agreed and determined upon the revi ed Tariff hereto appended, the rate of transit dues therewith declared, together with other Rules and Regulations for the better explanation of the Treaty aforesail; 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 l'reaty 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.

BEAL OF CHINESE PLENIPOTENTIARIES. SIGNATURE: OF THE FIVE CHINESE PLENIPOTENTIARIES.

1.—In the present reprint of the Chinese Tariff for the trade under the cognizance of the Foreign Customs Inspectorate, the Import and Export divisions of the original Tariff of 1858 and the Lists of Duty-free, of Exceptional, and of Contraband Goods, based on Rules 2, 3, and 5 of the "Rules appended to the Tariff," have been amalgamated and arranged alphabetically. 2.—The decisions of the Chinese Government affecting the original Tariff which have come

into operation since it was first published have been entered in their proper order.

- 3.-The following typographical arrangement has been adopted in this reprint :-

 - Dutiable articles taken over from the original Tariff are printed in ordinary type.
 Duty-free articles are printed in *italics*.
 Brceptional and contraband articles specified in the "Rules appended to the Tariff"
 - are printed in black type. 4°. Entries based on decisions given since the publication of the original Tariff are printed in SMALL CAPITALS.

4 .- Of the decisions given since the issue of the original Tariff, the present list comprises only those which affect Customs practice at all the Treaty Ports; local rulings not having been included.

N.B.-Customs Permits are necessary for the shipment and discharge of whatever is not allowed to accompany passengers as Personal Baggage, e.g., Duty-free Goods, Treasure, Parcels, etc., and all such articles must be entered on the manifest of the vessel concerned.

NAME OF ABTICLE.	TABIFF UNIT	AND DUTY.	NAME OF ARTICLE.	ABIFF UNIT	AND DUT
	Per	T. m. c. c.		Per	T. m. o.
gar-agar	1001 cattlen	0150	Artificial Flowers1	00 catties	150
See Themese	100 caction	<u>urau</u>			065
garic. See Fungus.			Asafortida		075
Imonds. See Apricot			Bambooware	24	050
Seeds.			Bangles or Armlets, Glass	35	000
Jum	22	0045	Bar Iron. See Metals.		
lum, Green, or Copperas		0100	Beams. See Timber.		
niseed, Broken	22	0250	Beancake	**	003
niseed Oil		5000	INCLUDING GUANO."		
niseed, Star	22	0500	Bean Oil. See Oil.		2400
ntimacassars. See Ar-	33	0000	Beans and Peas		006
ticles de Tapisserie.		-	Beaver Skins. See Sking		
ntiques. See Curiosi-		and the second se	Beaver.		
ties.			Bed Quilts, Cotton. See		
pricot Seeds, or Almonds		0450	Palampore.		
rmlets, Glass. See Ban-	The second second		Beef and Pork. See Meats.		
gles.			Beer. See Wines	Eree.	
rrow-root. See Sago.			Deer. Dee William		100
rienic	and so the second	0.1.7.0	Beeswar, Yellow1	OU CALLIES	100
	**	0450	Bells. See Articles de Me-		
rticles de Ménage	Free.		nage.		
Including Drawing-room, Din-			Berlin Wool Work. See		
ing-room, Bedroom, Bath-			Articles de Tapisserie.		
room, Kitchen, Pantry, and			Betel-nuts	in.	015
Counting House Furniture;			Betel-nut Husk	14	007
Furniture for Billiard Room, Bowling Alley, and			Bezoar, Cow. See Cow	10-	
Racket Court ; Safes, Stoves,		_			
Grutes, Cooking Ranges,		1	Bezoar.		150
Fire-irons, Fenders, Coal.			Bicho de Mar, Black	- 23	035
scuttles, etc.; Cornices und	-		Bicho de Mar, White		
Curtains, etc. ; Gas Fittings, Bells, etc ; Baoks, Music.			Birds' Nests, 1st Quality.	Catty	055
Musical Instruments, Scien-			Birds' Nests, 2nd Quality		045
tific Instruments and Ap-			Birds' Nests, 3rd Quality,		
paratus, etc.; Suddlery			or Uncleaned	,,	015
Harness, and Carriages		_	Biscuit, all kinds, Plain		
Foreign Carpeting and		Second State	and Farcy	Free.	
Druggeting, etc. [Exclu- ding Clocks, Musical Boxes,			Bitters. See Wines.	A / 00.	
Pictures, Paintings, Look-					
102-2188868. Mirrors Curio-1			Blankets. See Woollen		
alties, Lampwicks, Mats.			Manufactures.		
Quits, Diankets, Rugs of			Blotting Paper. See Sta-		
Hair or Skin, Chinese Car-		_	timery.		
pets and Druggets, Leather Trunks, Native Chicaware,			Bombazettes. See Wool-		
Pottery, and Earthenware]		-	I.n Manufactures.		
-			Bontons. See Confection.		
rticles de Tapisserie	22				
Including Berlin Wool Work,			ery.		1
Antimasassars, etc.			Boneware and Hornware. 10	BOITTON IN	1500

" GUANO is allowed to pay 5 per cent. ad valorem at importer's option.

NAME OF ABTICLE.	TARIFF UNIT	AND DUTY.	NAME OF ABTICLY.	TABIPP UNIT	AND	Dr
	Per]T. m. c. c.	Cennon	Per	T. m	. c. I
BOOKE, CHINESE. See			Cannot be imported or		1	
Paper, 1st Quality.			exported except un- derSpecial Authority	-		
Books, Foreign. See Ar.			Gerspecial Authority	100 anthios	2.0	0
ticles de Menage.			Cantharides		1 2 0	0
Boots, Chinese. See Shoes			Canvas and Cotton Duck,		1	
and Boots.			not exceeding 50 yards		04	0
Boots Foreign. See Cloth-			long			0
ing. Foreign			Capoor Cutchery	100 cattles	00	
Bracelets, Foreign. See			Caps, Folt. See Felt Caps.			
Jewellery, Foreign.			Caps, Silk. See Silk.		10	0
Brass Buttons [EXPORT			Cardamoms, Superior		10	0
TARIFF]	100 catties	3000	Cardamoms, Inferior, or		0 0	0
Brass Buttons [IMPORT			Grains of Paradise	1 23	0 9	0
TARIFF]	Gross	0055	Carpeting, Foreign	Free.		
	100 catties	1500	Including Oil Floor-c. 4 [Excluding Chinese Car-			
01888-1011		1000	pets.]	-		
Brassware		1150	Carpeting, Foreign. Sae			
Brass Wire			Articles de Ménage.			
Brick Tea. See Tes, Brick.	2	0.000		Hundred	3 5	0
Brimstone and Sulphur.	**	0200	Not including Foreign Car-			
Cannot be imported or	-		peting and Druggeting.			
exported except un-			Carriages. See Articles de			
der Special Authority.			Menage.			
Broadcloth. See Wool-			Cash. See Copper Cash.			
len Manufactures.			Cassia Buds	100 catties	08	0
Brocades. See Cotton			Cassia Lignea			0
Piece Goods.			Cassia Oil		90	0
rooches. See Jewellery.			Cassia Twigs	در		5 (
Foreign.			Cassimeres. See Woollen	وو		
Buffalo Hides. See Hides.			Manufactures.			
Buffalo.		and the second second			02	0.0
uffalo Horns. See Horns		and the second second	Excluding Foreign Castor Oil	در		0.
Buffalo.	1.000		if arriving in quantities			
Buffalo Sinews. See Si-			less than 100 catties might			
		10-1-1	Free.			
news.			Caviare. See Meats.			
SUILDING MATERIALSNOT SPECIFIED IN TARIFF.		Station Section	Ceruse. See Lead, White			294
THERE ROLL OF THE	_		Charcoal	Free.		
IMPORTED FOR OTHER	5 per cent.		Charms, Foreign. See			
INAN OFFICIAL TON	1d valorem		Jewellery, Foreign.	0		
POSES			Cheese	11		
hilding Materials import-			Chestnuts	100 catties	0 1	0 (
ed for official residences	Free		China-root	در	0 1	3 (
or offices			Chinaware, Coarse	در	04	5 0
Bullion, Gold and Silver	U.		INCLUIDING SWATOW NATIVE			
unting. See Woollen			CHINAWARE: NOT INCLUD- ING COARSE CHINAWARE OF			
Manufactures.			THE VALUE OF TLS. 1 TO			
Butter			TLS. 1.50 PER PICUL EX			
Including Condensed and De-			PORTED FROM PARHOL,			
siccated Milk.			WHICH PAYS AS POTTERY,			
uttons, Brass. See Brass			EARTHENWARE.		0 9	0.0
Buttons.			Chinaware, Fine			
akes. See Confectionery.		1	Chinaware, Foreign. See			
amagon-wood. See			Glassware.			
Wood, Camagon.			Chintzes. See Cotton			
ambrics. See Cotton			Piece Goods.			
Piece Goods.			Chocolate. See Confec-	1		
AMELS'HAIR. See HAIR,			tionery.			
			Chutneys. See Vegetables.			
CAMELS'. AMELS' WOOL. See			Cigar-cases. See Cigars.			
			Cigar-holders. See Cigars.	Barris		
WOOL, CAMELS'.			Cigars, Foreign	Free.		
amlets. See Woollen		-	Including Cigar-cases, Cigar-			
Manufactures.	100 astting	0750	holders, and Pipes.			
	100 catties	0750	Cinnabar	100 catties		
amphor. Baroos, Clean.	Catty	1300	Cinnamon		1 5	
amphor. Baroos, Refuse.		0720	CITRONS, See Vegetables.			
andles, Foreign	Free. Thousand	1.000	Clocks	5 per cent.		-

NAME OF ARTICLE.	TARIFF UNIT	AND	Dur	¥.	NAME OF ARTICLE. TABIFF UNIT		_	-
	Per	T. m	. c.	c.	Per	<i>T</i> . 1	m.	с. с.
Clothing, Cotton	100 catties Free.	15	6 0	0	Copper, in Sheets. See Metals.			
Including Ready-made Cloth					Copper, in Slabs. See			
ing of all kinds for Head,					Metals.			
Person, or Foot, or First Materials for Foreign Cloth-					Copper Nails. See Metals			
ing, male and female (if im-					Copper Rods. See Metals			
ported in reasonable quanti- ties by Foreign Retail Dea-		-			Copperware and Pewter- 100 catties	1	1	5 0
lers, Tailors, and Milliners,					INCLUDING WHITE METAL	*		5 6
for Foreian use); Foreign Boots and Shoes, Hosiery,					PIPES (INFERIOR).	0	5	0 0
Haberdashery, and Milli- nery. [Excluding Umbrel- las, Cotton Handkerchiefs, Silk Ribbons, Silk Ihread,					Copper, Old, Sheathing Copper Ore			00 00
las, Cotton Handkerchiefs,					Copperas. See Alum,	Ŭ		
Silk Shawls, Silk Scarves, Silk					Green.			
Tassels, Silk Caps, Chinese					Copying Presses. See Sta-			
Felt Caps, Chinese Boots and Shoes.]	1				tionery.	~		
Clothing, Silk	100 catties	10 0	0	0	Corals, False 100 catties) () 5 ()
Cloves	1.19	05	0	0	Condens Manile	0		5 0
Cloves, Mother	The second	01			Cordials. See Wines.			
Coal, Foreign *	Ton	0 0	0	0	Cornelian Beads			0 0
COAL, NATIVE: FORMO- SA, HUPEH, ANHWEI,					Cornelians 100 stones	0	3 (D Q
KWANGSI, AND K'AI-					Corn-flour. See Sago.			
P'ING		0 1	0	0	Cornices. See Articles de Menage.			
COAL, NATIVE, OTHER				~	Cotton Cloth, Native. See			
BORTS		03	0	0	Nankeen,			
Coal shipped by Yachts for	Free.				Cotton Duck. See Can-			
their own use Coal-scuttles. See Articles					Vas.			
de Menage.					Cotton Piece Goods :			
Cochineal	100 catties	50	0	0	Grey, White, Plain and Twilled :			
Cocoa. See Confectionery.	-				exceeding 34 ins. wide			
COCOA-NUTS. SeeVegetables					and not exceeding			
Cocoons. See Silk.	5 per cent				40 yds. long Piece	0 (0 8	6
COCOONS, REFUSE {	ad valorem			1	INCLUDING T-CLOTHS 36			
COCOON SKINS (SHELLS)					INCHES WIDE AND 24 TARDS LONG.			
Coffee. See Confectionery.					orgooding 24 ins 1 -			
Coins, Foreign	Free.	0.1	~		wide and exceed- yards.	0 0) 2	O.
Coir	Ton	õî	5		ing 40 yds. long.			
COKE Comfits. See Preserves.	A OH		Ň	`	Drills and Jeans :			
Confectionery	Free.				not exceeding 30 ins. wide and not ex-			
Including Pastry, Cakes, Bon-	-				ceeding 40 yds. long Piece	0 1	0	Q
hours Coffee Chaselate Co					not exceeding 30 ins.			
ooa, Spices, Sacces, Season- ings, Flavouring Essences, Foreign Pepper, Muslard, Table Salt in small jar, Ketchup, Vinegar, and Oil; Anchory, Tomato, and Wor- certerbing Surges Fr					wide and not ex-	0 0		4
Foreign Pepper, Mustard, Table Salt in small jars					cecuing bog de tong	0 0	1	0,
Ketchup, Vinegar, and Oil;					T-Cloths: not exceeding 34 ins.			
Anchory, Tomato, and Wor- centershire Sauces [Ex-					wide and not ex-			
cestershire Sauces [Ez- cluding Cinnamou, Cloves, Mace, Nutmegs, Honey,					ceeding 48 yds. long	0 0	8	Q
Liquorice, Sugar Candy,					not exceeding 34 ins.			
Chinese Preserves, Comfits,					wide and not ex-	0 0		0
and Sweetmeats.] Cooking Ranges. See Ar-					cceding 24 yds. long Dyed, Figured and	0.0	-	CA
ticles de Menage.					Plain, not exceeding			
Copper. See Metals.					36 ins. wide and not			
Copper Cash					exceeding 40 yds.		-	
Can only be exported under Bond to a Chi-					long	0 1	5	Q,
nese Treaty Port.					EXCLUDING FOREIGN COT-			
COPPER CASH, JAPANESE,					TONS DYED IN CHINA. See Nankeen and Native			
					ALL TIGHTECON GUN TIGHTE			

• On re-shipment, no matter whether for export or consumption on board the vessel in question, a Drawback (or Exemption Certificate, if applied for) is granted.

NAME OF ABTICLE.	TABIFF UNIT	AND DUTY.	NAME OF ARTICLE.	TABIFF UNIT AND DUTY.
	Per	(T. m. c. c.		Per T.m.c.c.
Cotton Piece Goods-cont			Curiosities, Antiques {	5 per cent.
Fancy White Brocades			Curiosines, Annques {	ad valorem
and White Spotted Shirtings, not ex-			Excluding Curios, Presents, etc., when forming part of a	
ceeding 36 ins. wide			traveller's Personal Bag-	
and not exceeding			gage and not being carried	
40 yds. long	Piece	0100	in such quantity as to sug- gest a trading operation	
Printed Chintzes and			Free. Curtains. See Articles de	
Furnitures, not ex-			Menage.	
ceeding 31 ins. wide			Cutch	100 catties 0 1 8 0
and not exceeding 30 yds. long	.,	0070	Cutlery	Free.
			CUTTLE-FISH. See Fish,	
Cambrics:			Salt.	
not exceeding 46 ins. wide and not ex-			Damasks. See Cotton Piece Goods.	
ceeding 24 yds. long	,,	0070	Dates, Black	100 catties 0 1 5 0
not exceeding 46 ins.			Dates, Red	0090
wide and not ex-			Deer Horns. See Horns,	
ceeding 12 yds. long	33	0035	Deer.	
Muslins :			Deer Sinews. See Sinews.	
not exceeding 46 ins.			Despatch Boxes. See Sta-	
wide and not ex-			tionery. Dimities. See Cotton Piece	
ceeding 24 yds. long not exceeding 46 ins.		0075	Goods.	
wide and not ex-			Dock Stores (under Special	
ceeding 12 yds. long		0035	Regulations)	Free.
Damasks, not exceeding			NOT INCLUDING SHIPS'	
36 ins. wide and not			SIDE LIGHTS, NOT IM- PORTED FOR SPECIFIED	
exceeding 40 yds.			VESSELS.	
long	31	0200	Doe Skins. See Skins,	
Dimities or Quiltings, not exceeding 40 ins.			Doe.	
wide and not exceed-			Dragon's Blood. See	
ing 12 yds. long		0065	Gum, Dragon's Blood. Drills. See Cotton Piece	
Ginghams, not exceed-			Goods.	
ing 28 ins. wide and			Druggeting, Foreign	28
not exceeding 30 yds.		0035	Excluding Chinese Druggets.	
Høndkerchiefs, not er-	23	0030	Druggets. See Carpets. Duck, Cotton. See Can-	
ceeding 1 yd. square.	Dozen	0025	Vas.	
Fustians, not exceeding			Dye, Green [Native : Lu-	
85 yds. long	Piece	0200	kiao]	Catty 0800
Velveteens, not exceed-		0150	Dyed Cottons. See Cot-	
ing 34 yds. long Cotton Rags	in catties	0150	ton Piece Goods. Ear-rings, Foreign. See	
Cotton, Raw	,,	0350	Jewellery. Foreign.	
Cotton Seed Oil. See Oil.			Earthenware. See Pot-	
Cotton Thr al		0720	tery.	- 10-
Cotton Yarn	30	0700	Ebony. See Wood, Ebony.	
Cow Rezoar [EXPORT	Catty	0360	Eggs, Preserved	Thousand 0 3 5 0 00 catties 3 0 0 0
TARIFF] Cow Bezoar, Indian [Im-	Cauly	0300	Elephants' Teeth, Broken Elephants' Teeth, Whole.	4 0 0 0
PORT TARIFF		1500	Embroideries, Silk. See	
Cow Hides. See Hides,			Silk Piece Goods.	
Buffalo			Essences, Flavouring. See	
Crackers, Fireworks I	100 catties	0500	Confectionery.	
Crape, Silk. See Silk Piece Goods.			False Pearls. See Pearls. Fancy Cottons. See Cot-	
Crockery, Foreign. See			ton Piece Goods.	0.000
Glassware.				Hundred 0750
Crystalware. See Glass-			Fans, Palm-leaf, Trim-	
ware and Crystalware.				Thousand 0360
Cubebs	39	1500	Fans, Palm-leaf, Untrim-	0.000
CUMQUATS. See Vege- tables.			Fans, Paper	,, 0 2 0 0 Hundred 0 0 4 5
		it.	rand) rabor	

NAME OF ARTICLE.	TARIFF UNIT	AND	Du	IX.	NAME OF ABTICLE. TABIFF URIT.	AND	Dv	TX.
	Per	T. 1	m. c	. c.		T . 1	n. (c. c.
Feathers, Kingfishers',	TT				Ginseng, American, Clari-			
Peacocks'	Hundred		4 (fied100 catties GINSENG, RE-CLARIFIED,	8 (0 (00
Felt Caps Felt Cuttings	100 catties	0	1 0		i.e., CRUDE GINSENG			
Fenders. See Articles de					IMPORTED AND CLARI-			
Ménage.					FIED AT A TREATY PORT			
Fire-irons. See Articles					AND SHIPPED COAST-			
de Menage. Firewood	Free.				WISE, TO PAY EXPORT AND COAST TRADE DUTY			
Fireworks. See Crackers.	rree.				AS THOUGH IT WERE			
Fish, Dried. See Stock					NATIVE PRODUCE.			
Fish.					Ginseng, American, Crude	6 (0 0	0 0
Fish, Salt	100 catties	0	1 8	0	Ginseng, Corean or Japan,			
INCLUDING CUTTLE-FISH.		1	0 0	0	1st Quality. i.e., VALUED			
Fish Maws Fish Skins			2 0		AT TIS. 5 AND OVER A CATTY Catty	0	5 (0 0
Not including Sharks' Skips.				Ŭ	Ginseng, Corean or Ja-	01	5 (0
Flannel, See Woollen					pan, 2nd Quality, i.e.,			
Manufactures.			~ •	•	VALUED AT MORE THAN			
Flints Floss Silk. See Silk		U	0 3	U	TIS. 1 AND LESS THAN			
Flour	Free.				T'IS. 5 A CATTY	0 3	3 6	50
Flowers, Artificial. See	1700.				GINSENG, COREAN OR JA- PAN, UNCLASSED, i.e.,			
Artificial Flowers.					VALUED AT TIS. 1 AND			
Fowling-pieces					LESS A CATTY	0 0) 5	0
Cannot be imported or					TO INCLUDE COREAN OR			-
der Special Authority.					JAPAN GINSENG OUT-			
Fox Skins. See Skins,					TINGS AND BEARD.			
Fox.					Ginseng, Native { 5 per cent. ad valorem			
Fragrant-wood. See					Glass Bangles, or Arm-			
Wood, Fragrant.					lets	0 5	0	0
Fruits, Foreign. See Vege- tables.					Glass Beads	0 6		
Fruits, Fresh and Preser-					Glass, or Vitrified Ware.	0 5	0	0
and See Vegetables					Glassware and Crystal- ware Free.			
Fungus, or Agaric	100 catties	0	60	0				
Furniture of all kinds. See					Including Foreign Crockery and Foreign Chinaware and			
Articles de Ménage.					Porcelain. [Excluding Na-			
Furnitures, Cotton. See					tive Chinaware, Native Pot- tery, and Native Earthen-			
Cotton Piece Goods. Fustians. See Cotton					ware; Window Glass, Tele- scopes, Spy and Opera Glas-			
Piece Goods.					see, Looking-glasses and Mirrors; also Chinese Glass			
Jalangal			10		Mirrors; also Chinese Glass Beads and Glassware of all			
Jambier			15		kinds].			
Famboge	**	T.	0 0	0	Glass, Window Box 100			
Jame, Tinned. See Meats,					Glass, window sq. ft.	0 1	5	0
Preserved, Forcign. Farlic		0 (3	5	GLASS IMPORTED FOR THE USE OF CHURCHES IS			
Jarno-wood. See Wood,					LIABLE TO DUTY.			
Garoo.					Glue 100 catties	0 1	5	0
Jas Fittings. See Articles					Goats' Hair. See Hair,			
de Ménage.					Goats'.			
Jauze, Silk. See Silk					Gold and Silver Bullion.			
Piece Goods. JEAR, SHIPS': OLD ROPES,					See Bullion. Gold Thread, Imitation Catty	0 0	3	0
OLD SAILS, OLD SPARS					To comprehend Foreign	00	Ŭ	Ŭ
-LANDED UNDER PER-					IMITATION GOLD THREAD			
MIT	Free.				MADE OF COPPER AND			
HEAR, SHIPS': ANCHORS,					SILVER AND AFTERWARDS GILT.			
CHAINS, AND OLD						16	0	0
	per cent.				Goldware. See Silver-			
	id valorem				ware and Goldware.			
SEL NOT INTENDED			-		Grain of all kinds [St. Rice] 100 catties	0 1	0	0
TO BE BROKEN UP					Grains of Paradise. See	0.1	0	0
Finghams. See Cotton								

19,

NAME OF ARTICLE.	TARIFF UNIT				NAME OF ABTICLE.	RIPP UNIT A	IND DUTE-
	Per	T.m	. c.	c.		Per 7	ľ. m. c. c.
Grasscloth, Coarse (HA-					Hornware. See Bone-		
VING 40 OR LESS					ware.		
THREADS IN THE WARP	100	0,		•	Hosiery. See Clothing.		
TO AN INCH)	100 cattles	0 /	6	0	Foreign.	77	
Grasscloth, Fine (HAVING	0				Household Stores, etc	Free.	
OVER 40 THREADS IN		9.1	50	0	Tarif as dutiable, nor being		
THE WARP TO AN INCH)	M	41	50	0	articles, or one or more of a		
Grates. See Articles de Menage.					class of articles, specifically mentioned in the Duty free		
Green Alum. See Alum,	1				List, if imported or exported		
Green.					for the special and personal		
Green Dyo. See Dye,					use of specified Individuals, Hongs, Companies, or Ships,		
Green.					and in reasonable quanti-		
Green Paint. See Paint.					ties, may, when declared to be Household Stores, Ships'		
Ground-nut Cake		0 () 3	0	Stores or Personal Baggage		
Ground-nuts	10	0 1	0 1	0	be passed free. Tariff-		
GUANO. See Beancake.					named articles declared as Household Stores are duti-		
Gum See Stationery.					able. See also Dock Stores.		
Gum Benjamin	10	0 6	6 0	0	Implements of War		
Gum Benjamin, Oil of	**	0 6	0 0	0	Cannot be imported or		
Gum, Dragon's Blool		0 4	1 5	0	exported except un- derSpecialAuthority.		
Gum Myrrh			1 5		Indigo, Dry 10	0 catties	1000
Gum Olibanum		0 4	4 5	0	Indigo, Liquid	45	0180
Gunpowder					Ink, Foreign. See Sta-	1.24	
Cannot be imported or exported except un-					tionery.		
der Special Authority.					Ink, India		4000
Gypsum, Ground, or Plas-					Insect Wax. See Wax,		
ter of Paris		0	0 3	0	White.		
Maberdashery. See Cloth-					Iron Bars. See Metals.		
ing, Foreign.					Iron Hoops. See Me-		
Habit Cloth. See Wool-					tals.		
len Manufactures.					IRON HOOPS, OLD. See		
HATE CAMELS'	5 per cent.				Metals.		
HAIB, CAMELS'	ad valorem				Iron, in Pigs. See Me- tals.		
Hair, Goats	100 catties	0	18	0	Iron, in Sheets. See Me-		
Hair-pins, Foreign. See					tals.		
Jewellery, Foreign.	-				IRON NAILS. See Metals.		
Hair Rugs. See Rugs.	-			~	IRON PANS, See Metals.		
Hams	29	0	55	0	Iron Rods. See Metals.		
Handkerchiefs, Cotton.	1				Iron Wire. See Metals.		
See Cotton Piece Goods. Hare Skins. See Skins.					Isinglass		0650
Hare.					Ivoryware	Catty	0150
Harness. Seo Articles de					Jeans. See Cotton Piece		
Ménage.	1				Goods.		
Hartall, or Orpiment		0	3 5	0	Jewellery, Foreign	Free.	
Hemp	Ĥ	-	35		Including Foreign Shirt Stude,		
HEMP, RAW, OR CHINA)	5 per cent			Ť	Sleeve Links, Watch Chains, Rings, Charms, Pencil		
GRASS (RHEA)	ad valorem				Rings, Charms, Pencil Cases, Eur rings, Necklets,		
Hemp Seed Oil. See Oil					Brooches, Bracelets, Lockets,		
Hemp Twine. See Twine	-				Hair-pins, Scent Bottles, [Excluding Coral, Corne- hum, Bangles, Glass Bea		
Hides, Buffalo and Cow.	100 catties	0	5 ()	0	hins, Bangles, Glass Beals		
Hides, Rhinoceros			4 2		False Pearls, Goldware and Silverware.]		
Honey		0	9 0	0	Joists. See Timber.		
TO COMPREHEND WIL					Joss-sticks	00 catties	0200
UNCLEANED HONEY.					JUTE		0200
Hoop Iron. See Metals					Kentledge. See Metals.	-	
Herns, Buffalo		0	2 5	0	Ketchup. See Confection-		
Horns, Deer [Import TA					ery.		
RIFF]		0	2 5	0	Kingfishers' Feathers.		
Horns, Deer, Young [Ex					See Feathers.		
POBT TABIFF]	Pair	0	9 (0 0	Kittysols, or Paper Um-		
Horns, Deer, Old [E1	-				brellas	Hundred	0500
PORT TABIFF]	100 oattio	9 1	3 5	5 0	Kranjee-wood. See Wood,		
Horns, Rhinoceros		12	0 (Kranjee.		
	and the second s						

NAME OF ARTICLE.	TARIFF UNIT	AND DUTY.	NAME OF ARTICLE.	TABIFF UNIT	AND DOTY
	Per	T. m. c. c.		Per	T. m. c. e
Lacquer, Crude. See			OF ARRIVAL, I.C., ORI-	-	
Varnish.			GINAL PRICE plus EX-	-	
Lacquered Ware	100 catties	1000	PENSES FOR COMMISSION FREIGHT. AND OTHER		
Laka-wood. See Wood,			FREIGHT, AND OTHES CHARGES. IF THE EX-		1
Laka.			PENSES CANNOT BE AB-		
Lampwicks	11	0600	CERTAINED, 10 PER CENT. OF THE INVOICE PRICE		
Lastings. See Woollen			ADDED TO THE LATTER		
Manufactures.			CONSTITUTE THE VALUE		
Lead, in Pigs. See Me			ON WHICH DUTY IS TO BE CHARGED.		
tals.			Maisena. See Sago.		
Lead, in Sheets. See			Mangrove Bark	100 catties	0030
Metals.			Manure-cakes, or Pou-		
Lead, Red (Minium)		0350	drette		0090
Lead, White (Ceruse)		0350	Marble Slabs		0200
Lead, Yellow (Massicot).		0350	Marten Skins. See Skins,		
Leather	P6	0420	Marten.		
Leather Articles,	н		Massicot. See Lead,		
Pouches, Purses		1500	Yellow.		
Leather, Green		1800	Masts. See Timber.	-	
LEATHER, STRIPS OF)	5 per cent.		Mats, of all kinds	Hundred	0200
Ass	ad valorem			Roll of	
Leather Trunks. S			Matting	40 yds.	0200
Trunks.	Contraction of the local division of the loc		Maws, Fish. See Fish		
Lemonade. See Wines.			Maws, Fish. See Fish		
Leopard Skins. 8			Meal, Indian and Oat	Free.	
Skins, Leopard.			Meals, Preserved, For-	1	
Lichoos	100 anttion	0200			
Lichees Lights, Ships' Side, NOT IMPORTED FOR	100 Cattles		eign		
LIGHTS, SHIPS SIDE,	5 per cent.		Including Fish, Flesh, Fowl, Tinned Game of all kinds,		
NOT IMPORTED FOR SPECIFIED VESSELS	ad valorem		Shell-fish, Patties, Sausages,		
Lily Flower Dried	100 antition	0270	Caviare, Beef and Pork		
Lily Flowers, Dried		0500	Caviars, Beef and Pork in casks for Ships. [Ex- cluding Hams and Salt		
Lily Seeds, or Lotus Nuts.	12	0000	Fish.]	and the second second	
Linen and Cotton Min-				5 per cent.	
tures. See Linen.			MEDICATED WINES	ad valorem	
Linen, Coarse, as Linen			Medicines, Foreign	Free.	
and Cotton or Silk and			Including Surgical Instru- ments, Photographic Chemi-		
Linen Mixtures, not	Disco	0200	ments, Photographic Chemi-		
exceeding 50 yds. long.	Piece	0200	cals and Apparatus; also Medicines of Foreign origin		and the second s
Linen, Fine, as Irish or			made up for Chinese use	and the second s	
Scotch, not exceeding		0500	[Excluding Castor Oil, if		
50 yds. long.	23	0000	arriving in quantities of		
Liqueurs. See Wines.		0125	more than 100 catties weight at a time.]	-	
Liquorice	100 catties	0135	Medium Cloth. See Wool-		
Lockets. See Jewellery,			len Manufactures.		
Foreign.			Melon Seeds	100 catties	0100
Long Ells. See Woollen			Metals :		
Manufactures.			Copper, Manufactured;		
Looking-glasses. See Te-			as in Sheets, Rods,		
lescopes.			Nails		1500
Lotus-nuts. See Lily			Copper, Unmanufac-		
Seeds.			tured, as in Slabs.	100	1000
Lucraban Seed		0035	Copper, Yellow Metal,		
Lung-ngans	33	0250	Sheathing, and Nails		0900
Lung-ngans without the			Copper, Japan		0600
Stone	13	0350	Iron. Manufactured, as		
Lustres, See Woollen			in Sheets, Rods, Bars		
and Cotton Mixtures.			Hoops		0125
Mace	21	1000	Iron, Unmanufactured,		. 40
MACHINERY	5 per cent.				0.0 * -
	ad valorem		as in Pigs	- 17	0075
INCLUDING MACHINERY FOR			Iron, Kentledge	144	0010
GOVERNMENT DOCKS.			Iron Wire	**	0250
ABSENALS, ETC. DUTT IS LEVIABLE ON THE CONT	1.00		INCLUDING TRUSSES TO	and the second second	
OF THE MACHINERY AN	2		BIND SILE BALES, MANU- FACTURED WHOLLY FROM		
LAID DOWN AT ITS PORT.			IBON WIRE,		

. If in reasonable quantities, when declared to be for the personal use of the applicant, and not for sale.

- 22

CUSTOMS TARIFF

NAME OF ARTICLE.	TABIFF UNIT	AND DUTY.	NAME OF ARTICLE.	TABISP UNIT	AND DUTT.
	Per	T. m. c. c.		Per	T. m. c. c.
Metals-cont.			Musk	Catty	0900
IRON PANS OF FOR-			Muskets.		
EIGN ORIGIN OR OF	5 per cent.		Cannot be imported or exported except		
CHINESE ORIGIN	ad valorem		or exported except under Special Autho-		
AND MANUFACTUR-			Muslins. See Cottons.		
ED BY CHINESE J			Mussels, Dried	100 catties	0200
Iron Pans manufactur-			Mustard. See Confec-	1	
ed by Foreigners at Chinese Treaty Ports cannot be imported			tionery.		
cannot be imported			Musters. See Samples.		
or exported.			Myrrh. See Gum.		
IRON NAILS	-		Nails, Copper. See Metals.		
IRON HOOPS, OLD	÷.		NAILS, IRON. See Metals.	_	
WHEN SHIPPED COASTWISE			Nankeen and Native Cot-		
TO BE EXEMPT AT THE			ton Cloths		1500
FORT OF SHIPMENT AND TO BE CHARGED 5 FER			1		1000
CENT. ad valorem COAST			INCLUDING COTTONS DYED		
TRADE DUTY AT THE			IN CHINA.		
Lead, in Pigs	100 catties	0 9 5 0	Narrow Cloth. See Wool-		
Lead, in Sheets		0250	lens.		
Quicksilver		2000	Nocklets. See Jewellery,		
		0250	Foreign.	Free	
Spelter		0200	Newspapers, Chinese	Free. 100 catties	0 5 0 0
Cannot be imported or exported except			Nutgalis	and the second se	
under Special Autho-			Nutmegs	H-	250 0
rity.			Oil, as Bean, Tea, Wood,		
Steel	-14	0250	Cotton, and Hemp Seed		0300
Tin	14	1250	Up to 10 picule, if reported to be for Steamer a use: Free.		
YUNNAN TIN MAY BE	April Andrew 10				1
PASSED COASTWISE AT	The second second		Oil Floor-cloth. See Car-		
HALF THE TARIFF RATE ON BEING PROVED TO BE			peting, Foreign.		
PROPERTY OF PRIVILEGED			Oil, Salad. See Confec-		
MINING ABBOCIATION.			dilud Papar		0450
Tinplates	44	0400	Oiled Paper Olibanum, See Gum Oli-		
TRUSSES, METAL, TO)	5 per cent.		banum.		
BIND SILK BALES, {	ad		Olive Seeds		0300
NOT OF IRON WIRE)	valorem.*		Olives. Unpickled, Salted,		
TRUSSES, METAL, OF			or Pickled.		0180
IRON WIRE. See Iron					0100
WIRE.			Opera Glasses. See Teles-	and the second	
Milk, Condensed and Desic-			Copes. Orium, Foreignt		Tls.
cated. See Butter.				- 24	110.00‡
Millet. See Rice. Millinery. See Clothing,			Under Special Regula-		
			tions.		
Foreign. Mineral Water. See Wines.			OPIUM, BOILED OR PRE-	1000	107 505
Minium. See Lead. Red.			PARED		137.50§
Mirrors. See Telescopes.			Under special Regula-		
Mother-o'-pearl Shell	100 catties	0200	tions. Orange Peel. See Peel,		
Mother-o'-pearl Ware	Catty	0100	Orange.		
-			ORANGES. See Vegetables.		
Munitions of War. Cannot be imported			Orleans. See Woollen		
or exported except			Manufactures.		
or exported except under Special Autho-			Orpiment. See Hartall.		
rity.	100	1	Otter Skins. See Skins,		
Mushrooms	100 catties	1500	Otter.		
Music. See Articles de			Oyster Shell, Sea Shells.	ai -	0090
Menage.	-		Packing Twine. See Sta-		
Musical Boxes	ad valorem		tionery.		
	ad valorem				
Musical Instruments. See			Paddy. See Rice. Paint, Green		0450
Articles de Ménage.			Paintings. See Pictures.		

Ad interim.
 A coording to the United States Commercial Treaty of November, 1880, citizens of the United States are not allowed to deal in Opium, nor are vessels owned by them, whether employed by themselves or others, nor vessels owned by others but employed by them, allowed to carry Opium.
 TIs. 30.0.0.0 Tariff Duty, Tis. 80.0.0.0 Likin.
 TIs. 37.5.0.0 Tariff Duty, Tis. 100.0.0.0. Likin.

CUSTOMS TARIFF 2											
NAME OF ABTICLE.	TARIPP UNIS	AND DUTY.	NAME OF ARTICLE.	TABIFF UNIT	AND DUTT'						
Palampore, or Cotton Bed Quilts	<i>Per</i> Hundred	T. m. c. c. 2 7 5 0	PIPES, WHITE METAL	Per	T. m. c. c.						
Palm-leaf Fans. See Fans, Palmleaf.			(INFERIOR). See Cop- perware and Pewter- ware.								
PANS, IRON. See Metals. Paper. See Stationery.			Pistols.								
Paper, 1st Quality INCLUDING WEISING LOT- TEEY BOOKS AND ALL		0700	Cannot be imported or exported except under Special Autho-								
CHINESE BOOKS, WITH THE EXCEPTION OF BOOKS			rity. Pith Pictures. See Pic-								
EITHER OFFICIALLY PRO- VIDED OR PUECHASEI			tures. Planks. See Timber.								
FOR CHINESE PUBLIC INSTITUTIONS. BOOKE CIRCULATED BY MISSION	1		Plaster of Paris. See Gypsum.	1.00	1						
ARIES OB DEALT IN BY OBDINARY CHINESE			Plated Ware, Foreign	Free.							
BOOKSELLERS ARE TO PAY DUTY. Chinese News-			Poles. See Timber. Pongces, Silk. See Silk								
papers : Free. Paper, 2nd Quality		0400	Piece Goods. Porcelain, Foreign. See	-							
PAPER, BLACK TINSEL.	5 per cent.		Glassware. Pork. See Meats, Pre-								
Paper, Oiled. See Oiled Paper.			served, Foreign.	1 i							
Paper Umbrellas. See			Portfolios. See Stationery. Pottery, Earthenware	100 catties	0050						
Rittysols. Pastry. See Confectionery.			INCLUDING COARSE CHINA- WARE OF THE VALUE OF								
Patties. See Meats. Peacocks' Feathers. See			Tls 1 TO Tls. 1.50 PER PICUL EXPORTED FROM PARHOI; BUT NOT IN-								
Feathers. PEARL BARLEY			CLUDING SWATOW NATIVE CHINA-WARE,								
Pearls, False	100 catties	2000	Pouches, Leather. See Leather Articles.								
Peas. See Beans. Peel, Orange		0300	Poudrette. See Manure-								
Peel, Pumelo, 1st Quality Peel, Pumelo, 2nd Quality		0450	cakes. Prawns, Dried	رو	0360						
Pencil Cases. See Jewel- lery, Foreign.			Presents. See Curiosities. Preserves, Comfits, and								
Pencils, Foreign. See Stationery.			Sweetmeats Printed Cottons. See Cot-	33	0500						
Pens, Foreign. See Sta			ton Piece Goods.								
Pepper, Black		0360	Printing Presses. See Sta- tionery.								
Pepper, White Pepper, Foreign. See Con-	- IP	0500	Pumelo Peel. Sce Peel, Pumelo.								
fectionery. Peppermint Leaf		0.1.0.0	PUMELOES. See Vegetables Purses, Leather. See								
Peppermint Oil	145	0100 3500	Leather Articles.		0600						
Perfumery Excluding Musk.			Putchuck	D .	0000						
Personal Baggage. See Household Stores			Quiltings. See Cotton Piece Goods.								
Pewterware. See Copper- ware.	- 41		Quilts, Cotton. See Pa- lampore.		-						
Photographic Apparatus. See Medicines.			Rabbit Skins. See Skins,								
Photographic Chemicals.	11 23	-	Rabbit. Racoon Skins. See Skins,								
See Medicines. Pickled Olives. See Olives.	1		Racoon. Rags, Cotton. See Cot-								
Pickles. See Vegetables. Pictures and Paintings	Each	0100	ton Rags. Raisins. See Vegetables.								
Pictures on Pith or Rice		-	Raspberry Vineyar. See	- 0							
Pig Iron. See Metals.	Hundred	0100	Wines. Rattans		0150						
Piles. See Timber. PINEAPPLES. See Vege-			Rattans, Split Rattanware	н	02500300						
tables. Pipes. See Cigars.			Red Tape. See Stationery. Red-wood. See Wood, Red.								
and and organsi			1000- WOOU. See WOOU, 1680."								

NAME OF ARTICLE.	TABIFF UNIT	AND D	UTY.	NAME OF ABTICLE.	RIFF UNIT	AND DU	TT
	Per	T. m.	c. c-		Per	T. m. c	:. c
Rhinoceros Hides. See		-		SATINET, OR FRENCH			
Hides, Rhinoceros.				SATEEN, WITH A COT- / 5	per cent.		
Rhinoceros Horns. See				TON WARP AND A (ad	valorem		
Horns, Rhinoceros.	.00	1 0	E O	SILK WEFT.			
	100 catties	14	50	Sauces. See Confectionery.			
Ribbons, Silk. See Silk	100 catties	18.0	0.0	Sausages, See Meats.			
RIBBONS, SILK, INTER-	or	10 0	00	Scarves. See Silk Piece			
T	5 per cent			Goods. Scent Bottles. See Jewel-	i i i		
	ad valorem						
VER THREAD	optional.	11.		lery, Foreign. Scientific Instruments. See			
Rice or Baddy, Wheat,		1		Articles de Ménage.			
Millet, & other Grains	100 catties	0 1	0 0	Sea Otter Skins. See			
Duty free on importa-		1		Skins, Sea Otter.			
tion from abroad. Can				Sea Shells. See Oyster			
only be exported un- der Bond to Chinese				Shell.			
Ports. Native Grain				Seahorse Teeth) catties	200) (
is to pay Export Duty				Sealing Wax. See Sta-			
at port of shipment				tionery.			
and Coast Trade Duty at port of discharge,				Seasonings. See Confec-			
and leaving Yangtaze				tionery.			
at port of discharge, and leaving Yangtsze Ports by river stea- mers, Coast Trade Duty is to be deposited in advance, Foreign Grain not landed may				Seawced		015	1
Duty is to be deposited				SEAWEED, RUSSIAN, SU-		01	
in advance. Foreign Grain not landed may				PERIOR	0	015	
	1 A A A A A A A A A A A A A A A A A A A			SEAWEED, RUSSIAN, IN.		010	
be re-exported to Fo- reign Countries. Fo-				FERIOR.		0.0	
reign Grain re-export- ed to Chinese Ports				Seltzer Water. See Wines.		013	
must pay Export Duty.				Sesamum Seed	ir.	050	
Rice Paper Pictures. See				Sharks' Fins, Black	er cent.		1
Pictures.				SHARAS FINS, CLARI- (ad	valorem		
Rifles				Sharks' Fins, Black SHARKS' FINS, CLARI- FIED Sharks' Fins, White	catties	150	C
Cannot be imported or exported except un-				Sharks' Skins	undred	200	
exported except un- der Special Authority.				Shawls, Silk. See Silk			
Rings, Foreign. See Jewel-				Piece Goods.			
lery, Foreign.		100	0.0	Shell-fish, Tinned. See			
Rose Maloes	Each	0 0 9		Meats.			
Rugs, of Hair or Skin				Ships' Stores. See House			
Saddlery. See Articles de Ménage.				hold Stores	Free.		
Safes. Soo Articles de			1	Shirtings. See Cotton			
Menage.				Piece Goods.			
Sago	Free.			SHIRTINGS DYED IN CHINA.			
Including Arrow-root, Corn-				See Nankeen and Native			
Rour, Maizena.				Cotton Cloths.			
Salt. Trade in, prohibited.			1	Shirtings, Spotted. See			
Salt Fish. See Fish, Salt.				Cotton Piece Goods. Shoes and Bouts Losthan			
Salted Olives. See Olives.				Shoes and Boots, Lea her or Satin 100) pairs		0
Salt, Table. Sce Confec-				Shoes, Foreign. See Cloth-	Pairs	300	U
tionery.	00 antition	0 = 0	0	ing, Foreign.			
Baltpotre	ou carries	0 0 0	,0	Shoes, Straw		018	0
Cannot be imported or exported except un-				Shot.		0	0
der Special Authority.				Cannot be imported or			
Samples and Musters of				exported except un-			
Goods for sale, in reason-				der Special Authority.			
able quantities	Free.			SIDE LIGHTS, SHIPS,') 5 m	moont		
EXCESS OF REASONABLE QUANTITY TO PAY TABIFF				NOT IMPORTED FOR > of	er cent.		
DUTY.				SPECIFIED VESSELS)	04101 67/1		
Samshu	00 catties	015	0	Silk 1-			
INCLUDING JAPANESE				Raw and Thrown 100	cattion	0.0.0	0
WINE. See Wines, Fo-				Yellow, from Szechuen		700	-
Sandalwood		040	0 0	Reeled from Dupions		600	-
Sandalwoodware	Catty	010		Wild Raw		2 5 0	-
	.00 catties	010		Refuse		100	
Satin. See Silk Piece				Cocoons		300	
							-

NAME OF ABTICLE.	TABIFF UNIT	AND	Dut	Y.	NAME OF ARTICLE.	TABIPP UNIT	AND	D	TE
	Per	T . n	1. C.	c.		Per	T.	m.	c. (
Silk :-cont.					Presses. Printing Presses, Type, Despatch Boxes, Red				
COCOONS, REFUSE {	5 per cent.				Tupe, Portfolios, Packing Twine, [Excluding Chinese				
					Twine, [Excluding Chinese Paper, Indian Ink, and		-		
COCOON SKINS (SHELLS)		4	2 0	0	CHINESE BOOKS.]				
Floss, Canton	100 carties	4	3 0	0	Steel, See Metals.				
Floss, from other pro-		10	n ñ	n.	Sticklac	100 catties			0
vinces Ribbons and Thread		10			Stock-fish	- 64	0	б	0
RIBBONS, INTERWOVEN				~	Including Dried Fish.				
WITH IMITATION					Stoves. See Articles de				
GOLD OR SILVER					Menage. Straw Braid		0	7	0
THREAD. See RIB-					Straw Shoes. See Shoes,		0	1	v
BONS, SILK, etc.					Straw.				
Piece Goods, viz., Pon-					Studs. See Jewellery, Fo-				- 1
gees, Shawls, Scarves					reign.				
Crape, Satin, Gauze,					Sugar, Brown (Nos. 1 To				
Velvet, and Embroi-					10 INCLUSIVE, DUTCH				
dered Goods	JF	12 (0 0	0	STANDARD)		0	1	2
Piece GoodsSzechuen,					Sugar Candy	**			5
Shantung		41	5 0	0	Sugar, White (Nos. 11	13		-	~
Tassels		10.1			AND UPWARDS, DUTCH				
Caps	Hundred		9 0		STANDARD)		0	2	0
Silk and Cotton Mixtures	100 catties	5.1	50	0	Sulphur and Brimstone	49 11			0
NOT INCLUDING FRENCH					Cannot be imported or	"			
SATEEN OR SATINET. Silk and Linen Mixtures.					Cannot be imported or exported except un- der Special Authority.				
See Linen.					Surgical Instruments. See				
Silver Thread, Imitation.	Catter		<u> </u>	0	Medicines.				
Silver Thread, Real	Catty		$ \begin{bmatrix} 0 & 3 \\ 2 & 0 \end{bmatrix} $	-	Sweetmeats. See Pre-				
Silverware and Goldware.	100 catties		30		serves.				
Sinews, Buffalo and Deer.			55		Tallow, Animal		0	2	0
Skin Rugs. See Rugs.	37		50	0	Tallow, Vegetable	22			0
Skins, Beaver	Hundred	5	0 0	0	Tassels, Silk. See Silk		-		
Skins, Doe, Hare, and	inducid		00	~	Tassels				
Rabbit		0	50	0	T-Cloths. See Cotton Piece				
skins, For, Large	Each	1	15		Goods.				
Skins, Fox, Small	33		07		Tea, Black and Green	33	2	5	0
Skins, Land Otter	Hundred	-	0 0		TEA, BRICK	ور	0	6	0
Skins, Marten	Each		15		NO TRANSIT DUES ARE TO	1			
Skins, Racoon	Hundred	-	0 0		HE LEVIED ON BRICK TEA MADE FROM Hug-				
Skins, Sea Otter			50		hsiang-ch'a-mo, BOUGHT				
Skins, Squirrel	Hundred		50		IN HANKOW, AT TIME OF	1			
Skins, Tiger and Leopard		0	15	0	EXPORT FROM HANKOW. TEA DUST, NOT EXCEND-		1	2	5
leeve Links. See Jewel-					ING Hk. Tls. 10 PER		1	446	Ŭ
lery, Foreign.					PICUL IN VALUE AND		1		
Smalt	100 catties	1	50	0	SHIPPED FOR A CHINESE				
Snuff, Native			8 0		PORT; TEA DUST SHIP-				
Snuff, Foreign			2 0		FED FOR A FOREIGN				
Soap, Foreign	Free.				PORT, OR FOR A CHINESE				
SOAP, CHINESE					PORT IF EXCEEDING Hk				
JOAP, UNINESE	ad valorem				The 10 PER PICUL IN VA-				
Soda-water. See Wines.					LUE, TO PAY AS TEA.				
Soy	100 catties	0	4 0	0	TEA, LOG; VARIETIES:				
Spanish Stripes. See Wool-					Ch'IEN LIANG		0		~
len Manufactures.					PAI-LIANG KUNG-CHIEN	11			0
Spars. See Timber.		1			PAI-LIANG T'IEN-CHIEN				0
Spelter. See Metals.					PAI-LIANG CHING-CHIEN				5
Spices. See Confectionery					TEA-CHESTS, OR MATE-)			4	0
Spirits. See Wine.	Free.				RIALS FOR MAKING	5 per cent.			
Spy Glasses. See Teles					TEA-CHESTS	ad valorem	4		
copes.	1				Tea-chests, or Materials for				
Squirrel Skins. See Skins					making Tea-chests, ex-				
Squirrel.					ported to another Treaty				
Stationery, Foreign	Free.	1.1			Port for use in packing				
Including Pens, Pencils, Ink					Tea	Free.			
Peper, Blotting Paper, Gum	1				. Ove see	A 100.	1.1		

26

CUSTOMS TARIFF

NAME OF ARTICLE.	TARIFF UNIT	AND	Dur	T.	NAME OF ARTICLE, TABLES UNIT	AND	De	TT.
	Per	T. 1	n.c	. c.		T . n	n. c	. c.
TEA-BOX BOARDS. See					Timber-cont. Bilos Balan and Isista Each	0	<u> </u>	
WOOD BOARDS, TEA-					Piles, Poles, and Joists. Each TO COMPETHEND SOFT-	0	0.0	3 0
Box. Tea Oil. See Oil.					WOOD POLES OF ANY			
Teak-wood. See Timber.					LENGTH.			
Telegraph Material for Chi-					Tin. See Metals.	-		
nese Government Tele-					Tinder			50
graphs	Free.				Tin-foil	1	2 (5 0
EXCLUDING TELEGRAPH	2,000				Tinned Meats. S. e Mcats. Tinplates. See Metals.			
MATERIAL FOR OTHER								
THAN CHINESE GOVEEN- MENT TELEGRAPHS.					TINSEL PAPER, BLACK { 5 per cent. ad valorem			
Telescopes, Spy and					1 / T T T T T T T T T T T T T T T T T T			
Opera Glasses, Look- (5 nor cont				Excluding JAPANESE To-			
ing-glasses and Mir- (ad valoren				BACCO. See Tobacco.			
rors)	ace casorem				Prepared.			
Thread, Cotton. See Cot.		1			Tobacco, Leaf			
ton Thread.		1			Tolacco, Prepared	0 4	4 (5 0
Thread, Gold. See Gold					Eveluding Foreign Tobacco, BUT INCLUDING JAPAN FOR			
Thread.					TOBACCO, except when im- ported by Jupanese officials			
Thread, Silk. See Silk					ported by Japanese officials			
Thread.					or merchants, for private use, up to 40 catties at a time.			
Tiger Skins. See Skins,					Tortoise-shell Catty	0 :	2 8	50
Tiger.					Tortoise-shell, Broken			72
Tigers' Bones	100 catties	1	5 5	0	Tortoiseshellware			0 0
Timber :					Trunks, Leather 100 catties			
Masta and Spars, Hard-					TRUSSES, METAL. See			
wood, not exceeding					Metals, Iron Wire;			
40 ft	Each	4	0 0	0	Metals, TRUSSES.			
Masts and Spars, Hard-					Turmeric	0	1 () ()
wood, not exceeding					Turnips, Salted	0		
60 ft		6	0 0	0	Twine, Hemp, Canton .	0		
Masts and Spars, flard-			~ ~		Twine, Hemp, Soochow	0.1	5 () ()
wood, exceeding 60 ft.	0.	10	0 0	0 0	Type. See Stationery.			
Masts and Spars, Soft-					Umbrellas Each	0 0	0 3	3 5
wood, not exceeding		0	~ ~		Umbrellas, Paper. See			
40 ft.		2	0 0	0	Kittysols.			
Masts and Spars, Soft-					UNION CLOTH. See Wool-			
wood, not exceeding		4	5 0	0	len Manufactures :			
60 ft. Masts and Spars, Soft-	- 14	-18	50	, 0	Spanish Stripes, In-			
wood, exceeding 60 ft.		6	5 0	0	ferior. Vernich or Crude Lecquer 100 estation	0	= (
Beams, Hard-wood, not			00		Varnish, or Crude Lacquer 100 catties Vegetables, Preserved, Fo-	0 8	5 (10
exceeding 26 ft. long								
and under 12 ins.					reign Free. Including Foreign Fruits			
square		0	15	0	Fresh and Preserved, Pick			
	5 per cent.			-	les, Chutneys, Raisins, Chi- ness Fresh Vegetables and			
	ad valorem				Fresh Fruits. [Excluding]			
BEAMS OTHER THAN J	or Tariff				Fresh Fruits. [Excluding Olives, Dates, Almonds,			
SQUARE	Duty,				Chestnuts, Ground-nuts, Lichaes Lung, ngang, Gar-			
L	ontional.				Lichees, Lung-ngans, Gar- lic, Mel n Seeds, Mush-			
BEAMS, SOFT-WOOD,)	E non cont				rooms, Fungus, Salted Tur-			
s.e., PLANKS OVER >	5 per cent.				nips, Oranges, Cumquats, Citrons, Pumelors,			
6 INS. IN THICKNESS)	ad valorem				COCOA-NUTS, AND PINE-			
Planks, Hard-wood, not					APPLES.]			
exceeding 24 ft. long.					Velvets. See Silk.			
12 ins. wide, and 3 ins.					Velveteens. See Cottons.			
thick	Hundred	3	б О	0	Velvets, not exceeding 34	0 1	9	0
Planks, Hard-wood, not	-				yds. long Piece	0 1		
exceeding 16 ft. long,					Vermicelli 100 catties			
12 ins. wide, and 3 ins.					Vermillion	2 8		0
thick	10	2	0 0	0	Vessels broken up in port,			
PLANKE Some Wood (5 per cent.				Materials from* Free.			
	ad valorem				Must be certified by Consul to be condemned and sold			
Planks, Teak	Cubic foot							

* See also GRAR, SEIPS'.

NAME OF ABTICLE.	TABIFF UNIT	AND DUTY.	NAME OF ARTICLE. TARIFI	UNIT AND DUTY.
		[T. m. c. c.	ad va A FOREIGN COUNTRY. Wood, Oil. See Oil. Wood, Piles. Poles, and Joists. See Timber, Pilos, etc. Woodware	atties 0 1 4 5 0 1 1 5 cent. lorem 1 1 5 0 0 3 5 0
Jewellery, Foreign.	-		WOOL, CAMELS ad val	orem
	5 per cent ad valoren or Tariff		Woollen and Cotton Mix- tures, viz., Lustres, Plain and Brocaded	12
	Duty, optional.		not exceeding 31 yds. long Pier	ce 0200
Watches	Pair	1000	Woollen Manufactures*	
Watches, émail.ées a Wax, Beos'. See Bees-	"	4500	Blankets Pai Broadcloth and Spanish Stripes, Habit and Medium Cloth, 51 to	r 0 2 0 0
Wax, Japan	10) catties	0650	64 ins. wide Char	
Wax, White, or Insect		1500	Long Ells, 31 ins. wide Camlets, English, 31	0045
WEISING LOTTERY BOOKS. See Paper, 1st Quality.			ins. wide	0050
Wheat. See Rice. White Wax. See Wax, White.			Camlets, Dutch, 33 ins. wide Camlets, Imitation, and	0100
Window Glass. See Glass,			Bombazettes	0035
Window.	These		Cassimeres, Flannel, &	0040
Including Beer, Spirite, Fo-	Frei+		Lastings, 31 ins. wide.	0050
reign Bitters, Liqueurs, Cor- dials, Raspberry Vinegar,			Lastings, Imitation, &	0035
Soda, Seltzer, and Mineral Waters, Lemonads, etc.			Orleans, 34 ins. wide Bunting, not exceeding	0035
Excluding Samshu and Chinese Wine; ALSO JA-			24 ins. wide and 40	
PANESE WINE, except when			yds. long Piec	e 0200
imported by Japanese offi- cials or merchants, for pri- vate use, up to 200 catties			Spanish Stripes, Infe- rior Chan INCLUDING UNION CLOTH.	g 0100
	per cent.		Woollen, Yarn 100 cat	ties 30 0
	d valorem		WRECKS, MATERIALS	
Wood, Camagon		0030	FROM. See VESSELS. WRECKED, ETC.	
Wood, Fragrant		0450	Yarn, Cotton. See Cottons	
Wood, Garoo		2000	Yarn, Woollen. See Wool-	
Wood, Kranjee, 35ft. long,			len Yarn.	
1 ft. 8 ins. wide, and			Yellow Metal. See Me-	
1 ft. thickl	Each (800	tals, Copper, etc.	1

* PROPORTIONATE DUTI IS TO BE CHARGED ON EXTRA WIDTH IN WOOLLENS.

RULES

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 meast 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 $2\frac{1}{2}$ 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 corgo be on board, liable to tonnage dues.

RULE III.—Contraband Goods.—Import and export trade is alike prohibited in the following artilles: 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 avoir lupois; 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 XXVIII. 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 cash 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 cash he desires to ship, and the port of its destinaion, and shall bind himself, either by a bond with two sufficient sureties, or by depositing such other

. For duty on Opium see Convention signed in 1865.

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 payment 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, 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 purchaser. 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 goods concerned.

RULE VI.-Liability of Vessels entering Ports.-To the prevention of misunderstanding, it is agreed that the term of twenty-four hours, within which British versels. 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 from which they have been landed, and the place inland to which they are bound,

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 benceforth 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 Regulations 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 dis-eharged at any Chinese port on payment of half-duty, with power to claim drawback of the half-duty if re-exported.

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 cortificate. 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 viséd 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 to 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 outwards otherwise than in compliance with 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 payment 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 to the Customs revenue, in the prevention of smuggling, in the definition of port boundaries, or in discharging the duties of har our master; also in the distribution of lights, huoys, 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.

(L.S.) SIGNATURES OF FIVE CHINESE PLENIPOTENTIARIES.

RULES FOR JOINT INVESTIGATION IN CASES OF CONFISCATION AND FINE BY THE CUSTOM HOUSE AUTHORITIES *

Agreed to and Promulgated by the British Minister at Peking, 31st May, 1868

RULE I.—It shall be the Rule for all business connected with the Custom House Department to be in the first instance transacted between the Commissioner of Customs and the Consul, personally or by letter; and procedure in deciding cases shall be taken in accordance with the following Regulations.

RULE II.—Whenever a ship or goods belonging to a foreign merchant is seized in a port in China by the Custom House officers, the seizure shall be reported without delay to the Kien-tuh, or Chinese Superintendent of Customs. If he considers the seizure justifiable, he will depute the Shwui-wu-sze, or foreign Commissioner of Customs, to give notice to the party to whom the ship or goods are declared to belong that they have been seized because such or such an irregularity has been committed, and that they will be confiscated, unless, before noon on a certain day being the sixth day from the delivery of the notice, the Custom House authorities receive from the Consul an offic al application to have the case fully investigated.

The merchant to whom the ship or goods belong, if prepared to maintain that the alleged irregularity has not been committed, is free to appeal, within the limited time, directly to the Commissioner, who is to inform the Superintendent. If satisfied with his explanation, the Superintendent will direct the release of the ship or goods; otherwise, if the merchant elect not to appeal to the Customs, or if after receiving his explanation the Superintendent still declines to release the ship or goods, he may appeal to his Consul, who will inform the Superintendent of the particulars of this appeal, and request him to name a day for them both to investigate and try the case publicly.

RULE III.—The Superintendent, on receipt of the Consul's communication, will name a day for meeting at the Custom House; and the Consul will direct the merchant to appear with his witnesses there on the day named and will himself on that day proceed to the Custom House. The Superintendent will invite the Consul to take his seat with him on the bench; the Commissioner of Customs will also to seated to assist Superintendent.

Proceedings will be opened by the Superintendent, who will call on the Customs employés who seized the ship or goods to state the circumstances which occasioned the seizure, and will question them as to their evidence. Whatever the merchant may have to advance in contradiction of their evidence he will state to the Consul, who will cross-examine them for him. Such will be the proceedings in the interest of truth and equity. The Consul and Superintendent may, if they see fit, appoint deputies to meet at the Custom House in their stead, in which case the order of proceeding will be the same as if they were present in person.

RULE IV.—Notes will be taken of the statements of all parties examined, a copy of which will be signed and sealed by the Consul and Superintendent. The room will then be cleared, and the Superintendent will inform the Consul of the course he proposes to pursue. If he proposes to confiscate the vessel or goods, and the Consul dissents, the merchant may appeal, and the Consul having given notice of the appeal to the Superinterdent, they will forward certified copies of the above notes to Peking, —the former to his Minister, and the latter to the Foreign Office—for their decision.

If the Consul agrees with the Superintendent that the ship or goods ought to be confiscated, the merchant will not have the right of appeal; and in no case will the release of ship or goods entitle him to claim indemnity or their seizure, whether they be released after the investigation at the Custom House, or after the appeal to the high authorities of both nations at Peking.

RULE V.—The case having been referred to superior authority, the merchant interested shall be at liberty to give a bond, binding himself to pay the full value of

Substituted for the Rules agreed upon in 1865 between the Chinese Government and Her Britannic Majesty's Plenipotentiary.

the ship or goods attached should the ultimate decision be against him; which bond being sealed with the Consular seal and deposited at the Custom House, the Superintendent will restore to the merchant the ship or goods attached; and when the superior authorities shall have decided whether so much money is to be paid, or the whole of the property seized be confiscated, the merchant will be called on to pay accordingly. If he decline to give the necessary security, the ship or merchandise attached will be detained. But whether the decision of the superior authorities be favourable or not, the appellant will not be allowed to claim indemnity.

RULE VI.—When the act of which a merchant at any port is accused is not one involving the confiscation of ship or cargo, but is one which, by Treaty or Regulation, is punished by fine, the Commissioner will report the case to the Superintendent, and at the same time cause a plaint to be entered in the Consular Court. The Consul will fix the day of the trial, and inform the Commissioner that he may then appear with the evidence and the witnesses in the case. And the Commissioner, either personally or by deputy, shall take his seat on the bench, and conduct the case on behalf of the prosecution.

When the Treaty or Regulations affix a specific fine for the offence, the Consul shall on conviction give judgment for that amount, the power of mitigating the sentence resting with the Superintendent and Commissioner. If the defendant is acquited, and the Commissioner does not demur to the decision, the ship or goods, if any be under seizure, shall at once be released, and the circumstances of the case be communicated to the Superintendent. The merchant shall not be put to any expense by delay, but he shall have no claim for compensation on account of hindrance in his business, for loss of interest, or for demurrage. If a difference of opinion 'exist between the Commissioner and Consul, notice to that effect shall be given to the Superintendent, and copies of the whole proceedings forwarded to Peking for the consideration of their respective high authorities. Pending their decision, the owner of the property must file a bond in the Consular Court to the full value of the proposed fine, which will be sent to the Custom House authorities by the Consul, and the goods or ship will be released.

RULE VII.—If the Custom House authorities and Consul cannot agree as to whether certain duties are leviable or not, action must be taken as Rule V. directs, and the merchant must sign a bond for the value of the duties in quesion. The Consul will affix his seal to this document, and send it to the Custom House authorities, when the Superintendent will release the goods without receiving the duty; and these two functionaries will respectively send statements of the case to Peking, one to his Minister, the other to the Foreign Office.

If it shall be decided there that no duty shall be levied, the Custom House authorities will return the merchant's bond to the Consul to be cancelled; but if it be decided that a certain amount of duty is leviable, the Consul shall require the merchant to pay it in at the Custom Hous.

RULE VIII.—If the Consul and the Custom House authorities cannot agree as to whether confiscation of a ship, or a cargo, or both of them together, being the property of a foreign merchant, shall take place, the case must be referred to Peking for the decision of the Foreign Office and the Minister of his nation. Pending them decision, the merchant must, in accordance with Rule V., sign a bond for the amount, to which the Consul will affix his seal, and send it for deposit at the Custom House.

As difference of opinion as to the value [of ship or goods] may arise, the valuation of the merchant will be decisive; and the Custom House authorities may, if they see fit, take over either at the price aforesaid.

If after such purchase it be decided that the property seized ought to be confiscated, the merchant must redeem his bond by paying in at the Custom House the original amount of the purchase-money. If the decision be against confiscation, the bond will be returned to the Consul for transmission to the merchant, and the case then be closed. The sum paid by the Custom House authorities or ship or goods being regarded as their proper price, it will not be in the merchant's power, by a tender of the purchase-money, to recover them.

THE CHEFOO CONVENTION;

WITH ADDITIONAL ARTICLE THERETO FOR REGULATING THE TRAFFIC IN OPIUM

SIGNED, IN THE ENGLISH AND CHINESE LANGUAGES, AT CHEFOO, 13TH SEPTEMBER, 1876

Ratifications exchanged at London, 6th May, 1886

Ag eement negot ated between Sir Thon as Wade, K.C.B., Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary at the Court of China, and Li, Minister Plenipotent ary of His Majesty the Emileror of China, Sen of Grand Secretary, Gove no:-General of the Province of Chih-li, of the First Class of the Third Order of Nobi ity.

The negot at on between the Ministers above named has its origin in a destatch received by S. Thomas Wade, in the storing of the present year, from the Earl of Derby, principal Secretary of State for Foreign Affairs, dated 1st January, 1876. This contained instruct ons 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 mcon 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 follow :—

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 Yūnnan. 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 his 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 points; 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 Yamên will write a circular t, the Legations, inviting Foreign Representatives at once to consider with the Tsung-li Yamen the neasu es needed for the more effective administration of juit ce at the Ports or en to Trade.

3.-It is agreed that, whenever a cr me is committed affecting the per on or property of a B it sh subject, whether in the inter or or at the open orts, the British Mini ter . hal! be free to end officers to the spot to be present at the investigation.

To the prevent on of misundersanding on the roint, Sir Thomas Wale will write a Note to the above effect, to which the Tsung-'i Yamen will reply, affirming that this is the course of proceeding to be adhered to for the time to come.

It is further un lerstood that so long as the law. of the two countries differ from each other, there can be but one principle to guide judicial roceedings in mixed ca es in China, namely, that the ca e is tried by the official of the defendant's nationality; the offic al of the plaintiff's nationality merely attending to watch the proceedings in the nterest of just ce. If the officer so attending be disatisfied with the roceed ngs, it will be in his power to prote t again t them in deta I. The law administered will be the law of the nationa ity of the officer trying the case. This is the meaning of the word- hui t'ung indicating combined action in judicial proceedings, in Article XVI. of the Treaty of Ti ntsin; and this is the course to be re pectively followed by the officers of either nationality. SECTION III.-Trade.

1.-With reference to the ar a within which, according to the treaties in force, lekin ought not to be collected on foreign goods at the open ort, Sir Thoma- Wade agrees to move his Government to allow the ground rented by foreigners (the so-ca ed Conce sions) at the different ports, to be regarded as the area of exemption from lekin; and the Government of Ch na will therew on a low I-ch'ang, in the province of Hu-1i; Wu-hu, in An-nui; Wen-chow, in Che-kiang; and Per-hai (Pak-hoi), in Kwang-ung to be auded to the number of jorts open to trade and to become Con ular stations. The British Government will, farther, be free to send officers to reside at Ch'ung-k'ing to watch the condition of Briti h trade in S-u-ch'uen. British merchants will not be allowed to reside at Ch'ung-k'ing, or to o. en estab i hment or wareh uses there, so long a no steamers have acces to the port. When steamers have succeeded in ascending the river so far, further arrangements can be taken into consideration.

It is farther | ro. osed as a mea ure of compromise that at certain points on the shore of the Great River, namely, Ta-t'ung and Ngan-Ching, n the province of Anhui; Ho-Kou, in Kiang-si; Wu-ueh, Lu-chi kou, and Sha-shih in Hu-Kwang; these being a lilaces of t ade in the interir, at which, as they are not of en 10 to, foreign merchants are not legally authorised to land or ship god, steame's shall be alowed to touch for the pur ose of landing or hi ping passengers or goods; but in al 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 -hipped at su h points by the steamers, but may not be landed by them for sale. And at all such points, excert in the case of im orts accompanied by a tan-it dut certificate or exports similarly certificated, which will be severally passed free of lekin on exhibition of -uch certificates, lekin will be duly collected on all god, whatever by the native authorities. Foreign merchants will not be authorised to re-ide or open h u es of busines or warehouses at the places enumerated as port; f call.

2.-At all port- 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 ale for it. The imp rter 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 *bonâ fide* intend d 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 River 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, in order to the establishment of some system that shall enable the Chinese Government to protect its revenue without prejudice to the interests of the Colony.

Separate Article.

Her Majesty's Government having it in contemplation to send a Mission of Exploration next year by way of Peking through Kan-su and Koko-Nor, or by way of Ssu-chun, to Thibet, and thence to India, the Tsung-li Yamen, having due regard to the circumstances, will, when the time arrives, issue the neccessary passports, and will address letters to the high provincial authorities and to the Resident in Thibet. If the Mission should not be sent by these routes, but should be proceeding across the Indian frontier to Thibet, the Tsung-li Yamen, on receipt of a communication to the above effect from the British Minister, will write to the Chinese Resident in Thibet, and the Resident, with due regard to the circumstances, will send officers to take due care of the Mission; and passports for the Mission will be issued by the Tsung-li Yamen, that its passage be not obstructed.

Done at Chefoo, in the province of San-tung, this Thirteenth Day of September, in the year of Our Lord One Thousand Eight Hundred and Seventy-six.

[L.S.] THOMAS FRANCIS WADE.

[L.S.] LI HUNG-CHANG.

Additional Articles to the Agreement between Great Britain and China Signed at Chefoo on the 13th September, 1876.

SIGNED AT LONDON, 18TH JULY, 1885.

The Governments of Great Britain and of China, considering that the arrangements proposed in clauses 1 and 2 of Section III. of the Agreement between Great Britain and China, signed at Chefoo on the 13th September, 1876 (hereinafter referred to as the "Chefoo Agreement"), in relation to the area within "?" *kin* ought not to be collected on foreign goods at the open ports, and to the domition of the Foreign Settlement area, require further consideration; also that the terms of clause 3 of the same section are not sufficiently explicit to serve as an efficient regulation for the traffic in opium, and recognizing the desirability of placing restrictions on the consumption of opium, have agreed to the present Additional Article.

1.—As regards the arrangements above referred to and proposel in clauses 1 and 2 of Section III. of the Chefoo Agreement, it is agreed that they shall be reserved for further consideration between the two Governments.

2.—In lieu of the arrangement respecting opium proposed in clause 3 of Section III. of the Chefoo Agreement, it is agred that foreign opium, when imported into China, shall be taken cognizance of by the Imperial Maritime Customs, and shall be deposited in bond, either in warehouses or receiving-hulks which have been approved of by the Customs, and that it shall not be removed thence until there shall have been paid to the Customs the Tariff duty of 30 taels per chest of 100 catties, and also a sum not exceeding 80 taels per like chest as *li-kin*.

3.—It is agreed that the aforesaid import and *li-kin* duties having been paid, the owner shall be allowed to have the opium repacked in bond under the supervision of the Customs, and put into packages of such assortel sizes as he may select from such sizes as shall have been agreed upon by the Customs authorities and British Consul at the port of entry.

The Customs shall then, if required, issue gratuitously to the owner a transit certificate for each such package, or one for any number of packages, at option of the owner.

Such certificate shall free the opium to which it a plies from the imposition of any further tax or duty whilst in transport in the interior, provided that the package has not been opened, and that the Customs seals, marks, and numbers on the packages have not been effaced or tampered with.

Such certificates shall have validity only in the hands of Chinese subjects, and shall not entitle foreigners to convey or accompany any opium in which they may be interested into the interior.

4.—It is agreed that the Regulations under which the said certificates are to be issued shall be the same for all the ports, and that the form shall be as follows :—

" Opium Transit Certificate.

"This is to certify that Tariff and *li-kin* duties at the rate of taels per chest of 100 catties have been paid on the opium marked and numbered as under; and that, in conformity with the Additional Article signed at London the 18th July, 1885, and appended to the Agreement between Great Britain and China signed at Chefoo the 13th September, 1876, and approved by the Imperial Decree printed on the back thereof, the production of this certificate will exempt the opium to which it refers, wherever it may be found, from the imposition of any further tax or duty whatever, provided that the packages are unbroken, and the Customs seals, marks, and numbers have not been effaced or tampered with.

"Mark,

X

" Port of entry, "Date

"Signature of Commissioner of Customs."

00 packages

5.—The Chinese Government undertakes that when the packages shall have been opened at the place of consumption, the opium shall not be subjected to any tax or

No.

contribution, direct or indirect, other than or in excess of such tax or contribution as is or may hereafter be levied on native opium.

In the event of such tax or contribution being calculated *ad valorem*, the same rate, value for value, shall be assessed on foreign and native opium, and in ascertaining for this purpose the value of foreign opium the amount paid on it for *li-kin* at the port of entry shall be deducted from its market value.

6.—It is agreed that the present Additional Article shall be considered as forming part of the Chefoo Agreement, and that it shall have the same force and validity as if it were inserted therein word for word.

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.

7.—The arrangement respecting opium contained in the present Additional Article shall remain binding for four years, after the expiration of which period either Government may at any time give twelve months' notice of its desire to determine it, and such notice being given, it shall terminate accordingly.

It is, however, agreed that the Government of Great Britain shall have the right to terminate the same at any time should the transit certificate be found not to confer on the opium complete exemption from all taxation whatsoever whilst being carried from the port of entry of the place of consumption in the interior.

In the event of the termination of the present Additional Article the arrangement with regard to opium now in force under the regulations attached to the **Treaty** of Tientsin shall revive.

8.—The High Contracting Parties may, by common consent, adopt any modifications of the provisions of the present Additional Article which experience may show to be desirable.

9.—It is understood that the Commission provided for in clause 7 of Section III. of the Chefoo Agreement to inquire into the question of prevention of smuggling into China from Hongkong shall be appointed as soon as possible.

10 — The Chefoo Agreement, together with, and as modified by, the present Additional Article, shall be ratified, and the ratifications shall be exchanged at London as soon as possible.

In witness whereof the Undersigned, duly authorized thereto by their respective Governments, have signed the present Additional Article, and have affixed thereto their scals.

Done at London, in quadruplicate (two in English and two in Chinese), this 18th day of Jul, 1885, being the seventh day of the sixth moon in the eleventh year of the reign of Kwang-su.

(L.S.)	SALISBURY.
(L.S.)	TSENG.

The Marquis Tseng to the Marquis of Salisbury. Chinese Legation, London, 18th July, 1885.

My Lord,

In reply to your Lordship's note of this date, I have the honour to state that the Imperial Government accept the following as the expression of the understanding which has been come to between the Governments of Great Britain and China in regard to the Additional Article to the Chefoo Agreement relative to opium, which has been signed this day:—

1.—It is understood that it shall be competent for Her Majestys's Government at once to withdraw from his new arrangement, and to revert to the system of taxation for opium at present in operation in China, in case the Chinese Government shall fail to bring the other Treaty Powers to conform to the provisions of the said Additional Article.

2.—It is further understood that, in the event of the termination of the said Additional Article, the Chefoo Agreement, with the exception of clause 3 of Section IIL, and with the modifications stipulated in clause 1 of the said Additional Article, shall nevertheless remain in force.

THE OPIUM CONVENTION

Momorandum of the basis of Agreement arrived at after discussion between Mr. James Russell, Puisne Judge of Hongkong; Sir Robert Hart, K.C.M.G, Inspector-General of Customs, and Shao Taotai, Joint Commissioners for China; and Mr. Byron Brenan, Her Majesty's Consul at Tientsin, in pursuance of Article 7 Section III. of the Agreement between Great Britain and China, signed at Chefoo on the 15th September, 1876, and of Section 9 of the Additional Article to the said Agreement, signed at London on the 18th July, 1885.

Mr. Russell undertakes that the Government of Hongkong shall submit to the Legislative Council an Ordinance * for the regulation of the trade of the Colony in Raw Opium subject to conditions hereinafter set forth and providing :--

- For the prohibition to the import and export of Opium in quantities less than I chest.
 For rendering illegal the possession of Raw Opium, its custody or control, in quantities less than one chest, except by the Opium Farmer.
- 3.—That all Opium arriving in the Čolony be reported to the Harbour Master, and that no Opium shall be transhipped, landed, stored or moved from one store to another, or reexported without a permit from the Harbour Master, and notice to the Op um Farmer.
- 4.—For the keeping by Importers, Exporters, and Godown Owners, in such form as the Governor may require, books shewing the movements of Opium.
- 5.—For taking stock of quantities in the stores, and search for deficiencies by the Opium Farmer, and for furnishing to the Harbour Master returns of stocks.
- 6.-For amendment of Harbour Regulations, as to the night clearances of junks.
- The conditions on which it is agreed to submit the Ordinance are :---
- 1.-That China arranges with Macao for the adoption of equivalent measures.
- 2.—That the Hongkong Government shall be entitled to repeal the Ordinance if it be found to be injurious to the Revenue or to the legitimate trale of the Colony.
- 3.—That an Office under the Foreign Inspectorate shall be established on Chinese Territory at a convenient spot on the Kowloon side for sale of Chinese Opium Duty Certificates, which shall be freely sold to all comers, and for such quantities of Opium as they may require.
- 4.—That Opium accompanied by such certificates, at the rate of not more than Tls. 110 per picul, shall be free from all further imposts of every sort, and have all the benefits stipulated for by the Additional Article on behalf of Opium on which duty has been paid at one of the ports of China, and that it may be made up in sealed parcels at the option of the purchaser.
- 5.—That junks trading between Chinese ports and Hongkong 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 Macao, and that no dues whatsoever shall be demanded from junks coming to Hongkong from ports in China, or proceeding from Hongkong to ports in China, over and above the dues paid or payable at the ports of clearance or destination.
- 6.—That the Officer of the Foreign Inspectorate, who will be responsible for the management of the Kowloon Office, shall investigate and settle any complaints made by the junks trading with Hongkong against the Native Customs Revenue Stations or Crui-ers in the neighbourhood, and that the Governor of Hongkong, if he deems it advisable, shall be entitled to send a Hongkong Officer to be present at and assist in the investigation and decision.

If, however, they do not agree a reference may be made to the Authorities at Peking for joint decision.

Sir Robert Hart undertakes on behalf of himself and Shao Taotai (who was compelled by unavoidable circumstances to leave before the sittings of the Commission were terminated) that the Chinese Government shall agree to the above conditions.

The undersigned are of opinion that if these arrangements are fully carried out, a fairly satisfactory solution of the questions connected with the so-called "Hongkong Blockade" will have been arrived at.

Signed in triplicate at Hongkong, this 11th day of September, 1886.

^{*} See Ordinance 22 of .8.7.

[†] A modification allowing export in smaller quantities than one chest was subsequently agreed.

THE CHUNGKING AGREEMENT.

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

SIGNED AT PEKING, 31st MARCH, 1890

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 Article :— I.—Chungking shall forthwith be declared open to trade on the same footing as

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.—Merchandize conveyed between Ichang and Chungking by the above class of vessels shall be placed on the same footing as merchandize carried by steamer 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 between 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 townage 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.

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

Art. VI.—It is agreed that the present Additional Article shall be considered as forming part of the Chefoo Agreement, and as having the same force and validity as if 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 thiry-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 Hsū.

(l.s.) JOHN WALSHAM. (l.s.) (Signature of Chinese Plenipotentiary.)

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 jut 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 say :--

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, &c., &c.

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, &c., &c., &c.; and Hwashana, Imperial High Commissioner of the Ta-Tsing Dynasty, Presid nt of the Board of Finance, General of the Bordered Blue Banner of the Chinese Banner Force, &c., &c.;

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 Em ircs, 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 pace so happily re-establi hed 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 Hi. Majesty the Emperor of the French of His Maje ty 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 permanentle residing at Peking, France shall immediately enjoy the same right.

The diplomatic agents shall reciprocally enjoy, in the ·lace of their re-idence, 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, &c., &c., as shall be nece-sary 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 splaking and writing French correctly, diplomatic correspondence shall be conducted in this language by the Fr nch 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 origined 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 countrils shall be regulated according to their respective ranks and conditions and upon the basis of the most absolule 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 sub-ordinate 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.

Betw en 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 hiving 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 Chine e 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 commence is one of the necessities of the age, it has been agreed that the ports 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 Foocohow. 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, le 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 port- 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 merchants by the more 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 servants. 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 established 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 representation 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 Freuch 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 Freuch 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 proportionate 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 Cousul 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 caltain, 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 Gove nument.

Art. XVIII.—French captains and merchants may hire whitever 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 curriage of merchandise by porters be granted to any on.

Art. XIX.—When wer 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 i terpreter to the Consulate to communicate it to the Superintendent of Customs. The latter shall at once deliver a perm t 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 mere ant 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 liquidadation 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 shill 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 oth rs.

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 enleavour to arrive at an amicable arrangement, but the claim must be made within twenty-four bours; 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 determine l, 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 p rt and proceed to another without having to pay either tonnage dues or customs duties, but will discharge them ultimately in the port where ale 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 gools. When all toppage dues and Customs duties shall have been paid in full by a French vessel the Superintendent of Customs shall give a general quittance, 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 measurement at the rate of one mace per ton.

Any vessel clearing from any if 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.

Sinall 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 tonnagedues 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 soll 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 or sale to another port, shall notify the Consul or Consular Agent. The latter shall inform the Superintendent of Customs, who, after having verified the identify 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 m dium 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 so 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 Cu-tom-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 di pute as to the weights and measures of goods, and the decree shall be according to the result, 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 indu try 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 subjects 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 eve y 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 natur, as also all prohibited goods fraudulently discharged, shall be seized by the local authority and confiscated to the profit of the Chine.c Government. Further, the latter may, if it see fit, interdict the re-entry to China of the vessel taken in contravention and compel it to leave immediately after the settlement of its accounts.

If any foreign vessel fraudulently makes use of the French flag the French Government shall take the nece-sary measures for the repression of this abu e.

Art. XXIX.—His Majesty the Emperor of the French may station a vessel of war in any principal pert of the empire where its presence may be considered necessary to maintain good order and di cipline amongst the crews of merchant vessels and to facilitate the exercise of the Consular authority; all ne essary 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 provisions 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 wreckd 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 *débris* 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 French with China or with the opposing nation. French vessels may always, except in the case of effective blockado, sail without obstacle from the ports of the one to the ports of the other, 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 houses 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 pro erty 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 conjointly 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 rursued 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 of 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.
33	[L.S.]	HWASHANA.

CONVENTION BETWEEN THE EMPEROR OF THE FRENCH AND THE EMPEROR OF 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 Em ires, 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 Plenipotentiarics:—

His Majesty the Emperor of the French, Sieur Jean Baptiste Louis, Baron Gros, 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.;

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 Ministers 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 Tient-in, ho 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 present the 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, -hall 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 tacks 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 if 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 tacls 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 Minist r 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 his from the date of the signature of the present Convention, which shall be obligatory on the two nations without its being necessary to exchange ratification, 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 forces shall, however, have the right to winter their troops of all arms at Tientsin, if they judge it convenient, and to with fraw 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 forture, to ombark, 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 onsure 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 unders ood 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 presnt Convention of Peace has been made at Peking, in four copies, on the 25th October, 1860, and has been signed by the respective plenipotentiaries, who have thereto affixed their scals and their arms.

[L.S.]	(Sd.)	BARON	GROS.
[[L.S.]	(Sd.)	KUNG.	

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

SIGNED AT TIENTSIN, 9TH JUNF, 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 Patenôtre, Envoy Extraordinary and Minister Plenitotentiary 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 Firts degree of the Third Order of Nobility, with the title to Sou-yi;

Assisted by Hsi Chen, Imperial Commissioner, Member of the Tsung-li Yamén, 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 Baaner;

And Teng Chang-su, Imperial Commissioner, Member of the Tsung-li Yamên, 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—Frauce engages to re-establish and maintain order in those provinces of Annam which bord r 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 collection 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 Chiua 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 protégés. 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 frantier between China and Tonkin. They shall place landmarks wherever necessary to render the line of demarcation clear. In those cases where they may not be able to agree as to the location of these landmarks or on such recifications of detail as it may be desirable to make, in the interest of the two nations, in the existing frontier of Tonkin, they shall refer the difficulty to their respective Governments.

Art. IV.—When the frontier shall have been agreed upon, French or French protégés 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 Frenchprotected 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 Cousuls 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 Yünnan, of Kwang-si, and of Kwang-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 Yünnan 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 Kelung 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 last possible delay.

Done in quadruplicate at Tientsin, this 9th June, 1885, corresponding to the 27th day of the 4th moon of the 11th year of Kwang-su.

(Signed)	[L.S.]	PATENOTRE.
,,	[L.S.]	HSI CHEN.
,,	[L.S.]	LI HUNG-CHANG.
19	[E.S.]	TENG CHANG-SU.

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

SIGNED AT PEKING 25TH APRIL, 1886

[Translated from the French Text]

Whereas in Article VI. of the Treaty between the President of the French Republic and His Majestv 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 Kwangtung 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 the tenth article 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 Iligh Contracting Parties have for this purpose named as their plenipoteniaries, 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 mointain 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 authorit es 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.

Fienchinen 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 li (578 metres to the li) 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 fo eign 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 a fresh declaration at the Custom House, and pay, without reduction, the transit duea 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 county.

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 as d 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 mercandise 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 a lowed to pay transit duty on being sent into the interior. Cl inese 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 to the gools 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 ovading payment of the duties, will entil 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 falle 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 penalities shall be adjudged according to the conditions and procedure fixed by the Rules of 31st May, 1863. 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 Chine e au horities. 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.—Produces 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 when ver 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 produces, ou 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 due, be then restored to him in exchange for the receipt delivered to him by t e Tonkin Custom.

Every false declaration or act evidently intended to deceive the French administration as to the quality, quantity, real origin, or real destination of merchandise for 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 glass ware, 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 fronier. 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 snuggled 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 $2\frac{1}{2}$ 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 Yuanan, Kwang-si, and Kwangtung on the other side.

Art. XV.—The export of rice a \overline{d} 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 publications 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 treament 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 'e 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-Su.

(Signed)	[L.S.]	G. COGORDAN.
>>	[L.S.]	E. BRUWAERT.
33	[L.S.]	LI HUNG-CHANG,

ADDITIONAL 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 ard give effect to the Treaty signed at Tiertsin 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 on the direct road between the two places by water, it is agreed that this also shall 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 Trenty 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 Ch nese 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 Chine-e Government establishes Custom-houses on the frontier goods taken overland must not le 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.II. 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.

GERMANY

TREATY OF AMITY, COMMERCE, AND NAVIGATION BETWEEN PRUSSIA AND CHINA

SIGNED IN THE GERMAN, FRENCH, AND CHINESE LANGUAGES AT TIENTSIN, 2ND SEPTEMBER, 1861

Ratifications Exchanged at Shanghai, 14th January, 1863

Treaty of Amity, Commerce, and Navigation, between the States of the German Customs Union, the Grand Duchies of Mecklenburg-Schwerin and Mecklenburg-Strelitz, and the free Hanseatic Towns of Leubck, Bremen, and Hamburg on the one part, and China on the other part.

His Majesty the King of Prussia, for himself, as also on behalf of the other members of the German Zollverein, that is to say:-The Crown of Bavaria, the Crown of Saxony, the Crown of Hanover, the Crown of Wurtemburg, the Grand Duchy of Baden, the Electorate of Hesse, the Grand Duchy of Hesse, the Duchy of Brunswick, the Grand Duchy of Oldenburg, the Grand Duchy of Luxemburg, the Grand Duchy of Saxony, the Duchies of Saxe Meiningen, Saxe Altenburg, Saxe Coburg Gotha, the Duchy of Nassau, the Principalities Waldeck and Pyrmont, the Duchies Anhalt, Dessau, Koethen, and Anhalt Bernburg, the Principalities Lippe, the Principalities Schwarzburg Sondershausen and Schwarzburg Rudol-adt, Reuss the Elder Line, and Reuss the Younger Line, the Free City of Frankort, the Grand Baillewick Meisenbeim of the Landgravate Hesse, the Baillewick Hamburg of the Landgravate He-se, also the Grand Duchies Mecklenburg-Schwerin and Mecklenburg-Strelitz, and the Senates of the Hanseatic Towns, Lubeck, Bremen, and Hamburg, of the one part, and His Majesty the Emperor of China of the other part, being sincerely desirous to establish friendly relations between the said States and China, have resolved to confirm the same by a Treaty of Friendship and Commerce, mutually advantageous to the subjects of both High Contracting Parties, and for that purpose have named for their Plenipotentiaries, that is to say :-

His Majesty the King of Prussia, Frederick Albert Count of Eulenburg, Chamberlain, His Majesty's Envoy Extraordinary and Minister Plenipotentiary, Knight of the Red Eagle, Knight of St. John, &c., &c., &c.; and His Majesty the Emperor of China, Cheong-meen, a member of the Imperial Ministry of Foreign Affairs at Peking, Director-General of Public Supplies, and Imperial Commissioner: and Chong-hee, Honorary Under-Secretary of State, Superintendent of the three Northern Ports, and Deputy Imperial Commissioner, who after having communicated to each other their respective full powers, and found the same in good and due form, have agreed upon the following articles:

Art. I.—There shall be perpetual peace and unchanging friendship between the contracting States. The subjects of both States shall enjoy full protection of person and property.

Art. II.—His Majesty the King of Prussia may, if he see fit, accredit a diplomatic agent to the Court of Peking, and His Majesty the Emperor of China may, in like manner, if he see fit, nominate a diplomatic agent to the Court of Berlin.

The diplomatic agent nominated by His Majesty the King of Prussia shall also represent the other contracting German States, who shall not be permitted to be represented at the Court of Peking by diplomatic agents of their own. His Majesty the Emperor of China hereby agrees that the diplomatic agent, so appointed by His Majesty the King of Prussia, may, with his family and establishment, permanently reside at the capital, or may visit it occasiorally, at the option of the Prussian Government.

Art. III.—The diplomatic agents of Prussia and China shall, at their respective residences, enjoy the privileges and immunities accorded to them by international law.

Their persons, their families, their residence, and their 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.

All expenses occasioned by the diplomatic missions shall be borne by the respective governments.

The Chinese Government agrees to assist His Prussian Majesty's diplomatic agent, upon his arrival at the capital, in selecting and renting a suitable house and other buildings.

Art. IV.—The contracting German States may appoint a Consul-General, and for each port or city opened to foreign commerce a Consul, Vice-Consul, or Consular Agent, as their interests may require.

These officers 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 nations.

In the event of the absence of a German Consular Officer, the subjects of the contracting German States shall be at liberty to apply to the Consul of a friendly Power, or in case of need to the Superintendent of Customs, who shall use all efforts to secure to them the privileges of this treaty.

Art. V.—All official communications addressed by the diplomatic agents of His Majesty the King of Prussia, or by the Consular officers of the contracting German States, to the Chinese authorities, shall be written in German. At present and until otherwise agreed, they shall be accompanied by a Chinese translation; but it is hereby mutually agreed that, in the event of a difference of meaning appearing between the German and Chinese texts, the German Government shall be guided by the sense expressed in the German text.

In like manner shall all official communications addressed by the Chinese authorities to the Ambassadors of Prussia, or to the Consuls of the contracting German States, be written in Chinese, and the Chinese authorities shall be guided by this text. It is further agreed that the translations may not be adduced as a proof in deciding difference.

In order to avoid future differences, and in consideration that all diplomatists of Europe are acquainted with the French language, the present treaty has been executed in the German, the Chinese, and the French languages. All these versions have the same sense and signification; but the French text shall be considered the original text of the treaty, and shall decide wherever the German and Chinese versions differ.

Art. VI.—The subjects of the contracting German States may, with their families, reside, frequent, and carry on trade or industry in the ports, cities, and towns of Canton, Swatow or Chao-chow, Amoy, Foochow, Ningpo, Shanghai, Tangchow or Chefoo, Tientsin, Newchwang, Chinkiang, Kiukiang; Hankow, Kiungchow (Ilainan), and at Taiwan and Tamsui in the Island of Formosa. They are permitted to proceed to and from these places with their vessels and merchandise, and within these localities to purchase, rent, or let houses or land, build, or open churches, churchyards, and hospitals.

Art. VII.—Merchant vessels belonging to any of the contracting German States may not enter other ports than those declared open in this treaty. They must not, contrary to law, enter other ports, or carry on illicit trade along the coast. All vessels detected in violating this stipulation, shall, together with their cargo, be subject to confiscation by the Chinese Government.

Art. VIII.—Subjects of the contracting German States may make excursions in the neighbourhood of the open ports to a distance of one hundred li, and for a time not exceeding five days.

Those desirous of proceeding into the interior of the country must be provided with a passport, issued by their respective Diplomatic or Consular authorities, and countersigned by the local Chinese authorities. These passports must upon demand be exhibited.

The Chinese authorities shall be at liberty to detain merchants and travellers, subjects of any of the contracting German States, who may have lost their passports, until they have procured new ones, or to convey them to the next Consulate, but they shall not be permitted to subject them to ill-usage or allow them to be ill-used.

If is, however, distinctly understood that no passport may be given to places at present occupied by the rebels until peace has been restored.

Art. IX.—The subjects of the contracting German States shall be permitted to engage compradores, interpreters, writers, workmen, sailors, and servants, from any part of China, upon a remuneration agreed to by both parties, as also to hire boats for the transpot of persons and merchandise. They shall also be permitted to engage Chinese for acquiring the Chinese language or dialects, or to instruct them in foreign languages. There shall be no restriction in the purchasing of German or Chinese books.

Art. X.-Persons professing or teaching the Christian religion shall enjoy full protection of their persons and property, and be allowed free exercise of their religion

Art. XI.—Any merchant-vessel of any of the contracting German States arriving at any of the open ports shall be at liberty to engage the services of a pilot to take her to port. In like manner, after she has discharged all legal dues and duties, and is ready to take her departure, she shall be permit ed to select a pilot to conduct her out of port.

Art. XII.—Whenever a vessel belonging to any of the contracting German States has entered a harbour, the Superintendent of Customs may, if he see fit, depute one or more Customs officers to guard the ship, and to see that no uncrehandise is smuggled. These officers shall live in a + oat of their own, or stay on board the ship, as may best suit their convenience. Their salaries, food, and expenses shall be defrayed by the Chinese Customs authorities, and they shall not be entitled to any fees whatever from the master or consignee. Every violation of this regulation shall be punished proportionally to the amount exacted, which shall be returned to full.

Art. XIII.—Within twenty-four (24) hours after the arrival of the ship, the master, unless he be prevented by lawful causes, or in his stead the supercargo or the consignee, shall lodge in the hands of the Consul the ship's papers and copy of the manifest.

Within a further period of twenty-four (24) hours the Consul will report to the Superintendent of Customs the name of the ship, the number of the crew, her registered tonnage, and the nature of the cargo.

If owing to neglect on the part of the master the above rule be not complied with within forty-eight hours after the ship's arrival he shall be liable to a fine of fifty (50) dollars for every day's delay; the total amount of penalty, however, shall not exceed two hundred (200) dollars.

Immediately after the receipt of the report, the Superintendent of Customs shall issue a permit to open hatches.

If the master shall open hatches and begin to discharge the cargo without said per.nit, he shall be liable to a fine not exceeding five hundrel (500) dollars, and the goods so discharged without permit shall be liable to confiscation.

Art. XIV.—Whenever a merchant, a subject of any of the contracting German States, has cargo to land or ship, he must apply to the Superintendent of Customs for a special permit. Merchandize landed or shipped without such permit shall be subject to forfeiture.

Art. XV.—The subjects of the contracting German States shall pay duties on all goods imported or exported by them at the ports open to foreign trade according to the tariff appended to this treaty; but in no case shall they be taxed with higher duties than, at present or in future, subjects of the most favoured nations are liable to.

The commercial stipulations appended to this treaty shall constitute an integral part of the same, and shall therefore be considered binding upon both the high contracting parties.

Art. XVI.—With respect to articles subject to an *ad valorem* duty, if the German merchant cannot agree with the Chinese officers as to their value, then each party shall call in two or three merchants to examine and appraise the goods, and the highest price at which any of these merchants may declare himself willing to purchase them shall be assumed as the value of the goods.

Art. XVII.—Duties shall be charged upon the net weight of each article; tare therefore to be deducted. If the German merchant cannot agree with the Chinese officers on the exact amount of tare, then each party shall choose from among the goods respecting which there is a difference a certain number of chests or bales, which being first weighed gross, shall afterwards be tared and the tare fixed accordingly. The average tare upon these chests or bales shall constitute the tare upon the whole lot of packages.

Art. XVIII.—If in the course of verification there arise other points of dispute, which cannot be settled, the German merchant may appeal to his Consul, who will communicate the particulars of the differences of the case to the Superintendent of Customs, and both will endeavour to bring about an amicable arrangement. But the appeal to the Consul must be made within twenty-four hours, or it will not be attend d to.

As long as no settlement be come to, the Superintendent of Customs shall not enter the matter at issue in his books, in order that a thorough investigation and the final settlement of the difference be not prejudiced.

Art. XIX.—Should imported goods prove to be damaged, a fair reduction of duty shall be allowed, in proportion to their deterioration. If any disputes arise, they shall be settled in the same manner as agreed upon in Art. XVI. of this treaty having reference to articles which pay duty ad valorem.

Art. XX.—Any merchant vessel belonging to one of the contracting German States having entered any of the open ports, and not yet opened hatches, may quit the same within forty-eight hours after her arrival, and proceed to another port, without being subject to the payment of tonnage-dues, duties, or any other fees or charges; but tonnage-dues must be paid after the expiration of the said forty-eight hours.

Art. XXI.—Import duties shall be considered payable on the landing of the goods, and duties of export on the shipping of the same. When all tonnage-dues and duties shall have been paid, the Superintendent of Customs shall give a receipt in full (port-clearance), which being produced at the Consulate, the Consular officer shall then return to the captain the ship's papers and permit him to depart on the voyage.

Art. XXII.—The Superintendent of Customs will point out one or more bankers authorized by the Chinese Government to receive the duties on his behalf. The receipts of these bankers shall be looked upon as given by the Chinese Government itself. Payment may be made in bars or in foreign coin, whose relative value to the Chinese Sycee silver shall be fixed by special agreement, according to circumstances, between the Consular Officers and the Superintendent of Customs.

Art. XXIII.—Merchant-vessels belonging to the contracting German States of more than one hundred and fifty tons burden shall be charged four mace per ton; merchant-vessels of one hundred and fifty tons and under shall be charged at the rate of one mace per ton.

The captain or consignee having paid the tonnage-dues the Superintendent o Customs shall give them a special certificate, on exhibition of which the ship shall bf exempted from all further payment of tonnage-dues in any open port of China which the captain may visit for a period of four months, to be reckoned from the date of the port clearance mentioned in Art. XXI.

Boats employed by subjects of the contracting German States in the conveyance of passengers, baggage, letters, articles of provisions, or articles not subject to duties shall not le liable to tonnage dues. Any boat of this kind, however, conveying merchandize subject to duty, shall come under the category of vessels under one hundred and fifty tons, and pay tonnage-dues at the rate of one mace per register ton.

Art. XXIV.—Goods on which duties have been paid in any of the ports open to foreign trade, upon being sent into the interior of the country shall not be subject to any but transit duty. The same shall be paid according to the tariff now existing, and may not be raised in future. This also applies to goods sent from the interior of the country to any of the open ports. All transit duties on produce brought from the interior to any of the open ports or importations sent from any of the open ports into the interior of China may be paid once for all.

If any of the Chinese officers violate the stipulations of this article by de nanding illegal or higher duties than allowed by law, they shall be punished according to Chinese law.

Ar. XXV.—If the master of a merchant vessel belonging to any of the contracting German States, having entered any of the open ports, should wish to land only a portion of his cargo, he shall only pay duties for the portion so landed. He may take the rest of the cargo to another port, pay duties there, and dispose of the same.

Art. XX VI.—Merchants of any of the contracting German States, who may have imported merchandize into any of the open ports and paid duty thereon, if they desire to re-export the same, shall be entitled to make application to the Superintendent of Customs, who shall cause examination to be made to satisfy himself of the identity of the goods and of their having remained unchanged.

On such duty-paid goods the Superintendent of Customs shall, on application of the merchant wishing to export them to any other open port, issue a certificate, testifying the payment of all legal duties thereon.

The Superintendent of Customs of the port to which such goods are brought, shall, upon presentation of said certificate, issue a permit for the discharge and landing of them free of all duty, without any additional exactions whatever. But if, on comparing the goods with the certificate, any fraud on the revenue be detected, then the goods shall be subject to confiscation.

But if the goods are to be exported to a foreign port, the Superintendent of Customs of the port from which they are exported shall issue a certificate stating that the merchant who exports the goods has a claim on the Customs equal to the amount of duty prid on the goods. The certificate shall be a valid tender to the Customs in payment of import or export duties.

Art. XXVII.—No transhipment from one vessel to another can be made without special permission of the Superintendent of Customs, under pain of confiscation of the goods so transhipped, unless it be proved that there was danger in delaying the transhipment.

Art. XXVIII.—Sets of standard weights and measures, such as are in use at the Canton Custom House, shall be delivered by the Superintendent of Customs to the Consul at each port open to foreign trade. These measures, weights, and balances shall represent the ruling standard on which all demands and payments of duties are made and in case of any dispute they shall be referred to.

Art. XXIX.—Penalties enforced or confiscations made for violation of this Treaty, or of the appended regulations, shall belong to the Chinese Government.

Art. XXX.—Ships-of-war belonging to the contacting German States cruising about for the protection of trade, or being engaged in the pursuit of pirates, shall be at liberty to visit, without distinction, all ports within the dominions of the Emperor of China. They shall receive every facility for the purchase of provisions, the procuring of water, and for making repairs. The commanders of such ships shall hold intercourse with the Chinese authorities on terms of equality and court sy. Such ships shall not be liable to payment of duties of any kind.

Art. XXXI.—Merchant vessels belonging to any of the contracting German States, from injury sustained, or from other causes, compelled to seek a place of refuge, shall be permitted to enter any port within the dominions of the Emperor of China without being subject to the payment of tonnage dues or duties on the goods, if only landed for the purpose of making the necessary repairs of the vessel, and remaining under the supervision of the Superintendent of Customs. Should any such vessel be wrecked or stranded on the coast of China, the Chinese authorities shall immediately adopt measures for rescuing the crew and for securing the vessel and cargo. The crew thus saved shall receive friendly treatment, and, if necessary, shall be furnished with means of conveyance to the nearest Consular station.

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Art. XXXII.—If sailors or other individuals of ships-of-war or merchant vessels belonging to any of the contracting German States desert their ships and take refuge in the dominions of the Emperor of China, the Chinese authorities shall, upon due requisition by the Consular Officer, or by the captain, take the necessary steps for the detention of the deserter, and hand him over to the Consular Officer or to the captain.

In like manner, if Chinese deserters or criminals take refuge in the houses or on board ships belonging to subjects of the contracting German Stales, the local Chinese authorities shall apply to the German Consular Officer, who will take the necessary measures for approximating the said deserter or criminal, and deliver him up to the Chinese authorities.

Art. XXXIII.—If any vessel belonging to any of the contracting German States, while within Chinese waters, be plundered by pirates, it shall be the duty of the Chinese authorities to use every means to capture and punish the said pirates, to recover the stolen property where and in whatever condition it may be, and to hand the same over to the Consul for restoration to the owner. If the robbers or pirates cannot be apprehended, or the property taken cannot be entirely recovered, the Chinese authorities shall then be punished in accordance with the Chinese law, but they shall not be held pecuniarily responsible.

Art. XXXIV.—If subjects of any of the contracting German States have any occasion to address a communication to the Chinese authorities, they must submit the same to their Consular Officer, determine if the matter be just, and the language be proper and respectful, in which event he shall transmit the same to the proper authorities, or return the same for alterations. If Chinese subjects have occasion to address a Consul of one of the contracting German States, they must adopt the same course, and submit their communication to the Chinese authorities, who will act in like manner.

Art. XXXV.—Any subjects of any of the contracting German States having reason to complain of a Chinese, must first proceed to the Consular Officer and state his grievance. The Consular Officer, having inquired into the merits of the case, will endeavour to arrange it amicably. In like manner, if a Chinese have reason to complain of a subject of any of the contracting German States, the Consular Officer shall listen to his complaint and endeavour to bring about a friendly settlement. If the dispute, however, is of such a nature that the Consul cannot settle the same amicably, he shall then request the assistance of the Chinese authorities, that they may conjointly examine into the merits of the case, and decide it equitably.

Art. XXXVI.—The Chinese authorities shall at all times afford the fullest protection to the subjects of the contracting German States, especially when they are exposed to insult or violence. In all cases of incendiarism, robbery, or demolition, the local authorities shall at once dispatch an armed force to disperse the mob, to all prehend the guilty, and to punish them with the rigour of the law. Those robbed or whose property has been demolished shall have a claim upon the despoilers of their property for indemnification, proportioned to the injury sustained.

Art. XXXVII.—Whenever a subject of His Majesty the Emperor of China fails to discharge the debts due to a subject of one of the contracting German States, or fraudulently absconds, the Chinese authorities, upon application by the creditor, will do their utmost to effect his arrest and to enforce payment of the debt. In like manner the authorities of the contracting German States shall do their utmost to enforce the payment of debts of their subjects towards Chinese subjects, and to bring to justice any who fraudulently abscord. But in no case shall either the Chinese Government or the Government of the contracting German States be held responsible for the debts incurred by their respective subjects.

Art. XXXVIII.—Any subject of His Majesty the Emperor of China having committed a crime against a subject of one of the contracting German States, shall be apprehended by the Chinese authorities and punished according to the laws of China.

In like manner, if a subject of the contracting German States is guilty of a crime against a subject of His Majesty the Emperor of China, the Consular Officer shall arrest him and punish him according to the laws of the State to which he belongs.

Art. XXXIX.—All questions arising between subjects of the contracting German States in reference to the rights of property or person shall be submitted to the juri-diction of the authorities of their respective States. In like manner will the Chinese authorities abstain from interfering in differences that may arise between subjects of one of the contracting German States and foreigners.

Art. XL.—The contracting parties agree that the German States and their subjects shall fully and equally participate in all privileges, immunities, and advantages that have been, or may be herea ter, granted by His Majesty the Emperer of China to the government or subjects of any other nation. All changes made is favour of any nation in the tariff, in the customs duties, in tonnage and harbour dues, in import, export, or transit duties, shall as soon as they take effect, immediately and without a new treaty, be equally applied to the contracting German States and to their merchants, shipowne's, and navigators.

Art. XLI.—If in future the contracting German States desire a modification of any stipulation contained in this treaty, they shall be at liberty, after the lapse of ten years, dated from the daw of the ratification of this treaty, to open negotiations to that effect. Six months before the expiration of the ten years it must be officially notified to the Chinese Government that modifications of the treaty are desired, and in what these consist. If no such notification is made, the treaty remains in force for another ten years.

Art. XLII.—The present treaty shall be ratified and the ratifications be exchanged within one year, date I from the day of signature, the exchange of the ratifications to take place at Shanghai or Tientsin, at the option of the Prussian Government. Immediately after the exchange of ratifications has taken place, the treaty shall be brought to the knowledge of the Chinese authorities, and be promulgated in the capital and throughout the provinces of the Chinese Empire, for the guidance of the authorities

In faith where of we, the respective Plenipotentiaries of the high contracting powers, have signed and sealed the present treaty.

Done in four copies, at Tientsin, this second day of September, in the year of our Lord one thousand eight hundred and sixty-one, corresponding with the Chinese date the twenty-eighth day of the seventh moon of the eleventh year of Hien Fung.

Signed)	L.S.	COUNT	EULENBURG.
10	[L.S.]	CHONG	MEEN.
	[L.S.]	CHONG	HEE.

Separate Article

Art. I.—In addition to a treaty of amity, commerce, and navigation concluded this day between Prussia, the other states of the German Customs Union, the Grand Duchies of Mecklenburg-Schwerin and Mecklenburg Sterlitz, the Hanseatic towns of Lubeck, Bremen, and Hamburg of the one part, and China of the other part, which treaty shall take effect after exchange of the ratifications within twelve months from its signature, and which stipulates that His Majesty the King of Prussia may nominate a diplomatic agent at the Court of Peking with a permanent resid nee at that capital, it has be a convenanted between the respective Plenipotentiaries of these States, that, owing to and in consideration of the disturbances now prevailing in China. His Majesty the King of Prussia shall wait the expiration of five years after the exchange of ratifications of this treaty before he deputes a diplomatic agent to take his fixed residence at Peking.

In faith whereof the respective Plenipotentiaries have hereunto set their signatures and affixed their seals.

Done in four copies at Tientsin, this second day of September, in the year of our Lord one thousand eight hundred and sixty-one, corresponding to the Chinese date of the twenty-eighth day of the seventh moon of the eleventh year of Hien Fung.

(Signed)	[L.S.]	COUNT	EULENBURG
33	[I.S.]	CHONG	MEEN.
	[L.S.]	CHONG	HEE.

Art. II.—In addition to a treaty of amity, commerce, and navigation, concluded between Prussia, the other States of th. German Customs Union, the Grand Duchies of Mecklenburg-Schwerin and Mecklenbu g-Strelitz, and the Hanseatic towns of Lubeck, Bremen, and Hamburg on the one part, and China on the other part.

It has been separately agreed that the Senates of the Hanseatic towns shall have the right to nominate for themselves a Consul of their own at each of the Chinese ports open for commerce and navigation.

This separate article shall have the same force and validity as if included word "or word in the above-mentioned treaty.

In faith whereof the respective Plenipotentiaries have signed this present separate article and affixed their seals.

Don \cdot in four copies at Tientsin, the second day of September, in the year of our L rd one thousand eight hundred and sixty-one, corresponding to the Chinese date of the twenty-eighth day of the seventh moon of the eleventh year of Hien Fung.

(Signed)	[L.S.]	COUNT EULENBURG.
,,,	[L.8.]	CHONG MEEN.
22	L.S.	CHONG HEE.
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SUPPLEMENTARY CONVENTION BETWEEN GERMANY AND CHINA

Signed at Peking in the German and Chinese Languages, on the 31st March, 1880

Ratified 16th September, 1881

TRANSLATED FROM THE GERMAN TEXT

His Majesty the German Emperor, King of Prussia, &c., in the name of the German Empire, and his Majesty the Emperor of China, wishing to secure the more perfect execution of the Treaty of the 2nd September, 1861, have, in conformity with Article XLI. of that Treaty, according to the terms of which the High Contracting German States are entitled, after a period of ten years, to demand a revision of the Treaty, decided to conclude a Supplementary Convention.

With this view they have appointed their Plenipotentiaries—viz., His Majesty the German Emperor, King of Prussia, &c., his Envoy Extraordinary and Minister Plenipotentiary, Max August Scipio von Brandt; and His Majesty the Emperor of China, the Minister of the Tsung li Yamen, the Secretary of State, &c., Shen Kue-fen; and the Secretary of State, &c., Chin Lien;

Who, after communicating to each other their full powers, and finding them in due form, have agreed upon the following Articles:—

Art. 1.—*Chinese concession.*—The harbours of Ichang, in Hupei; Wuhu, in Anhui; Wenchow, in Chekiang; and Pakhao, in Kwangeung, and the landing-places Tat'ung and Anking in Anhui; Huk'ow, in Kiangsi; Wusueh, Luchikow, and Shahshih, in Hukuang, having already been opened, German ships are in future also to be permitted to touch at the harbour of Woosung, in the province of Kiangsu, to take in or discharge merchandise. The necessary Regulations are to be drawn up by the Taotai of Shanghai and the competent authorities.

German concession.—In the event of special regulations for the execution of concessions which the Chinese Government may make to foreign Governments being attached to such concessions, Germany, while claiming these concessions for herself and for her subjects, will equally assent to the regulations attached to them.

Art. XI. of the Treaty of the 2nd S ptember, 1861, is not affected by this regulation, and is hereby expressly confirmed.

Should German subjects, on the strength to this article, claim privileges, immunities, or advantages which the Chinese Government may further concede to another Power, or the subject of such Power, they will also submit to the regulations which have been agreed upon in connection with such concession.

Art. II.—*Chinese concession.*—German ships, which have already paid tonnage dues in China, may visit all other open ports in China, as well as all ports not Chinese, without exception, without being again obliged to pay tonnage dues, within the given period of four months.

German sailing-vessels which remain in the same Chinese harbour for a longer period than fourteen days shall only pay for time over and above this period half of the tonnage dues stipulated by Treay.

German concession.—The Chinese Government shall have the right of appointing Consuls to all towns of Germany in which the Consuls of other States are admitted, and they shall enjoy the same rights and privileges as the Consuls of the most favou; ed nation.

Art. III.—*Chinese concession.*—The Chinese Commissioner of Customs, and the other competent authorities, shall, after agreeing upon the necessary regulations, themselves take measures for the establishment of bonded warehouses in all the open ports of China in which they are required in the interests of foreign commerce, and where local circumstances would admit of such an arrangement being made.

German concession.—German ships, visiting the open ports of China, shall deliver a manifest containing an exact statement as to the quality and quantity of their cargoes. Mistakes which may have occurred in the manifests can be rectified in the course of twenty-four hours (Sundays and holidays excepted). False statements as to the quantity and quality of cargo are punishable by confiscation of the goods and also by a fine, to be imposed upon the captain, but not to exceed the sum of TIs. 500.

Art. IV.—*Chinese concession.*—The export duty on Chinese coal, exported by German merchants from the open ports, is reduced to 3 mace per ton. In those ports in which a lower duty on the export of coal has already being fixed upon, the lower duty remains in force.

German concession.—Any one acting as pilot for any kind of craft whatever, without bring furnished with the regulation certificate, is liable to a fine not to exceed TIs. 100 for each separate case.

Regulations with a view to exercising a proper control over sailors are to be introduced with the least possible delay.

Art. V.—*Chinese concession.*—German ships in want of repairs in consequence of damages sustained within or without the port are not required to pay tonnage dues during the period necessary for repairs, which is to be fixed by the Inspectorate of Customs.

German concession.—Ships belonging to Chinese may not make use of the German flag, nor may German ships make use of the Chinese flag.

Art. VI.—*Chinese concession.*—In the event of German ships, no longer fit for sea, being broken up in any open port of China, the material may be sold without any import duty being levied upon it. But if the materials are to be brought ashore a "permit of discharge" must first be obtained for them from the Customs Inspectorate, in the same manner as in the case of merchandise.

German concession.—If German subjects travel into the interior for their own pleasure without being in possession of a passport issued by the Consul and stamped by the proper Chinese authority, the local authorities concerned are entitled to have them taken back to the nearest German Consulate, in order that the requisite supervision may be exercised over them. The offender is, in addition to this, liable to a fine up to 300 taels.

Art. VII.—*Chinese concession.*—Materials for German docks are free of duty. A list of articles which may be imported free of duty in conformity with this stipulation is to be drawn up and published by the Inspector-General of Customs. German concession.—Passes issued to German subjects for conveying foreign merchandise into the interior, as well as passports for the purpose of travelling issued to German subjects, are only to remain in force for a period of thirteen Chinese months from the day on which they were issued.

Art. VIII.—The settlement of the question relating to judicial proceedings in mixed cases, the taxation of foreign merchandise in the interior, the taxation of Chinese goods in the possession of foreign merchants in the interior, and intercourse between foreign and Chinese officials are to become the subject of special negotiation, which both Governments hereby declare themselves ready to enter upon.

Art. IX.—All the provisions of the former Treaty of the 2nd September, 1861, which have not been altered by this agreement, are hereby confirmed anew, as both parties now expressly declare.

In the cases of those articles, on the other hand, which are affected by the present treaty, the new interpretation of them is to be considered as binding.

Art. X.—The present Supplementary Convention shall be ratified by their Majesties, and the ratifications exchanged at Peking, within a year from the date of its signature.

The provisions of the agreement come into forc- on the day of the exchange of the ratifications.

In witness whereof the plenipotentiaries of both the High Contracting Powers have signed and scaled with their scals the above agreement in four copies, in the German and Chinese texts, which have been compared and found to correspond.

Done at Peking the 31st March, 1880, corresponding to the 21st day of the second month of the sixth year Kwang Su.

(Signed)	[L.S.]	M. VON BRANDT.
33	[L.S.]	SHEN KUE-FEN.
99	[L.S.]	CHING LIEN.

SPECIAL STIPULATIONS TO THE SUPPLEMENTARY CONVENTION

For the sake of greater clearness and completeness, it has seemed fitting to append a number of special stipulations to the Supplementary Convention.

The following stipulations must be observed by the subjects of both the Contracting Parties, in the same way as the stipulations of the Treaty itself. In proof whereof the plenipotentiaries of the two states have thereto set their seals and signatures:--

1.—In accordance with the newly granted privileges for the port of Woosung, in the province of Kiangsu, German ships shall be at liberty to take in and to unload there merchandise which is either intended for Shanghai or comes from Shanghai; and for this purpose the competent authorities there shall have the right of devising regulations in order to prevent frauds on the taxes and irregularities of every kind; which regulations shall be binding for the merchants of both countries. German merchants are not at liberty to construct landing-places for ships, merchants' houses, or warehouses at the said place.

2.—An experiment to ascertain whether bonded warehouses can be established in the Chinese open ports shall first be made at Shanghai. For this purpose the Customs Director at the said place, with the Customs Inspector-General, shall forthwith draw up regulations suitable to develop dev

3.—If any goods found on board a German ship, for the discharge whereof a written permit from the Customs Office is required, and not entered in the m miefst, this shall be taken as proof of a false manifest, no matter whether a certificate of the reception of such goods on board, bearing the captain's signature, be produced or not.

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4.—If a German ship, in consequence of damages received in one of the open Chinese ports, or outside thereof, needs repair, the time required for such repair shall be reckoned in addition to the term after the lapse of which tonnage-dues are to be paid. The Chinese authorities have the right to make the necessary arrangements for this purpose. But if it appears therefrom that this is only a pretext and a design to evade the legal payments to the Customs chest, the ship therein concerned shall be fined in double the amount of the tonnage-dues whereof it has tried to evade the payment.

5. No ships of any kind which belong to Chinese subjects are allowed to make use to be German flag. If there are definite grounds for suspicion that this has nevertheless been done, the Chinese authority concerned is to address an official communication thereon to the German Consul, and if it should be shown, in consequence f the investigation instituted by him, that the ship was really not entitled to bea: the German flag, the strip as well as the goods found therein, so far as they belong to Chinese merchants, shall be immediately delivered over to the Chinese authorities for further disposal. If it be ascertained that German subjects were aware of the circumstances, and took part in the commission of the irregularity, the whole of the goods belonging to them found in the ship are liable to confiscation, and the people themselves to punishment according to law.

In case a German ship carries the C inese flag without authority to do so, then, if it be ascertained through the investigation made by the Chinese authorities that the ship was really not entiled to bear the Chinese flag, the ship, as well as the goods found therein, so far as they belong to German merchants, shall be immediately delivered over to the German Consul for further disposal and the punishment of the guilty. If it be shown that German owners to goods were aware of the circumstance and took part in the commission of this irregularity, all the goods belonging to them found in the ship shall incur the penalty of confiscation by the Chinese authorities. The goods belonging to Chinese may be immediately eized by the Chinese authorities.

6.—If, on the sale of the materials of a German ship which, from unseaworthiness, has been broken up in one of the open Chinese ports, an attempt be made to mix up with them g ods belonging to the cargo, these goods shall be liable to confiscation, and, moreover, to a fine equal to double the amount of the import duty which they would otherwise have had to pay.

7.—If German subjects go into the interior with foreign goods, or travel there, the passes or certificates issued to them shall only be valid for thirteen Chinese months, reckoned from the day of their issue, and after the lapse of that term must no longer be used. The expired passes and certificates must be returned to the Customs authorities in whose official district they were issued in order to be cancell d.

N.B.—If a pleasure excursion be undertaken into regions so distant that the term of a year appears insufficient, this must be noted on the pass by reason of an understanding between the Consul and the Chinese authority at the time it is issued.

If the return of the passport be omitted, no further pass shall be issued to the person concerned until if has taken place. If the pass be lost, no matter whether within the term or after its expiration, the person concerned must forthwith make a formal declaration of the fact before the nearest Chinese authority. The Chinese official applied to will then do what else may be necessary for the invalidation of the pass. If the recor ed declaration prove to be untrue, in case the transport of goods be concerned, they will be confiscated; if the matter relate to travelling, the traveller will be taken to the nearest Consul, and be delivered up to him for punishment.

8.—Materials for German docks only enjoy, in so far as they are actually employed for the repair of ships, the favour of duty-free importation, in open ports. The Customs authority has the right to send inspectors to the dock to convince themselves on the spot as to the manner and way in which the materials are being used. If the construction of a new ship be concerned, the materials employed for this, in so far as they are specially entered in the import or export tariff, will be reckoned at the tariff duty, and those not entered in the tariff at a duty of 5 per cent. ad valorem, and the merchant concerned will be bound to pay this duty subsequently.

Any one who wishes to lay out a dock is t, get from the Customs Office a gratis Concession certificate, and to sign a written undertaking, the purport and wording whereof is to be settled in due form by the Customs office concerned.

9.—Art. XXIX. of the Treaty of the 2nd September, 1861, shall be applicable to the fines established by this present Supplementary Convention.

Done at Peking the 31st March, 1880, corresponding with the 21st day of the 2nd month of the 6th year Kwang Sü.

(Signed)	[L.S.]	M. VON BRANDT.
**	[L.S.]	SHEN KUE-FEN.
>>	[L.S.]	CHING LIEN.

THE PRINCE OF KUNG AND THE MINISTERS OF THE TSUNG-LI YAMEN

TO HERR VON BRANDT.

Kwang Sü, 6th year, 2nd month, 21st day. (Peking, March 31st, 1880.)

With regard to the stipulation contained in the second Article of the Supplen mentary Convention concluded on occasion of the Treaty revision, that Germall sailing-ships which lie for a longer time than fourteen days in Chinese ports shad only pay for the time beyond that term the moiety of the tonnage dues settled by Treaty, the Plenipotentiaries of the two contracting parties have agreed anl, declared that the said stipulation shall first of all be introduced by way of triaand that in case on carrying it out practical difficulties should arise, another stipulation may be put in its place on the basis of a renewed joint discussion by both parties.

(PRINCE KUNG AND THE MINISTERS OF THE TSUNG-LI YAMEN).

PROTOCOL.

The undersigned, who have been expressly empowered by their Government to make the following arrangements, have agreed that the term settled by the Plenipotentiaries of the German Empire and of China in the Supplementary Convention concluded at Peking on the 31st March this year, for the exchange of the Ratification of the Convention, shall be prolonged till the 1st December, 1881.

The other stipulations of the Supplementary Convention of the 31st March, this year, are not affected by this alteration.

In witness whereof the undersigned have subscribed with their own hands and affixed their seals to this Agreement, in two copies of each of the German and Chinese texts, which have been compared with each other and found to correspond.

Done at Peking the 21st August, 1880, corresponding with the 16th day of the 7th month of the 6th year Kwang Sü.

(Signed)	[L.S.]	M. VON BRANDT.
37	[L.S.]	SHEN KUE-FEN.
>>	[L.S.]	CHING LIEN.
* 9	[L.S.]	WANG NEEN-SHOU.
33	[L.S.]	LIN SHU.
22	[L.S.]	CHUNG LI.

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RUSSIA

TREATY BETWEEN RUSSIA AND CHINA

SIGNED, IN THE RUSSIAN, CHINESE, AND FRENCH LANGUAGES, AT ST. PETERSBURG, 12TH FEBRUARY, 1881

Ratifications exchanged at St. Petersburg, 19th August, 1881

TRANSLATED FROM THE FRENCH TEXT

His Majesty the Emperor and Autocrat of all the Russias and His Majesty the Emperor of China, desiring to regulate some questions of frontier and trade touching the interests of the two Empires, in order to cement the relations of friendship between the two countries, have named for their plenipotentiaries, to the effect of establishing an agreement on these questions :--

His Majesty the Emperor of all the Russias: His Secretary of State Nicholas de Giers, senator, actual privy councillor, directing the Imperial Ministry of Foreign Affairs, and his envoy extraordinary and minister plenipotentiary to His Majesty the Emperor of China, Eugène de Butzow, actual councillor of state.

And His Majesty the Emperor of China: Tseng, Marquess of Neyong, vicepresident of the high court of justice, his envoy extraordinary and minister plenipotentiary to His Majesty the Emperor of all the Russias, furnished with special powers to sign the present Treaty in quality of ambassador extraordinary.

The above named plenipotentiaries, furnished with full powers, which have be a found sufficient, have agreed upon the following stipulations :---

Art. I.—His Majesty the Emperor of all the Russias consents to the rcestablishment of the Chinese Government in the country of Ili, temporarily occupied since 1871 by the Russian Armies. Russia remains in possession of this country, within the limits indicated by Article VII. of the present Treaty.

Art. II.—His Majesty the Emperor of China engages to decree the proper measures to shelter the inhabitants of the country of Ili, of whatever race and to whatever religion they belong, from all prosecution, in their goods or in their persons, for acts committed during or after the troubles that have taken place in that country.

A proclamation in conformity with this engagement will be addressed by the Chinese authorities, in the name of His Majesty the Emperor of China, to the population of the country of Ili, before the restoration of this country to the said authorities.

Art. III.—The inhabitants of the country of Ili will be free to remain in the places of their actual residence as Chinese subjects, or to emigrate to Russia and to adopt Russian dependence. They will be called to pronounce themselves on this subject before the re-establishment of Chinese authority in the country of Ili, and a delay of one year, from the date of the restoration of the country to the Chinese authorities, will be accorded to those who show a desire to emigrate to Russia. The Chinese will oppose no impediment to their emigration or to the transportation of their moveable property.

Art. IV.—Russian subjects possessing land in the country of Ili will keep their rights of property, even after the re-establishment of the authority of the Chinese Government in that country.

This provision is not applicable to the inhabitants of the country of Ili who shall adopt Russian nationality upon the re-establishment of Chinese authority in this country.

Russian subjects whose lands are situated without places appropriated to Russian factories, in virtue of Article XIII. of the Treaty of Kuldja of 1851, ought to discharge the same taxes and contributions as Chinese subjects.

Art. \tilde{V} .—The two governments will appoint commissioners of Kuldja, who will proceed to the restoration on the one part, to the resumption on the other, of

the administration of the province of Ili, and who will be charged, in general, with the ex-cu ion of the stipulations of the present Treaty relating to the re-establishment, in this country, of the Chinese Government.

The said commissioners will fulfil their commission, in conforming to the understanding which will be established as to the mode of restoration on the one part and of resumption on the other, of the administration of the country of Ili, between Governor-General of Turkestan and the Governor-General of Shansi and Kansuh, charged by the two governments with the high direction of the affair.

The resumption of the country of Ili should be finished within a delay of three months or sooner, if it can be done, during from the day of the arrival at Tashkend of the functionary who will be delegated by the Governor-General of Shansi and Kansuh to the Governor-General of Turkestan to notify to him the ratification and the promulgation of the present Treaty by His Majesty the Emperor of China.

Art. VI.—The Government of His Majesty the Emperor of China will pay to the Russian Government the sum of *nine millions of metallic roubles*, designed to cover the expenses occasioned by the occupation of the country of Ili by the Russian troops since 1871, to satisfy all the pecuniary claims arising from, up to the present day, the losses which Russian subjects have suffered in their goods pillaged on Chinese territories, and to furnish relief to the families of Russian subjects killed in armed attacks of which they have been victims on Chinese territory.

The above mentioned sum of nine millions of metallic roubles will be paid within the term of two years from the date of the exchange of the ratifications of the present Trea y, according to the order and the conditions agreed upon betwe n the two governments in the special Protocol annexed to the present Treaty.

Art. VII.—The western portion of the country of Ili is incorporated with Russia in order to serve as a place of establishment for the inhabitants of this country who shall adopt the Russian dependence and who, by this action, will have had to wendon the lands which they possessed there.

The frontier betwe n the possessions of Russia and the Chinese province of Ili will follow, starting from the mountains Bedjin-taou, the course of the river Khorgos, a far as the place where this river falls into the river Ili, and, crossing t e latter, will take a direction to the south, towards the mountains Ouzoun-taou, leaving to the west the village of Koldjat. Proceeding from this point it will follow, whilst being directed to the south, the delineation fixed by the protocol signed at Tchugutchack in 1864.

Art. VIII.—A part of the frontier line, fixed by the protocol signed at Tchugutchack in 1864, at the east of the Lake Zaisan, having been found defective, the two governments will name commissioners who will modify, by a common agreement, the ancient delineation in such a manner as to remove the defects pointed out and to establish an effective separation between the Kirghiz tribes submitted to the two Empires.

To the new delineation will be given, as much as possible, an intermediate direction between the old frontier and a straight line leading from the Kouitoun hill towards the Saour hills, crossing the Tcherny-Irtysh.

Art. IX.—The commissioners to be named by the two contracting parties will proce d to place posts of demarcation, as well on the delineation fixed by the preceding Articles VII. and VIII., as on the parts of the frontier where posts have not yet been placed. The time and the place of meeting of these commissioners shall be fixed by an understanding between the two governments.

The two governments will also name commissioners to examine the frontier and to place posts of demarcation between the Russian province of Ferganah and the western part of the Chinese province of Kashgar. The commissioners will take for the base of their work the existing frontier.

Art. X.—The right recognised by the treaties of the Russian Government to mainate Consuls to Ili, to Tarbagatai, to Kashgar, and to Ourga is extended, from the present time, to the towns of Soutcheon (Tsia-yu-kwan) and of Turfan. In the motioning towns: Kobdo, Uliassoutai, Khami, Urumtsi, and Goutchen, the Russian Government will establish consulates in proportion to the development of commerce, and after an understanding with the Chinese Government.

The Consul of Soutcheou (Tsia-yu-kwan) and of Turfan will exercise consular functions in the neighbouring districts, where the interests of Russian subjects demand their presence.

The dispositions contained in Articles V. and VI. of the Treaty concluded at Peking in 1860, and relative to the concession of land for the houses for the consulates, for cemeteries, and for pasturage, will apply equally to the towns of Soutcheou (Tsia-yu-kwan) and of Turfan. The local authorities will aid the Consul to find provisional habit ations until the time when the houses of the consulates shall be built.

The Russian Consuls in Mongolia and in the districts situated on the two slopes of the Tien-shan will make use of, for their journeys and for their correspondence, the postal institutions of the government, conformably to the stipulations of Article XI. of the Treaty of Tientsin and of Article XII. of the Treaty of Peking. The Chinese authorities, to whom they will address themselves for this purpose, will lend them aid and a-sistence.

The town of Turfan not being a locality open to foreign trade, the right of establishing a consulate will not be invoked as a precedent to obtain a right analogous to the ports of China for the provinces of the interior and for Manchuria.

Art. XI.—Russian Consuls will communicate, for affairs of service, either with the local authorities of the town of their residence, or with the superior authorities of the circuit or of the province, according as the interests which are respectively confided to them, the importance of the affairs to be treated of, and their prompt expedition shall require. As to the rules of etiquette to be observed at the time of their interviews and, in general, in their relations, they will be based upon the respect which the functionaries of two friendly powers reciprocally owe each other.

All the affairs which may arise on Chinese territory, on the subject of commercial or other transactions, between those under the jurisdiction of the two states, will be examined and regulated, by a common agreement, by the consuls and the Chinese authorities.

In lawsuits on commercial matters, the two parties will terminate their difference amicably by means of arbitrators chosen by one side and the other. If agreement is not established in this way, the affair will be examined and regulated by the authorities of the two states.

Engagements contracted in writing, between Russian and Chinese subjects, relative to orders for merchandise, to the transport of it, to the location of shops, of houses, and of other places, or relating to other transactions of the same kind, may be presented for legalisation by the consulates and by the superior local administrations, who are bound to legalize the documents which are presented to them. In case of non-execution of the engagements contracted, the consul and the Chinese authorities will consult as to the measures necessary to secure the execution of these obligations.

Art. XII.—Russian subjects are authorized to carry on, as in the past, trade free of duties in Mongolia subject to China, as well in places and aimaks where there is a Chinese administration as in those where there is none.

Russian subjects will equally enjoy the right of carrying on trade free of duties in the towns and other localities of the provinces of Ili, of Tarbagatai, of Kashgar, of U untsi, and others situated on the slopes north and south of the chain of the Then-shan as far as the Great Wall. This immunity will be abrogated when the development of the trade necessitates the establishment of a customs tariff, conformable to an understanding to be come to by the two Governments.

Russian subjects can import into the above-named provinces of China and export from them every description of produce, of whatever origin they may be. They may make purchases and sales, whether in cash, or by way of exchange; they will have the right to make their payments in merchandise of every description. Art. XIII.—In the places where the Russian Government will have the right to establish consulates, as well as in the town of Kalgan, Russian subjects may construct houses, shops, warehouses, and other buildings, on the lands which they will acquire by means of purchase, or which may be conceded to them by the local authorities, conformably to that which has been established for Ili and Tarbagatai, by Article XIII. of the Treaty of Kuldja of 1851.

The privileges granted to Russian subjects, in the town of Kalgan, where there will not be a consulate, constitute an exception which cannot be extended to any other locality of the interior provinces.

Art. XIV.—Russian merchants who may wish to dispatch mercl andise from Russia, by land, into the interior provinces of China, can, as formerly, direct it by the towns of Kalgan and Tungchow, to the port of Tientsin, and from there, to the other ports and interior markets, and sell it in those different places.

Merchants will use this same route to export to Russia the merchandise purchased, as well in the towns and ports above named as in the interior markets.

They will equally have the right to repair, for matters of trade, to Soutcheou (Tsia-yu-kwan), the terminal point of the Russian caravans, and they will enjoy there all the rights granted to Russian trade at Tientsin.

Art. XV.—Trade by land, exercised by Russian subjects in the interior and exterior provinces of China, will be governed by the Regulations annexed to the present Treaty.

The commercial stipulations of the present Treaty, as well as the Regulations which serve as a supplement to it, can be revised after an interval of ten years has elapsed from the date of the exchange of ratifications of the Treaty; but if, in the course of six months before the expiration of this term, neither of the contracting parties manifest a desire to proceed to the revision, the trade stipulations as well as the Regulations will remain in force for a new term of ten years.

Trade by sea route of Russian subjects in China will be subject to the general regulations established for foreign maritime commerce in China. If it becomes necessary to make modifications in these regulations, the two Governments will establish an understanding on this subject.

Art. XVI.—If the development of Russian overland trade provokes the necessity of the establishment, for goods of export and import in China, of a Customs tariff, more in relation than the tariffs actually in force, to the necessities of that trade, the Russian and Chines. Governments will proceed to an understanding on this subject, by adopting as a base for settling the duties of entry and exit the rate of five per cent. of the value of the goods.

Until the establishment of this tariff, the export duties on some kinds of teas of inferior quality, actually imposed at the rates established for the tea of superior quality, will be diminished proportionately to their value. The settling of these duties will be proceeded with, for each kind of tea, by an understanding between the Chinese Government and the envoy of Russia to Peking, within the term of one year' at the latest, from the date of the exchange of the ratifications of the present Treaty.

Art. XVII.—Some divergencies of opinion having arisen hitherto as to the application of Article X. of the treaty concluded at Peking, in 1860, it is established by these presents, that the stipulations of the above-named article, relative to the recoveries to be effected, in case of theft and the harbouring of cattle beyond the frontier, will be for the future interpreted in this sense, that at the time of the discovery of the individuals guilty of theft or the harbouring of cattle, they will be condemned to pay the real value of the cattle which they have not restored. It is underst od that in case of the insolvency of the individuals guilty of theft of cattle, the indemnity to be paid cannot be placed to the charge of the local authoritics.

The frontier authorities of the two States will prosecute, with all the rigour of the laws of their country, the individuals guilty of the harbouring of or theft of cattle, and should take the measures in their power for the restitution to whom they belong, of cattle diverted or which may have passed the frontier. The traces of cattle turned aside or which may have passed the frontier, may be indicated, not only to the guards of the frontier posts, but also to the elders of the nearest villages.

Art. XVIII.—The stipulations of the treaty concluded at Aigoun the 16 h May, 1858, concerning the rights of the subjects of the two empires to navigate the Amoor, the Sungari, and the Oussouri, and to carry on trade with the populations of the riverine localities, are and remain confirmed.

The two Governments will proceed to the establishment of an understanding concerning the mode of application of the said stipulations.

Art. XIX.—The stipulations of the old tr aties between Russia and China, not modified by the present Treaty, remain in full vigour.

Art. XX — The present Treaty, after having been ratified by the two Emperors, will be promulgated in each empire, for the knowledge aud governance of each one. The exchange of ratifications will take place at St. Petersburg, within a period of six months counting from the day of the signature of the Treaty.

Having concluded the above Article, plenipotentiaries of the two contracting parties have signed and scaled two copies of the present Treaty, in the Russian, Chinese, and French languages. Of the three texts, duly compared and tound in agreement, the French text will be evidence for the interpretation of the present Treaty.

Done at St. Petersburg, the twelfth of February, eighteen hundred and eightyone.

DE GIERS.
BUTZOW.

PROTOCOL

In virtue of Article VI. of the Treaty signed to-day by the plenipotentiaries of the Russian and Chinese governments, the Chinese Government will pay to the Russian Government the sum of nine millions of metallic roubles, designed to cover the expenses of the occupation of the country of Ili by the Russian troops and to satisfy divers pecuniary claims of Russian subjects. This sum shall be paid within a period of two years counting from the day of the exchange of the ratifications of the Treaty.

Desiring to fix the mode of paym nt of the aforementioned sum the undersigned have agreed as follows:---

The Chin-se Government will pay the equivalent of the sum of nine millions of metallic roubles in pounds sterling, say one million four hundred and thirty-one thousand six hundred and sixty-four pounds sterling two shillings to Messre. Baring Brothers & Co. in London, in six equal parts, of two hundred and thirtyeight thousand six hundred and ten pounds sterling thirteen shillings and eight pence each, less the customary bank charges which may be occasioned by the transfer of these payments to London.

The payments shall be scheduled at four months' distance the one from the other; the first shall be made four months after the exchange of the ratifications of the Treaty signed to-day, and the last two years after that exchange.

The present protocol will have the same force and value as if it had been inserted word for word in the Treaty signed to-day.

In faith of which the plenipotentiaries of the two Governments have signed the present protocol and have placed their seals to it.

Done at S'. Petersburg, the twelfth of February, one thousand eight hundred and eighty-one.

(Signed)	[L.S.]	NICOLAS DE GIERS.
>>	L.S.	EUGENE BUTZOW.
32	[L.S.	TSENG.

REBULATIONS FOR THE LAND TRADE

Art. I.—A trade by free exchange and free of duty (free trade) between Russian and Chinese subjects is authorised within a zone extending for fifty versts (100 li) on either side the frontier. The supervision of this trade will rest with the two Governments, in accordance with their respective frontier regulations.

Att. 11.-Russian subjects proceeding on business to Mongolia a d to the districts situated on the northern and southern slopes of the Tian-shan mountains may only cross the frontier at certain points specified in the list annexed to those regulations. They must procure from t e Russian authorities permits in the Russian and Chinese languages, with Mongolian and Tartar translation. The name of the owner of the goods, or that of the leader of the caravan, a specification of the goods, the number of packages, and the number of heads of cattle may be indicated in the M ngolian or Tartar languages, in the Chinese text of these permits. Merchants, on entering Chinese territory, are bound to produce their permits at the Chinese post nearest to the frontier, where, after examination, the permit is to be counter-signed by the chief of the post. The Chinese authorities are entitled to arrest merchant who have crossed the frontier without permit, and to deliver them over to the Russian authorities nearest to the frontier, or to the competent Russian Consul, for the infliction of a severe penalty. In case of the permit being lost, the owner is bound to give notice to the Russian Consul, in order that a fresh one may be issued to him, and inform the local authorities, in order to obtain a temporary certificate which will enable him to pursue his journey. Merchandise introduced into Mongolia and the districts situated on the slopes of the Tian-shan, but which have found no sale there, may be forwarded to the towns of Tiertsin and Soutcheou (Tsia-yu-kwan), to be sold or to be sent farther into China. With regard to the duties on such merchandise, to the issue of permits for its carriage, and to other Customs formalities, proceedings shall be taken in accordance with the following provisions.

Art. III.-Russian merchants forwarding goods from Kiachta and the Nertchinsk country to Tientzin must send them by way of Kalga", Dounba, and Toun-tcheou. Merchandise forwarded to Tientsin from the Russian frontier by Kobdo and Kouihoua-tchen is to ollow the same route. Merchants must be provided with transport permits issued by the Russian authorities, and duly vise by the competent Chinese authorities, which must give, in the Chinese and Russian languages, the name of the owner of the goods, the number of packages, and a description of the goods they contain. The officials of the Chinese Custom houses situated on the road by which merchandise is forwarded will proceed, without delay, to veriv the number of the packages, and to examine the goods which they will allow to pass onwards, after fixing a visa to the permit. Pa kages opened in the course of the Customs examinations will be closed again at the Custom-house, the number of packages opened being noted on the permit. The Customs examination is not to last more than two hours. The permits are to be presented within a term of six months at the Tientsin Custom-bouse to be cancelled. If the owner of the goods finds this term insufficient, he must at the proper time and place give notice to the Chinese authorities. In case of the permit being lost the merchant must give notice to the authorities who delivered it to him to obtain a duplicate and must for that purpose make known the number and date of the missing permit. The nearest Customhouse on his road, after having ascertained the accuracy of the merchant's declarations, will give him a provisional certificate, accompanied by which his goods may proceed on their journey. An inaccurate declaration of the quantity of the goods, if it be proved that it was intended to conceal sales effected on the road, or to escape payment of duty, will render the merchant liable to the infliction of the penalties laid down by Art. VIII. of the present regulations.

Art. IV.—Russian merchants who may wish to sell at Kalgau any portion of the goods brought from Russia must make a declaration to that effect to the local authorities within the space of five days. These authorities after the merchant has paid the whole of the entrance duties, will furnish him with a permit for the sale of the goods.

Art. V.—Goods brought by Russian merchants by land from Russian to Tientsin will pay an entrance duty equivalent to two-thirds of the rate established by the tariff. Goods brought from Russia to Sou-tcheou (Tsia-yu-kwan) will pay in that town the same duties and be subject to the same regulations as at 'Tientsin.

Art. VI.—If the goods left at Kalgan, having paid the entrance duties, are not sold there, their owner may send them on to Toun-tcheou, or to Tientsin, and the Customs authorities, without levying fresh duties, will repay to the merchant one-third of the entrance duty paid at Kalgan, a note to that effect being made on the permit issued by the Kalgan Custom-house. Russian merchants, after paying transit dues, *i.e.*, one-half of the duty specified in the tariff, may forward to the internal markets goods left at Kalgan which have paid the entrance dues, subject only to the general regulations established for foreign trade in China. A transport permit, which is to be produced at all the Custom-houses and barriers on the road, will be delivered for these goods. Goods not accompanied by such permit will have to pay duty at the Custom-houses they pass, and lekin at the barriers.

Art. VII.—Goods brought from Rus ia to Sou-tcheou (Tsia-yu-kwan) may be forwarded to the internal markets under the conditions st pulated by Art. IX. of these Regulations for goods forwarded from Tientsin destined for the internal market.

Art. VIII.-If it he ascertained, when the Customs examination of goods brought from Russia to Tientsin takes place, that the goods specified in the permit have been withdrawn from the packages and replaced by others, or that their quantity (after deducing what has been left at Kalgan) is smaller than that indicated in the permit, the whole of the goods included in the examination will be confiscated by the Customs authorities. It is understood that packages damaged on the road, and which, consequently, have been repacked, shall not be liable to confiscation, provided always that such damage has been duly declared at the nearest Custom-house, and that a note to such effect 1 as been made by the office after it has ascertained the untouched condition of the goods as at first sent off. Goods concerning which it i - ascertained that a portion has been sold on the road will be liable to confiscation. If goods have been taken by by-ways in order to evade their examination at the Customhouses established on the routes indicated in Art. III., the owner will be liable to a fine equal in amount to the whole entrance duty. If a breach of the aforesaid regulations has been committed by the carriers, without the knowledge or connivance of the owner of the goods, the Customs authorities will take this circumstance into consideration in determining the amount of the fine. This provision only applies to localities through which the Russian land trade passes, and is not applicable to similar cases arising at the ports and in the interior of the provinces. When goods are confiscated the merchant is entitled to release them by paying the equivalent of their value, duly arrived at by an understanding with the Chinese authorities.

Art. IX.—On the exportation by sea from Tientsin to some other Chinese port opened to foreign trade by treaty of goods brought from Russia by land, the Tientsin Cus oms will levy on such goods one-third of the tariff duty, in addition to the two-thirds already paid. No duty shall be levied on these goods in other ports. Goods sent from Tientsin or the other ports to the internal markets are subject to transit dues (*i.e.*, half of the tariff duty) according to the general provisions land down for foreign trade.

Art. X.—Chinese goods sent from Tientsin to Russia by Russian merchants must be forwarded to Kalgan by the route indicated under Art. III. The entire export duty will be levied on these goods when they leave the country. Nevertheless, reimported goods bought at Tientsin, as well as those bought in at other port and forwarded *in transitu* to Tientsin to be exported to Russia, if accompanied by a Customs receipt for the export duty, shall not pay a second time, and the half reimportation duty (coasting duty) paid at Tientsin will be repaid to the merchant if the goods upon which it has been paid are exported to Russia a year from the time of such payment. For the transport of goods in Russia the Russian Consul will issue a permit indicating in the Russian and Chinese languages the name of the owner of the goods, the number of packages, and the nature of the goods they contain. These permits will be visé by the port Custom authorities, and must accompany the goods for production when they are examined at the Custom-houses on the road. The rules given in detail in Article III. will be observed as to the term within which the permit is to be presented to the Custom-house to be cancelled, and as to the proceedings in case of the permit being lost. Goods will follow the route indicated by Article III., and are not to be sold on the road; a breach of this rule will render the merchant liable to the penalties provided for under Article VIII. Goods will be examined at the Custom-houses on the road in accordance with the rules laid down under Article III. Chinese goods bought by Russian merchants at Sou-tcheou (Tsia-yu-kwan), or brought by them from the internal markets to be forwarded to Russia, on leaving Sou-tcheou for Russia will have to pay the duty leviable upon goods exported from Tientsin, and will be subject to the regulations established for that port.

Art. XI.- Goods bought at Toun-tcheou, on leaving that place for Russia by land, will have to pay the full export duty laid down by the tariff. Goods bought at Kalgan will pay in that town, on leaving for Russia, a duty equivalent to half the tariff rate. Goods bought by Russian mercharts in the internal markets, and brought to Toun-tcheou and Kalgan to be forwarded to Russia, will moreover be subject to transit dues, according to the general rules established for foreign trade in the internal markets. The local Custom-houses of the aforesaid towns after levying the duties will give the merchant a transport permit for the goods. For goods leaving Toun-tcheou this permit will be issued by the Dounba Customs authorities, to whom application is to be made for it, accompanied by payment of the duties to which the goods are liable. The permit will mention the prohibition to sell goods on the road. The rules given in detail in Article III. relative to permits, the examination of goods, &c., will apply in like manner to goods exported from the places mentioned in this Article.

Art. XII.—Goods of foreign origin sent to Russia by land from 'Tientsin, Tountcheou, Kalgan, and Sou-tcheou (Tsia-yu-kwan) will pay no duty if the merchant produces a Customs receipt acknowledging payment of the import and transit duties on those goods. If they have only paid entrance duties the competent Custom house will call upon the merchant for the payment of the transit dues fixed by the tariff.

Art. XIII.—Goods imported into China by Russian merchants, or exported by them, will pay Custom duties according to the general tariff for foreign trade with China, and according to the additional tariff drawn up for Russian trade in 1862.

Goods not enumerated in either of those tariffs will be subject to a 5 per cent. ad valorem duty.

Art. XIV.—The following articles will be admitted free of export and import duty:—Gold and silver ingots, foreign coins, flour of all kinds, sago, biscuits, preserved meats and vegetables, cheese, butter, confectionery, foreign clothes, jewellery and silver plate, perfumery and soaps of all kinds, charcoal, firewood, candles of foreign manufacture, foreign tobacco and eigars, wine, beer, spirits, household stores and utensils to be used in houses and on board ship, travellers' luggage, official stationery, tapestries, cutlery, foreign medicines, glass ware, and ornaments. The above-mentioned articles will pass free of duty on entering and on leaving by land; but if they are sent from the towns and ports mentioned in these regulations to the internal markets they will pay a transit duty of $2\frac{1}{2}$ per cent. ad valorem. Travellers' luggage, gold and silver ingots, and foreign coins will, however, not pay this duty.

Art. XV.—The exportation and importation of the following articles is prohibited, under penalty of confiscation in case of smuggling :—Gunpowder, artillery ammunition, cannon, muskets, rifles, pistols, and all firearms, engines, and ammunition of war, salt, and opium. Russian subjects going to China may, for their personal defence, have one musket or one pistol each, of which mention will be made in the permit they are provided with. The importation by Russian subjects of saltpetre, sulphur, and lead is allowed only under special licence from the Chinese authorities, and those articles may only be sold to Chinese subjects who hold a special purchasepermit. The exportation of rice and of Chinese copper coin is forbidden. On the other hand, the importation of rice and of all cercals may take place duty free.

Art. XVI.—The transport of goods belonging to Chinese merchants is forbidden to Russian merchants attempting to pass them off as their own property.

Art. XVII.—The Chinese authorities are entitled to take the necessary measures against smuggling.

Done at St. Petersburg, the 12th-24th February, 1881.

(Signed)	[L.S.]]
	[L.S.]	-
> 9	[L.S.]	

] NICOLAS DE GIERS.] EUGENE BUTZOW.] TSENG.

PROTOCOL

The undersigned Nicolas de Giers, secretary of state, actual privy councillor. directing the Imperial Ministry of Foreign Affairs, and Tseng, Marquess of Neyong, vice-president of the high court of justice, envoy extraordinary and minister plenipotentiary of His Majesty the Emperor of China to His Majesty the Emperor of Russia, have met at the hotel of the Ministry of Foreign Affairs to proceed to the exchange of the acts of ratification of the Treaty between Russia and China, signed at St. Petersburg, the 12/24 February, 1881.

After perusal of the respective instruments, which have been acknowledged textually conformable to the original act, the exchange of the act ratified by His Majesty the Emperor of Russia the 4/16 August, 1881, against the act ratified by His Majesty the Emperor of China the 3/15 May, 1881, has taken place according to custom.

In faith of which the undersigned have drawn up the present proces-verbal, and have affixed to it the seal of their arms.

Done at St. Petersburg, the 7th August, one thousand eight hundred and .¹ghtyone.

> (Signed) [L.S.] NICOLAS DE GIERS. ,, [L.S.] TSENG.

UNITED STATES OF AMERICA.

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 Presilent of the United States and the August Sovereign of the Ta-Tsing Empire have named for their Plenipotentiaries, to wit: the President of the Unit d States of America, William B. Reed, Envoy Extraordinary and Minister Plenipotentiary to China; and His Majesty the Emperor of China, Kweiliang, 2 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 shill not insult or of press 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

TREATY BETWEEN THE UNITED STATES AND CHINA

Emperor of China and there confer with a member of the Privy Council or any other high 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 c rresponding 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, so all 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 interviewshall be had at the official residence of the said officers, or at their temporary resi, dence, or at the residence of the representative of the United States of Americas whichever may be a reed 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 placels 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 the respective Governors, 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 sa d 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 authoized, 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 soverely 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 repass 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 shill 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 memorial zing 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 citi s of Canton and Chau-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 n te 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 ve-sel 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 light ships 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 sorvants, compradores, linguists, writers, labourers, scamen, 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 d serters 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, scamen, 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 Superintenden: of Customs a true report of the name and tonnage of such vessel, the number of her crew, and the nature of ber 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, paving 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 n t be subject to pay tonnage or other duties or charges, until, on his arrival at anoth r port, he shall proceed to discharg cargo, when he shall pay the duties on vessel and cargo, according to law. And the tonnage duties shall b held due after the expiration of the said forty-eight hours. In case of the absence of the Consul or p ison chargel 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 Superimendent of Customs, in order to the collection of the proper duti s, 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 or being discharged for importation, or laden for exportation, on board any merchant vessel or the United States. And it 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 there n, 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 se that the duties paid on such goods as are entered on the Customhous 'oks correspond with the representation mad, and that the goods remain with their original marks unchanged, and shall then make a memorandum in the port-cleara ce of the goods and the amount of du ies paid on the same, and deliver the same to the merchant, and shall also certiy 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 laud 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 torfeiture 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. XX11.—The tonnage duty on vessels of the Unit d 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 du ies shall have been paid, and not before, the Collector of Customs shall give a post-clearance, and the Consul shall return t e 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 sycce 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 mauner 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 an foreign nation whatever, and should for that cause exclude such nation from entering her ports, still the vessels of the United States shall not 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 t' eir 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 ot er 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 Censul 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 fath. 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 ferencing Treaty are Tariff and Rules identical with these annexed to the British areaty of Thentsin.]

ADDITIONAL ARTICLES TO THE TREATY BETWEEN THE UNITED STATES OF AMERICA AND CHINA OF 18TH JUNE, 1858

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 Unit-d 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 Pien potentiaries, 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 Amorica 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 enjoy d 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 t.e construction of rulroads, 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 ot .er 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 Plenipotentiacies have signed this treaty and thereto affixed the seals of their arms.

Done at Washington, the 28th day of Jnly, in the year of our Lord one thousand eight hundred and sixty-eight.

[L.S.]	(Signed)	WILLIAM H. SEWARD.
[L.S.] [L.S.]	13	ANSON BURLINGAME.
	22	CHIH KANG.
[L.S.]	33	SUN CHIA-KU.

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 Michigau; John F. Swift, of California; and Will am H. Trescott, of South Carolina, as his Commissioners Plenipotentiary; and 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 maltreatmert 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 a'l 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 teritory of the Unit d 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 point 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 scaled 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 1880, Kuang Sü sixth year, tenth moon, fifteenth day. Si, ned and sealed by the abovenamed Commissioners of both Governments.

The Commercial Treaty.

The following is the text of the commercial treaty signed at the same place and time :--

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 Superintend nt 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 turther promote such relations 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 to such special extension of commercial intercourse as either may desire.

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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 of 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 cr 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 exports or coastwise trade shall be imposed or levied in the open ports of Ch.na 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 any foreign country, or upon the produce, manu'actures, 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 levied on vessels or cargoes of any other nation, or on those of Chinese subjects. The United States h reby promises and agrees that no other kind or higher rate of tonnage 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 loreign 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 fore gn port to any of the open ports of China, or upon the produce, manufactures, or merchandisc imported in the same from China, or from any foreign country, than are imposed or levied on vessels of any other nations which make po discrimination against the Unit d States in tonnage dues or duties on imports, export, or coastwise trade, or 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 ned to be examined and decided by the public officers 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 treely 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 scaled 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 1880, Kuang Sü sixth year, tenth moon, fifteenth day.

(Signed)	JAMES B. ANGELL.
**	JOHN F. SWIFT.
,,	WILLIAM H. TRESCOTT.
,,	PAO CHUN.
,,	LI HUNG-TSAO.

PERU

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN THE REPUBLIC OF PERU AND HIS MAJESTY THE EMPEROR OF CHINA

SIGNED, IN THE SPANISH, ENGLISH, AND CHINESE LANGUAGES, AT TIENTSIN, 26TH JUNE, 1874

Ratifications exchanged at Tientsin, 7th August, 1875

His Excellency the President of the Republic of Peru and His Majesty the Emperor of China, being sincerely desirous to establish friendly relations between the two countries, have resolved to confirm the same by a Treaty of Friendship, Commerce, and Navigation, with the view of laying the foundations of mutual intercourse; and for that purpose have named as their Plenipotentaries, that is to say :--

His Excellency the President of Peru, Don Aurelio Garcia y Garcia, a Post Captain in the Peruvian Navy, Envoy Extraordinary and Minister Plenipotentiary of that Republic for the Empires of China and Japan; and

His Majesty the Emperor of China, Li, Minister Plenipotentiary, Imperial Commissioner, Grand Guardian of the Heir Apparent, Grand Secretary, a President of the Board of War, Governor-General of the Province of Chih-li, and invested with the dignity of the second order of nobility:

Who, after having examined and exchanged their respective full powers, have together agreed upon the following Treaty for the benefit and protection of the merchants and people of the two countries:

Art. I.—There shall be peace and friendship between the Republic of Peru and His Maje-ty the Emperor of China. Their respective citizens and subjects shall reciprocally enjoy in the territories of the High Contracting Parties full and perfect protection for their persons and property.

Art. II.—In order to facilitate friendly intercourse in future, His Excellency the President of Peru may, if he see fit, appoint a Diplomatic Agent to the Court of Peking, and His Majesty the Emperor of China may in like manner, if he see fit, appoint a Diplomatic Agent to the Government of Peru.

His Majesty the Emperor of China hereby agrees that the Diplomatic Agent so appointed by the Government of Peru may, with his family and the persons of his suite, permanently reside at Peking, or may visit it occasionally, at the option of the Peruvian Government.

In like manner, the Diplomatic Agent of China may, with his family and the persons of his suite, permanently reside at Lima, or may visit it occasionally at the option of the Chinese Government.

Art. III.—The Diplomatic Agents of each of the Contracting Parties shall, at their respective residences, enjoy all privileges and immunities accorded to them by international usage.

Art. IV.—The Government of Peru may appoint a Consul-General, and for such open ports or cities (f China where it may be considered most expedient for the interest of Peruvian commerce, Consuls, Vice Consuls, or Consular Agents. These officers 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. His Majesty the Emperor of China may appoint a Consul-General, Consuls, Vice-Consuls, or Consular Agents at any port or town of Peru where Consular Officers of any other Power are admitted to reside. All f these officers shall enjoy the same rights and privileges as those of the most favoured nation in Peru.

It is further agreed that the appointment of the said Consular Officers shall not be made in merchants residing in the locality.

Art. V.—Peruvian c tizens are at liberty to travel for their pleasure or for purposes of trade in all parts of China under the express condition of being provided with passports written in Spanish and Chinese, ssued in due form by the Consuls of Peru and vise by the thinese 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 or carts for the carriage of his baggage or merchandise, and the said merchandise shall be conveyed in accordance with the General Regulations of Foreign Trade.

If the traveller be without a passport, he shall be handed over to the nearest Consul in order to enable him to procure one. The above provision will in like manner be applicable to cases of a Peruvian citizen committing any offence against the law of China. But he shall in no case be subjected by the Chinese Authorities to any kind of ill-treatment or insult.

The citizens of Peru may go on excursions from the open ports or cities to a distance not exceeding 100 *li*, and for a period not exceeding five days, without being provided with a passport.

The above provisions do not apply to the crews of ships, who, when on shore, shall be subject to the disciplinary regulations drawn up by the Consul and the local Authorities.

Chinese subjects shall have the liberty to travel at their pleasure throughout the territory of Peru, as long as they behave peaceably and commit no offence against the laws and regulations of the country.

Art. VI.—The Republic of Peru and the empire of China cordially recognize the inherent and inalieuable right of man to chang: his home. Their citizens and subjects respectively may consequently go freely from the one country to the other for the purposes of curiosity, trade, labour, or as permanent residents. The High Contracting Parties therefore agree that the citizens and subjects of both countries shall only emigrate with their free and voluntary consent; join in reprobating any other than an entirely voluntary emigration for the said purposes, and every act of violence or fraud that may be employed in Macao or the ports of China to carry away Chinese subjects. The Contracting Parties likewise pledge themselves to punish severely, according to their laws, their respective citizens and subjects who may violate the present stipulations, and also to proceed judicially against their respective ships that may be employed in such unlawful operations, imposing the fines which for such cases are established by their laws.

Art. VII.—It is further agreed that for the better understanding and more efficient protection of the Chinese subjects who reside in Peru, the Peruvian Government will appoint official Interpreters of the Chinese language in the Prefectures of the Departments of Peru where the great centres of Chinese immigration exist.

Art. VIII.—The merchant ships belonging to Peruvian citizens shall be permitted to frequent all the ports of China open to foreign trade, and to proceed to and fro at pleasure with their merchandise, enjoying the same rights and privileges as those of the most (avoured nation.

In like manner, the merchant ships belonging to Chinese subjects may visit all the ports of Peru open to foreign commerce and trade in them, enjoying the same rights and privileges which in Peru are granted to the citizens or subjects of the most favoured nation.

Art. IX.—Peruvian citizens shall pay at the ports of China open to foreign trade, on all the goods imported or ex orted by them, the duties enumerated in the tariff which is now in force for the regulation of foreign commerce; but they can, in no case, be called upon to pay higher or other duties than those required now or in future of the oitizens or subjects of the most favoured nation.

No other or higher duties shall be imposed in the ports of P ru on all goods imported or exported by Chinese subjects than those which are or may be imposed in Peru on the commerce of the most favoured nation.

Art. X.—The ships of war of each country respectively shall be at liberty to visit all the ports within the territories of the other to which the ships of war of other nations are or may be permitted to come. They shall enjoy every facility and meet no obstacle in purchasing provisions, coals, procuring water, and making necessary repairs. Such ships shall not be hable to the payment of duties of any kind.

Art. XI.—Any Peruvian vessels, being from extraordinary causes compelled to seek a place of refuge, shall be p rmitted to enter any Chinese port whatever, wi hout being subject to the payment of tonnage dues or duties on the goods, if only landed for the purpose of making the necessary repairs of the vessels, and remaining under the supervision of the Superintendent of the Customs.

Should any such vessels be wrecked or stranded, the Chinese Authorities shall immediately adopt measures for rescuing the crew, and for securing the vessel and oargo. The crew thus saved shall receive friendly treatment, and, if necessary, shall be iurnished with the means of conveyance to the nearest Consular station.

It any Chinese vessels be wrecked or compelled by stress of weather to sock a place of refuge on the coast of Peru, the local marine Authorities shall render to them every assistance in their power; the goods and merchandise saved from the wreck shall not be subject to duti s unliss clear d for consumption; and the ships shall enjoy the same liberties witch in equal cases are granted in Peru to the ships of other nations.

Art. XII.—Peruvian citizens in China having reason to complain of a Chinese shall proceed at once to their Consular Officer and state to him their grievance. The Consul will inquire in the case, and do his utmost to arrange it am.cably.

In like manner, if a Chinese have reason to complain of a Peruvian citizen in China, the Consular Officer shall listen to his complaint, and endeavour to come to a friendly arrangement.

Should the Consular Officer not succeed in making such arrangement, then he shall request the assistance of the competent Chinese Officer, that they may together decide the matter according to the principles of equity.

Art. XIII.—Chinese subjects guilty of a criminal action towarls a Peruvian citizen in China shall be arrested and punished by the Chinese Authorities according to Chinese laws.

Peruvian citizens in China who may commit any crime against a Chinese subject shall be arrested and punished according to the laws of Peru by the Pruvian Consular Officer.

Art. XIV.—All questions in regard to rights whether of propert: or person, arising between Peruvian citizens in China, shall be subject to the jurisdiction of the Peruvian Authorities. Disputes between citizens in Peru and those of other Foreign Nations shall be decided in China according to the Treaties existing between Peru and those Foreign Nations. In all cases, however, of Chinese subjects being congerned in the matter, the Chinese Authorities may interfere in the "proceeding according to Articles XII. and XIII. of this Treaty.

Art. XV.—Chinese subjects in Peru shall have free and open access to the Courts of Justice of Peru for the prosecution and defence of their just rights; they shall enjoy in this respect the same rights and privileges as native citizens, and shall also be treated in every way like the citizens and subjects of other countries resident in Peru.

Art. XVI.— The Contracting Parties agree that the Government, Public Officers, and citizens of the Republic of Peru shall fully and equally participate in all privileges, rights, im numities, jurisdiction, as d advantages that may have been, or may be hereafter, granted by His Majesty the Emperor of China to the Government, Public Officers, citizens, or subjects of any other nation. In like manner, the Government, Public Officers, and subjects of the Empire of China shall enjoy in Peru all the rights, privileges, immunities, and advantages of every kind which in Peru are enjoyed by the Government, Public Officers, citizens, or subjects of the most favoured nation.

Art. XVII.- 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 is written in the Spanish, Chinese, and English languages, and signed in nine copies, three in each language. All these versions have the same sense and signification, but whenever the interpretation of the Spanish and Chinese versions may differ, then reference shall be made to the English text.

Art. XVIII.—If in future the High C ntracting Parties desire a modification of any stipulation contained in this Treaty, they shall be at liberty after the lapse of ten years, dated from the day of the exchange of the ratifications of this Treaty, to open negotiations to that effect. Six months before the expiration of the ten years, other of the Contracting Parties may officially notify to the other that modifications of the Treaty are desired, and in what these consist. If no such notification is male, the Treaty remains in force for another ten years.

Art. XIX.—The present Treaty shall be ratified by His Excellency the President of Peru after being approved by the Peruvian Congress, and by His Majesty the Emperor of China; and the ratifications shall be exchanged at Shanghai or Tientsin, as soon as possible.

In token whereof the respective Plenipotentiaries have signed and sealed this Treaty.

Dene at Tientsin, this twenty-sixth day of the month of June, in the year of our Lord One Thousand Eight Hundred and Seventy-four, corresponding to the Chinese date, the thirteenth day of the fifth moon of the thirteenth year of Jung Chi.

[L.9.]	(Signed)	AURELIOIGARCIA Y GARCIA.	
[L.S.]	23	LI HUNG-CHANG.	

BRAZIL

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN BRAZIL AND CHINA

SIGNED IN THE PORTUGUESE, FRENCH, AND CHINESE LANGUAGES, AT TIENTSIN, ON THE 3ED OCTOBER, 1881

Ratifications Exchanged at Shanghai, 3rd June, 1882

His Majesty the Emperor of Brazil and His Majesty the Empe or of China, being sincerely desirous of affirming their mutual sentiments of friendship and concord and of establishing relations of reciprocal utility between the two countries, have resolved to conclude a treaty of friendship, commerce, and navigation, and have for that purpose named as their Plenipotentiaries, that is to say :--His Majestv the Emperor of Brazil, Senhor Eduardo Callado, gentleman of the Imperial Household, Knight of the Order of the Rose and of the Imperial Turkish Order of the Medjidie, His Envoy Extraordinary and Minister Plenipotentiary on a special Miss on to China:

His Majesty the Emperor of China, Li, Minister Plenipotentiary, Imperial Commissioner, Grand Protector to the Heir Presumptive, First Grand Secretary of State, President of the Board of War, Governor-General of the province of Chihli, and Earl Sou-vi of the first rank, with the hereditary degree of Ki-tou yi:

Who, after having exchanged their plenary powers, found in good and due form, have agreed upon the following articles:---

Art. I.—There shall be perpetual peace and friendship between the Empire of Brazil and the Empire of China as well as between their respective subjects. These may repair freely to the respective States of the High Contracting Parties and reside there. They shall obtain there full and complete protection of their persons, their families, and their property, and shall enjoy all the rights, advantages, and privileges accorded to the subjects of the most favoured nation.

Art. II.—In order to secure the maintenance of amicable relations between the two States, His Majesty the Emperor of Brazil may, if he thinks fit, appoint a diplomatic agent to the Court of Peking, and His Majesty the Emperor of China may equally, if he thinks fit, appoint a diplomatic agent to the Court of Rio de Janeiro.

The diplomatic agents of each of the High Contracting Parties may, with their families and the members of their suite, reside permanently in the capital of the other, or repair there temporarily, according to the desire of the respective Governments.

The diplomatic agents of each of the High Contracting Parties shall enjoy, in their respe tive residences, all the prerogatives, exemptions, immunities, and privileges accorded to the agents o the same category of the most favoured nation.

Art. III.—Each of the High Contracting Parties may nominate, in the ports and towns of the other open to trade, where its interests require, a Consul-General, Consuls, Vice-Consuls, and Consular Agents.

These shall not enter upon their functions before receiving the exequatur of the Government of the country where they are to reside. This exequatur shall be given gratuitously.

Merchants shall not be appointed to exercise Consular functions. Consuls should be true functionaries, and they shall be prohibited from trading.

In the ports and cities where a Consul has not been appointed, a foreign Consumay fulfil the functions, provided that he is not a trader. The local authorities, the absence of a Consul, shall provide the means of securing to the subjects of two States the benefits of the present Treaty.

The Consuls of the High Contracting Parties shall enjoy all the attribute exemptions, immunities, and privileges conceded to the Consuls of the most favoure nation in each of the two States.

The Consuls shall not uphold the pretensions of their nationals should they be vexatious or offensive to the authorities and the inhabitants of the locality.

If a Consul conducts himself in a manner offensive to the laws of the country in which he resides, the exequatur may be withdrawn from him, according to the generations.

Art. IV.—Braz lian subjects shall be permitted to go into the interior of China and to travel there, provided that they are furnished with a passport, issued, at the request of the Consul, by the Chinese Taotai. This passport, written in the two languages, Portugese and Chinese, must be exhibited upon the demand of the local authorities, and shall be given up on return. No obstacle shall be raised to the h ra by the travellers of men, carriages, boats, &c., necessary for the transport of their baggage.

If the traveller be found not to have a regular passport, or if he commit an illegal act, he shall be delivered up to the nearest Consul to be dealt with. The local authorities can, in this case, only arrest the traveller, and shall not insult him nor subject him to ill usage.

Braz-lian subjects may go on excursions in the neighbourhood of the open ports, without being furnished with passports, to a distance of a hundred *li*, and for a period not exceeding five days.

The above stipulations are not applicable to the crews of ships, who shall be subjected, when on shore, to the regulations established by the Consuls and the local authorities.

Chinese subjects shall have the liberty of travelling in the whole of the territory of Brazil, as long as they conduct themselves peaceably and do not contravene the laws and regulations of the country.

Art. V.—Brazilian subjects may travel with their merchandise and trade in all the ports and places in China where subjects of other nations are permitted to trade. Ohinese subjects may equally travel and trade in all localities of Brazil on equal terms with subjects of all other nations.

It is understood that in the event of one of the High Contracting Parties granting, hereafter, with its free consent, to any other nation, advantages subject to special conditions, the other Contracting Party may only profit by those advantages by acceding to the conditions inherent thereto, or to equivalent ones, mutually agreed apon.

Art. VI.—The subjects and merchant ships of either of the High Contracting Parties, in the open ports of the other, shall be subjected to the commercial regulations actually in force for all the other nations, or which may be established in future.

The subjects of the Contracting State: shall not pay higher import and export duties than those payable by subjects of the most favoured nation.

Art. VII.—The ships of war of the Contracting States shall be admitted into the ports of the other where it is or shall be permitted to the ships of war of all other nations to repair, and they shall be treated there like those of the most favoured nation.

They shall enjoy every facility for the purchase of provisions, coal, &c., as well as for the supply of fresh water, and for the repairs of which they may have need.

Ships of war shall be absolutely exempt from payment of duties either on entering or leaving port.

The commanders of Brazilian vessels of war in China and the local authorities shall treat each other on the footing of equality.

Art. VIII.—Merchant ships of each of the two nations may frequent the ports of the other open to trade or which may be hereafter opened, and transport merchandise to them. They shall be treated in all respects 1 ke those of all other nations.

Ships of one of the High Contracting Parties, having had accidents at sea, near the coasts of the other, and being obliged to seek a refuge in some port, are to receive from the local authorities all the assistance which it may be in their power to render them.

Merchandise salved shall not be subject to any duty unless offered for sale.

These ships shall be treated on equal terms with those of other nations which may be in similar circumstances.

Art. IX.—Brazilians in China, who may have cause of complaint against Chinese, should lay their grievance before the Brazilian Consul, who shall inquire into the merits of the case and exert himself to arrive at an amicable solution.

In like manner if a Chinese have reason to complain of a Brazilian, in China, the Brazilian Consul shall listen to his complaint and endeavour to come to an amicable solution. If the Consul cannot reconcile them, the case shall be judged, in all equity, only by the authority to which the accused is subject, without considering whether the accuser is Brazilian or Chinese.

Art. X.—Brazilian subjects, in China, who commit any crime against Chinese subjects shall be arrested by the consular authorities of Brazil and punished conformably to the laws of Brazil, by the authority entrusted with the execution of the laws.

Chinese subjects guilty of a criminal act towards Brazilian subjects in China, shall be arrested and punished by the Chinese authorities, conformably to Chinese laws.

In general, every action, civil or criminal, between subjects of the two States, in China, can only be judged conformably to the laws and by the authorities of the pation of the defendant or accused.

The High Contracting Parties shall not be bound to reimburse the sums stolen or sums due by a subject of one of the States to a subject of the other. In case of theft, proceedings shall be in conformity with the laws of the country to which the sulprit belongs, and in the case of debt, the authorities of the country of the debtor shall do all in their power in order that the debtor shall satisfy his engagements.

If Chinese subjects, in China, principals or accomplices in any crime, take refuge in the residences, warehouses, or merchant ships of Brazilian subjects, the Chinese authorities shall report the fact to the Brazilian Consular authority and the two authorities shall depute agents to effect the arrest of the criminals, who must not be protected or concealed. Art. XI.—All questions of right, whether of person or of property, which may arise between Brazilian subjects in China shall be subject to the sole jurisdiction of the Brazilian authorities. Actions between Brazilian subjects and foreigners in China shall be subject to the authorities only of their countries.

If any Chinese be involved in law suits, action shall be taken conformably to the two preceding articles.

If in future the Chinese Government shall deem fit to establish, in accord with foreign Powers, a Code to regulate the matter of jurisdiction over foreign subjects in China, Brazil shall also take part in the accord.

Art. XII.—In the case of persons, whatever be their condition, from on board of the ships of one of the High Contracting Parties, in an open port of the other, going on shore, and causing disturbances there, they shall be punished conformably to the usage followed, in such cases, in each of the two countries.

As regards actions arising from collisions between vessels of the two countries, in the waters of China, such actions shall be heard by the authorities of the defendant, conformably to the regulations about collision in force in all countries.

If the complainant will not conform to the sentence, the authorities upon whom he is dependent may apply officially to the authorities to whom the defendant is subject in order that they may re-hear the suit and pronounce definitely in all equity.

Art. XIII. - Chinese subjects in Brazil shall have free access to the courts of justice of that country for the defence of their just rights.

They shall enjoy, in this respect, the same rights and privileges as the Brazilians and the subjects of the most favoured nation.

Art. XIV.—The High Contracting Parties agree to prohibit to the subjects of each of them the importation of opium into the ports of the other open to trade, and the transport of opium from port to port, whether for their own account or for the account of subjects or citizens of any other nation, as well in ships belonging to subjects of the High Contracting Parties as in ships belonging to subjects or citizens of a third nation.

The High Contracting Parties further agree to prohibit to their respective subjects the opium trade in the ports of the other open to trade.

The most favoured nation clause cannot be invoked against the provisions of this article.

Art. XI.—This Treaty has been drawn up in three languages, Portuguese, Chinese, and French. Four copies have been prepared in each of these languages; the versions have been compared and found to correspond in all points, and to be free from errors.

The Portuguese text shall be authoritative in Brazil, and the Chinese in China. In case of divergence in the interpretations, the French text shall decide.

Art. XVI.—If in future the High Contracting Parties desire to make any modifications in this Treaty, they shall have the liberty, after the lapse of ten years, dating from the exchange of the ratifications, to open negotiations with this object.

The official notification of the modifications which either of the High Contracting Parties may intend to propose shall always be made six months in advance.

If no such modification be made, the Treaty shall remain in force.

Art. XVIII.—The present Treaty shall be ratified by His Majesty the Emperor, of Brazil and by His Majesty the Emperor of China.

The exchange of ratifications shall be made, within the shortest possible time, at Shanghai or at Tientsin; after which the Treaty shall be printed and published in order that the functionaries and subjects of the two Empires may have full knowledge of it and submit themselves to it.

In faith whereof the respective Plenipotentiaries have signed the present Treaty and have affixed their seals thereto.

Done at Tientsin this third day of the month of October, in the year of Grace one thousand eight hundred and eighty-one, corresponding to the eleventh day of the eighth month of the seventh year of Kwang-su.

PORTUGAL

PROTOCOL, TREATY, CONVENTION, AND AGREEMENT BETWEEN PORTUGAL AND CHINA

PROTOCOL.

Art. 1st.—A Treaty of friendship and commerce with most favoured nation clause will be concluded and signed at Peking.

Art. 2nd.—China confirms perpetual occupation and government of Macao and its dependencies by Portugal, as any other Portuguese possession.

Art. 3rd.—Portugal engages never to alienate Macao and its dependencies without agreement with China.

Art. 4th.—Portugal engages to co-operate in opium revenue work at Meca in same way as Engla. d 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-sü, 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 Plenipo'entiaries, that is to say:---

His Most Feithful Majes'y the King of Portugal and the Algarves, Thomas de Souza Reza, His Envoy Extraordinary and Minister Plenipotentiary in special mission 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 III, 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 the Algarves and His Imperial Majes.y 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 definitation 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, in its entirety, 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 into Chinese ports.

TATION PROPERTY AND

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 and the Algarves 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 the r fam lies, 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 oth r diplomatic agent to reside at Lisbon, or to visit that Court when his Government shall order.

Art. VI. —The d plomatic 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 addressel by 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 author tative the document written in its own language.

Art. VIII.—The for n of correspondence between the Portuguese and the Chiness authorities will be regulated by their respective rank and position, based upon complete reciprosity. Between the high Portuguese and Chinese functionaries at the capital or else where, such correspondence will take the form of dispatch (Chiu-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 disclaration (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 potition (Pin-ching).

Art. IX.—His Most Faithful Majesty the King of Portugal and the Algarves may appoint Consuls-gen ral, Consuls, Vice-consuls, or Consular agents in the port or other places where it is allowed to other nations to have them. This e 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 Tao-tais, 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 hir 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 the manimport and export the r metchandise, enjoying all the rights and privileges enjoyed by the subjects of the most favoured nation.

Art. XII.—Portuguese subjects shall 1 ay import and export duties on all merchandise according to the rates specified in the tariff of 1858, adopted for all the other nat ons; and in no instance shall higher duties be exacted from them than those 1 aid by the subjects of any other foreign nation.

Art. XIII.—P rtuguese subjects are permitted to hire any description of boats they may require for the converance of cargo or passengers, and the price of said hire will be fixed by the contracting parties alone, without interference of 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 carr age of merchandise.

Should contraband articles be on board any such boats, the guilty parties shall immediately be | unished according to law.

Art. XIV.—Fortuguese 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 mmediately take the necessary measures to recover the stolen property, to terminate the disorder, to seize the guilty, and put ish them according to the law. Similar protection will be given by Portuguese authorities to Chinese subjects in the possession of Portugal.

Art. XVI.—Whenever a Portuguese subject intends to build or oren houses, shors or warehouses, churches, hospitals, or cemeteris, at the Treaty ports, or at other places, the purchase, rent, or lease of these properties shall be made out accoring 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 properetors to the local authority. It is understood, however, that the shors 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 the Customs-house, 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 pass; orts issued by their Consuls and countersigned by the local authorities. The hearer of the pass; ort must produce the same when demanded, and the pass; ort not being irregular, he will be allowed to proceed and no op; osition shall be offered, especially to his hiring persons or vessels for the carriage of his bagginge 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 come elled 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 assistanc. and kind treatment to the crews and, if necessary, furnishing them the means to reach the nearest Consulate.

Art. XX.—Portugues · merchant vessels of more than one hundred and fifty tons burden will pay tonnage dues at the rate of four mace p r ton; if of one hundred and fifty tons and under they shall be charged at the rate of on · 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 saptain of a Portuguese ship may, when he deems convenient, hand only a part of his cargo at one of the open ports, paying the duties due on the portion lauded, 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 de ide whether he will leave port without opening the hatches, and in such case he will not have to pay tounage dues. He is bound, however, to give notice of his arrival for the legal registering as soon as he comes into port, under penalty of being fin d in ease 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 tonnage dues; but all such vessels carrying merchandise subject to duty shall pay tonnage dues every four months at the rate of one mace per ton.

Art. XXV.—Portuguese merchant vessels a proaching any of the open ports will be at liberty to take a pilot to reach the harbour; and leewise to take a pilot to leave it, in case the said ship shall have pild all the duties h = hy her.

Art. XXVI.--Whenever a P rtuguese 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 in 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 f e from the captain of the ship or from the consignee, being liable to a penalty propertionate to the amount receivet by them.

Art. XXVII.—Tweaty-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 h urs after the arrival of the ship, the captain shall be subject to a fine of firty taels for each day's delay over and above that period, but the total amount of the fine shall not exc ed two hundred taels.

The captain of the ship is responsible for the correctness of the manifest, in which the cargo shall be minutely and trathfully described, subject to a fine of five hundred tacks as penalty in case the manifest should be found incorrect. This fine, however, will not be incurred if, within twenty-four hours after the d livery of the manifest to the Castom-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 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 tave to obtain a special permission from the Superintendent of Customs to that effect, without which all go ds 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 merchant disagrees 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 there rom will be adopted for the whole parcel.

In case of any doubt or dispute not mentioned herein, the Portuguese merchant may appeal to the Censul, who will refer the case to the Superintendent of Customs; this efficer 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; lut if during the examination any fraud be detected, the goods may be confiscated by the thinese Government.

Should any Portuguese merchant wish to re-export to a foreign country any goods imported, 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 wid 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 daties 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 regulationsadopted 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 Lights'lips.

Art. XL.—Duties shall be paid to the bankers authorized by the Chinese Government to receive them in sycce or in toreign 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 at the Customs at Canton.

Art. XLII.—Portuguese merchant ships may resort only to those ports of China which 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 claudestine trade on the coast of China, and the transgresser 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 por's 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 clear-nce.

Art. XLIV.—If any Portuguese merchant ship is found smuggling, the goods smuggled, no matter of what nature or value, will be subject to confiscation by the Chinese authorities, who may send the ships 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 whose extradition 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 in delivering 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 deman! 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 Chanse subjects become guilty of any criminal act towards Portuguese subjects, the Portuguese authorities must report such ac s 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 authorit es 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 indebte i to a Portuguese subject and withholds payment, or fraudulently absconds 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 authorit of a district, he is to sub ait 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 writter 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 be ore the Consul, who will take due cognizance of t o 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 conciliators 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 a cording to the nationality of the defendant.

Art. LII.—The Catholic religion has for its essential object the leading of mento 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. For which the Treaty, with the Convention appended, shall be printed and particulation order that the functionaties and subjects of the two countries may have all 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 with the Chinese date the 17th day of 10th moon of 13th year of Kwang-Su.

> [L.S.] (Signed) THOMAS DE SOUZA ROZA. [Chinese Seal]

Signatures of the Chinese Plenipotentiaries.

Prince CH'ING. SUN-IU-UEN.

CONVENTION

It having been stipulated in the Art. IV. of the Treats 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 the 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 Plenipotentiaries of His Imperial Majesty the Emperor of China, have agre d 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, rem ved from one store to another, or exported, without a permit issued by the Superinten lent.

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 purpose.

Art. II.—Permits for the exportation of opium from Macao into Chinese jorts, after being issued, shall be communicated by the Superintendent of Opium to the Commissioner of Customs at Kung-pac-uan.

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 with the Chinese date the 17 h day of 10th moon of the 13th year of Kwang-Sü.

(Signed) THOMAS DE SOUZA ROZA.

[Chinese Seal]

Signature of the Chinese Plenipotentiaries.

[L.S.]

Prince CH'ING. SUN-IU-UEN.

AGREEMENT.

The bisis 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 fix 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, du'y authorized by H.s Excellency Thomas de Souza Roza, Chief of the said Mission, and Sir Robert Hart, K.C.M G., Inspector-General of the Chinese In perial 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 certificat s, at the rate of not more than 110 \mathbf{r} els 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 \mathbf{C} ina 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 Custom 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.

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 an 1 above the dues paid, or payable, at the ports of clearance or destination. Chinese produce which has paid Customs' duties and Likin tax before entering Macao may be re-exported from Macao to Chinese ports without paying Castoms duties and Likin 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. (Signed) SIR ROBERT HART,

Inspector-General of Chinese Imperial Maritime Customs.

JAPAN

TREATY OF PEACE, COMMERCE AND NAVIGATION BETWEEN THE EMPIRES OF CHINA AND JAPAN

SIGNED, IN THE CHINESE AND JAPANESE LANGUAGES, AT TIENTSIN, 13th September, 1871

Ratified by the Emperor of China, September, 1871 Ratified by the Mikado of Japan with modifications,* 1st November, 1871

The Empire of China and the Empire of Japan having been on terms of friendship for a long period of years now desire by common action to cement their ancient relations, and to make the intercourse subsisting between the two countries more close.

To this end Li, by Imperial appointment, Minister Plenipotentiary of the Empire of China for the management of commercial affairs, Senior Guardian of the Heir Apparent, Assistant Grand Secretary, President of the Board of War, Governor-General of the Province of Chih li, and invested with the first degree of the third order of nobility; and Ita, Minister Plenipotentiary of the Empire of Japan, &c., &c., each acting in obedience to the Decrees of their respective Sovereigns, have conferred

[•] See Articles II. and XI. It was all o stipulated, on ratification of the Treaty by the Mikado of Japan, that its commercial clauses should be held subject to modification on any future revision of the Treaties between Japan and the European Powers.

together, and have agreed to articles for the reconstruction of relations, to the end that they may be observed with good faith on both sides in perpetuity.

The Articles agreed upon are as follow :

Art. I.*—Relations of amity shall henceforth be maintained in redoubled force between China and Japan, in measure as boundless as the heaven and the earth. In all that regards the territorial possessions of either country the two Governments shall treat each the other with proper courtesy, without the slightest infringement or encroachment on either side, to the end that there may be for evermore peace between them undisturbed.

Art. II.—Friendly intercourse thus existing between the two Governments, it is the duty of each to sympathise with the other, and in the event of any other nation acting unjustly or treating either of the two Powers with contempt, on notice being given [by the one to the other], mutual assistance shall be rendered, or mediation offered for the arrangement of the difficulty, in fulfilment of the duty imposed by relations of friendship.

Art. III.—The system of Government and the penal enactments of the two Governments being different from each other, each shale be allowed to act in entire independence. There shall be no interference offered, nor shall requests for innovations be obtruded. Each shall aid the other in enforcement of laws, nor shall either allow its subjects to entice the people of the other country to commit acts in violation of the laws.

Art. IV.—It will be competent for either Government to send Ministers Plenipotentiary, with their families and suites, to reside in the capital of the other, either permanently or from time to time. Their travelling expenses, as they pass through the country, will be defrayed by themselves. In the matter of their hiring ground or buildings to serve as legations, of the passage of their baggage to and fro, of the conveyance of their correspondence by special couriers, and the like, due assistance shall be rendered on either side.

Art. V.—Although the functionaries of the two Governments have fixed grades, the nature of the offices conferred are different on either side. Officers of equivalent rank will meet and correspond with each other on a footing of equality. When an officer visits a superior, the intercourse between them will be such as is prescribed by the rites of hospitality. For the transaction of public business, the officials of the two countries will address communications to officers of their own rank, who will report in turn to their superiors. They will not address the superior officer directly. In visits, cards with the official title of the visitor shall be sent on either side. All officials sent on the part of either Government to the other shall present for inspection a letter bearing an official stamp, in order to guard against false personation.

Art. VI.—In official correspondence, China will use the Chinese language, and Japan will either use the Japanese language accompanied by a Chinese version, or a Chinese version alone, as may be found on her side preterable.

Art. VII.—Friendly intercourse having been established between the two Governments, it will behave them both to appoint certain ports on the seaboard which their merchants will be authorized to frequent for purposes of trade, and to lay down separately regulations of trade, that their respective mercantile communities may abide by in perpetuity.

Art. VIII.—At the ports appointed in the territory of either Government, it will be competent for the other to station Consuls for the control of its own merchant community. All suits in which they (the Consul's nationals) are the only parties, the matter in dispute being money or property, it will fall to the Consul to a judicate according to the law of his own state. In mixed suits, the plaint having been laid before the Consul, he will endeavour, in the first instance, to prevent htigation by friendly counsel. If this be not possible, he will write flicially to the local au horrt, and in concert with him will fairly try the case and decide it. When acts of theft or

[•] This Article was excluded from ratification by the Mikado of Japan, on the ground of its being unnecessary, all needful obligations in respect of the matter to which it relates being embraced within the ordinary provisions of international law.

robbery are committed, and where debtors abscond, the authorities can do no more than make search for and appropend the guilty parties. They shall not be held liable to make compensation.

Art. IX.—At any of the ports appointed, at which no Consul shall have been stationed, the control and care of the traders resorting thither shall devolve on the local authorities. In case of the commission of any act of crime, the guilty party shall be apprehended, and the particulars of his offence communicated to the Consul at t'e nearest port, by whom he shall be tried and punished according to law.

Art. X.—At the ports named in either country, the officials and people of the other shall be at liberty to engage natives for service, or as artisans, or to attend to commercial business. The persons so engaged shall be kept in order by the person so engaging them, who shall not allow them to perpetrate acts of fraud under any pretext. Still less shall be give rise to cause of complaint by giving ear to statements advanced from illicit motives. In the call of any offence being committed by any person employed in the manner above mentioned, the local authority shall be at liberty to apprehend and punish the delinquent. The employer shall not favour or protect him.

Art. XI.—Whereas it is the duty of the subjects of either Power residing at the ports declared open in either country to live on friendly terms with the native inhabitants, it is provided that they shall not be allowed to wear arms. Infraction of this rule will be punishable by a fine, accompanied by the confiscation of the arms." Residents as aforesaid shall attend peaceably to their own avocations, and whether residing permanently or for the time being at a port, they shall submit to the authority of their Consul. They shall not be allowed to adopt the costume of the country in which they may reside nor to obtain local registration and compete at the literary examinations, lest disorder and confusion be produced.

Art. XII.—If any subject of either Power having violated the law of his own country, secrete himself in an official building, merchant vessel, or warehouse of the other state, or escape t any place in the territory of the other, on official application being made by the authority of the state of which such offender is a subject to the authority of the other, the latter shall immediately take steps for the arrest of the offender, wi hout show of favour. Whilst in custody, he shall be provided with food and clothing, and shall not be subjected to ill usage.

Art. XIII.—If any subject of either Power connect himself at any of the open ports with lawless offenders for purposes of robbery or other wrong doing, or if any work his way into the interior and commit acts of incendiarism, murder, or robbery, active measures for his apprehension shall be taken by the proper authority, and notice shall at the same time be given without delay to the Consul of the offender's nationality. Any offender who shall venture, with weapons of a murderous nature, to resist capture, may be slain in the act without farther consequence; but the circumstances which have led to his life being thus taken shall be investigated at an it quest which will be held by the Consul and the local authority together. In the event of the occurrence taking place in the interior, so far from the port that the Consul cannot arrive in time for the inquest, the local authority shall communicate a report of the facts of the case to the Consul.

When arrested and brought up for trial, the offender, if at a port, shall be tried by the local authority and the Consul together. In the interior he shall be tried and dealt with by the local authority, who will officially communicate the facts of the case to the Consul.

If subjects of either Power shall assemble to the number of ten or more to foment disorder and commit excesses in the dominions of the other, or shall induce subjects of the other therein to conspire with them for the doing of injury to the other Power, the authorities of the latt r shall be free at once to arrest them. If at a port, their Consul shall be informed, in order that he may take part in their trial. If in the interior, the local authority shall duly try them, and shall officially com-

^{*} Butification of these clauses, relating to the wearing of arms, refused by the Mikado of Japan.

municate particulars to the Consul. In either case capital punishment shall be inflicted at the scene of commission of the offence.

Art. XIV.—Vessels of war of either Power shall be at liberty to frequent the ports of the other for the protection of the subjects of their own country, but they shall in no case enter parts not declared open by treaty, nor rivers, lakes, and streams in the intrior. Any vessels infringing this rule shall be placed under embarge and fine !. The stipulation shall not, however, apply to vessels driven into port by stress of weather.

Art. XV.—If either State of the two should be involved in war with any other Power, measures for the defence of the coast being the roby entailed, on notice being given, trade shall be suspended for the time being, together with the entry and departure of ships, lest injury befall them. Japanese subjects ordinarily established in the appointed ports of China, or being in the seas adjoining China, and Chinese subjects ordinarily established at the open ports of Japan or being in the seas adjoining thereunto, shall not be permitted to engage in collisions with subjects of a hostile power, or to attack and plunder them.

Art. XVI.—No Con ul of either Power shall be allowed to trade, or to act as Consul for a Power not in Treaty relations with the other. In the case of any Consul so acting as to ren ler himself generally unacceptable, on substantial proof to this effect being produced, it shall be competent for the Government interested to communicate officially with the Minister Plenipotentiary, who, when he shall have ascertained the truth, shall remove the Consul, in order that the friendly relations of the two Governments may not suffer detriment through the misconduct of a single individual.

Art. XVII.—The flags carried by the vessels of either country are of a fixed design. If a vessel of either, having falsely assumed the colours of the other, shalk do that which is contrary to law, the vessel and goods shall be confiscated, and if it appear that the false colours were given by an official, he shall be denounced and removed from his post.

The subjects of either country shall be at liberty to purchase the books of the other, if desirous of studying its literature.

Art. XVIII.—The foregoing articles are agreed to by the two contracting Powers in order to the prevention of misunderstandings, to the end that perfect confidence and improved relations may subsist between them. In testimony whereof the Ministers Plenipotentiary of the two contracting Powers do now accordingly sign and affix their seals hereto. So soon as the present Treaty shall have been ratified by their respective Sovereigns, and ratified copies of it exchanged, it shall be printed and published, and circulated throughout the dominions of either Power, for the information of t e subjects of both countries, to the end that there may be a good understanding between them evermore.

Dated the 29th day of the 7th moon of the 10th year of Tung Chi, corresponding to the 4th year of Mei Ji according to the Japanese reckoning (September 13th, 1871).

[L.S.]	(Signed)	LI HUNG-CHANG.
[L.8.] [L.8.]		ITA.

TREATIES WITH COREA

GREAT BRITAIN

TREATY BETWEEN GREAT BRITAIN AND COREA

SIGNED, IN THE ENGLISH AND CHINESE LANGUAGES, AT HANYANG (SEOUL) ON THE 26TH NOVEMBER, 1883

Ratifications exchanged at Hanyang on the 28th April, 1884

Her Majesty the Queen or the United Kingdom of Great B itain and Ireland, Empress of India, and His Majesty the King of Corea, being sincerely desirous of establishing permanent relations of Friendship and Commerce between their respective dominions, 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 the United Kingdom of Great Britain and Ireland, Empress of India, Sir Harry Smith Parkes, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, Knight Commander of the Most Honourable Order of The Bath, Her Majesty's Envoy Extraordinary and Minister Plenipotentiary to His Majesty the Emperor of China; His Majesty the King of Corea, Min Yöng-mok, President of His Majesty's

His Majesty the King of Corea, Min Yong-mok, President of His Majesty's Foreign Office, a Dignitary of the First Rank, Senior Vice-President of the Council of State, Member of His Maiesty's Privy Council, Junior Guardian of the Crown Prince;

Art. I.—There shall be perpetual peace and friendship between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, her heirs and successors, and His Majesty the King of Corea, his heirs and successors, and between their respective dominions and subjects, who shall enjoy full security and protections for their persons and property within the dominions of the other.

2.—In case of difference arising between one of the High Contracting Parties and a third Power, the other High Contracting Party, if requested to do so, shall exert its good offices to bring about an amicable arrangement.

Art. II.—The High Contracting Parties may each appoint a Diplomatic Representative to reside permanently or temporarily at the Capital of the other, and may appoint a Consul-General, Consuls or Vice-Consuls, to reside at any or all of the ports or places of the other which are open to foreign commerce. The Diplomatic Representatives and Consular functionaries of both countries shall freely enjoy the same facilities for communication personally or in writing with the Authorities of the country where they respectively reside, together with all other privileges and immunities, as are enjoyed by Diplomatic or Consular functionaries in other countries.

2.—The Diplomatic Representative and the Consular functionar es cf each Power and the members of their official establishments shall have the right to travel freely in any part of the dominions of the other, and the Corean Authorities shall furnish passports to such British officers travelling in Corea, and shall provide such escort for their protection as may be necessary. 3.—The Consular officers of both countries shall exercise their functions on receipt of due authorisation from the Sovereign or Government of the country in which they respectively reside, and shall not be permitt d to engage in trade.

Art. III.—Jurisdiction over the persons and property of British subjects in Corea shall be vested exclusively in the duly authorised British Judicial Authorities, who shall hear and determine all cases brought against British subjects by any British or other foreign subject or citizen without the intervention of the Corean Authorities.

2.—If the Corean Authorities or a Corean subject make any charge or complaint against a British subject in Corea, the case shall be heard and decided by the British Judicial Authorities.

3.—It the British Authorities or a British subject make any charge or complaint against a Corean subject in Corea, the case shall be heard and decide i by the Corean Authorities.

4.—A British subject who commits any offence in Core. shill be tried and punished by the British Judicial Authorities according to the laws of Great Britain.

5 - A Corean subject who commits in Corea any offence against a British subject shall be tried and punished by the Corean Authorities according to the laws of Corea.

6.—Any complaint against a British subject involving a pe alty or confiscation, by reason of any breach either of this Treaty or of any Regulation annexed thereto, or of any Regulation that may bereafter be made in virtue of its provisions, shall be brought before the British Judicial Anthorities for decision, and any penalty imposed, and all property confiscated in such cases, shall belong to the Corean Governm nt.

7.—British goods, when seized by the Corean Au vorities at an open port, shall be put under the seals of the Corean and the British Consular Authorities and shall be detained by the former until the British Judicial Authorities shall have given their decision. If this decision is in favour of the owner of the goods, they shall be immediately placed at the Consul's disposal. But the owner shall be allowed to receive them at once on depositing their value with the Corean Authorities pending the decision of the British Judicial Authorities.

8.—In all cases, whether civil or criminal, tried either in Corean or British Courts in Corea, a properly authorised official of the nationality of the plaintiff or prosecutor shall be allowel to attend the hearing, and shall be treated with the courtesy due to his position. He shall be allowed, whenever he thinks it necessary, to call, examine, and cross-examine witnesses, and to protest against the proceedings or decision.

9.—If a Corean subject who is charged with an offence against the laws of his country takes refuge on premises occupied by a British subject or on board a British merchant vessel, the British Consular Authorities, on receiving an application from the Corean Authorities, shall take steps to have such person arrested and handed over to the latter for trial. But without the consent of the proper British Consular Authority no Corean officer shall enter the premises of any British subject without his consent, or go on board any British ship without the consent of the officer in charge.

10.—On the demand of any competent British Consular Authority, the Corean Authorities shall arrest and deliver to the former any British subject charged with a criminal offence, and any deserter from a British ship of war or merchant vessel. Art. IV.—The port of Chemulpo (Jenchuan), Wonsan (Gensan), and Pusan

Art. IV.—The port of Chemulpo (Jenchuan), Won-an (Gensan), and Pusan (Fusan), or, if the latter port should not be approved, then such other port as may be selected in its neighbourhood, together with the city of Hanyang and the town of Yanghwa Chin, or such other place in that neighbor rool as may be deemed desirable, shall, from the day on which this Tr aty comes into operation, be opened to British commerce.

2.—At the above-named phones British subjects shall have the right to r nt or to purchase land or houses, and to erect dwellings, warehouses, and factories. They shall be allowed the free exercise of their religion. All arrangements for the selection, determination of the limits, and laying out of the sites of the Foreign settlements, and for the sale of land at the various ports and places in Corea open to foreign trade, shall be made by the Corean Authorities in conjunction with the competent Foreign Authorities.

3.—These sites shall be purchased from the owners and prepared for occupation by the Corean Government, and the expenses thus incurred shall be a first charge on the proceeds of the sale of the land. The yearly rental agreed upon by the Corean Authorities in conjunction with the Foreign Authorities shall be paid to the former, who shall retain a fixed amount thereof as a fair equivalent for the land tax, and the remainder, together with any balance left from the proceeds of land sales, shall belong to a Municipal fund to be administered by a Council, the constitution of which shall be determined hereafter by the Corean Authorities in conjunction with the competent Foreign Authorities.

4.—British subjects may ront or jurchase land or houses beyond the limits of the foreign settlements, and within a distance of ten Corean *li* from the same. But all land so occupied shall be subject to such conditions as to the observance of Corean local regulations and payment of land tax as the Corean Authorities may see fit to impose.

5.—The Corean Authorities will set apart, free of cost, at each of the places open to trade, a suitable piece of ground as a foreign cemetery, upon which no rent, land tax, or other charges shall be payable, and the management of which shall be left to the Municipal Council above mentioned.

6.-British subjects shall be allowed to go where they please without passports within a distance of one hundred Corean li from any of the ports and places open to trade, or within such limits as may be agreed upon between the competent authorities of both countries. British subjects are also authorised to travel in Corea for pleasure or for purposes of trade, to transport and sell goods of all kinds, except books and other printed matter disapproved of by the Corean Government, and to purchase native produce in all parts of the country, under passports which will be issued by their Consuls and countersigned or sealed by the Corean local authorities. These passports, if demanded, must be produced for examination in the districts passed through. If the passport be not irr gular, the bearer will be allowed to proceed, and he shall be at liberty to procure such means of transport as he may require. Any British subject travelling beyond the limits above named without a passport, or committing when in the interior any offence, shall be arrested and handed over to the nearest British Consul for punishment. Travelling without a passport beyond the said limits will render the offender liable to a fine not exceeding one hundred Mexican dollars, with or without imprisonment for a term not exceeding one month.

7.—British subjects in Corea shall be amena le to such municipal, police, and other regulations for the maintenance of peace, order, and good government as may be agreed upon by the competent authorities of the two countries.

Art. V.—At each of the ports or places open to Foreign trade, British subjects shall be at full liberty to import from any Foreign port or from any Corean open port, to sell or to buy from any Corean subjects or o hers, and to export to any Foreign or Corean open post, all kinds of merchandise not prohibited by the Treaty, on paying the duties of the Tariff annexed thereto. They may freely transact their business with Corean subjects or others without the intervention of Corean officials or other persons, and they may freely engage in any industrial occupation.

2.—The owners or consignees of all goods imported from any Foreign port upon which the duty of the aforesaid Tariff shall have been paid shall be entitled on re-exporting the same to any foreign port at any time within thirteen Corean months from the date of importation, to receive a drawback certificate for the amount of such import duty, provided that the original packages containing such goods remain intact. These drawback certificates shall either be redeemed by the Corean Customs on demand, or they shall be received in payment of duty at any Corean open port.

3.—The duty paid on Corean goods, when carried from one Corean open port to another, shall be refunded at the port of shipment on production of a Customs certificate shewing that the goods have arrived at the port of destination, or on satisfactory proof being produced of the loss of the goods by shipwreck.

4.—All g ods imported into Corea by British subjects, and on which the duty of the Tariff annexed to this Treaty shall have been paid, may be conveyed to any Corean open port free of duty, and, when transported into the interior, shall not be subject to any additional tax, excise, or transit duty whatsoever in any part of the country. In like manner, freedom shall be allowed for the transport to the open ports of all Corean commodities intended for exportation, and such commodities shall not, either at the place of production, or when being conveyed from any part of Corea to any of the open ports, be subject to the payment of any tax, excise, or transit duty whatsoever.

5.—The Corean Government may charter British merchant vessels for the conveyance of goods or passengers to unopened ports in Corea, and Corean subjects shall have the same right, subject to the approval of their own authorities.

6.-Whenever the Government of Corea shall have reason to apprehend a scarcity of food within the kingdom, His Majesty the King of Corea may, by Decree, temporarily prohibit the export of grain to foreign countries from any or all of the Corea open ports, and such prohibition shall become binding on British subjects in Corea on the expiration of one month from the date on which it shall have been officially communicated by the Corean Authorities to the British Consul at the port concerned, but shall not remain longer in force than is absolutely necessary.

7.—All Brit'sh ships shall pay tonnage dues at the rate of thirty cents (Mexican) per register ton. One such payment will entitle a vessel to visit any or all of the open ports in Corea during a period of four months without further charge. All tonnage dues shall be appropriated for the purposes of erecting lighthouses and beacons, and placing buoys on the Corean coast, more especially at the approaches to the open ports, and in deepen ng or otherwise improving the anchorages. No tonnage dues shall be charged on boats employed at the open ports in landing or shipping cargo.

8.—In order to carry into effect and secure the observance of the provisions of this Treaty, it is hereby agreed that the Tariff and Trade Regulations hereto annexed shall come into operation simultaneously with this Treaty. The competent authorities of the two countries may, from time to time, revise the said Regulations with a view to the insertion therein, by mutual consent, of such modifications or additions as experience shall prove to be expedient.

Art. VI.— Any British subject who smuggles, or attempts to smuggle, goods into any Corean port or place not open to foreign trade shall forfeit twice the value of such goods, and the goods shall be confiscated. The Corean local authorities may seize such goods, and may arrest any British subject concerned in such smuggling or attempt to smuggle. They shall in mediately forward any person so arrested to the nearest British Con ui for trial by the proper British Judicial authority, and may detain such goods until the case shall have been finally adjudicated.

Art. V11.—If a British ship be wrecked or stranded on the coast of Corea, the local authorit es shall immediately take su h steps to protect the sh p and her cargo from plunder, and all the persons belonging to her from ill-treatment, and to render such other assistance as may be required. They shall at once inform the nearest British Consul of the occurrence, and shall furnish the ship wrecked persons, if necessary, with means of conveyance to the nearest open port.

2.—All expenses incurred by the Government of Corea for the rescue, clothing, maintenance, and travelling of shipwrecked British subjects, for the recovery of the bodies of the drowned, for the medical treatment of the sick and injured, and for the burial of the dead, shall be repaid by the British Government to that of Corea.

3.—The British Government shall not be responsible for the repayment of the expenses incurred in recovery or preservation of a wrecked vessel, or the property belonging to her. All such expenses shall be a charge upon the property saved, and shall be paid by the parties interested therein upon receiving delivery of the same.

4.—No charge shall be made by the Government of Corea for the expenses of the Government officers, local functionaries, or police who shall proceed to the wreck, for the travelling expenses of officers escorting the shipwrecked men, nor for the expenses of official correspondence. Such expenses shall be borne by the Corean Government.

5.—Any British merchant ship compelled by stress of weather or by want of fuel or provisions to enter an unopened port in Corra shall be allowed to execute repairs, and to obtain necessary supplies. All such expenses shall be defrayed by the master of the vessel.

Art. VIII.—The ships of war of each country shall be at liberty to visit a'l the ports of the cth r. They shall enjoy every facility for procoring supplies of all kinds or for making repairs, and shall not be subject to trade or harbour regulations, nor be liable to the payment of duties or port charges of any kind.

2.—When British ships of war visit unopened ports in Corea, the officers and men may land, but shall not proceed into the interior unless they are provided with passports.

3.—S pplies of all kinds for the use of the British Navy may be landed at the open ports of Corea, and stored in the cust dy of a British officer, without the payment of any duty. But if any such supplies are sold, the purchaser shall pay the proper duty to the Corean Authorities.

4.—The Corean Government will afford all the facilities in their power to ships belonging to the British Government which may be engaged in making surveys in Corean waters.

Art. IX.—The B itish Authorities and British subjects in Corea shall be allowed to employ Corean subjects as teachers, interpreters, servants, or in any other lawful capacity, without any restriction on the part of the Corean Authorities; and, in like manner, no restrictions shall be placed upon the employment of British subjects by Corean Authorities and subjects in any lawful capacity.

2.—Subjects of either nationality who may proceed to the country of the other to study its language, literature, laws, arts, or industries, or for the purpose of scientific research, shall be afforded every reasonable facility for doing so.

A.t. X.—It is hereby stipulated that the Government, public officers, and subjects of Her Britannic Majesty shall, from the day on which this Treaty comes into operation, participate in all privileges, immunities, and advantages, especially in relation to import or export duties on goods and manufactures, which shall then have been granted or may thereafter be granted by His Majesty the King of Corea to the Government, public officers, or subjects of any other power.

Art. XI.—Ten years from the date on which this Treaty shall come into operation, either of the High Contracting Parties may, on giving one year's previous notice to the other, demand a revision of the Treaty or of the Tariff annexed thereto, with a view to the insertion therein, by mutual consent, of such modifications as experience shall prove to be desirable.

Art. XII.—This Treaty is drawn up in the English and Chinese languages, both of which versions have the same meaning, but it is hereby agreed that any difference which may arise as to interpretation shall be determined by reference to the English text.

2.—For the present all official communications addressed by the British Authorities to those of Corea shall be accompanied by a translation into Chinese.

Art. XIII.—The present Treaty shall be ratified by Her Majesty the Queen of the United Kingdom of Great Brivain and Ireland, Empress of India, and by His Majesty the King of Corea, under their hands and seals; the ratifications shall be exchanged at Hanyang (So I) as soon as possible, or at latest within one year from the date of signature, and the Treaty, which shall be published by both Governments, shall come into operation on the day on which the ratifications are exchanged.

In witness whereof the respective Plenipotentiaries above named have signed the present Treaty, and have thereto affixed their seals.

Done in triplicate at Hanyang, this twenty-sixth day of November, in the year eighteen hundred and eighty-three, corresponding to the twenty-seventh day of the tenth month of the four hundred and ninety-second year of the Corean era, being the ninth year of the Chinese reign Kuang Hsü.

[L.S.]HARRY S. PARKES.[L.S.]MIN YONG-MOK.

REGULATIONS UNDER WHICH BRITISH TRADE IS TO BE CONDUCTED IN COREA.

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 Corean port, the master shall deliver to the Corean Customs authorities the receipt of the British Consul showing that he has deposited the ship's papers at the British Con-ulate, and he shall then make an entry of his 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 twentyfour 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 Corean 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 hatch s, 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 allove 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 days, 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 mer-

chandise. 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 surplue d ty 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 examina ion shall be made without delay or injury to the merchandize, and the packages shall be at once restored 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. B t should the importer or exporter te dissatisfied with that appraisement, he shall within twenty-four hours (exclusive of Sondays and holidays) state his reasons for such dissatisfaction to the Commissioner of C stoms, 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-appraisem nt, 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.—Upou all goods damaged on the voyage of importation a fair reduction of duty shall be allowed, proportionate to their deterioration. If any disputes a ise 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 Corean Customhouse 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 pickag s, and the quantity, description, and value of the contents. The exporter shall certify in writing that the application gives a tr e account of all the goods contained therein, and shall sign his name th reto.

6.—No goods shall be landed or shipped at other places than those fixed by the Corean 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 make 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 lutter which may be landed or shipped at any time after examination by the Customs officer.

9.—Vessels needing repairs may land their cargo for that purpose without the payment of d dy. All goods so landed shall remain in charge of the Corean 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 th ir ports. All such Customs officers shall have access to all parts of the ship in which cargo is stowed. They shall be treated with eivility, and such reasonable accommodation shall be allotted 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 Corean 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 Corean 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 Cust. m-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 Corea 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 herein, 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 Corean Customs authorities, may be written in the English language.

[L.S.]HARRY S. PARKES.[L.S.]MIN YONG-MOK.

PROTOCOL.

The above-named Plenipotentiaries hereby make and append to this Treaty the following three Declarations:--

I.—With reference to Article III. of this Treaty, it is hereby declared that the right of extra-territorial jurisdiction over British subjects in Corea granted by this Treaty shall be relinquished when, in the judgment of the British Government, the laws and legal procedure of Corea shall have been so far modified and reformed as to remove the objections which now exist to British subjects being placed under Corean jurisdiction, and Corean Judges shall have attained similar legal qualifications and a similar independent position to those of British Judges.

II.—With reference to Article IV. of this Treaty, it is hereby declared that if the Chinese Government shall hereafter surrender the right of opening commercial establishments in the city of Hanyang, which was granted last year to Chinese subjects, the same right shall not be claimed for British subjects, provided that it be not granted by the Corean Government to the subjects of any other Power.

III.—It is hereby declared that the provisions of this Treaty shall apply to all British Colonies, unless any exception shall be notified by Her Majesty's Government to that of Corea within one year from the date on which the Ratifications of this Treaty shall be exchanged.

And it is hereby further stipulated that this Protocol shall be laid before the High Contracting Parties simultaneously with this Treaty, and that the ratification of this Treaty shall include the confirmation of the above three declarations, for which, therefore, no separate act of ratification will be required.

In faith of which the above-named Plenipotentiaries have this day signed this Protocol, and have hereto affixed their seals.

Done at Hanyang this twenty-sixth day of November, in the year eighte n hundred and eighty-three, corresponding to the twenty-seventh day of the tenth month of the four hundred and ninety-second year of the Corean era, being the ninth year of the Chinese reign Kuang Hsū.

> [1..8.] HARRY S. PARKES. [L.S.] MIN YONG-MOK.

· COREAN TARIFF.

IMPORTS.

	Ad valo			Ad valor	em
No.	ARTICLE. Rate of L	uty.	No.		uty.
	Per ce	nt		Per con	it.
1	Agricultural implements Alum	Free	52	Fans, all kinds	74
2	Alum	5	53	renthers, an kinds	74
3	Amber	20	54	Felt	75
4	Anchors and chains	5	55	Fire engines	Free
5	Arms, ammunition, fire-arms, fowling-		56	Fireworks	20
	pieces, or sidearms imported under		57	FISD, TEESD	6
	special permit of the Corean Govern-		58	, dried and salted	73
	ment for sporting purposes or for self-	0.2	59	Flax, hemp, and jute	5
~	defence		6)	Flax, hemp, and jute Flints Floor rugs, all kinds	5
6	Artificial flowers	20	61	Floor rugs, all kinds	74
7	Baniboo, split or not	5	62	Flour and meal, all kinds	12
8	Bark for tanning	5	63	Foil, gold and silver	
9 10	Beans, peas, and pulse, all kinds	5 10	64	, tin, opper, and all other kinds	71
11	Beer, porter, and cider	10	65	fruit, fresh, all kinds	5
	Beverages, such as lemonade, ginger	71	66	Fruit, fresh, all kinds ,, dried, sa'ted, or preserved Furniture of all kinds	74
12	beer, soda and mineral waters	20	67	Furniture of all kinds	10
13	Dirus nesis	20	68	Furs, superior, as sable, sea otter, seal,	20
14	Bones	5	69	otter, beaver, &c.	71
15	Birds' nests Blankets and rugs Bones Books, maps, and churts	Free	70	Gamboge Ginseng, red, white, crude, and clarified	20
16	Bricks and tiles	5	71	Glass, window, plain and coloured, all	20
17	Bullion, being gold or silver refined	Free		qualities	71
18	Buttons, buckles, hooks an l eyes, &c.		72	Glass, plate, silvered or unsilvered,	1.3
19	Camphor, crude	5		frame 1 or unframed ++	10
20	repped		73	Glassware, all kinds	10
21	Candles	71	74	Glue	5
22	Candles Canvas Carmine	73	75	Grain and corn, all kinds	5
23	Carmine	10	11	Grasscloth, and all textiles in hemp,	-
24	Carpets of jute, hemp, or felt, patent			jute, &c.	73
	tapestry	74	77	Guano and manures, all kinds	5
25	Carpets, superior quality, as Brussels,		78	Hair, all kinds except human	71
	Kidderminster, and other kinds not		79	"human	10
	enumerated	10	80	,, ornaments, gold and silver	20
26	Carpets, velvet	20	81	Hides and skins, raw and undressed	5
27	Carriages	20	82	", ", tanned and dressed	71
28	Cement, as Portland and other kinds	71	83	Horns and hoofs all kinds not otherwise	
29	Charcoal	71		provided for	5
30	Chemicals, all kinds	71	84	Incense sticks	20
31	Clocks and parts thereof	10	85	India-rubber, manufactured or not	10
32	Clothing and wearing apparel, all kinds,		86	Isinghass, all kinds	73
~~	hats, boots and shoes, &c	71	87	lvory, manufactured or not	20
33	Clothing and wearing apparel made	10	85	J.ide-ware	20
~ /	wholly of slik	10	89	Jewellery, real or imitation	20
34	wholly of silk Coal and coke Cochineal	5 20	90	Kerosine, or petroleum, and other	5
35	Cooperation	20	01	mineral oile	10
36 37	Cocoons	71 Free	91 92	Lacquered-ware, common	
38	Coins, gold and silver Confectioneries and sweetmeats, all kinds		92	, su; erior	
39	Coral, manufactured or not		94	Lamps, all kinds	5
40	Cordage and rope, all kinds and sizes	71	95	Leather, all ordinary kinds, plain	71
41	Cotton, raw	5	96	,, superior kinds, and stamped,	
42	Cotton manufacture, all kinds		00	figured, or coloured	10
43	Cotton and woollen mixtures, all kinds	71	97	Leather manufactures, all kinds	10
44	Cotton and silk mixtures, all kinds	7	98	Lime	5
45	Cutlery, all kinds	71	99	Linen, linen and cotton, linen and wool-	
46	Druge, all kinds	5	00	len mixturos, linen and silk mixtures,	
47	Dyes, colours, and paints, paint oils,		1.1	all kinds	71
	and materials used for mixing paints	71	100		5
48	Eirthenware	71	101		1.8.10
49	Embroideries in gold, silver, or silk	20		&c., common qualities	5
50	Enamel-ware	~~	102		
51	Explosives used for mining, &c., and			" tatamis," &c	74
	imported under special permit	10	103	Meat, fresh	5

COREAN TARIFF

	Ad ralo		1	Ad val	arem
			37		
No.	ARTICLE. Rate of D.		No.	ABTICLF. Rate of I	
1 and	Per con	t.		Per cei	nt.
104	Mest, dried and salted	74	152	Silk manufactures, as gauze, crape,	
105	Medicines, all kinds not otherwise			Japanese amber lustrings, satins, satin	
100		-			
10	provided for	5		damaske, figured satins, Japanese white	
106	Metals, all kinds, in pig, block, ingot,			silk ("habutai")	0
	slab, bar, rod, plate, sheet, hoop, strip,		153	Silk manufactures not otherwise pro-	
			100		74
	band and flat, T and angle-iron, old	- 1		vided for	
	and scrap iron	5	154	Silk thread and floss silk in skein	10
107	Metals, all kinds, pipe or tube, cor-		155	Soap, common qualities	5
	rugated or galvanized, wire, steel, tin-		156	Soap, superior qualities	10
	Tugated of garvants (1, wite, steel, the				5
	plates, quicksilver, nickel, platina,		157	Soy, Chinese and Japanese	
	German silver, yellow metal, tuten-		158	Spectacles	71
	agne, or white copper, unrefined gold		159	Spectacles Spices, all kinds	20
	and cilmon	71	160	Swinite in long	71
	and silver	75		Spirits, in jars	1.3
108	Metal manufactures, all kinds, as nails,		161	Spirits and liqueurs, in wood or bottle,	
	screws, tools, machinery, railway plant,			all kinds	20
	and hardware	71	162	Stationery and writing materials, all	
100	Male) 6 investigant	Free			71
109				kinds, blank books, &c.	
110	Mosquito netting, not made of silk	71	163	Stones and slate, cut and dressed	- 71
111		10	164	Sugar, brown and white, all qualities,	
112	Musical boxes	10		molasses, and syrups	71
			105	Succession and syrups	
113	Musical instruments, all kinds	10	165	Sugar candy Sulphur	10
114	Musk	20	166	Sulphur	71
115	Musk	73	167	Table stores, all kinds, and preserved	
116	Oil auko	5		Drurisions	71
		71	100	Al-Base	71
117	Oils, vogetable, all kinds		168	provisions	73
118	Oil, wood (Tung-yu)	5	169	Tea	75
119	Oil, and floor-cloth, all kinds	71	170	"elesco: (s and binocular glasses	10
			171	Tohumo all hinds and forme	20
120	Packing bags, packing matting, tea-			Tobacco, all kinds and forms	
	lead, and ropes fer packing goods	F'rce	172	Tortoise shell, manufactured or not	20
121	Paper, common qualities	5	173	Tooth powder	10
122			174	Travellers' baggage	Fre
1:4	,, all kinds. not otherwise provided	E1			
	for	73	175	Trunks and portmanteaux	10
123	Paper, coloured, fancy, wall and hanging	10	176	Twine and thread, all kinds, excepting	
124	Pearls	20		in silk ,	5
125	Pappar unground	5	177		Free
	Pepper, unground			Types, new and old	TICC
126	Perfumes and scents	20	178	Umbrellas, paper	5
127	Photographic apparatus	10	179	" cotton	71
128	Pictures, prints, photographs, engrav-		180	Umbrella frames	10
1.00		10	181	Hmbralle frames	71
	ings, all kinds framed or unframed			Unotena frances	
129	Fitch and tar	5	182	Varnish	74
130	Planks, soft	7 = 1	183	Vegetables, fresh, dried, and salted	5
131	hard	10	184	Velvet, silk	20
	Planta trans and shunda all linda	Free	185	Vermicelli	71
132		-		W CIMICCHIP III III III III	
133	Plate, gold and silver	20	186	Vermilion	10
134	Plated ware, all kinds	10	187	Watches, and parts thereof in common	
135	Porcelain, common qualities	73		metal, nickel, or silver	10
	Porcelain, common qualities	10	188	Watches, in gold or gilt	20
136				Wax here' on particula	
137	Precious stones, all kinds, set or unset	20	189	wax, bees or vegetable	7}
138	Rattans, split or not	5	190	Wax, bees' or vegetable	71
139	Rhinoceros horns	20	191	Wines in wood or bottle, all kinds	10
3/10	Panin	78	192	Wood or timber, soft	
	Rosin			, ,	
141	Saddlery and harness	10	193	hard in	10
142	Salt	71	191	Wool, sheep's, raw	5
143	Samples in seasonable quantities	Free	195	Woollen manufactures, all kinds	74
144	Sanauwood	71	196	Woollen and silk mixtures, all	
	Sapanwood		130		-
145	Scales and balances	5		kinds	71
146	Scented wood, all kinds	20	197	Works of art	20
147	Scientific instruments, as physical, ma-		198	Yarns, all kinds, in cotton, wool hemp,	
7.24			-00	&c	C.
	thematical, meteorological, and sur-	-			5
	gical, and their appliances	Free		All unenumerated articles, raw or un-	
148	Seals, materials for	10		manufactured	5
149	Sea products, as seawced, beche-de-mer,			All unenumerated articles, partly manu-	
110	ho	71		factured	19.2
					71
150	&c. Seeds, all kinds	5		All unenumerated articles, completely	
151	Silk, raw, reeled, thrown, floss or waste	71		manufactured	10

Foreign ships, when sold in Corea, will pay a duty of 25 cents per ton on sailing vessels, and 50 eests per ton on steamers.

Prohibited Goods.

Adulterated drugs or medicines.

Arms, munitions, and implements of war, as ordnauce or cannon, shot and shell, firearms of all kinds, cartridges, side-arms, spears or pikes,

EXPORTS.

CLASS I.

Duty-Free Export Goods.

Bulliou, being gold and silver refined. Coins, gold and silver, all kinds. Plants, trees, and shrubs, all kinds. Samples, in reasonable quantity. Travellers' baggage.

saltpetre, gunpowder, guncotton, dynamite, and other explosive substances.

The Corean authorities will grant special permits for the importation of arms, firearms, and ammunition for purposes of sport or self-defence on satisfactory proof being furnished to them of the bond fide character of the application.

Counterfeit coins, all kinds.

Opium, except medicinal opium.

OLASS II.

All other native goods or productions net enumerated in Class I. will pay an ad valorem duty of five per cent.

The exportation of red giaseng is prohibited.

RULES.

I.--In the case of imported articles the ad valorem duties of this Tariff will be calculated on the actual cost of the goods at the place of production or fabrication, with the addition of freight, insurance, ets. In the case of export articles the ad valorem duties will be calculated on market values in Corea.

II.—Dutics may be paid in Mexican dollars or Japanese silver yen. III.—The above Tariff of import and export duties shall be converted, as soon as possible and as far as may be deemed desirable, into specific rates by agreement between the competent authorities of the two countries.

[L.S.]

HARRY S. PARKES. MIN YONG-MOK.

UNITED STATES OF AMERICA

TREATY OF PEACE AND FRIENDSHIP BETWEEN THE UNITED STATES OF AMERICA AND THE KINGDOM OF COREA (CHOSEN)

SIGNED AT RENSAN, 22ND MAY, 1882

Batifications Exchanged at Hanyang, 19th May, 1883

Art. I.—There shall be perpetual peace and friendship between the President of the United States and the King of Chosen and the citizens and subjects of their respective Governments. If other Powers deal unjustly or oppressively with either government the other will exert their good offices, on being informed of the case, to bring about an amicable arrangement, thus showing their friendly feelings.

Art. II.—After the conclusion of this treaty of amity and commerce the high contracting Powers may each appoint diplomatic representatives to reside at the Court of the other, and may each appoint consular representatives at the ports of the other which are open to foreign commerce, at their own convenience.

The officials shall have relations with the corresponding local authorities of equal rank upon a basis of mutual equality. The Diplomatic and Consular representatives of the two governments shall receive mutually all the privileges, rights, and immunities, without discrimination, which are accorded to the same classes of representatives from the most favoured nations.

Consuls shall exercise their functions only on receipt of an exequatur from the government to which they are accredited. Consular authorities shall be *bonå fide* officials. No merchants shall be permitted to exercise the duties of the office, nor shall consular officers be allowed to engage in trade.

At ports to which no consular representatives have been appointed the consuls of other Powers may be invited to act, provided that no merchant shall be allowed to assume consular functions, or the provisions of this treaty may be, in such case, enforced by the local authorities.

If consular representatives of the United States in Chosen conduct their bu-iness in an improper manner their exequaturs may be revoked, subject to the approval, previously obtained, of the diplomatic representative of the United States.

Art. III.—Whenever United States vessels, either because of weather or by want of fuel or provisions, cannot reach the nearest open port in Chosen, they may enter any port or harbour either to take refuge therein or to get wood, coal, and other necessaries or to make repairs; the expenses incurred thereby being defrayed by the ship's master. In such event the officers and people of the locality shall display their sympathy by rendering full assistance, and their liberality by furnishing the necessities required.

If a United States vessel carries on a clandestine trade at a port not open to foreign commerce, such vessel with her cargo shall be seized and confiscated.

If a United States vessel be wrecked on the coast of Chosen, the coast authorities, on being informed of the occurrence, shall immediately render assistance to the crew, provide for their present necessities, and take the measures necessary for the salvage of the ship and the preservation of the cargo. They shall also bring the matter to the knowledge of the nearest consular representative of the United States, in order that steps may be taken to send the crew home and save the ship and cargo. The necessary expenses shall be defrayed either by the ship's master or by the United States.

Art. IV.—All citizens of the United States of America in Chosen, peaceably attending to their own affairs, shall receive and enjoy for themselves and everything appertaining to them the protection of the local authorities of the Government of Chosen, who shall defend them from all insult and injury of any sort. It their dw llings 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 dispatch a military force to disperse the rioters, apprehend the guilty individuals, and punish them with the utnost rigour of the law.

Subjects of Chosen, guilty of any criminal act towards citizens of the United States, shall be punished by the authorities of Chosen according to the laws of Chosen; and citizens of the United States, ither on shore or in any merchant vessel, who may insult, trouble, or wound the persons or injure the property of the people of Chosen shall be arrested and punished only by the Consul or other public functionary of the United States thereto authorized, according to the laws of the United States.

When controversies arise in the kingdom of Chosen, betw en citizens of the United States and subjects of His Majesty, which need to be examined and decided by the public officers of the two nations, it is agreed between the two governments of the United States and Chosen that such case shall be tried by the proper official of the nationality of the defendant according to the law of that nation. The properly authorized official of the plaintiff's nationality shall be freely permitted to attend the trial and shall be treated with the courtesv due to his position. He shall be granted all proper facilities for watching the proceedings in the interests of justice. If he so desire he shall have the right to be present, to examine and cross-examine witnesses. If he is dissatisfied with the proceedings he shall be permitted to protest against them in detail.

It is, however, mutually agreed and understood between the high contracting Powers that whenever the King of Chosen shall have so far modified and reformed the statutes and the jud.cial procedure of his kingdom that, in the judgment of the United States, they conform to the laws and course of justice in the United States, the right of externitorial jurisdiction over United States citizens in Chosen shall be abandoned, and thereafter United States citizens, when within the limits of the kingdom of Chosen, shall be subject to the jurisdiction of the native authorities.

Art. V.—Morchants and merchant vessels of Chosen visiting the United States for the purpose of traffic shall pay duties and tonnage dues and fees according to the customs regulations of the United States, but no higher or other rates of duties and tonnage dues shall be exacted of them than are levied upon citizens of the United States or upon citizens or subjects of the most favour d nation.

Merchants and merchant vessels of the United States visiting Chosen for purposes of traffic shall pay duties upon all merchandise imported and exported. The authority to levy duties is of right vested in the Government of Chosen. The tariff of duties upon exports and imports, together with the customs regulations for the prevention of smuggling and other irregularities, will be fixed by the authorities of Chosen and communicated to the proper officials of the United States, to be by the latter notified to their citizens and duly observed.

It is, however, agreed in the first instance, as a general measure, that the tariff upon such imports as are articles of daily use shall not exceed an *ad valorem* duty of ten per cent; that the tariff upon such imports as are luxuries—us for instance foreign wines, foreign tobacco, clocks and watches—shall not exceed an *ad valorem* duty of thirty per cent., and that native produce exported shall pay a duty not to exceed five per cent. *ad valorem*. And it is further agreed that the duty upon foreign imports shall be paid once for all at the port of entry, and that no other dues, duties, fees, taxes, or charges of any sort shall be levied upon such imports either in the interior of Chosen or at the ports. United States merchant vessels entering the p rts of Chosen shall pay tonnage dues at the rate of five mace per ton, payable once in three months on each vessel, according to the Chinese calendar.

Art. VI.—Subjects of Chosen who may visit the United States shall be permitted to reside and to rent premises, purchase land, or to construct residences or warehouses in all parts of the country. They shall be ireely permitted to pursue their various callings and avocations, and to traffic in all merchandise, raw and manufactured, that is not declared contraband by law. Citizens of the United States who may resort to the ports of Chosen which are open to foreign commerce shall be permitted to reside at such open ports within the limits of the concession and to lease buildings or land, or to construct residences or warehouses therein. They shall be freely permitted to pursue their various callings and avocations within the limits of the ports and to traffic in all merchandise, raw and manufactured, that is not declared contraband by law.

No coercion or intimidation in the acquisition of land or buildings shall be permitted, and the land rent as fixed by the authorities of Chosen shall be paid. And it is expressly agreed that land so acquired in the open ports of Chosen still remains an integral part of the kingdom, and that all rights of jurisdiction over persons and property within such areas remain vested in the authorities of Chosen, except in so far as such rights have been expressly relinquished by this treaty.

American citizens are not permitted either to transport foreign imports to the interior for sale or to proceed thither to purchase native produce, nor are they permitted to transport native produce from one open port to another open port.

Violation of this rule will subject such merchandise to confiscation, and the merchants offending will be handed over to the consular authorities to be dealt with.

Art. VII.—The Governments of the United States and of Chosen mutually agree and undertake that subjects of Chosen shall not be permitted to import opi m into 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 Chosen, to transport it from one open port to another open port, or traffic in it in Chosen. This absolute prohibition, which exten is to vessels owned by the citizens or subjects of either Power, to foreign vessels employed by them, and 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 the United States and of Chosen, and offenders against it shall be severely punished.

Art. VII.1—Whenever the Government of Chosen shall have reason to apprehend a scarcity of food within the limits of the kingdom, His Majesty may by decree temporarily prohibit the export of all breadstoffs, and such decree shall be binding upon all citizens of the United States in Chosen upon due notice having been given them by the authorities of Chosen through the proper officers of the United States; but it is to be understood t at the exportation of rice and breadstuffs of every description is prohibited from the open port of Yin-Chuen.

Chosen having of old prohibite 1 the exportation of red ginseng, if citizens of the United States claudestinely purchase it for export it shall be confiscated and the offenders punished.

Art. IX.—Purchase of cannon, small arms, swords, gunpowde, shot, and all munitions of war is permitted only to officials of the Government of Chosen, and they may be imported by citizens of the United States only uncer written permit from the authorities of Chosen. If these articles are clandestinely imported they shall be confiscated and the offending party shall be punished.

Art. X.—The officers and people of either nation residing in the other shall have the right to employ natives for all kinds of lawful work.

Should, however, subjects of Chosen, guilty of violation of the laws of the kingdom, or against whom any action has been brought, conceal themselves in the residences or warehouses of United States citizens or on board United States merchant vessels, the Consular authorities of the United States, on being notified of the fact by the local authorities, will either permit the latter to despatch constables to make the arrests, or the persons will be arrested by the Consular authorities and handed over to the local constables.

Officials or citizens of the United States shall not harbour such persons.

Art. XI.—Students of either nationality who may proceed to the country of the other in order to study the language, literature, laws, or arts shall be given all possible protection and assistance, in evidence of cordial goodwill.

Art. XII.—This being the first treaty negotiated by Chosen, and hence being general and incomplete in its provisions, shall, in the first instance, be put into operation in all things stipulated herein. As to stipulations not contained herein, after an interval of five years, when the officers and people of the two Powers shall have become more familiar with each other's language, a further negotiation of commercial provisions and regulations in detail, in conformity with international law and without unequal discriminations on either part, shall be had.

Art. XIII.—This Treaty and future official correspondence between the two contracting governments shall be made on the part of Chosen in the Chinese language.

The United States shall either use the Chinese language, or if English be used it shall be accompanied with a Chinese version in order to avoid misunderstanding.

Art. X1V.—The high contracting Powers hereby agree that should at any time the King of Chosen grant to any nation or to the merchants or citizens (f 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 freely enure to the benefit of the United States, its public officers, merchants, and citizens; provided always, that whenever such right, privilege, or favour is accompanied by any condition or equivalent concession granted by the other nation interested, the United States, its officers and people, shall only be entitled to the benefit of such right, privilege, or favour upon complying with the conditions or concessions connected therewith.

In faith whereof the respective Commissioners Plenipotentiary have signed and sealed the foregoing at Yin-Chuen, in English and Chinese, being three originals of each text of even tenor and date, the ratifications of which shall be exchanged at Yin-Chuen within one year from the date of its execution, and immediately thereafter this treaty shall be, in all its provisions, publicly proclaimed and made known by both governments in their respective countries in order that it may be obeyed by their citizens and subjects respectively.

B. W. SHUFELDT,

Commodore United States Navy, Envoy of the United States to Chosen.

SHIN CHEN, CHIN HONG CHI, Members of the Royal Cabinst of Chosen.

JAPAN

TREATY OF PEACE AND FRIENDSHIP BETWEEN THE EMPIRE OF JAPAN AND THE KINGDOM OF COREA (CHOSEN)

SIGNED AT KOKWA, 26TH FEBRUARY, 1876.

The Governments of Japan and Chosen being desirous to resume the amicable relations that of yore existed between them and to promote the friendly feelings of both nations to a still firmer basis have, for this purpose, appointed their Plenipotentiaries, that is to say:—The Government of Japan, Kuroda Kiyotaka, High Commissioner Extraordinary to Chosen, Lieutenant-General and Member of the Privy Council, Minister of the Colonization Department, and Inouye Kaoru, Associate High Commissioner Extraordinary to Chosen, Member of the Genro In; and the Government of Chosen, Shin Ken, Han-Choo-Su-Fu, and In-Jisho, Fu-So-Fu, Fuku-sô-Kwan, who, accor ling to the powers received from their respective Governments, have agreed upon and concluded the following Articles:—

Art. 1.—Coosen being an independent state enjoys the same sovereign rights as does Japan.

In order to prove the sincerity of the friendship existing between the two nations, their intercourse shall henceforward be carried on in terms of equality and courtesy, each avoiding the giving of offence by arrogance or manifestations of suspicion.

In the first instance, all rules and precedents that are apt to obstruct friendly intercourse shall be totally abrogated, and, in their stead, rules, liberal and in general usage fit to secure a firm and perpetual peace, shall be established.

Art. II.—The Government of Japan, at any time within fifteen months from the date of signature of this Treaty, shall have the right to send an Envoy to the capital of Chosen, where he shall be admitted to confer with the Rei-sohan-sho on matters of a diplomatic nature. He may either reside at the capital or return to his country on the completion of his mission.

The Government of Chosen in like manner shall have the right to send an Envoy to Tokyo, Japan, where he shall be admitted to conter with the Minister for Foreign Affairs on matters of a diplomatic nature. He may either reside at Tokyo or return home on the completion of his mission.

Art. III.—All official communications addressed by the Government of Japan to that of Chosen shall be written in the Japanese language, and for a period of ten years from the present date they shall be accompanied by a Chinese translation. The Government of Chosen will use the Chinese language.

Art. IV.—Sorio in Fusan, Chosen, where an official establishment of Japan is situated, is a place originally opened for commercial intercourse with Japan, and trade shall henceforward be carried on at that place in accordance with the provisions of this Treaty, whereby are abolished all former usages, such as the practice of Saiken-sen (junk annually sent to Chosen by the late Prince of Tsushima to exchange a certain quantity of articles between each other).

In addition to the above place, the Government of Chosen agrees to open two ports, as mentioned in Article V. of this Treaty, for commercial intercourse with Japanese subjects.

In the foregoing places Japanese subjects shall be free to lease land and to erect buildings thereon, and to rent buildings the property of subjects of Cnosen. Art. V.—On the coast of five provinces, viz: Keikin, Chiusei, Jenra, Keisho,

Art. V.—On the coast of five provinces, viz: Keikin, Chiusei, Jenra, Keisho, and Kankio, two ports, suitable for commercial purposes, shall be selected, and the time for opening these two ports shall be in the twentieth month from the second month of the ninth year of Meiji, corresponding with the date of Chosen, the first moon of the year Hei-shi.

Art. VI.—Whenever Japanese vessels either by stress of weather or by want of fuel and provisions cannot reach one or the other of the open ports in Chosen, they may enter any port or harbour either to take refuge therein, or to get supplies of

wood, coal, and other necessaries, or to make repairs; the expenses incurred thereby are to be defrayed by the ship's master. In such events both the officers and the people of the locality shall display their sympathy by rendering full assistance, and their liberality in supplying the necessaries required.

If any vessel of either country be at any time wrecked or stranded on the coasts of Japan or of Chosen, the people of the vicinity shall immediately use every exertion to rescue her crew, and shall inform the local authorities of the disaster, who will either send the wrecked persons to their native country or hand them over to the officer of their country residing at the nearest port.

Art. VII.—The coasts of Chosen, having hitherto been left unsurveyed, are very dangerous for vessels approaching them, and in order to prepare charts showing the positions of islands, rocks, and reefs, as well as the depth of water, whereby all navigators may be enabled safely to pass between the two countries, any Japanese mariners may freely survey said coasts.

Art. VIII.—There shall be appointed by the Government of Japan an officer to reside at the open ports in Chosen for the protection of Japanese merchants resorting there, provided that such arrangement be deemed necessary. Should any question interesting both nations arise, the said officer shall confer with the local authorities of Chosen and settle it.

Art. IX.—Friendly relations having been established between the two contracting parties, their respective subjects may freely carry on their business without any interference from the officers of either Government, and neither limitation nor prohibition shall be made on trade.

In case any fraud be committed, or payment of debt be refused by any merchant of either country, the officer of either one or of the other Government shall do their utmost to bring the delinquent to justice and to enforce recovery of the debt.

Neither the Japanese nor the Chosen Government shall be held responsible for the payment of such debt.

Art. X.—Should a Japanese subject residing at either of the open ports of Chosen commit any offence against a subject of Chosen, he shall be trid by the Japanese authorities. Should a subject of Chosen commit any offence against a Japanese subject, he shall be tried by the authorities of Chosen. The offenders shall be punished according to the laws of their respective countries. Justice shall be equitably and impartially administered on both sides.

Art. XI.—Friendly relations having been established between the two contracting parties, it is necessary to prescribe trade relations for the benefit of the merchants of the respective countries.

Such trade regulations, together with detailed provisions, to be added to the Articles of the present Treaty, to develop its meaning, and facilitate its observance, shall be agreed upon at the capital of Chosen or at Kokwa Fu in the country, within six months from the present date, by Special Commissioners appointed by the two countries.

Art. XII.—The foregoing eleven articles are binding from the date of the signing hereof, and shall be observed by the two contracting parties, faithfully and invariably, whereby perpetual friendship shall be secured to the two countries.

The present Treaty is executed in duplicate and copies will be exchanged between the two contracting parties.

In faith whereof we, the respective Plenipotentiaries of Japan and Chosen, have affixed our seals hereunto this twenty-sixth day of the second month of the ninth year of Meiji, and the two thousand five hundred and thirty-sixth since the accession of Jimmu Tenno; and, in the era of Chosen, the second day of the second moon of the year Heishi, and of the founding of Chosen the four hundred and eighty-fifth.

(Signed)	KURODA KIYOTAKA.
99	INOUYE KAORU.
>>	SHIN KEN.
,,	IN JI-SHO.

SUPPLEMENTARY TREATY BETWEEN JAPAN AND COREA

Whereas, on the twenty-sixth day of the second month of the ninth year Meiji, corresponding with the Corean date of the second day of the second month of the year Heishi, a treaty of Amity and Friendship was signed and concluded between Kuroda Kıyotaka, High Commissioner Extraordinary, Lieutenaut-General of H.I.J. f. Army, Member of the Privy Council, and Minister of the Colonization Department, and Inouye Kaoru, Associate High Commissioner Extraordinary and Member of the Genro-In, both of whom had been directed to proceed to the city of Kokwa in Corea by the Government of Japan; and Shin Ken, Dai Kwan, Han-Choo-56 Fu, and Injisho, Fu-So-Fu, Fuku-so-Kwan, both of whom had been duly commissioned for that purpose by the Government of Corea:—

Now therefore, in pursuance of Article XI. of the above Treaty, Miyamoto Okadzu, Commissioner despatched to the capital of Corea, Daijo of the Foreign Department, and duly empowered thereto by the Government of Japan, and Chio Inki, Koshoo Kwan, Gisheifudosho, duly empowered thereto by the Government of Corea, have negotiated and concluded the following articles:---

Art. I.—Agents of the Japanese Government stationed at any of the open ports shall hereafter, whenever a Japanese vessel has been stranded on the Corean coasts and has need of their presence at the spot, have the right to proceed there on their informing the local authorities of the facts.

Art. II.—Envoys or Agents of the Japanese Government shall hereafter be at full liberty to despat h letters or other communications to any place or places in Corea, either by post at their own expense, or by hiring inhabitants of the locality wherein they reside as special couriers.

Art. III.—Japanese subjects may, at the ports of Corea open to them, lease land for the purpose of erecting residences thereon, the rent to be fixed by mutual agreement between the lessee and the owner.

Any lands belonging to the Corean Government may be rented by a Japanese on his paying the same rent thereon as a Corean subject would pay to his Government.

It is agreed that the Shumon (watch-gate) and the Shotsumon (barrier) erected by the Corean Government near the Kokwa (Japanese official establishment) in Sorioko, Fusan, shall be entirely removed, and that a new boundary line shall be established according to the limits hereinafter provided. In the other two open ports, the same steps shall be taken.

Art IV.—The limits within which Japanese subjects may travel from the port of Fusan shall be comprised within a radius of ten ri, Corean measurement, the landing place in that port being taken as a centre.

Japanese subjects shall be free to go where they please within the above limits, and shall be therein at full liberty either to buy articles of local production or to sell articles of Japanese production.

The town of Torai lies outside of the above limits, but Japanese shall have the same privileges as in those places within them.

Art. V.—Japanese subjects shall at each of the open ports of Corea be at liberty to employ Corean subjects.

Corean subjects, on obtaining permission from their Government, may visit the Japanese Empire.

Art. VI.—In case of the death of any Japanese subject residing at the open ports of Corea, a suitable spot of ground shall be selected wherein to inter his remains.

As to the localities to be selected for cometeries in the two open ports other than the port of Fusan, in determining them regard shall be had as to the distance thera is to the cometery already established at Fusan. Art. VII.—Japanese subjects shall be at liberty to traffic in any article owned by Corean subjects, paying therefor in Japanese coin. Corean subjects, for purposes of trade, may freely circulate among themselves at the open ports of Corea such Japanese coin as they may have possession of in business transactions.

Japanese subjects shall be at liberty to use in trade or to carry away with them the copper coin of Corea.

In case any subject of either of the two countries counterfeit the coin of either of them, he shall be punished according to the laws of his own country.

Art. VIII.—Corean subjects shall have the full fruition of all and every article which they have become possessed of either by purchase or gift from Japanese subjects.

Art. IX.—In case a boat despatched by a Japanese surveying vessel to take soundings along the Corean coasts, as provided for in article VII. of the Treaty of Amity and Friendship, should be prevented from returning to the vessel, on account either of bad weather or the ebb tide, the headman of the locality shall accommodate the boat party in a suitable house in the neighbourhood. Articles required by them for their comfort shall be furnished to them by the local authorities, and the outlay thus incurred shall afterwards be refunded to the latter.

Art. X.—Although no relations as yet exist between Corea and foreign countries, yet Japan has for many years back maintained friendly relations with them; it is therefore natural that in case **a** vessel of any of the countries of which Japan thus cultivates the friendship should be stranded by stress of weather or otherwise on the coasts of Corea, those on board shal be treated with kindness by Corean subjects, and should such persons ask to be sent back to their homes they shall be delivered over by the Corean Government to an Agent of the Japanese Government residing at one of the open ports of Corea, requesting him to send them back to their native countries, which request the Agent shall never fail to comply with.

Art. XI.—The foregoing ten articles, together with the Regulations for Trade annexed hereto, shall be of equal effect with the Treaty of Amity and Friendship, and therefore shall be faithfully observed by the Governments of the two countries. Should it, however, be found that any of the above articles actually cause embarrassment to the commercial intercourse of the two nations and that it is necessary to modify them, then either Government, submitting its propositions to the other, shall negotiate the modification of such articles on giving one year's previous notice of their intention.

Signed and sealed this twenty-fourth day of the eighth month of the ninth year Meiji, and two thousand five hundred and thirty-sixth since the accession of H. M Jimmu Tenno; and of the Corean era, the sixth day of the seventh month of the year Heishi, and the founding of Corea the four hundred and eighty-fifth.

(Signed) MIYAMOTO OKADZU,

Commissioner and Dajiô of the Foreign Department.

(Signed)

CHO INKI, Koshoo Kwan, Gisheifudosho.

TREATIES WITH JAPAN

GREAT BRITAIN

TREATY OF PEACE, FRIENDSHIP, AND COMMERCE BETWEEN HER MAJESTY AND THE TYCOON OF JAPAN

SIGNED, IN THE ENGLISH, JAPANESE, AND DUTCH LANGUAGES, **АТ** Токю, 26тн August, 1858

5 8 gt

Ratifications Exchanged at Tokio, 11th July, 1859

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the Tycoon of Japan, being desirous to place the relations between the two countries on a permanent and friendly footing, and to facilitate commercial intercourse between their respective subjects, and having for that purpose resolved to enter into a Treaty of Peace, Amity, and Commerce, 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 Tycoon of Japan, Midzuo Tisikfogono Kami; Nagai Gemlanc Kami; Inouwye Sinano no Kami; Kori Oribeno Kami; Iwase Higono Kami; and Isuda Hanzabro.

Art. I.-There shall be perpetual peace and friendship between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, her heirs and successors. and His Majesty the Tycoon of Japan, and Letween their respective dominions and subjects.

Art. II.-Her Majesty the Queen of the United Kingdon of Great Britain and Ireland may appoint a Diplomatic Agent to reside at the city of Tokio, and Consuls or Consular Agents to reside at any or all the ports of Japan which are opened for British commerce by this Treaty.

The Diplomatic Agent and Consul-General of Great Britain shall have the right to travel freely to any part of the Empire of Japan. His Majesty the Tycoon of Japan may appoint a Diplomatic Agent to reside in

London, and Consuls or Consular Agents at any or all the ports of Great Britain.

The Diplomatic Agent and Consul-General of Japan shall have the right to travel freely to any part of Great Britain.

Art. III .- The ports and towns of Hakodate, Kanagawa, and Nagasaki shall be opened to British subjects on the first of July, one thousand eight hundred and fifty-nine. In addition to which, the following ports and towns shall be opened to them at the dates hereinafter specified :--

Niigata, or, if Niigata be found to le unsuitable as a harbour, another convenient port on the west coast of Nipon, on the first day of January, one thousand eight hundred and sixty.

Hiogo on the first day of January, one thousand eight hundred and sixty-three.

In all the foregoing ports and towns British subjects may permanently reside. They shall have the right to lease ground and purchase the buildings thereon, and

may erect dwellings and warehouses; but no fortification, or place of military strength, shall be erected under pretence of building dwellings or warehouses: and to see that this Article is o served, the Japanese authorities shall have the right to inspect, from time to time, any buildings which are being erected, altered, or repaired.

The place which British subjects shall occupy for their buildings, and the harbour regulations, shall be arranged by the British Consul and the Japanese authorities of each place, and if they cannot agree the matter shall be referred to and settled by the British Diplomatic Agent and the Japanese Government. No wall, fence, or gate shall be crected by the Japanese around the place where British su jects reside, or anything done which may prevent a free egress or ingress to the sume.

British subjects shall be free to go where they please, within the following limits, at the opened ports of Japan.

At Kanagawa to the River Loge (which empties into the Bay of Yedo, Kawasaki, and Sinogawa) and ten ri in any direction.

At Hakodate ten ri in any direction.

At Hiogo ten ri in any direction, that of Kioto excepted, which city shall not be approached nearcr than ten ri. The crews of vessels resorting shall not cross the River Engawa, which empties into the Bay between Hiogo and Osaka.

The distance shall be measured by land from the goyoso, or town half of each of the foregoing ports, ten ri being equal to four thousand two hundred and seventy-five yards English measure.

At Nagasaki British subjects may go into any part of the Imperial domain in its vicinity.

The boundaries of Niigata, or the place that may be substituted for it, shall be settled by the British Diplomatic Agent and the Government of Japan.

From the first day of January, one thousand eight hundred and sixty-two. British subjects shall be allowed to reside in the city of Yedo, and from the first day of January, one thousand eight hundred and sixty-three, in the city of Osaka, for the purposes of trade only. In each of these two citics a suitable place, within which they may hire houses, and the distance they may go, shall be arranged by the British Diplomatic Agent and the Government of Japan.

Art. IV.—All questions in regard to rights whether of property or person, arising between British subjects in the dominions of His Majesty the Tycoon of Japan shall be subject to the jurisdiction of the British authorities.

Art. V.—Japanese subjects who may be guilty of any criminal act towards British subjects shall be arrested and punished by the Japanese authorities, according to the laws of Japan.

British subjects who may commit any crime against Japanese subjects, or the subjects or citizens of any other country, shall be tried and punished by the Consul or other public functionary authorized thereto, according to the laws of Great Britain.

Justice shall be equitably and impartially administered on both sides.

Art. VI.-A British subject having reason to complain of a Japanese must proceed to the Consulate and state his grievance.

The Consul will inquire into the merits of the case, and do bis utmost to arrange it amicably. In like minner, if a Japine-e 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 Japanese authorities, that they may together examine into the merits of the case, and decide it equitably.

Art. VII.—Should any Japanese subject fail to discharge debts incurred to a British subject, or should he fraudulently abscond, the Japanese authorities will do their utmost to bring him to justice, and to enforce recovery of the debts; and should any British subject fraudulently abscond or fail to discharge debts incurred by him to a Japanese subject, the British authorities will, in like manner, do their utmost to bring him to justice and to enforce recovery of the debts.

Neither the British nor Japanese Government are to be held responsible for the payment of any debts contracted by British or Japanese subjects.

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

Art. 1X.—British subjects in Japan shall be allowed free exercise of their religion, and for this purpose shall have the right to erect suitable places of worship.

Art. X.—All foreign coin shall be current in Japan, and shall pass for its corresponding weight in Japanese coin of the same description.

British and Japanese su jects may freely use foreign or Japanese coin in making payments to each other.

As some time will elapse before the Japanese will become acquainted with the value of foreign coin, the Japanese Government will, for the period of one year after the opening of each port, furnish British subjects with Japanese coin in exchange for theirs, equal weights being given, and no discount taken for recoinage.

Coins of all descriptions (with the exception of Japanese copper coin), as well as foreign gold and silver uncoined, may be exported from Japan.

Art. XI.—Supplies for the use of the British navy may be landed at Kanagawa, Hakodate, and Nagasaki, and stored in warehouses, in the custody of an officer of the British Government, without the payment of any duty; if any such supplies are sold in Japan, the purchasers shall pay the proper duty to the Japanese authorities.

Art. XII.—If any British vessel be at any time wrecked or stranded on the coast of Japan, or be compelled to take refuge in any port within the dominions of the Tycoon of Japan, the Japanese authorities, on being apprised of the fact, shall immediately render all the assistance in their power; the persons on board shall receive friendly treatment, and be furnished, if necessary, with the means of conveyance to the nearest Consular station.

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

Art. XIV.—At each of the ports open to trade British subjects shall be at full liberty to import from their own or any other ports, and sell there and purchase therein, and export to their own or any other ports, all manner of merchandize not contraband, paying the duties thereon as laid down in the Tariff annexed to the present Treaty, and no other charges whatsoever. With the exception of munitions of war, which shall only be sold to the Japanese Government and foreigners, they may freely buy f. om Japanese and sell to them any articles that either may have for sale, without the intervention of any Japanese officer in such purchase or sale, or in receiving payment for the same, and all classes of Japanese may purchase, sell, keep, or use any articles sold to them by British subjects.

Art. XV.—If the Japanese Custom House officers are dissatisfied with the value placed on any goods by the owner, they may place a value thereon, and offer to take the goods at that valuation. If the owner refuses to accept the offer, he shall pay duty on such valuation. If the offer be accepted by the owner, the purchase money shall be paid to him without delay, and without any abatement or discount.

Art. XVI.—All goods imported into Japan by British subjects, and which have paid the duty fixed by this Treaty, may be transported by the Japanese into any part of the Empire, without the payment of any tax, excise, or transit duty whatever.

Art. XVII.—British merchants who may have imported merchandize into any open port in Japan, and paid duty thereon, shall be entitled, on obtaining from the Jaj anese Custom House authorities a certificate stating that such payment has been made, to re-export the same, and land it in any other of the open ports, without the payment of any additional duty whatever.

Art. XVIII.—The Japanese authorities at each port will adopt the means that they may judge most proper for the prevention of fraud or smuggling. Art. XIX.—All penalties enforced, or confiscations made under this Treaty, shall

Art. XIX.—All penalties enforced, or confiscations made under this Treaty, shall belong to, and be appropriated by, the Government of His Majesty the Ty coon of Japan.

Art. XX.—The Articles for the regulation of trade, which are appended to this Treaty, shall be considered as forming part of the same, and shall be equally binding on both th \cdot Contracting Parties to the Treaty, and on their subjects. The Diplomatic Agent of Great Britain in Japan, in conjunction with such person or persons as may be appointed for that purpose by the Japanese Government, shall have power to make such rules as may be required to carry into full and complete effect the provisions of this Treaty, and the provisions of the Articles regulating trade appended thereto.

Art. XXI.—This treaty being written in the English, Japanese, and Dutch languages, and all the versions having the same meaning and intention, the Dutch version shall be considered the original; but it is understood that all official communications addressed by the Diplomatic and Consular agents of Her Majesty the Queen of Great Britain to the Japanese authorities shall henceforward be written in English. In order, however, to facilitate the transaction of business, they will, for a period of five years from the signature of this Treaty, be accompanied by a Dutch or Japanese version.

Art. XXII.—It is agreed that either of the High Contracting Parties to this Treaty, on giving one year's previous notice to the other, may demand a revision thereof on or after the first of July, one thousand eight hundred and seventy-two, with a view to the insertion therein of such amen liments as experience shall prove to be desirable.

Art. XXIII.—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 Tycoon of Japan to the Government or subj ets of any other nation.

Art. XXIV.—The ratifications of this Treaty, under the hand of H er Majesty the Queen of Great Britain and Ireland, and under the name and seal of His Mujesty the Tycoon of Japan, respectively, shall be exchanged at Yedo, within a year from this day of signature. In token whereof, the respective Plenipotentiaries have signed and sealed this Treaty.

Done at Yedo, this twenty-sixth day of August, one thousand eight hundred and fifty-eight, corresponding to the Japanese date the eighteenth day of the seventh month of the fifth year of Ausei Tsusinon yemma.

> ELGIN AND KINCARDINE. MIDZO TSIKFOGONO KAMI. NAGAI GEMBANO KAMI. INOUWYE SINANO NO KAMI. KORI ORIBENO KAMI. IWASE HIGONO KAMI. ISUDA HAUZABRO.

CONVENTION BETWEEN GREAT BRITAIN, FRANCE, THE UNITED STATES OF AMERICA, AND HOLLAND, WITH JAPAN

SIGNED, IN THE ENGLISH, FRENCH, DUTCH, AND JAPANESE LANGUAGES, AT TOKYO, 25TH JUNE, 1866

The Representatives of Great Britain, France, the United States of America, and Holland, having received from their respective Governments identical instructions for the modification of the Tariff of Import and Export duties contained in the Trade Regulations annexed to the Treaties concluded by the aforesaid Powers with the Japanese Government in 1858, which modification is provided for by the Seventh of those Regulations :--

And the Japanese Government having given the said Representatives, during their visit to Osaka, in November, 1865, a written engagement to proceed immediately to the Revision of the Tariff in question, on the general basis of a duty of five per cent. on the value of all articles imported and exported :---

And the Government of Japan being desirous of affording a fresh proof of their wish to promote trade, and to cement the friendly relations which exist between their country and foreign nations :—

His Excellency Midzuno Idsumi no Kami, a member of the Gorojiu and a Minister of Foreign Affairs, has been furnished by the Government of Japan with the necessary powers to conclude with the Representatives of the above-named four Powers, that is to say:

Of Great Britain,

Sir Harry S. Parkes, Knight Commander of the Most Honourable Order of the Bath,

Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary in Japan: Of France,

Monsieur Leon Roches, Commander of the Imperial Order of the Legion of Honour, Minister Plenipotentiary of His Majesty the Emperor of the French in Japan; Of the United States of America.

A. L. C. Portman, Esquire, Charge d'Affaires ad interim;

And of Holland,

Monsieur Dirk de Graeff van Polsbroek, Knight of the Order of the Netherlands Lion, Political Agent and Consul-General of His Majesty the King of the Netherlands; The following Convention, comprising Twelve Articles.

the following Convention, comprising I werve Article

Art. I.—The contracting parties declare in the names of their respective Governments that t'.ey accept, and they hereby do formally accept, as binding upon the subjects of their respective Sovereigns, and the citizens of their respective countries, the Tariff hereby established annexed to the present convention.

The Tariff is substituted not only for the original Tariff attached to the Treaties concluded with the above-named four Powers, but also for the special Conventions and arrangements relative to the same Tariff, which have been entered into at different dates up to this time between the Governments of Great Britain, France, and the United States on the one side, and the Japanese Government on the other.

The New Tariff shall come into effect in the Port of Kanagawa (Yokohama) on the first day of July next, and in the ports of Nagasaki and Hakodate on the first day of the following month.

Art. II.—The Tariff attached to this convention, being incorporated from the date of its signature in the Treaties concluded between Japan and the above named four Powers, is subject to revision on the first day of July, 1872.

Two years, however, after the signing of the present convention, any of the contracting parties, on giving six months' notice to the others, may claim a re-adjustment of the duties on Tea and Silk, on the basis of five per cent. on the average value of these articles during the three years last preceding. On the demand also of any of the contracting parties, the duty on timber may be changed from an *ad valorem* to **a** specific rate six months after the signature of this convention.

Art. III.—The permit fee hitherto levied under the Seventh Regulation attached to the above-named Treaties is hereby abolished. Permits for the landing or shipment of cargo will be required as formerly, but will hereafter be issued free of charge.

Art. IV.— On and from the first day of July next, at the Port of Kanagawa (Yokohama), and on and from the first day of October next, at the Ports of Nagasaki and Hakodate, the Japanese Government will be prepared to warehouse imported goods on the application of the importer or owner without payment of duty. The Japanese Government will be responsible for the safe custody of the goods so long as they remain in their charge, and will adopt all the preautions necessary to render them insurable against fire. When the importer or the owner wishes to remove the goods from the warehouses, he must pay the duties fixed by the Tariff, but if he should wish to re-export them, he may do so without payment of duty. Storage charges will in either case be paid on delivery of the goods. The amount of these charges, together with the regulations necessary for the management of the said ware on-es, will be established by the common consent of the contracting parties.

Art. V.—All articles of Jap inese production may be conveyed from any place in Japan to any of the Ports open to foreign trade, free of any tax or tran-it duty other than the usual tolls levied equally on all traffic for the maintenance of roads or navigation.

Art. VI.—In conformity with those articles of the Treaties concluded between Japan and For ign Powers which stipulate for the circulation of foreign coin at its corresponding weight in native coin of the same description, dollars have hitherto been received at the Japanese Custom-House in payment of duties at their weight in Boos (commonly called Ichiboos), that is to say, a rate of three hundred and eleven Boos per hundred dollars. The Japanese Government being, however, desirous to alter this plactice, and to abstain from all interference in the exchange of native for foreign coin, and being also anxious to meet the wants both of native and foreign commerce by securing an adequate issue of native coin, have already determined to enlarge the Japanese Mint, so as to admit of the Japanese Government exchanging into native coin of the same intrinsic value, less only the cost of coinage, at places named for this purpose, all foreign coin or bullion, in gold or silver, that may at any time be tendered to them by foreigners or Japanese. It being essential, however, to the execution of this measure, that the various Powers with whom Japan has concluded Treaties should first consent to modify the stipulations in those Treaties which relate to the currency, the Japanese Government will at once propose to these Powers the adoption of the necessary modification in the said stipulation, and on receiving their concurrence will be prepared from the first of January, 1868, to carry the above measure into effect.

The rate to be charged as the cost of coinage shall be determined hereafter by the common consent of the contracting parties.

Art. VII.—In or ler to put a stop to certain abuses and inconveniences complained of at the open Ports, relative to the transaction of business at the Custom-House, the landing and shipping of cargoes and the hiring of boats, coolies, servants, &c., the contracting parties have agreed that the Governor at each open port shall at once enter into negotiations with the foreign Consuls with a view to the establishment, by mutual consent, of such regulations as shall effectually put an end to those abuses and inconveniences, and afford all possible facility and security both to the operations of trade and to the transactions of individuals.

It is hereby stipulated that in or ler to protect merchandise from exposure to weather, these regulations shall include the covering in at each port of one or more of the landing places u el by foreigners for landing or shipping cargo.

Art. VIII.—Any Japanese subject shall be free to purchase, either in the open Ports of Japan cr abroad, every description of sailing or steam vessel intended to carry either passengers or cargo; but ships-of-war may only be obtained under the authorization of the Japanese Government.

All foreign vessels purchased by Japanese subjects shall be registered as Japanese vessels on payment of a fixed duty of three Boos per ton for steamers, and one Bo_{α}

per ton for sailing vessels. The tonnage of each vessel s all be proved by the foreign register of the ship, which shall be exhibited through the Consul of the party interested, on the demand of the Japaness authorities, and shall be certified by the Consul as authentic.

Art. IX.—In conformity with the Treaties concluded between Japan and the aforesaid Powers, and with the special arrangements made by the Envoys of the Japanese Government in their note to the British Government of the sixth of June, 1862, and in their note to the French Government of the sixth of October of the same year, all the restrictions on trade and intercourse between foreigners and Japanese, alluded to in the said notes, have been entirely removed, and proclamations to this effect have already been published by the Government of Japan.

The latter, however, do not hesitate to declare that Japanese merchants and traders of all classes are at liberty to trade directly, and without the interference of Government officers, with foreign merchants, not only at the open ports of Japan, but also in all Foreign countries on being authorized to leave their country in the manner provided for in Article X. of the present convention, without being subject to higher taxation by the Japanese Government than that levied on the native trading classes of Japan in their ordinary transactions with each other.

And they further declare that all Daimios or persons in the employ of Daimios, are free to visit, on the same conditions, any foreign country, as well as all the open ports of Japan, and to trade there with foreigners as they please, without the interference of any Japanese officer, provided always they submit to the existing Police regulations and to the payment of the established duties.

Art. X.—All Japanese subjects may ship goods to and from any open Port in Japan, or to and from the Ports of any Foreign Powers, either in vessels owned by Japanese, or in the vessels of any nation having a Treaty with Japan. Furthermore, on being provided with passports through the proper Department of the Government in the manner specified in the Proclamation of the Japanese Government, dated the twenty-third day of May, 1863, all Japanese subjects may travel to any foreign country for purposes of study or trade. They may also accept employment in any capacity on board the vessels of any nation having a Treaty with Japan.

Japanese in the employ of foreigners may obtain Government passports to go abroad on application to the Governor of any open Port.

Art. XI.—The Government of Japan will provide all the Ports open to Foreign trade with such lights, buoys, or beacons as may be necessary to render secure the navigation of the approaches to the said Ports.

Art. XII.—The undersigned being of opinion that it is unnecessary that this Convention should be submitted to the r respective Governments for ratification before it comes into operation, it will take effect on and from the first day of July, one thousand eight hundred and sixty-six.

Each of the Contracting Parties having obtained the approval of his Government to this Convention shill make known the same to the other, and the communication in writing of this approval shall take the place of a formal exchange of ratifications.

In witness whereof the above named Plenipotentiaries have signed the present Convention, and have affixed thereto their seals.

Done at Tokyo, in the English, French, Dutch, and Japanese languages, this twenty-fifth day of June, one thousand eight hundred at d sixty-six.

[L.S.] HARRY S. PARKES,

Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary in Japan. [L.S.] LEON ROCHES,

Ministre Plenipotentiare de S. M. L'Empereur des Francais au Japan.

[L.S.] A. L. C. PORTMAN,

Chargé d'Affaires a. i. of the United States in Japan.

[L.S.] D. DE GRAEFF VAN POLSBROEK,

Politiek Agent en Consul-General der Nederlanden in Japan.

[L.S.] MIDZUMO IDZUMI NO KAMI.

THE JAPAN TARIFF

The following is the tariff in force in Japan under the Convention with Great Britain, France, the United States of America, and Holland concluded on the 25th June, 1866:---

IMPORT TARIFF

CLASS I.-SPECIFIC DUTIES

_			1 -	1 9
D0.	ARTICLES	PER	Boos	CENTS
1	A um	100 catties	0	15
2 3	Brass Buttons	gross	0	22
4	A idles	100 catties	2	25
5	Canvas and Cotton Duck	7.0 7	ō	25
6	liars	catty	õ	25
7	Cloves and Mother Cloves	100 catties	1	0
8	cochineal	3.9	21	C
9	Cordage	00-	1	25
10	Cotton, Raw	3.9	1	25
	Connect Managements			
11	COTION MANUFACTURES Shirtings, Grey, White, and Twilled; White, Spotted, or			
11	Figured Drills, and Jeins; White Br cades, T-Cloths,			
	Cambrics, Muslins, L wis, Dimities, Quilting, Cottomts;			
	all the above Go ds Dyed, Printed Cottons, Chintzes and			
	Furnitures :			=1
	A. not exceeding 31 inches wide		C O	71
	B . ₃₁ <u>4</u> (1) ₃₃ C . ₁₂ <u>46</u>	141	0	10
	C. 1, 46 1, D. exceeding 46 ,,	-10	ŏ	111
12	Taffachelass, not exceeding 31 in ches		Ō	175
1.0	exceeding 31 inches and not exceeding 43 inches		0	25
13	Fusting, as Cotton Velvets, Velveteens, sating, Satinets,	,,,	1	
	and Cotton Dama ks, not exceeding 40 inches		0	20
14	Ginghams, not exceeding 31 inches	3.9	0	6
	13 11 m 43 m	, **	0	9 5
16	Handkerchiefs	dozen	9	30
16 17	Singlets and Drawers	each	ŏ	6
18	Table Cloths	100 catties	7	50
19	C.tton Yarn, plain or dyed	31	5	0
20	Cuich	10 catties	0	75
21			1	50 12
22	Fints Gambier	100 catties	0	45
23 21	Gamboge	93	3	75
	Granboge	box of 1 0	2	35
25	Gla-s, Wine ow	square feet	1 0	
26	Glue	100 cutties		6)
27	Gum Penjamin and Oil of Ditto	19	2	40
28	" Dragons' Bl od, Myrrh, Olibanum	13	$\frac{1}{0}$	80
20 30	Gypsum Wides Buffelo and Cow	17		20
31	Hides, fuffalo a: d Cow Horn, Buffalo and Deer	19	î	5
32	Bhinoceros	12	3	50
33	Hoofs	13	0	30
34	Indigo, liqu'd	12	0	75
35	" dry	33	3	75

IMPORT TARIFF

-		D	Boos	CENTS
No.		PER		
36	Ivory-Elephant's Teeth, all qualities	100 catties	15	0
37	Paint-as Red, White, and Yellow Lead (Minium Corner,			
	and Massicot)-and Paint Oils		1	00
38	Facthan		2	0
	Leather	10 made	ō	20
39	Linen, an qualities	10 yards	-	
4)	Linen, all qualities Mangrove bark Matting, floor	100 catties		15
41	Matting, floor	roll of 40 yds	0	75
	0.			
	METALS, &c.			
42	Connor and Duras in Slaha Shouta Dada Naila	100 cotting	3	50
	Valley Mark and Drass in Snies, Succes, Louis, Mans	1.0 cattles	2	50
43	renow metal, Muntz's Metal She thing and Mans	22	Ű	30
41	Copper and Brass in Slabs, Sheets, Rods, Nails Yellow Metal, Muntz's Metal She thing and Nails Iron, Manufactured, as in Rods, Bars, Nails	31	-	
45	Plog		12	15
46	",",",",",",",",",",",",",",",",",",",	22	0	6
47	Wire	22	0	80
48	Load, Pir		0	80
49	Shoot	,,,	1	0
		33	ō	60
50	speller and Zinc	2*	ŏ	60
51				
52	Tin	95	3	60
P 43	DL (box of not ex-	3	70
53	» Flates	c'ding 90 cat.	5	10
54	Oil Cloth for flowing	10 vards	0	30
	Tin	Jurus	ö	15
55	", or Leather Cloth for Furniture Pepper, Bl ck and White	100	ĭ	0
56	repper, Bl ck and White	100 cattles	1	
57	Patchuk	88.	2	25
58	Quicksilver		6	0
59	Omnine	catty	1	50
60	Rettane	100 outtion	0	45
00	The head	TOO CHEFTICS	1	0
61	Knubard		ô	75
62	Rattans Rhubarb Salt Fish Sandal Wood Sandal Wood Sapan Wood S a Horse Teeth Narwhal or "Unicorn" Teeth Shirks' Fins S uff S uaf, Bir Stick Lae Sugar, Brown and Black ", Candy and Loaf Tobacco Ve milion		1	
63	Sandal Wood		1	25
64	Sapan Wood	11	0	40
65	S a Horse Teeth	11	7	50
66	Narwhal or "Unicorn" Teeth	catty	1	0
67	Shaled Time	100 catties	7	50
07		100 cattles	0	30
68	S uit	Catry	0	50
69	Shap, Bir in and in an	LUU catties	0	
70	Stick Lac		L	76
71	Sugar, Brown and Black		0	40
72	White		0	75
73	Candy and Loof		8	0
74	Tabatta		1	80
74			9	Ő
75	Ve milion	112	0	v
	WOOLLEN MANUFACTURES			
76	Broad, Habit, Medium, and Narrow Cloth:-			
		10 varda	0	60
	HOL CACCULLE OF HIGHOS	et guines	i	0
	00 33	11		25
	exceeding bo ,,		1	
77	Spanish Stripes		0	70
78	Cassimeres, Flannel, Long Ells, and Serg.s	+1	0	-15
79	Bunting	11	0	16
80	Camlete Dutch		0	75
81	English		0	40
	not exceeding 34 inches 55 " exceeding 55 " Spanish Stripes Cassimeres, Flannel, Long Ells, and Serg.s Bunting Camlets, Dutch "English Lustings, Crape Lastings, and Worsted Crapes, Merinos, acd all other Woollen Goods not classed under No. 76	33		
82	Lastings, Urape Lastings, and Worsted Urapes, Vierinos,			
				20
	A. not exceeding 34 inches	-11	0	30
	B. exceeding 31		0	45
83	Woollen and Cott in Mixtures, as Imitation Camlets, Imita-			
	tion Lastings, Orleans (plain and figured), Lustres (plain an			
	figured), Alpacas, Baratheas, Damaska, I alian Cloth			
	The shalong Tanal Cords Commission, Fandler Farming			
	Taffachelass, Tassel Cords, Cassandras. Woollen Fancies			
	Camlet Cords, and a'lothe Cotton a d Woollen Mixtures -			20
	A. not exceeding 34 inches	10.	0	30
	B. exceeding 34 ,,	- 10 -	0	45
84	Blanket and Horse Cloths	100 catties	0	50
85	Travelling Rug , Plaids, and Shawls	each	0	50
86	Figured Woollen Table Cloths		0	75
87	Weallon Studiets and Duraman	dogon	ĭ	0
	woonen Singlets and Drawers	dozen	Ō	60
88	" and Cotton Singlets and Drawers	100		0
89	" Yarn, plain and dyed	100 catties	10	0

CLASS II.—DUTY FREE GOODS

All animals used for food or draught; Anchor and chain cables; Coal; Clothing, not being articles named in this Tariff; Gold and Silver, coined and uncoined; Grain, it cluding rice, paddy, wheat, barley, onts, rye, peas, beans, millet, Indian corn; Flour and meal prepared from above; Oil cake; Packing matting; Printed books; Salt; S.lted meats in casks; Saltpetre; Soider; Tar and pitch; Tea-firing pans and bashets; Tea Lead; Travelling Baggage.

CLASS III.-PROHIBITED GOODS

Opium.

CLASS IV.—GOODS SUBJECT TO AN AD VALOREM DUTY OF FIVE PER CENT. ON ORIGINAL VALUE

Arms and munitions of war; Articles de Paris; Boots and shoes; Clocks, watches, and musical toxes; Coral; Cutlery; Drugs and medicines, such as ginseng, &c.; Dyes; European porcelain and earthenware; Furniture of all kinds new and second-hand; Glass and crystal ware; Gold and silver lace and thread; Gums and spices not named in Tariff; Lamps; Looking glasses; Jewellery;, Machinery and manufactures in iron or steel; Manufactures of all kinds in silk, silk and cotton, or silk and wool, as velvets, damasks, brocades, &c.; Paintings and engraving; Perfumery, scented soap; Plated ware; Skins and furs; Telescopes and scientific instruments; Timber; Wines, malt and spirituous liquors, table stores of all kinds.

AND ALL OTHER UNENUMERATED GOODS

Norm. —According to the VIIIth Article of the Convention of Yedo, a duty will be charged on the sale of Foreign Vessels to Japan of 3 Boos per top for Steamers and 1 Boo per ton for Sailing Vessels.

EXPORT TARIFF

CLASS I.-SPECIFIC DUTIES

No.			ABT	ICLE	s							PER	Boos	CENTS
1	Awabi										_	100 catties	3	00
2	Awahi Shells											22	0	08
8	Camphor										_	22	1	80
4	Chip Root (Bur	ri)										79	0	75
- 6	Cassia												0	30
6	Cassia Buds												2	25
7	Coal												0	04
	Cotton (Raw)											22	3	25
8	Coir											22	0	45
10	Fish, dried or sal			na	nd C	od					-	11	0	75
11	Fish, Cuttle	,											1	05
19	Gallnuts										100		0	90
18	C11.2										-		0	45
14	Hemp												2	00
15	Honey											32	1	03
16	Horns, Deers', O	ld										37	0	90
17	Ir co or Beche de	Mer	1.84						***		-	33	3	00
18	Iron, Japanese												0	90
19	Isinglass											22	2	25
20	Leid					••						23	0	90
21	Mushrooms, all q	ualitie	8									22	5	00
22	Oil, Fish					••						27	0	30
28	do., Seed				•••						-	2.9	1	05
21	Paper, Writing					••				•••		33	3	00
01	Paper, Inferior	-	+									>>	1 (00
26	Peas, Bears, and		ofa	II ki	nds		6					22	0	30
27	Perny Bark (Bota	anpi)			•••				-			>>	3	75
28	Potatoes									-++		22	.0	15
29	Rags	***			••								0	12
30	Saké or Japanese	Wine	a or	Spir	its.							33	0	90

		ALLE U	LOT		VII I			
No.	ARTICLE		-			PER	Boos	CENTS
31	Seaweed, Uncut					100 catties	0	20
32	Seaweed, Cut						ů l	60
33	Seeds, Raps						0	45
34	Seeds, Sesamum						ő	90
35	Sharks' Fins				-	-11-	1	80
36	Shrimps and Prawns, Dried Salt						î	80
37	Silk-Raw and Thrown						75	00
38	m T. ' '		•••	1.0			20	00
39	Nacht un Ohte Othe	••• •••		•••	-		20	50
40	Noshi or Skin Silk		• • •				20	
	Floss Silk	••• •••		•••		14	30	00
41	Cocoons, Pierced	***						00
42	Cocoons, Unpierced			•••	1.14		20	00
43	Waste Silk and Waste Cocoons		••••	1.000	1		2	25
44	Silkworms' Eggs	••• •••		•••	-	Sheet	0	071
45		***	•••			100 catties	0	45
46	Sulphur					31	0	30
47	Теа					311	0	50
48	Tea, quality known as "R			(when	ez-	1		
	ported from Naga aki only) .					11	0	75
49	Tobacco, Leaf					53 1	0	75
50	Tobacco, cut or prepared						1	30
51	Vermicelli						0	45
52	Wax, Vegetable						1	51)
53	Wax, Bees'						2	5.)
					,			

EXPORT TARIFF

CLASS II.-DUTY FREE GOODS

Gold and silver, coined, silver and copper uncoined, of Japanese production, to be sold only by the Japanese Government at Public Auction.

CLASS III.—PROHIBITED GOODS

Rice, paddy, wheat, barley; Flours made from the above; Saltpetre.

CLASS IV.—GOODS SUBJECT TO AN AD VALOREM DUTY OF FIVE PER CENT. TO BE CALCULATED ON THEIR MARKET VALUE

Bamboo ware; Copper utensils of all kinds; Charcoal; Ginseng and unenumerated drugs; Horns, deer, young or soft; Mats and mattings; Silk dresses, manufactures or embroideries; Timber.

AND ALL OTHER UNENUMERATED GOODS

RULES

- RULE I.—Unenumerated Imports if mentioned in the Export list shall not pay Duty under that list, but shall be passed ad valorem; and the same rule shall apply to any unenumerated Exports that may be named in the Import list.
- RULE II.—Foreigners resident in Japan, and the crews or passengers of foreign ships, shall be allowed to purchase such supplies of the grain or flour named in the list of Exports as they may require for their own consumption, but the usual shipping permit must be obtained from the Custom House before any of the aforesaid grain or flour can be shipped to a foreign vessel.
- RULE III.—The catty mentioned in this Tariff is equal to one pound and a third English avoirdupois weight. The yard is the English measure of three feet,—the English foot being one-eighth of an inch longer than the Japanese kaneshaku. The Boo is a silver coin weighing not less than 134 grains troy weight, and containing not less than nine parts of pure silver, and not more than one of alloy. The cent is the one-hundredth part of the Boo.

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 Pleuipotentiaries to conclude a Treaty for this purpose, that is to say:

His Majesty the Emperor of Japan, Count Inouye Kaoru, Jiusammi, His Imperial Majesty's Minister of State for Foreign Affairs, First Class of the order of the Rising Sun, &c., &c., &c., 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 parties, 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 G vernment 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 the 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, bridge, 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, surrend er 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 extradiction 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 alout 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 of them, 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 Was hington 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.
,,,	[L.S.]	RICHARD B. HUBBARD.

MEXICO

TREATY BETWEEN JAPAN AND MEXICO

SIGNED AT WASHINGTON ON THE 30TH NOVEMBER, 1888

Ratified by the Emperor of Japan, at Tokyo, 17th July, 1889

His Majesty the Emperor of Japan and the President of the United Mexican States, being equally animated by a desire to establish upon a firm and lasting foundation relations of friendship and commerce between their respective States and subjects and citizens, have r solved to conclude a Treaty of Amity and Commerce, and have for that purpose named their respective Plenipotentiaries, that is to say:—

His Majesty the Emperor of Japan, Jushii Munemitsu Mutsu, of the Order of the Rising Sun and the Third Class of Merit, and His Envoy Extraordinary and Minister Plenipotentiary near the Government of the United States of America; and the President of the United Mexican States, Matias Romero, Envoy Extraordinary and Minister Plenipotentiary of th - United Mexican States in Washington, who, having communicated to each other their respective Full Powers, and found them in good and due form, have agreed upon the following Articles :--

Art. I.— There shall be firm and perpetual peace and amity between the Empire of Japan and the United Mexican States and their respective subjects and citizens.

Art. II.—His Majesty the Emperor of Japan may, if he see fit, accredit a Diplomatic Agent to the Government of the United Mexican States; and in like manner, the Government of the United Mexican States may, if it thinks proper, accredit a Diplomatic Agent to the Court of Tokyo; and each of the Contracting Parties shall have the right to appoint Consuls-General, Consuls, Vice-Consuls, and Consular Agents, for the convenience of trade, to reside in all the ports and places within the Territories of the other contracting Party where similar Consular officers of the most favoured nation are permitted to reside; but before any Consul-General, Consul, Vice-Consul or Consular Agent shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent.

The Diplomatic and Consular officers of each of the two Contracting Parties shall, subject to the stipulations of this Treaty, enjoy in the Territories of the other whatever rights, privileges, exemptions, and immunities are or shall be granted there to Officers of corresponding rank belonging to the most favoured nation.

Art. III.—There shall be between the Territories and Possessions of the two Contracting Parties reciprocal freedom of Commerce and Navigation. The subjects and citizens respectively of each of the Contracting Parties shall have the right to come freely and securely with their ships and cargoes to all places and ports in the Territories and Possessions of the other where subjects or citizens of the most favoured nation are permitted so to come; they may remain and reside at all the places or ports where subjects or citizens of the most favoured nation are permitted to remain and reside, and they may there hire and occupy houses and marchouses, and may there trade by wholesale or retail in all kinds of products, manufactures, and merchandise of lawful commerce.

Art. IV.—His Majesty the Emperor of Japan, in consideration of the several stipulations contained in this Treaty, hereby grants to Mexican citizens resorting to Japan, apart from and in addition to the privileges extended to such citizens by the last preceding Article of this Treaty, the privilege of coming, remaining, and residing in all parts of His Territories and Possessions; of there hiring and occupying houses and warehouses, of there trading, by wholesale or retail, in all kinds of products,

manufactures, and merchandise of lawful commerce; and, finally, of there engaging in and pursuing all other lawful occupations.

Art. V.—The two Contracting Parties hereby agree that any favour, privilege, or immunity whatever in matters relating to commerce, navigation, travel through or residence in their Territories or Poss scions, which either Contracting Party has actually granted, or may here for grant to the subjects or citizens of any other State, shall be extended to the subjects or citizens of the other Contracting Party gratuitously, if the concession in favour of that other State shall have been gratuitous; and on the same, or equivalent conditions, if the concession shall have been conditional.

Art. VI.—No other or higher duties or charges on account of tonnage, light or harbour dues, pilotage, quarantine, salvage in case of damage, or any other local charges, shall be imposed in any of the ports of Japan on vessels of the United Mexican States, or in any of the ports of the United Mexican States on vessels of Japan, than are or may hereafter be payable in like cases in the same ports on vessels of the most favoured nation.

Art. VII.—No other or higher duties shall be imposed on the importation into Japan of any article the growth, product, or manufacture of the United Mexican States, and reciprocally no other or higher duties shall be imposed on the importation into the United Mexican States, of any article the growth, product, or manufacture of Japan, than are or shall be payable on the importation of the like article, being the growth, product, or manufacture of any other foreign country, nor shall any other or higher duties or charges be imposed in the Territories or Possessions of either of the two Contracting Parties on the exportation of any article to the Territories or Possessions of the other, than such as are or may be payable on the exportation of the like article to any other foreign country. No prohibition shall be imposed on the importation of any article the growth, product, or manufacture of the Territories of either of the Contracting Parties into the Territories or Possessions of the other, which shall not equally extend to the like article, being the growth, product, or manufacture of any other country. Nor shall any prohibition be imposed on the exportation of any article from the Territories of either of the Contracting Parties to the Territories or Possessions of the other, which shill not equally extend to the exportation of the like article to the Territories of all other nations.

Art. VIII.—Citizens of the United Mexican States, as well as Mexican vessels resorting to Japan, or to territorial waters thereof, shall, so long as they there remain, be subject to the laws of Japan and to the jurisdiction of His Imperial Majesty's Courts; and, in the same manner, His Imperial Mijestv's subjects and Japanese vessels resorting to Mexico and to the territorial waters of Mexico shall be subject to the laws and jurisdiction of Mexico.

Art. IX.—The present Treaty shall go into operation immediately after the exchange of ratifications, and shall continue in force until the expiration of six months after either of the Contracting Parties shall have given notice to the other of its intention to terminate the same, and no longer.

Art. X.—The present Treaty shall be signed in duplicate in each of the Japanese, Spanish, and English languages, and in case there should be found any discrepancy between the Japanese and Spanish texts, it will be decided in conformity with the English text, which is bin ling upon both Governments.

Art. XI.—The present Treaty shall be ratified by the two Contracting Parties, and the ratifications shall be exchanged at Washington as soon as possible.

In witness whereof the respective Plenipotentiaries have signed this Treaty, and hereunto affixed their respective seals.

Done in sextuplicate at Washington this 30th day of the 11th month of the 21st year of Meiji, corresponding to the 30th day of November of the year one thousand eight hundred and eighty-eight.

TREATIES WITH SIAM

GREAT BRITAIN

TREATY OF FRIENDSHIP AND COMMERCE BETWEEN HER MAJESTY THE QUEEN OF THE UNITED KINGDOM AND THE KINGS OF SIAM

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 all 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 scaports 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. But 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 objections exist to their quitting the country. But within the limits appointed under the preceding article, British subjects are at liberty to travel to and frounder protection of a pass, to be furnished them by the British Consul and counter-scaled by the proper Siamese officer, stating, in the Siamese character, 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 thems lyes 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 li erty 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 allowe 1 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 bim to give effect to his authority over British subject-, 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 creaty coming into operation, and British shipping and trade will be neeforth 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 p r 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-export d. 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 confiscation.

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 goo is 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 vess ls 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 Samese 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 bereafter 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.

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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 Pakoam, 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 Bargkok 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, &c., together with a true manifest of his import cargo; and upon the Consul's 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 abovementioned 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 1 etween 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 exceeding ten pounds.

Act. 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 snuggling, 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 1 aid 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:—

un coj	on production of cranbre pase, and same	pag -	anpore	y as 101	101101
		TICAL	SALUNG	FUANG	HUN
1	Ivory	10	0	0	0 p.rpicul
2	Gemboge	U U	ő	Õ	0
3	Rhinoceros' horns		ŏ	0	0 "
4	Cardamons best		ň	Ő	0
5	Cardamons, bastard	6	ő	ŏ	0
6	Dried mussels	ĭ	ő	õ	0
7	Pelicans' quills		2	ő	0 11
	Betel nut, dried	-	õ	0	,,
8		1	~	U O	U 11
9	Krachi wood		2	0	
10	Sharks' fins, white		0	0	0 ,,
1	Sharks' fins black		0	0	0 ,,
12	I ukkrabau seed	0	2	0	0
13	Peacocks' tails		0	0	0 per 100 tails
14	Buffalo and cow bones	0	0	U	3 per picul
15	Rhinoceros' hides	0	2	0	0 ,,
16	Hide cut ings	0	1	0	0 ,,
17	Turtle shell	1	0	0	0 ,,
18	Soft ditto	1	0	0	0 ,,
19	Beche-de-mer	3	0	0	0
20	Fish maws	3	0	0	0 ,.
21	Birds' nests, uncleaned	20 pe	r cent		-
22	Kingfishers' feathers	6	0	0	0 per 100
23	Cutch	0	2	0	0 per picul
24	Beyche seed (NLX Vomica)	0	2	0	0 11
25	Pungtarai seed	0	2	0	0 ,,
26	Gum Benjamin	4	0	0	0
27	Angrai bark	0	2	0	0
28	Agilla wood	2	0	0	0
29	Ray skins	3	Õ	0	ŏ
30	Old deers' horns	ŏ	1	ŭ	õ
31	Soft, or young ditto	10 pe	r cent	-	
32	Deer hides, fine	8	0	0	0 per 100 hides
33	Deer hides, common	3	Ő	ŏ	0 per picul
31	Deer sinews	4	õ	õ	o per picul
35	Buffalo and cow hides	ĩ	0	0	0 00
00	Duffato and cow fildes	-	0	U	C 11

		TICAL	SALUNG	FUANG	HUN
36	Elephants' bones	. 1	0	0	8 per picul
37	Tigers' bones		0	0	0
33	Buffalo horns		1	0	0
39	E ephants' hides		1	0	0 per skin
40	Tigers' skin		1	0	0 per picul
41	Armadillo skins		0	0	3
42	Sticklac	. 1	1	0	0
43	Hemp		2	0	0 ,,
44	Dried Fish, Plaheng		2	0	0 ,,
45	Dried Fish, Plusalit		0	0	0 ,,
46	Sapanwood		2	1	8 ,,
47	Salt meat		0	U	0
48	Mangrove bark	. 0	1	0	0 ,,
49	Rosewood	. 3	2	0	0 ,,
δ0	Ebony	. 1	1	0	0 ,,
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	SALUNG	FUANG	HUN
52	Sugar, White	. 0	2	0	0 per picul
53	Sugar, Red	- 19.	1	0	0
54	Cotton, clean and uncleaned	1015	reent		
55	Paper		0	0	0 11
56	Salt fish, Plat	. 1	0	0	0 p. 1,000 fish
57	Beans and Peas	0.0.9	twelfth		
58	Dried Prawns	054	twalfth		
59	Til-eed		twilf th		
60	Silk, raw	. 1000	twillia		
61	Bees' wax		fiftouth		
62	Tawool		0	0	0 per picul
63	Salt	. 6	0	0	0 per kovan
64	Tobacco		2	0	0 p. 1,000 bdles
					-

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.

ORDERS IN COUNCIL

ORDER OF HER MAJESTY THE QUEEN IN COUNCIL, FOR THE GOVERNMENT OF HER MAJESTY'S SUBJECTS IN CHINA AND JAPAN.

At the Court at Windsor, the 9th day of March, 1865. Present:---

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS an Act of Parliament was passed in the Session of the sixth and seventh years of Her Majesty's reign (chapter eighty) "for the better government of Her Majesty's subjects resorting to China":

And whereas, by the Act it was enacted (among other things) that it should be lawful for Her Majesty, by any Order or Orders made with the advice of Her Privy Council, to ordain for the government of Her Majesty's subjects being within the dominions of the Emperor of China, or being within any ship or vessel at a distance of not more than one hundred miles from the coast of China, any law or ordinance which to Her Majesty in Council might seem meet, as fully and effectually as any such law or ordinance could be made by Her Majesty in Council for the government of Her Majesty's subjects being within Her Majesty's Island of Hongkong:

And whereas, another Act of Parliament was passed in the same Session (chapter ninety-four) "to remove doubts as to the exercise of power and jurisdiction by Her Majesty within divers countries and places out of Her Majesty's dominions, and to render the same more effectual" (to which Act the expression "The Foreign Jurisdiction Act" when hereafter used in this Order refers):

And whereas, by the Foreign Jurisdiction Act it was enacted (among other things) that it was and should be lawful for Her Majesty to hold, exercise, and enjoy any power or jurisdiction which Her Majesty then had, or might at any time hereafter have, within any country or place out of Her Majesty's dominions, in the same and as ample a manner as if Her Majesty had acquired such power or jurisdiction by the cession or conquest of territory:

And whereas, Her Majesty has had and now has power and jurisdiction in the dominions of the Emperor of China, and in the dominions of the Tyrcoon of Japan:

And whereas, Her Majesty was pleased from time to time, by and with the advice of Her Privy Council, by Orders in Council of the several dates in the Schedule to this Order specified, to ordain laws and ordinances for the better government of Her Majesty's subjects being within the dominions of the Emperor of China, or being within certain ships or vessels at a distance of not more than one hundred miles from the coast of China and to make provision for the exercise of Her Majesty's power and jurisdiction aforesaid in the dominions of the Emperor of China and of the Tycoon of Japan respectively :

And whereas, it has seemed to Her Majesty, by and with the advice of Her Privy Council, to be expedient at the present time to revise the provisions of the said Orders, and to ordain further and other laws and ordinances for the better government of Her Majesty's subjects being

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within the dominions of the Emperor of China, or being within such ships or vessels as aforesaid, and to make further and other provision for the due exercise of Her Majes'y's power and jurisdiction aforesaid, and particularly for the more regular and efficient administration of justice among Her Majesty's subjects resident in or resorting to the dominions of the Emperor of China or of the Tyccon of Japan:

And whereas, under the authority of provisions in this behalf in the first-recited Act contained, ordinances for the peace, order, and good government of Her Majesty's subjects within the dominions of the Emperor of China, or being within certain ships or vessels at a distance of not more than one hundred miles from the coast of China, have been from time to time made by the Superintendent of the 'Trade of Her Majesty's subjects in China (such Superintendent being also the Governor of Honzkong), with the advice of the Legislative Council of Hongkong, which ordinances are known as Consular Ordinances:

And whereas such of those Consular Ordinances as are described in the Schedule to this Order are now in force, wholly or in part, but they are liable to repeal by order of Her Majesty in Council, an lit is expedient that they be repealed, such of their provisions as are not intended to be abrogated being consolidated with this Order:

Now, therefore, Her Majesty, by virtue of the powers in this behalf by the first recited Act and The Foreign Jurisdiction Act, or either of them, or otherwise in Her vested, is pleased by and with the advice of Her Privy Council to order, and it is hereby ordered, as follows :

I.—PRELIMINARY.

1. This Order may be cited as The China and Japan Order in Coun- short Title. cil, 1865.

2. In this Order-

Interpretation.

- The term "China" means the dominions of the Emperor of China: The term "Japan" means the dominions of the Tycoon of Japan:
- The term "Minister" means the superior diplomatic representative of Her Majesty for the time being, whether Ambassador, Envoy, Minister Plenipotentiary, or Chargé d'Affaires.
- The term "Chief Superintendent of Trade" means the Superintendent of the trade of Her Majesty's subjects in China for the time being, or any person for the time being authorized to act as such:
- The term "Consular Officer" includes every offi er in Her Majesty's Consular Service, whether Consul-General, Consul, Vice-Consul, or Consular Agent, or person authorized to act in any such capacity in China or Japan:
- The term "British vessel" includes every vessel being a British ship within the meaning of The M rehant Shipping Act, 1854, or any other Act of Parliament for the time being in force for the regulation of merchant shipping,—and any vessel owned wholly or in part by any person entitled to be the owner of a British ship in the sense aforesaid,—and any vessel provided with sailingletters from the Governor or Officer administering the Government of Hongkong, or from the Chief Superintendent of Trade:
- The term "Treaty" includes Convention, and any Agreement, Regulations, Rules, Article, Tariff, or other ins rument annexed to a Treaty, or agreed on in pursuance of any stipulation thereof.

The term "month" means calendar month :

Words importing the plural or the singular may be construed as referring to one person or thing or more than one person or thing, and words importing the masculine as referring to females (as the case may require). British subjects.

Foreigners.

3. The provisions of this Order relating to British subjects apply to all subjects of Her Majesty, whether by birth or by naturalization.

The provisions of this Order relating to foreigners apply to subjects of the Emperor of China and of the Tycoon of Japan respectively, and subjects or citizens of any State other than China or Japan (not being enemies of Her Majesty).

II.-GENERAL PROVISIONS RESPECTING HER MAJESTY'S

JURISDICTION.

Her Majesty's jurisdiction to

Law of England to be adminis-

tered.

4. All Her Majesty's jurisdiction exercisable in China or in Japan for the judicial hearing and determination of matters in difference between be exercised the judicial hearing and determination of interest subjects, ---or for the ding to this British subjects, or between foreigners and British subjects, ---or administration or control of the property or persons of British subjects,-or for the repression or punishment of crimes or offences committed by British subjects,—or for the maintenance of order among British subjects,—shall be exercised under and according to the provisions of this Order, and not otherwise.

> 5. Subject to the other provisions of this Order, the civil and criminal jurisdiction aforesaid shall, as far as circumstances admit, be exercised upon the principles of and in conformity with the Common Law, the Rules of Equity, the Statute Law, and other Law for the time being in force in and for England, and with the powers vested in and according to the course of procedure and practice observed by and before Courts of Justice and Justices of the Peace in England, according to their respective jurisdictions and authorities.

> 6. Except as to offences made or declared such by this Order, or by any Regulation or Rule made under it-

> Any act other than an act that would by a Court of Justice having criminal jurisdiction in England be deemed a crime or offence making the person doing such act liable to punishment in England, shall not, in the exercise of criminal jurisdiction under this Order, be deemed a crime or offence making the person doing such act liable to punishment.

III .-- CONSTITUTION OF HER MAJESTY'S COURT.

1.-The Supreme Court at Shanghai.

Style and seal of 7. There shall be a Court styled Her Britannic Majesty's Supreme Supreme Court. Court for China and Japan.

> The Supreme Court shall have a seal bearing its style and such device as one of Her Majesty's Principal Scoretaries of State from time to time directs.

> 8. The Supreme Court shall hold its ordinary sittings at Shanghai, or, on emergency, at any other place within the district of the Consulate of Shanghai; but may at any time transfer its ordinary sittings to any such place in China as one of Her Majesty's Principal Secretaries of State or Her Majesty's Minister in China approves.

9. There shall be one Judge of the Supreme Court.

He shall be appointed by Her Majesty, by warrant under her Royal sign manual.

He shall be a subject of Her Majesty (by birth or naturalization) who at the time of his appointment is a member of the bar of England, Scotland, or Ireland, of not less than seven years' standing, or has filled the office of Assistant Judge or Law Secretary in the Supreme Court, or the office of Judge or Legal Vice-Consul or Law Secretary in Her Majesty's Consular Service.

10. The Judge may from time to time, in case of his absence or intended absence from the district of the Consulate of Shanghai, either in the discharge of his duty or with permission of one of Her Majesty's Principal Secretaries of State, or in case of illness, appoint, by writing under his hand and the seal of the Supreme Court, a fit person to be his

What to be deemed criminal acts.

Place of sitting.

Judge. Appointment.

Qualification,

Deputy of Judge.

deputy for the time therein mentioned; but every such appointment shall be revocable, at pleasure, by the Judge, by writing under his hand and the seal of the Supreme Court.

The person so appointed shall, during the continuance of his appointment, have all the like power and authority as the Judge.

11. During a vacancy in the office of Judge, or on emergency, a fit Acting Judge, person approved by one of Her Majesty's Principal Secretaries of State, or (in the absence of notice to Her Majesty's Minister in China of any such approval) by Her Majesty's Minister in China, may temporarily be and act as Acting Judge, with all the powers and authority of the Judge.

12. There shall be attached to the Supreme Court-

(1.) An Assistant Judge,

(2.) A Law Secretary,

(3.) So many officers and clerks as one of Her Majesty's Principal Secretaries of State may from time to time think fit.

13. The Assistant Judge shall be appointed by Her Majesty, by war- Appointment of rant under Her Royal sign manual.

14. The Assistant Judge shall hear and determine such matters and Duties of Assistant Judge questions arising in suits and proceedings of a civil nature, originally insti- in civil cases. tuted in the Supreme Court, as are from time to time especially referred to him by the Judge; and in every such case any party to the suit or proceeding shall be entitled as of course to a re-hearing before the Judge.

15. The Assistant Judge shall hear and determine in summary way In criminal such criminal charges originally brought before the Supreme Court as may be lawfully so heard and determined, and as are from time to time referred to him by the Judge.

16. In case of the absence or illness of the Assistant Judge, or during $\int_{J=d}^{\infty} \log Assistant$ a vacancy in the office of Assistant Judge or during the temporary employment of the Assistant Judge in any other capacity, or on emergency, the Judge may, by writing under his hand and the seal of the Supreme Court, appoint the Law Secretary, or any fit person approved by one of Her Majesty's Principal Secretarics of State, or by Her Majesty's Minister in China, to act as Assistant Judge for the time therein mentioned; but every such appointment shall be revocable, at pleasure, by the Judge, by writing under his hand and the seal of the Supreme Court.

The Law Secretary, or other person so appointed, shall during the continuance of his appointment, have all the power and authorities of the Assistant Judge.

17. The Law Secretary shall be appointed by Her Majesty by warrant Appointment of Law Secretary. under Her Royal sign manual.

18. The Law Secretary shall be the Registrar of the Court.

19. The Law Secretary shall hear and determine such matters and Duties of Law questions arising in suits and proceedings of a civil nature originally instituted in the Supreme Court as the Judge from time to time for the despatch of urgent business thinks fit to refer especially to him, but in every such case any party to the suit or proceeding shall be entitled, as of course, to a rehearing before the Judge.

20. The Law Secretary shall discharge such duties in connection with In criminal the conduct of criminal prosecutions as the Judge from time to time directs. Proceutions.

21. The Law Secretary shall hear and determine in a summary way In hearing such criminal charges originally brought before the Supreme Court as may criminal cases. be lawfully so heard and determined, and as the Judge from time to time for the despatch of urgent business thinks fit to refer specially to him.

22. In case of the absence or illness of the Law Secretary, or during Acting Law a vacancy in the office of Law Secretary, or during the temporary employ- Secretary. ment of the Law Secretary in any other capacity, or on emergency, the Judge may, by writing under his hand and the scal of the Supr me Court,

Assistant Jul w secretary, Officers, and Clerks,

Assistant Judge.

L w Sectiony

appoint any fit person approved by one of Her Majesty's Principal Secretaries of State, or by Her Majesty's Minister in China, to act as Law Secretary for the time therein mentioned; but every such appointment shall be revocable at pleasure, by the Judge, by writing under his hand and the seal of the Supreme Court.

The person so appointed shall, during the continuance of his appointment, have all the power and authority of the Law Secretary.

23. The Judge, Assistant Judge, and Law Secretary shall hold office during the pleasure of Her Majesty, but any warrant of appointment to the office of Judge, Assistant Judge, or Law Secretary shall not be vacated by reason only of a demise of the Crown.

In case at any time Her Majesty thinks fit by warrant under Her Royal sign manual to revoke the warrant appointing any person to be Ju, ge, Assistant Judge, or Law Secretary,—or while there is a Judge Assistant Judge, or Law Secretary in office, thinks fit by warrant under Her Royal sign manual to appoint another person to be Judge, Assistant Judge, or Law Secretary (as the case may be),—then and in every such case, until the warrant of revocation or of new appointment is notified by Her 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.

24. One of Her Majesty's Principal Secretaries of State may, and Her Majesty's Ministers in China and Japan respectively, with the approval of the Judge of the Supreme Court in each instance first obtained, from time to time temporarily attach to the Supreme Court any persons holding appointments as Consuls or Vice-Consuls.

Every person so attached shall discharge such duties in connexion with the Court as the Judge from time to time, with the approval of one of Her Majesty's Principal Secretaries of State, directs, and shall have the like power and authority as the Assistant Julge or Law Secretary has, according as in each case the nature of the duties directed to be discharged by the person so attached may require.

2.—The Provincial Courts.

25. Each of Her Majesty's Cousuls-General, Consuls, and Vice-Consuls (holding a commission as such from Her Majesty) resident in China or in Japan (with the exception of Her Majesty's Consuls at Shanghai, and with such other exceptions as one of Her Majesty's Principal Secretaries of State at any time thinks fit to make),—or any person acting temporarily, with the approval of one of Her Majesty's Principal Secretaries of State or of Her Majesty's Minister in China or in Japan, as and for a Consul-General, Consul, or Vice-Consul. so commissioned as aforesaid,—shall, for and in his own Consular district, hold and form a Court styled Her Britannic Majesty s Court, at [Canton or as the case may be], hereafter in the Order called a Provincial Court.

Each Provincial Court shall have a seal bearing its style and such device as one of Her Majesty's Principal Secretaries of State from time to time directs.

IV .--- JU HES.-- ASSESSORS.

f 26. Every male British subject resident in China or in Japan,—being of the age of 21 years or upwards,—being able to speak and read English, —h wing or earning a gross income at the rate of not less than 250 dollars a year,—not having been attainted of treasen or fe'ony or convicted of any

Tenure of office of Judge, Assistant Judge, and Law Secretary.

Consular officers temporarily attached.

Provincial Courts to be held by Consuls or Vice-Consuls (commissioned), or by acting Consuls or Vice-Consuls.

Seal.

Qualifications of jurors.

crime that is infamous (unless he has obtained a free pardon) and not being under outlawry,-shall be qualified to serve on a jury.

27. All persons so qualified shall be liable so to serve, except the Exemptions. following :-

- Persons in Her Majesty's Diplomatic, Consular, or other Civil service in actual employment;
- Officers, clerks, keepers of prisons, messengers, and other persons attached to or in the service of any of Her Majesty's Courts;
- Officers and others on full pay in Her Majesty's Navy or Army, or in actual employment in the service of any Department connected therewith;
- Persons holding appointments in the Civil service, and Commissioned Officers in the Naval or Military service of the Emperor of China or of the Tycoon of Japan;

Clergymen and ministers in the actual discharge of professional duties; Advocates and attorneys in actual practice;

Physicians, surgeons, and apothecaries in actual practice;

And except persons disabled by mental or boilily infirmity.

28. On or before the 14th day of September, in the year 1865, and on or Making of jury before the 14th day of January in every subsequent year, each Court shall make out a list of the persons so qualified and liable, resident within its district.

The list shall, on or before the 21st day of the same respective month, be affixed in some conspicuous place in the Court, and shall be there exhibited until the end of that month, with a notice annexed that on a day specified, not being sooner than the 7th nor later than the 14th day of the then next month, the Court will hold a special sitting for the revision of the list.

The Court shall hold such special sitting accordingly, and at such sitting, or at some adjournment thereof (of which public notice shall be given), shall revise the list by striking out the name of any person appearing to be not qualified or not liable to serve, and by inserting the name of any person omitted and appearing to be so qualified and liable, either on the application of the person omitted, or on such notice to him as the Court thinks fit.

The list shall be finally revised and settled not later than the 21st day of October in the year 1865, and not later than the 21st day of February in every subsequent year, and when settled shall be affixed in some conspicuous place in the Court, and be there exhibited during not less than two months.

Such list as set'led shall be brought into use in the year 1865, on the 1st day of November, and in every subsequent year on the 1st day of March, and in every case shall be used as the jury list of the Court until the 1st day of March next after the time of its being brought into use.

29. Where, in pursuance of this Order, a jury is ordered, the Court Summoning and shall summon so many of the persons comprised in the Jury list, not all summer fewer than fifteen, as seem requisite.

Any person failing to attend according to such summons shall be Penalty. liable to such fine, not exceeding 50 dollars, as the Court thinks fit to impose.

Any such fine shall not be levied until after the expiration of 14 The proper officer of the Court shall fo thwith give to the person days. fined notice in witing of the imposition of the fine, and require him within six days after receipt of the notice to file an affidavit excusing his non-attendance (if he desires to do so). The Court shall consider the affidavit, and may, if it deem proper, remit the fine.

30. A jury shall consist of five jurors.

Challenges.

Unanimity. Provincial Consular Court, – Assessors, their number; qualifications

and functions.

Ordinary original juris diction of Supreme Court.

Jurisdiction of Provincial Court.

Concurrent jurisdiction of Supreme with Provincial Courts.

Visits to Provincial Courts.

Reference of case by Provincial to Supreme Court.

Courts of Record 31. 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.

32. A jury shall be required to give an unanimous verdict.

33. Where a Provincial Court proceeds, in pursuance of this Order, to hear and determine any case, civil or criminal, with Assessors, the Court shall nominate and summon as Assessors, not less than two and not more than four indifferent British subjects of good repute, resident in the district of the Court.

Where, however, by reason of local circumstances, the Court is able to obtain the resence of one fit person only as Assessor, the Court may sit with him alone as Assessor; and where for like reason the Court is not able to obtain the presence of any fit person as Assessor, the Court may (notwithstanding anything in this Order) sit without an Assessor; but in every such case the Court shall record in the minutes of proceedings its reasons for sitting with one Assessor only, or without an Assessor.

34. An Assessor shall not have voice or vote 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 of proceedings his dissent and the grounds thereof; and an Assessor dissenting shall be entitled to receive gratis a certified copy of the minutes.

V.-JURISDICTION AND AUTHORITIES OF HER MAJESTY'S COURTS.

I.—In General.

35. All Her Majesty's jurisdiction, civil and criminal, exercisable in China, shall, for and within the district of the Consulate of Shanghai, be vested exclusively in the Supreme Court as its ordinary original jurisdiction.

36. All Her Majesty's jurisdiction, civil and criminal, exercisable in China, beyond the district of the Consulate of Shanghai and not under this Order vested exclusively in the Supreme Court,—and all Her Majesty's jurisdiction, civil and criminal, exercisable in Japan and 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, each for and within its own district.

37. The Supreme Court shall have, in all matters civil and criminal, an extraordinary original jurisdiction throughout China and Japan, concurrent with the jurisdiction of the several Provincial Courts, such extraordinary junction to be exercised subject and according to the provisions of this Order.

38. The Judge of the Supreme Court may, from time to time, visit in a magisterial or julicul capacity any Provincial Court, and there inquire of, or hear and determine, any case, civil or criminal, pending in that Court, or arising within its district,—or, from time to time, may appoint the Assistant Judge or the Law Secretary of the Supreme Court to visit in the like capacity and for the like purpose any Provincial Court.

39. A Provincial Court may, of its own motion, or on the application of any person concerned, report to the Supreme Court the pendency of any case, civil or criminal, which appears to the Provincial Court fit to be heard and determined by the Supreme Court.

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 same shall be so heard and determined accordingly.

40. Every Court shall, in the exercise of every part of its respective jurisdiction, be a Court of Record.

41. The Judge of the Supreme Court may from time to time admit Barristers, fit persons to practice in the Supreme Court as barristers, attorneys, and and solic tore. solicitors, or in any of those capacities.

The Judge of the Supreme Court may from time to time, subject to the approval of one of Her Majesty's Principal Secretaries of State, make Rules for regulating the admission of persons to practise as aforesaid in **Provincial Courts.**

42. Her Majesty's Consul at Shanghai shall have all the powers and Consult authorities of the Sheriff of a county in England, with all the privileges to be sheriff. and immunities of the office, and as such Sheriff 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.

43. Each Provincial Court shall execute any writ, order, or warrant Execution by issuing from the Supreme Court and directed to the Provincial Court, of write, se and may take security from any person named therein for his appearance for supreme personally, or by attorn y, according to the writ, order, or warrant; or may cau e such person to be taken, in custody or otherwise, to the Supreme Court, or elsewhere in China or Japan, according to the writ, order, or warrant.

41. Any of Her Majesty's Courts in China or in Japan may execute Execution of any writ, order, or warrant issuing from the Supreme Court of Hongkong Hongkong. and accompanied by a request for such execution in writing under the seal of that Court; and may take security from any person named in any such writ, order, or warrant for his appearance personally, or by attorney, at Hongkong, or may cause any such person to be taken in custody, or otherwise, to Hongkong, according to the writ, order, or warrant.

45. Any of Her Majesty's judicial or Consular Officers shall not be rotection of liable to action for the escape of any person taken under any writ, order, officers. or warrant of the Supreme Court of Hongkong.

46. Her Majesty's several Courts in China and Japan shall be auxiliary auxiliary to one another in all particulars relative to the administration of justice, civil or criminal.

47. Each Provincial Court shall every six months furnish to the Report by Supreme Court for China and Japan a report respecting every case, civil supreme Court. and criminal, brought before it, in such form as the Judge of the Supreme Court from time to time directs.

II.—In Civil Matters.

RECONCILIATION AND ARBITRATION.

48. Every Court may promote reconciliation, and encourage and enterest of facilitate the settlement in any amicable way of any suit or proceeding pending before it.

49. A Court may, with the consent of the parties, refer to arbitration learners to ristration the final determination of any suit or proceeding pending before it, or of by court. all matters in reference between the parties, on such terms and with such directions as to appointment of an arbitrator and other things as may seem fit, and may, if it think fit, take from the parties, or any of them, security to abide by the result of the reference.

In any such case the award shall be final and conclusive.

On the application of any party a decree of the Court may be entered in conformity with the award, and such decree shall not be open to any appeal or re-hearing whatever.

50. Every agreement for reference to arbitration, or submission to Estimate mate arbitration, by consent, may, on the application of any party, be made a rule of Court. rule of a Court having jurisdiction in the matter of the reference or submission, which Court shall thereupon have power and authority to enforce the agreement or submission and the award made thereunder, and

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ORDER IN COUNCIL

to control and regulate the proceeding before and after the award in such manner and on such terms as may be just.

General Authorities of Courts.

Law and Equity. 51. The Supreme and every other Court shall be a Court of Law and Equity.

Bankruptcy.

Special Authorities of Courts

52. The Supreme and every other Court shall be a Court of Bankruptcy, and as such shall, as far as circumstances a mit, have (as to a Pro-incial Court, for and within its own district), with respect to British subjects and to their debtors and creditors, be ng either British subjects or foreigners submitting to the jurisdiction of the C urt, all such jurisdiction as for the time being belongs to the Court of Bankruptcy and the County Courts in England, or to any other jud cial authority having for the time being jurisdiction in Bankruptcy in England.

53. The Supreme and every other Court shall (as to a Provincial Cour, for and within its own district) have and discharge all the powers, rights, and duties appertaining to the office of Coroner in England, summoning when necessary a jury of not less than three persons comprised in the jury list of the Court.

Any person failing to attend according to such summons shall be liable to the lik fine, to be levied in the like manner, as in this Order provided with reference to juries in civil and criminal proceedings.

54. The Supreme Court shall be a Vice-Admiralty Court, and as such shall, for and within China or Japan, and for vessels and persons coming to and within China or Japan, have all such jurisd ction as for the time being ordinarily belongs to Vice Admiralty Courts in Her Majesty's possessions abroad.

55. The Supreme Court shall, as far as circumstances admit, have in itself exclusively, for and within China and Japan, with respect to British subjects, all such jurisdiction relative to the custody and management of the persons and estates of persons of unsound mind, as for the time being belongs to the Lord Chane llor or other person or persons in England intrusted by virtue of Her Majesty's sign manual with the care and commitment or the custody of the persons and estates of persons found by inquisition in England, idiot, lunatic, or of unsound mind.

56. The Supreme Court shall be a Court for Matrimonial Causes, and as such shall, as far as circumstances admit, have in itself exclusively, for and within China and Japan, with respect to British subjects, all such jurisdiction, except the jurisdiction relative to dissolution or nullity or just tation of marriage, as for the time being belongs to the Court for Divorce and Matrimonial Causes in England.

Probate and Administration

57. The Supreme Court shall be a Court of Probate, and as such shall, as far as circumstances admit, have for and within China and Japan, with respect to the property of British suljects, having at the time of death their fixed places of abode in China or Japan, all such jurisdiction as for the time being belongs to Her Majesty's Court of Prolate in England.

A Provincial Court shall, however, also have power to grant probate or a ministration where there is no contention respecting the right to the grant, and it is proved on oath that the deceased had at the time of his death his fixed place of abode within the jurisdiction of the Provincial Court.

Probate or administration granted by a Provincial Court shall have effect over all the property of the deccased within China and Japan, and shall effectually discharge persons dealing with an executor or administrator thereunder, and that notwithstanding any defect afterwards appears in the grant

Coroner.

Admiralty.

Labsoy.

Matrimonial Causes.

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Such a grant shall not be impeachable by reason only that the deceased had not at the time of his death his fixed place of abode within the particular jurisdiction.

58. Any person having in his possession or under his control any paper Testamentury or writing of a deseased British subject, being or purporting to be testamentary, shall forth with bring the original to the Court within the district court. whereof such person is a the time of his first knowledge of the death of the deceased, and deposit it there.

Any person n glecting to do so for fourteen days after having know- Pen hy. ledge of the death of the deceased shall be liable to such penalty, not exceeding 250 dollars, as the Cour thinks fit to impose.

59. From the d ath of a British subject, having at the time of death his fixed place of abode in China or Japan, intestate, unt la binistration administration, is granted, his personal proper y within China and Japan shall be vested in the Judge of the Supreme Court, as the personal property of an intestate in England is vested in the Judge of Her Majes y's Court of Probate there.

60. If any person, other than one of Her Majesty's Consular Officers, Penalty takes possession of and many mann radministers any part of the personal with ut probate property of any person dec ased, without obtaining probate or administration within three months aft r the death of the deceased,-or within one month after the termination of any suit or dispute respecting probate or admin stration (if there is any such which is not ended within two months after the death of d ceased), he shall be liable to such p malty not excoedin 500 dollars, as the Court having juris action in the matter of the property of the deceased thinks fit to impose; and in every . uch case the same fees shall be payable by the person so administering as would have been payable by him if he hal obtained probate or administration.

61. When a British subject, not having at the time of death his fixed Taking passes place of abode in China or Ja can, dies there, the Court within whose dis- of deceased. trict he dies shall, where the circumstances of the case appear to the Court so to require, forthwith on the deat 1 of the deceased, or as soon after as may be, take possession of his personal property with n the particular jurisdiction, or put it under the seal of the Court (in either case, if the nature of the property or other circumstance so require, making an inventory) and so ke p the property until it can be dealt with according to law.

Trial with a Jury.

62. Where a suit originally instituted in the Supreme Court relates cases for that to money, goods, or o h r property, or any matter at issue of the amount wah Jaro or value of 1,500 dollars or upwar is,-or is brought for a vovery of damages of the amount of 1,500 dollars or upwards,-the suit shall, on the demand of either party, b , un ler order of the Court, tried w th a Jury.

In any case (except where, according to the Rules of the Court, the suit is to be heard and determined in summary way) a suit so instituted muy be triel with a jury, if the Court of its own motion, or on the applica ion of either party, thinks fit so to order.

One of Her Majesty's Principal Secretaries of State may, by order und r his hand, extend the present provision to any Provincial Court where it appears to him there is a sufficient Jury list.

Trial with Assessors.

63. Where a suit institut d in a Provincial Court relates to money, Provincial does not relate to or involve, directly or indirectly, a question respecting for Assesser. any matter at issue of the amount or value of 1,500 dollars or upwards,-or is brought for recovery of damages of a less amount than 1,500 dollars,--the Court may hear and determine the case without Assessors.

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In all other cases the Court (subject to the provisions of the Order respecting inability to obtain an Assessor) shall hear and determine the cases with Assessors.

III.—In Criminal Matters.

64. Every Court may cause to be apprehended and brought before it any British subject being within the district of the Court and charged with having committed a crime or offence in China or in Japan, and may deal with the accused according to the jurisdiction of the Court and in conformity with the provisions of this Order;—or where the crime or offence is triable, and is to be tried, in Her Majesty's dominions, may take the preliminary examination, and commit the accused for trial, and cause or allow him to be taken to the place of intended trial.

65. Where a person charged with having committed a crime or offence in the district of one Court escapes or removes from that district, and is found within the district of another Court, the Court within the district of which he is found may proceed in the case to examination, indictment, trial, and punishment, or in a summary way (as the case may require) in the same manner as if the crime or offence had been committed in its own district;—or may, on the requisition or with the consent of the Court of the district in which the crime or offence is charged to have been committed, send him in custody to that Court, or require him to give security for his surrender to that Court, there to answer the charge, and 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 the district of which he is found, and such warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and carry him to and deliver him up to the Court of the district within which the crime or offence was committed according to the warrant.

66. Where a warrant or order of arrest is issued by a competent authority in Her Majesty's dominions for the apprehension of a British subject, who is charged with having committed a crime or offence within the jurisdiction of the authority issuing the warrant or order, and who is, or is supposed to be, in China, or Japan, and the warrant or order is produced to any Court, the Court may back the warrant or order; and the same, when so backed, shall be sufficient authority to any person to whom the warrant or order was originally directed and also to any constable or other officer of the Court by which it is backed, to apprehend the accused at any place where the Court by which the warrant or order is backed has jurisdiction, and to carry him to and deliver him up in Her Majesty's dominions according to the warrant or order.

67. Where any person is charged with the commission of a crime or offence, the cognizance whereof appertains to any of Her Majesty's Courts in China or Japan, and it is expedient that the crime or offence be enquired of, tried, determined, and punished within Her Majesty's dominions, the accused may (under the Foreign Jurisdiction Act, section 4) be sent for trial to Hongkong.

The Judge of the Supreme Court may, where it appears expedient, by warrant under his hand and the seal of the Supreme Court, cause the accused to be taken for trial to Hongkong accordingly.

Where any person is to be so taken to Hongkong, the Court before which he is charged shall take the preliminary examination, and shall send the depositions to Hongkong, and (if it seems necessary or proper) may bind over such of the proper witnesses as are British subjects in their own recognizances to appear and give evidence on the trial.

68. All crimes which in England are capital shall be tried by the Judge of the Supreme Court with 2 jury.

Powers of apprehension over British subjects.

Accused escaping to another district.

Backing of warrant issued in British dominions.

Sending of prisoner to Hongkong 10r trial.

Supreme Court,-Jury.

Other crimes and offences above the degree of misdemeanour, tried before the Judge, Assistant Judge, or Law Secretary of the Supreme Court, and not heard and determined in a summary way, shall be tried with a jury.

Any crime or offence tried before the Judge, Assistant Judge, or Law Secretary of the Supreme Court may be tried with a Jury, where the Judge, Assistant Judge, or Law Secretary so directs.

Subject to the foregoing provision, such classes of criminal cases Summary tried before the Judge, Assistant Judge, or Law Secretary of the Supreme Court, as the Judge, having regard to the law and practice existing in England, from time to time directs, shall be heard and determined in a summary way.

69. Where any person is sentenced to suffer the punishment of death, Sentence of the Judge of the Supreme Court shall for hwith 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 the Judge thinks fit, to Her Majesty's Minister in China or in Japan, according as the crime is committed in China or in Japan.

The sentence shall not be carried into execution without the direction of Her Majesty's Minister in China or in Japan (as the case may be) in writing under his band.

In any such case, if Her Majesty's Minister in China in or Japan (as the case may be) 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.

70. Where the crime or offence with which any person is charged Provincial before a Provincial Court is any crime or offence other than assault Court, endangering life, cutting, maining, arson, or house-breaking, and appears Proudure, to the Court to be such that, if proved, it would be adequately punished by imprisonment, with or without hard labour, for a term not exceeding three months, or by a fine not exceeding 200 dollars, the Court shall hear and determine the case in a summary way, and without Assessors.

In other cases the Court shall hear and determine the case on indictment and with Assessors (subject to the provisions of this Order respecting inability to obtain an Assessor).

71. A provincial Court may impose the punishment of imprisonment and extent of for any term not exceeding twelve months, with or without hard labour, and with or without a fine not exceeding 1,000 dollars, or the punishment of a fine not exceeding 1,000 dollars without imprisonment.

72. Where the crime or offence with which any person is charged ^R fail a face by before a Provincial Court appears to the Court to be such that, if proved, Provincial for it would not be adequately punished by such punishment as the Court Supreme Court. has power to impose, and the accused is not to be sent for trial to Her Majesty's dominions, the Court shall reserve the case to be heard and determined by or under the special authority of the Supreme Court.

The Provincial Court shall take the depositions, and forthwith send them, with a minute of other evidence, if any, and report on the case, to the Supreme Court.

The Supreme Court shall direct in what mode and where the case shall be heard and determined, and (notwithstanding anything in this Order) the same shall be so heard and determined accordingly.

73. Every Co rt and authority in imposing and inflicting punish- Punishment in ments, and Her Majesty's Ministers in China and Japan in directing regarded. what punishment is to be inflicted in lieu of the punishment of death, shall have regard, as far as circumstances admit, and subject to the other provisions of this Order, to the punishments imposed by the law of Eng-

land in like cases, and to the mode in which the same are inflicted in England.

74. Any Court (but, in the case of a Provincial Court, subject to the approval of the Supreme Court) may order any person convicted before it of any crime or offence to pay all or any part of the expenses of, or preliminary to, his trial and of his imprisonment or cture punishment.

75. Where it appears to any Court that (z_1, z_2) made before it is malicious, or is frivolous and v xatious, the Court may order all or any part of the expenses of the prosecution to be paid by the person making the charge.

76. In either of the two last-mentioned cases, the amount ordered to be paid shall be deemed a debt due to the Crown, and may by virtue of the order, without further proceedings, be levied on the property of the pers n convicted or making the charge, as the case may be.

77. Where any punishment has been awarded by the Supreme or any other Court, then, if the circumstance of the case make it just or expedient, the Judge of the Supreme Court may at any time, and from time to time, report to one of Her Majesty's Principal Secretaries of State, or to Her Majesty's Minister in China or in Japan (accor ing as the crime or offence was committed in China or Japan) recommending a mitigation or remission of the punishment; and on such recommendation any such punishment may be mitigated or remitted by direction of the authority to whom the report is made.

But no such recommendation shall be made with respect to any punishment awarded by a Provincial Court, except on the recommendation of that Court, or on the dissent of an Assessor (if any) from the conviction, or from the amount of punishment awarded.

78. The Judge of the Supreme Court may, where it seems expedient, by warrant under his hand and the seal of the Supreme Court, cause any offender convicted before any Court and sentenced to imprisonment, to be taken to and imprisoned at any place in China or in Ja₁ an, from time to time, approved by one of Her Majesty's Principal Secretaries of S ate as a place of imprisonment for offenders.

A warrant of the Supr me Court shall be sufficient authority to the Governor or keeper of such place of imprisonment, or other persons to whom it is directed, t, receive and detain there the person therein named, according to the warrant.

79. Where any offender convicted before a Court in China or in Japan is sentenced to suffer imprisonment in respect of the crime or offence of which he is convicted, and it is expedient that the sentence be carried into effect within Her Majesty's dominions, the offender may (under the Foreign Jurisdiction Act, section 5) be sent for imprisonment to Hongkong.

The Judge of the Supreme Court may, where it seems expedient, by warrant under his hand and the seal of the Supreme Court, cause the offender to be taken to Hongkong, in order that the sentence passed on him may be there carries into effect accordingly.

80. The Judge of the Supreme Court shall, when required by one of Her Majesty's Principal Socretaries of State, send the Secretary of State a report of the sentence passed by the Judge, Assistant Judge, or Law Secretary of the Court in every case not heard and determined in a summary way, with a copy of the minutes of proceedings and notes of evidence, and the Judge may send with such report any observations he thinks fit.

Every Provincial Court shall forthwith send to the Judge of the Sunr me Court a report of the sentence passed by it in every case not heard and determined in a summary way, with a copy of the minutes of proceedings and notes of evidence, and with any observations the

Payment of expenses by offender ;

or by accuser.

Recovery of expenses.

Mitigation or remission of punishment.

Place of imprisonment in China or Japan. I fi

Imprisonment in British dominions.

In criminal cases reports to Secretary of State. Court thinks fit. The Judge of the Supreme Court shall, when required by one of Her Majesty's Principal Secretaries of State, transmit the same to the Secretary of State, and may send therewith any observations he thinks fit.

VI.-WAR, INSURRECTION, OR REBELLION.

81. If any British subject commits any of the following offences, that Pomshment for levying war, is to say :---

- (1.) In China, while Her Majesty is at peace with the Emperor of China, levies war or takes part in any operation of war against the Emperer of China, or aids or abets any person in carrying on war, insurregion, or rebellion against the Emperor of China.
- (2.) In Japan, while Her Majesty is at peace with the Tycoon of Japan, levies war or takes part in any operation of war agains the Tycoon of Japan, or aids or abets any persons in carrying on war, insurrection, or rebellion, against the Tycoon of Japan; every per- . so offending shall be deemed guilty of a misdemeanour, and on conviction thereof shall be liable (in the discretion of the Court before which he is convicted) to be punished by imprisonment f -r any term not exceeding two years, with or without hard labour, and with or without a fine not exceeding 5,000 dollars, or by a fine not exceeding 5,000 dollars without imprisonment.

In addition to such punishment every such conviction shall of itself, and without further proceedings, make the person convicted liable to deportation; and the Court before which he is convicted may order that he be deported from China or Japan to such place as the Court directs.

82. If any British aubject, without the licence of Her Majesty (proof Punishment for whereof shall lie on the party accused) takes part in any operation of war "erving with in the service of the Emperor of China against any person engaged in Emperor carrying on war, insurrection, or rebellion against the Emperor of China, licence. he shall be deemed guilty of a misdemeancur, and on conviction thereof shall be liable (in the discretion of the Court before which he is convicted) to be punished by imprisonment for any term not exceeding two years, with or without hard labour, and with or without a fine not exceeding 5,000 dollars, or by a fine not exceeding 5,000 dollars without imprisonment.

83. If the Court before which any person charged with having com- Report by mitted such a misdemeanour as in the two last preceding Articles mentioned court is brough is a Provincial Court, the Court shall report to the Judge of the Supreme Court the pendency of the case.

The Judge of the Supreme Court shall thereupon direct in what mode and wh re the case shall be heard and determined, and (notwithstanding anything in this Order) the case shall be so heard and determined accordingly.

VII.-TREATIES AND REGULATIONS.

84. If any British subject in China or in Japan violates or fails to observe any stipulation of any Treaty between Her Mojes'y, her heirs r Treation. successors, and the Emperor of China, or the Tycoon of Japan, for the time being in force, in respect of the violation whereof any penalty is stipulat d 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 a penalty not exceeding the penalty stipulated for in the Treaty.

85. Her Majesty's minister in China may from time to time make mediate the such Regulations as seem fit for the peace, order, and good government of British subjects resident in or resorting to China, and for the observance of the stipulations of Treaties between Her Majesty, her heirs or successors, and the Emperor of China, and for maintenance of friendly relations

between British subjects and Chinese subjects and authorities, and may make any such regulations apply either throughout China or to some one or more of the Consular districts in China, and may by any such Regulations repeal or alter any Regulations made for any such purpose as aforesaid before the commencement of this Order.

Any such Regulations shall not have effect unless and until they are approved by Her Majesty, such approval being signified through one of Her Majesty's Principal Secretaries of State,—save that in case of urgency, declared in any such Regulation, the same shall have effect unless and until they are disapproved by Her Majesty, such disapproval being signified through one of Her Majesty's Principal Secretaries of State, and notification of such disapproval is received and published by Her Majesty's Minister in China.

86. Such Regulations may impose penalties for offences against the same, as follows: namely,—for each offence imprisonment for any term not exceeding three months, with or without hard labour, and with or without a fine not exceeding 500 dollars, or a fine not exceeding 500 dollars, without imprisonment,—and with or without further fine for continuing offences not exceeding in any case 25 dollars for each day during which the offence continues after the original fine is incurred,—but sc that all such Regulations be so framed as to allow in every case of part only of the maximum penalty being inflicted.

87. All such Regulations shall be printed, and a printed copy thereof shall be affixed and at all times kept exhibited conspicuously in the public office of each Consular Officer in China to whose district the Regulations apply.

Printed copies of the Regulations applicable to each district shall be provided and sold therein at such reasonable prices as Her Majesty's Minister in China from time to time directs.

88. No penalty shall be enforced in any Consular district for any offence against any such Regulation until the regulation has been so affixed and kept exhibited in the public office of the Consular Officer for that district during one month.

89. For the purpose of convicting any person committing an offence against any such Regulation, and for all other purposes, a pr nted copy of the Regulation purporting to be certified under the hand of Her Majesty's Minister in China, or under the hand and consular seal of one of Her Majesty's Consular Officers in China, shall be conclusive evidence of the Regulation; and no proof of handwriting or seal purporting to certify same shall be required.

90. The foregoing provision relative to the making, printing, publication, enforcement, and proof of Regulations in and for China shall extend and apply, *mutatis mutandis*, to the making, printing, publication, enforcement, and proof of Regulations in and for Japan, with the substitution only of Japan for China, and of the Tycoon of Japan for the Emperor of China, and of Her Majesty's Minister in Japan for Her Majesty's Minister in China, and of Her Majesty's Consular Officers in Japan for Her Majesty's Consular Officers in China.

Trial of offences.

91. Any charge under this Order of an offence against any Treaty or against any such Regulation as aforesaid, shall be enquired of, heard, and determined in like manner in all respects as any ordinary criminal charge may be inquired of, heard, and determined under this Order, subject only to this qualification,—that (notwithstanding anything in this Order) every charge of an offence against any Treaty or against any Regulation for the observance of the stipulations of any Treaty shall be heard and determined in a summary way, and (where the proceeding is before a Provincial Court) without Assessors.

Penalties.

Publication.

When penalties

Proof of Begulations.

Regulations for Japan.

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VIJI.--- UNLAWFUL TRADE WITH JAPAN.

92. All trade of British subjects in, to, or from any part of Japan, Trade except to except such ports and towns as are for the time being open to British subjects by Treaty between Her Majesty, her heirs or successors, and the Tycoon of Japan, is hereby declared unlawful.

If any person engages in such trade as a principal, agent, ship-owner, ship-master, or supercargo, he shall be deemed guilty of a misdemeanour, and on conviction thereof shall be liable to be punished (in the discretion of the Court before which he is convicted) by imprisonment for any term not exceeding two years with or without hard labour, and with or without a fine not exceeding 10,000 dollars without imprisonment.

93. If the Court before which any person charged with having Report of committed such a misdemeanour is brought is a Provincial Court, the Court shall report to the Judge of the Supreme Court the pendency of the case.

The Judge of 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.

94. The Officer commanding any of Her Majesty's versels of war, or Science of any of Her Majesty's Naval Officers authorised in this behalf by the Officer having the Command of Her Majesty's Naval Forces in Japan, by writing under his hand may seize any British vessel engaged or reasonably suspected of being or having been engaged in any trace by this Order declared unlawful, and may either detain the vessel, with the master, officers, supercargo, crew, and other persons engaged in navigating the vessel, or any of them, or take or cause to be taken the vessel, and the master, officers, supercargo, crew, and other persons aforesaid, or any of them, to any port or place in Japan or elsewhere, convenient for the prosecution of a charge for the misdemeanour alleged to have been committed.

Any such vessel, master, officers, supercargo, crew, and persons may lawfully be detained at the place of seizure, or at the port or place to which the vessel is so taken, under the authority of any such officer, or of any of Her Majesty's Consular Officers in China or Japan, until the conclusion of any proceedings taken in respect of such misdemeanour.

IX.—JAPANESE WATERS.

95. When and as often as it appears to Her Majesty's Minister in Regulations Japan that the unrestricted entrance of British vessels into, or the water in Japan may lead to acts of disturbance or violence, or may otherwise endancer the maintenance of peaceful relations and intercourse between Her Majesty's subjects and the subjects of the Tycoon of Japan, Her Majesty's Minister may make any regulations for prohibiting or for restricting, in such manner as seems expedient, the entrance or passage of any British vessel (other than a vessel) of war of Her Majesty) into or through any such straits or other versa aforesaid, as defined in the Regulation.

Her Majesty's Minister may from time to time revoke or alter any such regulation.

96. The forgoing provisions of this Order relative to the making, Penalties and printing, publication, enforcement, and proof of Regulations to be made by proceedings. Her Majesty's Minister in China, and to the mode of proceeding in respect of any charge for an offence against any such Regulations, shall extend and apply, *mutatis mutandis*, to any Regulation made by Her Majesty's Minister in Japan, as last aforesaid. of Allow

Seizure of vessel

97. If any person navigating a British wilfully violates, or wilfully attempts to violate, any such Regulation, the officer commanding any vessel of war of Her Majesty, or in charge of any boat belonging to such vessel of war, may use force for the purpose of compelling him to desist from the violation or attempted violation of the Regulation, and if it appears necessary or expedient may seize the vessel, and such C mmanding Officer may either detain her at the place of seizure, or take her, or cause her to be taken, to any port or place in Japan or elsewhere where the offender may be more conveniently prosecuted for such offence. Any such vessel may lawfully be detained at the place of seizure, or

Any such vessel may lawfully be detained at the place of seizure, or at the port or place to which she is so taken, under the authority of any such Commanding Officer, or of any of Her Majesty's Consular Officers in Japan until the conclusion of any proceedings taken in respect of the offence.

X.-PIRACY.

98. Any British subject being in China or in Japan may be proceeded against, tried, and punished under this Order for the crime of piracy wherever committed.

99. If the Court before which a British subject charged with the crime of piracy is brought is a Provincial Court, the Court shall report to the Judge of the Supreme Court the pendency of the case.

The Judge of 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.

XI.-OFFENCES AGAINST RELIGION.

100. If any British sulject is guilty of publicly deriding, mocking, or insulting any religion established or observed in China or in Japan—or of publicly offering any insult to any religious service, feast, o. c. mony established or kept in any part of China or in Japan, or to any place for worship, tomb, or sanctuary belonging to any such religion, or to the ministers or professors thereof,—or of wilfully committing any act tending to bring any such religion 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 liable (in the discretion of the Court before which he is convicted) to imprisonment for any term not exceeding two years, with or without hard labour, and with or without a fine not exceeding 500 dollars, or to a fine not exceeding 500 dollars without imprisonment.

Notwithstanding an thing in this Order, every charge against a British subject of having committed any such offence shall be heard and determined in a summary way, and any Provincial Court shall have power to impose the runishment aforesaid.

Her Majesty's Consular Officers shall take such precautionary measures as seem to them proper and expedient for the prevention of such offences.

XII.-AUTHORITY WITHIN 100 MILES OF THE COAST OF CHINA.

101. Where a British subject, being aft r the commencement of this Order in China or in Ja an, is charged with having committed, either before or after the commencement of this Order, any crime or offence within a British vessel at a distance of not more than 100 miles from the coast of China,—or within a Chinese or Japanese vessel at such a distance as aforeskid,—or within a vessel not lawfully entitled to claim the protection of the flag of any State, at such distance as aforesaid,—any of Her Majesty's Courts in China or in Japan 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.

Jarmdiction as to piracy.

Beport by Provincial Court.

Punishment in 7 for pu ile insult to religion or religion

Jurisdiction of Courts in Ch ns and Japan.

102. If the Court before which the accused is brought is a Provin- R the Provincial cial Court, the Court shall report to the Judge of the Supreme Court the Court. pendency of the case.

The Judge of 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.

103. The provisions of this Order relative to crimes and offences, and Applications, 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 crime or offence had been committed in China or Japan.

104. Where a Britis! -ubject, being after the commencement of this Jurisdiction at Order in Hongkoug, is charged with having committed, either before or Hong ong. after the commoncement of this Order, any crime or offence within any British, Chinese, Japanese, or other such vessel at such a distance as aforesaid, the Supreme Court at Hongkong shall have and may exe cise authority and jurisdiction with respect to the crime or offence as fully as if it had been committed in Hongkong.

105. Her Majes y'- Minister in China or in Japan, the Judge or Military and Naval De riers, Assistant Judge of the Supreme Court, and any of Her Majesty's Consular Officers in China or in Japan, or the Governor or person administering the Government of Hongkong, on receiving satisfactory information that any soldier, sailor, marine, or other person belonging to any of Her M jesty's Military or Naval forces | as deserted therefrom, and has concealed hims. If in any British, Chinese, Japanese, or other such vessel 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 Her Majesty's forces or to the officer in command of a vessel of war of Her Majesty serving in China or Japan, as the case may require.

XIII.—DEPORTATION.

106. (i.) When it is hown on oath, to the satisfaction of any of Her Deportation, Majesty's Courts in China or in Japan, that there is reasonable ground to what cases. apprehend that any British subject in China or in Jayan is about to commit a breach of the public | eace,-or that the acts or conduct of any British subject in China or in Japan are or is likely to produce or excite to a breach of the public peace,-the Court within the jurisdiction whereof he happens to be may 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.

(ii.) Where any British subject is convicted, under this Order, of any crime or offence, the Court within the jurisdiction whereof he happens to be may require him to give security to the satisfaction of the Court for his future good behaviour.

In either of the cases, if the person required to give security fails to do so, the Court may order that he be detorted from China or Japan to such place as the Court directs.

107. In any case where an order of deportation is made under this Place of Deportation. Order the Court shall no, without the consent of the person to be deported, direct the deportation of any person to any place other than Hongkong or England.

108. A Provincial Court shall forthwith report to the Judge of the Supreme Court any order of deportation made by it, and the grounds Court. thereof.

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The Judge of 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.

109. The person to be deported shall be detained in custody until a fit time and opportunity for his deportation arrive.

The Judge of the Supreme Court shall then (and in the case of a person convicted, either after execution of the sentence or while it is in course of execution) by warrant cause him to be taken to the place of deportation.

110. The Judge of the Supreme Court may order that the person to be deported do pay all or any part of the expense of preliminary to his deportation.

111. The Judge of the Supreme Court shall forthwith report to one of Her Majesty's Principal Secretaries of State any order of deportation made or confirmed by him, and the grounds there f, and shall also inform Her Majesty's Ministers in China and Japan of the same.

112. 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, or other officer of Her Majesty there lawfully acting as such, who, on receipt of the person deported, with the warrant, shall detain him and shall forthwith report the case to the Governor or person administering the Government 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.

113. If any person deported returns to China or Japan without the permission of one of Her Majesty's Principal Secretaries of State, in writing under his hand (which permission the Secretary of State may give), he shall be guilty of an offence against this Order, and shall be liable on conviction thereof to punishment (in the discretion of the Court before which he is convicted) by imprisonment for any term not exceeding one month, with or without hard labour, and with or without a fine not exceeding 200 dollars, or by a fine not exceeding 200 dollars, without imprisonment, and also to be forthwith again deported in manner hereinbefore provided.

XIV.-REGISTRATION OF BRITISH SU SECTS.

114. Every British subject resident in China or Lapan,-being of the tion of residents. age of 21 years or upwards, or being married, or a widower or widow, though under that age,-shall, in the month of January in the year 1866 and every subsequent year, register himself or herself in a register to be kept at the Consulate of the Consular district within which he or she resides-subject to this qualification, that the registration of aman shall be deemed to include the registration of his wife (unless she is living apart from him), and that the registration of the head of the family, whither male or female, shall be deemed to include the registration of all females being relatives of the head of the family (in whatever degree of relationship) living under the same roof with the head of the family at the time of his or her registration.

Every British subject not so resident arriving at any place in China or Japan where a Consular Officer is maintained, unless borne on the muster roll of a British vessel there arriving, shall, within one month after his or her arrival, register himself or herself in a register to be kept at the Consular Office, but so that no such person shall be required to register himself or herself more than once in any year, reckoned from the 1st day of January.

Any person failing so to register himself or herself, and not excusing his or her failure to the satisfaction of the Consular Officer, shall not b_{Θ}

Time of deportation.

Order for expenses.

Beport of deportation

Deportation to and from Hongkong.

Punishment for returning.

Annu il registra-

Registration of non-residents.

Penalty.

entitled to be recognized or protected as a British subject in China or Japan, and shall be liable to a fine not exceeding ten dollars for each instance of such failure.

115. Every person shall on every registration of himself or herself Fee. pay a fee of such amount as one of Her Majest,'s Principal Secretaries of State from time to time by order u der his hand appoints, such amount either to be uniform for all persons, or to vary according to the circumstances of different classes, as the Secretary of State from time to time by such order directs.

116. The Consular Officer shall issue to every person so registered a Cortificate. certificate of registration under his hand and Consular seal; and the name of a wife (unless she is living apart from her husband) shall be indorsed on her husband's certificate; and the names and descriptions of females whose registration is included in that of the head of the family shall be indorsed on the certificate of the head of the family.

XV.—FOREIGNERS. FOREIGN TRIBUNALS.

117. Where a foreigner desires to institute or take any suit or Suits by proceeding of a civil nature against a British subject, the Supreme or a linet British other Court, according to its jurisdiction, may entertain the same, and subjects. where any such suit or proceeding is entertained shall hear and determine it according to the provisions of this Order, and of the Rules made under it applicable in the case,-either by the Judge, Assistant Judge, Law Secretary, or proper Consular officer sitting alo e (or with Assessors when the case so requires), or, if (in any case where a trial with a jury may be had under this Order) all parties desire, or the Court thinks fit to direct, a trial with a jury, then, but not otherwise, by the Judge, Assistant Judge, Law Secretary, or proper Consular officer, with a jury.

118. Where it is shown to any of Her Majesty's Courts that the Compulsory attendauce of a British subject to give evidence, or for any other purpose British subjects connected with the administration of justice, is required in a Chinese or the family Japanese Court, or belore a Chinese or Japanese judicial officer, or in a Court or before a judicial officer in China or Japan of any State in amity with Her Majesty, the Court may, in cases and under circumstances which would require the attendance of that British subject before one of Her Majesty's Courts in Chita or Japan, and if it seems to the Court just and expedient so to do, make an order for the attendance of the British subject in such Court or before such judicial officer and for such purpose as aforesaid,-but so that a Provincial Court shall not have power to make an order for such attendance of a British subject at any place beyond the particular jurisdiction of the Court.

Any British subject duly served with such an order, and with reasonable notice of the time and place at which his attendance is required, failing to attend accordingly and not excusing his failure to the satisfaction of the Court making the order, shall be liable to a fine not exceeding 500 dollars, or to imprisonment for any term not exceeding one month, in the discretion of the Court.

XVI.---APPEAL TO SUPREME COURT. 1.—In Civil Cases.

119. Where any decision of a Provincial Cour, sitting with or without Leave to appeal Assessors, is given in a civil case in respect of a sum or matter at issue of the so tain the amount or value of 250 dollars or upwards, or determines, directly or indirectly, any claim or question respecting property of the amount or value of 250 dollars or upwards,-any party aggrieved by the decision may apply to the Provincial Court for leave to appeal to the Supreme Court, and shall be entitled to leave on the terms prescribed by the Rules made under this Order, and subject to any restrictions and exceptions therein contained.

In any other case the Provincial Court may, if it seems just and expedient, give leave to appeal on like terms.

In any c. se the Supreme Court may give leave to appeal on such terms as seem just.

2.-Criminal Cases.

120. Where any person is convicted otherwise than in a summary way of a crime or off nce the Court o: Officer trying the case may, if it seems fit, may be reserved for the consideration of the Supreme Court any question of law arising on trial.

> The Court or Officer shall then state a special case, setting out the question reserved, with the facts and circumstances on which it arose, and shall send the case to the Supreme Court.

> 121. Where any person is convicted in a summary way of a crime or offence, and is dissatisfied with the conviction as being erroneous in point of law, the Court or Officer trying the case may, on his application in writing, and on compliance by him with any terms prescribed by the Rules made under this Order, state a special case, setting out the facts and the grounds of the conviction, for the opinion of the Supreme Court, and send it to that Court

> 122. Where a special case is stated, the Court or Officer stating it shall, as seems fit, ei her postpone judgment on the conviction, or respite execution of the judgment, and either commit the person convicted to prison, or take proper security for him to appear and receive judgment or render himself in execution (as the case may require) at an appointed time and place.

> 123. The Supreme Court shall hear and determine the matter, and thereupon shall reverse, affirm, or amend the judgment, conviction, or sentence in question,-or set aside the same, and order an entry to be made in the minutes of proceedings to the effect that in the judgment of the Supreme Court the person convicted ought not to have teen convicted, or arrest the judgment, or order judgment to be given at a subsequent store of the Court or Officer stating the case,-or make such other order as justice requires—and shall also give all necessary and proper consequential directions.

> 124. The judgment of the Supreme Court shall be delivered in open Court after the public hearing of any argument offered on belalf of the prosecution or of the person convicted.

> 125. Before delivering judge ent the Supreme Court may, il necessary, cause the special case to be amended by the Court or Officer stating it.

> 126. If on an applicat on for a special case, on a summary conviction, it seems to the Court or Officer t at the application is merely frivolous, but not otherwise, the Court or Officer may refuse to state a case.

> A Court or Officer so refusing shall forth ith send to the Supreme Court a report of the sentence, with a copy of the minutes of proceedings and notes of evidence, and any observation the Court or Officer thinks fit, and with a copy of the application for a special case.

> The Supreme Court shall examine the report and documents so sent. and, unless the Supreme Court is of opinion that the application was merely frivolous, shall, on the application in that behalf of the appellant, if made within one month after the refusal of a special case, proceed to hear and determine the matter according to the foregoing provisions as nearly as may be as if a special case had been stated.

XVII.-RULES OF PROCEDURE.

127. The Judge of the Supreme Court may, from time to time, frame tales to be 127. The Judge of the Supreme Court may, from time to time, frame and supreme Rules for any purpose for which it is before in this Order expressed or any frame in the supreme rest of the supreme court may, from time to time, frame implied that Rules of procedu c or practice are to be made, and also for the regulations of procedure and pleading, forms or writs, and other pro-

On conviction in Indictaura Questico of l .

On sau mary appeal on point of law to lie.

Postponement of of me or execution.

Authority of Supreme Court,

Proceedings to be public.

Amendment of special case.

Refusal to state Special case on Summary con-Viction.

Couit,

ceedings, expenses of witnesses and prosecutions, costs and fees, in civil and in criminal cases, in the Supreme Court and other Courts, including the regulation of cross-suits and the admission of counter-claims, and the regulation of proceedings thereon, and for the regulation of appeals to the Supreme Court from the other Courts in civil and in criminal cases, and of rehearings before the Judge of the Supreme Court, and may thereby impose reasonable penalties.

Rules affecting the conduct of civil suits shall be so framed as to secure, as far as may be, that cases shall be dec de lon their merits according to substantial justice, without excessive regard to technicalities of pleading or procedure, and without unnecessary delay.

Rules framed by the Judge shall not have effect unless and until they are approved by one of Her Majesty's Principal Secretaries of State, save that in case of urgency declared in any Rules framed by the Judge, with the approval of Her Majesty's Minister in China, the same shall have effect, unless and until they are disapproved by one of Her Majesty's Principal Secretaries of State, and notification of such disapproval is received and published by the Judge.

128. A Copy of the Rules for the time being in force shall be kept Publication of exhibited conspicuously in each Court and Consulate in China and Japan. Rules.

Printed c pies shall be provided and sold at such reasonable prices as the Judge of the Supreme Court from time to time directs.

No penalties shall be enforced in any Court for the breach of any Rule until the Rule has been so exhibited in the Court for one month.

129. A printed c py of any Rule, purporting to be certified under the Evidence of band of the Judge of the Supreme Court and the seal of the Court, shall Rules. be for all purposes conclusive evidence of the due framing, approval, and publication of the contents thereof.

130. From and after the commencement of any Rules made by the Revocation of Judge of the Supreme Court under this Order, all Rules and Regulations existing Rules theretofore made by the Chief Superintendent of Trade in China, or by H r Majesty's Consul-General in Japan, in respect of any matter in respect whereof the Judge of the Supreme Court is by thus Order authorised to make Rules, shall cease to operate.

XVIII .- APPEAL TO HER MAJESTY IN COUNCIL.

131. Where any final decree or order of the Supreme Court is made Appendom in a civil case in respect of a sum or matter at issue of the amount or value of 2,500 dollars or upwards,—or determines directly or indirectly any claim court m Cird or question respecting property of the amount or value of 2,500 dollars or Case upwar's,—any party aggrieved by the decree or order may, within fifteen upwards. days after the sam is male, apply by motion to the Supreme Court for leave to appeal to Her Majesty in Council.

132. If leave to appeal is applied for by a party adjudged to parmoney Execution or or perform a duty, the Supreme Court shall direct either that the decree suspension, or order appealed from be carried into execution, or that the execution thereof be suspended, pending the appeal, as the Court considers to be in accordance with substantial justice.

133. I the Court directs the decree or order to be carried into execu-security on tion, the part in whose favour it is made shall, before the execution of it, execution, give security to the satisfaction of the Court for the due parf rmance of such order as Her Majest in Counc.1 may think fit to make.

134. If the Court direct the execution of the decree or order to be Security on suspended pending the appeal, the party against whom the decree is made ^{suspension}, shall, before any order for suspension or execution, give security to the satisfaction of the Court for the due performance of such order as Her Majesty in Council may think fit to make.

ORDER IN COUNCIL

Becurity on Appeal.

Leave to appeal.

Leave in other OXIAN.

Liberty to appeal accord-

Baving for other

Appeal on question of law from Supreme Court in criminal cases

Saving for prerogative of pardon.

Saving for powers.

Reconciliation before litigation.

Presumption as to signalures and seals.

Minutes of proceedings.

135. In all cases security shall also be given by the appellant to the satisfaction of the Court to an amount not exceeding 2,500 dollars for the prosecution of the appeal, and for layment of such costs as may be awarded to any res ondent by Her Majesty in Council, or by the Lords of the Judicial Committee of Her Majesty's Privy Council.

136. If the last-mentioned security is given within one month from the filing of motion paper for leave to appeal, then and not otherwise the Supreme Court may give leave to appeal.

137. In any cases other than the cases hereinbefore described the Supreme Court may give leave to aspeal on the terms and in the manner aforesaid if it consider it just or expedient to do so.

138. In every case where leave to appeal is given as aforesaid, the appellant shall be at liberty to prefer and prosecute his appeal to Her Majesty in Council according to the rules for the time being in force respecting appeals to Her Majesty in Council from her colonies, or such other rules as Her Majesty in Council from time to time thinks fit to make concerning appeals from the Supreme Court.

139. Nothing in this Order shall affect the right of Her Majesty at. rights of a peal any time, on the humble petition of a party aggrieved by a decision of the Supreme Court in a civil case, to admit his appeal thereon on such terms and in such manner as Her Majesty in Council may think fit, and to deal with the decision appealed from in such manner as may be just.

> 140. Where any judgment, order, or sentence of the Supreme Court is given, made, or passed in the exercise of either original or appellate criminal jurisdiction, the party charged with the crime or offence, if he considers the judgment, order, or sentence to be erroneous in point of taw. may appeal therefrom to Her Majesty in Council, provided that the Supreme Court declares the case to be a fit one for such appeal, and that the appellant complies with such conditions as the Supreme Court establishes or requires. subject always to such rules as from time to time Her Majesty in Council thinks fit to make in that behalf.

> > XIX.—GENERAL PROVISIONS.

141. Nothing in this Order shall be deemed to affect Her Majesty's prerogative of pardon.

142. Except as in this Order expressly provided, nothing in this Order general Consular shall preclude any of Her Majesty's Consular Officers in China or in Japan from performing any act not of a judicial character that Her Majesty's Consular Officers there might by law or by virtue of usage, or sufferance, or otherwise have performed if this Order had not been made.

143. Every of Her Majesty's Consular Officers shall, as far as there is proper opportunity, promote reconciliation, and encourage and facilitate tle settlement in an amicable way, and without recourse to litigation, of matters in difference between British subjects in China or in Japan.

144. Every signature or seal affixed to any instrument purporting to be the signature of the Judge of the Supreme Court, or of any officer or person acting under this Order, or to be the scal of any of Her Majesty's Courts in China or in Japan, shall for all purposes under this Order, without any proof thereof, be presumed to be genuine, and shall be taken as genuine until the contrary is proved.

145. In every case, civil or criminal, heard in any Court, proper minutes of the proceedings shall be drawn up, and shall be signed by the Judge or Officer before whom the proceedings are taken, and sealed with the seal of the Court, and shall, where Assessors are present, be open for their inspection and for their signature if concurred in by them.

The minutes, with depositions of witnesses and notes of evidence taken at the trial, by the Judge or Officer, shall be reserved in the public office of the Court.

146. In a civil case any Court may order such cost or costs, charges, Costs in civil and expenses as to the Court seem reasonable, to be paid by any party to cases. the proceeding, or out of any fund to which the proceeding relates.

147. Any Court, either of its own motion, or, in civil cases, on the Witnesses application of any arty to any suit or proceeding or reference, may summon British subjects. as a witness any British subject in China or in Japan,-but so that a Provincial Court shall have power so to summon British subjects in its own district only.

Any British subject, duly served with such a summons, and with reasonable notice f the time and place at which his attendance is required, failing to attend a · rdingly and not excusing his failure to the satisfaction of the Court, shall over and above any other liability to which he may be subject, be liable to a fine not exceeding 500 dollars, or to imprisonment for any term not exceeding one month, in the discretion of the Court.

148. In civil cases any Court may, where the circumstances appear to Expenses of justify it, o der that the expenses of a witness, on his appearing to give Civil cases. evidence, shall be defrayed by the parties or any of them.

149. Any person appearing before a Court to give evidence in any case, Examination civil or criminal, may be examined or give evidence on oath in the form or on oath. with the ceremony that he declares to be binding on his conscience.

150. Any British subject wilfully giving false evidence in any suit or Penury. proceeding, civil or criminal, or on any reference, shall, on conviction thereof, be desmed guilty of wilful corrupt perjury.

151. All costs and all charges and expenses of witnesses, prosecutions, Enforcing parpunishments and deportations, and other charges and expenses, and all ment of costs, fees, fines, forfeitures, and pecuniary penalties payable under this Order, other moneys may be levied by distress and seizure and sale of ships, goods, and lands; and no bill of sale, or mortgage, or transfer of property, made with a view to security in regard to crimes or offences committed, or to be committed, shall be of any avail to defeat any provisions of this Order.

152. All fees, fines, forfcitures, confiscations, and pecuniary penalties Application of by treaty appropriated or payable to the Government of China, or to that fees and other moneys. of the Tycoon of Japan, shall be carried to the public accounts, and be applied in diminution of the public expenditure on account of Her Majesty's Courts of China and Japan; but if the Government of China or that of the Tycoon of Japan declines to receive any confiscation or pecuniary penalty by treaty appropriated or payable to it, the same shall be applied as other confiscations and pecuniary penalties are applicable,

153. Whenever under this Order any person is to be taken in custody Mode of removal or otherwise, for trial or imprisonment, or by way of deportation, or for of prisoners. any other purpose to the Supreme Court or elsewhere in China or Japan, or to Hongkong, 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 Her Majesty's vessels of war, or if there is no such vessel available, then on board any B itish or other fit vessel, 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 Supreme Court for China and Japan, or of a Provincial Court in China or Japan, or of the Supreme Court of Hongkong, or the warrant of the Governor or person administering the Government of Hongkong (as the case may be), 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 vessel of war, or other vessel (whether the constable, officer, or other

person, c ''' cosel 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 terson acting thereunder, and a duplicate thereof shall be delivered to the commander or master of any vessel 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 for China and Japan, and is executed 'y a Provincial Court in China or Japan,—and where the writ, order, or warrant issues from the Supreme Court of Hongkong, and is executed by any of Her Majesty's Courts in China or Japan,—a copy thereof, certified under the s al 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 vessel in which the person taken is embarked; and any such copy shall te for all purposes conclusive evidence of the Order of which it purports to be a copy.

154. Subject to the other provisions of this Order, all expenses of removal of prisoners and others from or to any place in China or Japan, or from or to Hongkong, and the expenses of deportation and of the sending of any person to Englan¹, shall be defrayed as the expenses relating to distressed British subjects are defrayed, or in such other manner as one of Her Majesty's Principal Secretaries of State from time to time directs.

155. If any British subject wilfully obstructs, by act or threat, an officer of a Court in the performance of his duty,—

Or within or close to the room or place where a Court is sitting wilfully behaves in a violent, threatening, or disrespectful manner, to the disturbance of the Court, or the terror of the suitors or others resorting thereto,—

Or wilfully insults the Judge, Assistant Judge, or Law Secretary of the Supreme Court, or any Consular Officer, or any Juror or Assessor, or any clerk or officer of a Court during his sitting or attendance in Court, or in going to or returning from Court,—

He shall be liable to be immediately apprehended by order of the Court, and to be detained until the rising of the Court, and further, on due inquiry and consideration, to be punished with a fine not exceeding 25 collars, or imprisonment for any term not exceeding seven days, at the discretion of the Court, according to the nature and circumstances of the case.

A minute shall be made and kep of every such case of punishment, recording the facts of the offence and the extent of the punishment, and in the case of a Provincial Court a copy of such minu e shall be forthwith sent to the Supreme Court.

156. If any clerk or officer of a Court ac ing under pretence of the process or authority of the Court is charged with extortion or with not duly paying any money levied, or with other misconduct, the Court may (without prejudice to any other liability or punishment to which the clerk or officer would in the absence of the present provision be liable) enquire into the charge in a summary way, and for that purpose summon an l enforce the attendance of all necessary persons in like manner as the attendance of witnesses and others may be enforced in a suit, and make such order thereupon for the repayment of any money extorted or for the due payment of any money levied, and for the payment of such damages and costs as

Espenses of removal of prisoners, &c.

Punishment for constructions or disturbance of Court.

Miscondust of efficers of Court.

Order for rcpayment, 178

the Court thinks just; and the Court may also, if it thinks fit, impose such fine upon the clerk or officer, not exceeding 50 dollars for each offence, \mathbf{F}_{ine} . as seems just.

157. Any suit or proceeling shall not be commenced in any of Her Suits for things Majesty's Courts in China or Japan, or in any Court of Hongkong, against Order. any person for anything done or omitted in pursuance or execution or intended execution of this Order, or of any Regulation or Rule made under it, u less notice in writing is given by the intending plaintiff or prosecutor to the intended defendant one month at least before the commencement of the suit or proceeding, nor unless it is commenced within three months next after the act or omission complained of, or, in case of continuation of damages, within three months next after the doin of such damages has ceased.

The plaintif in any suit shall not succeed if tender of sufficient amends is made by the defendant before the commencement thereof; and if no tender is made, the defendant may, by leave of the Court, at any time p y into Court such sum of money as he thinks fit, whereupon such proceeding and order shall be had and made in and by the Court as may be had and made on the payment of money into Court in an ordinary suit.

XX.-Hongkong.

158. Where a warrant or order of arrest is issued by any of Her Majesty's Backing of Courts in China or Japan for the appreheusion of a British subject, who order is charged with having committed a crime or offence within the jurisdiction of the Court issuing the warrant or order, and who is or is supposed to be in Hongkong, and the warrant or order is produced to any of Her Majesty's Justices of the Peace in and for Hongkong, such Justice may back the warrant or order, and the same when so backed shall be sufficient authority to the person to whom the warrant or order was originally directed, and also to any constable or other peace officer in and for Hongkong, to apprehend the accused in Hongkong, and to carry thin to and deliver him up within the jurisdiction of the Court issuing the warrant or order, according to the warrant or order.

159. The Supreme Court of Hongkong may take cognizance of offences Macao, committed by British subjects within the pennsula of Macao, and of suits originating there, when the party offending or the party sued comes or is found within the jurisdiction of that Court; but that Court shall not have power to issue any warrant or writ to be executed or served within that peninsula.

160. Save as expressly provided by this Order, all jurisdiction, power, Abolition of and authority of the Supreme Court of Hongkong exercisable in relation of urt in China to British subjects resident in or resorting to China or Japan, shall, from and Japan. the commencement of this Order, absolutely cease.

XXI.—REPEALS.

161. From and immediately after the commencement of this Order, Orders and the Orders in Council or any Consular Ordinances described in the repealed. Schedule to this Order shall be repealed; but this repeal shall not affect the past operation of any such Order or Ordinance, or any appointment made or thing done, or right, title, obligation, or liability acquired or accrued thereunder before the commencement of this Order.

XXII.-PENDING PROCEEDINGS.

162. Nothing in this Order, or in any Rules made under it, shall and for apply to or in any manner affect any suit or proceeding, either of a civil proceedings, or of a criminal nature, pending at the commencement of this Order, either with reference to the original proceedings therein or with reference to any appeal therein, or otherwise, subject nevertheless to the following provisions and qualifications :---

- (1.) All suits and proceedings, whether of a civil or of a criminal nature, instituted or taken before the commencement of this Order in the district of the Consulate of Shanghai, and pending at the commencement of this Order, are hereby transferred to the jurisdiction of the Supreme Court, and the same may be carried on and shall be tried, heard, and determined in and by the Supreme Court in like manner as nearly as may be in all respects as if the same had been instituted or taken in the district of the Constitute of Shanghai after the commencement of this Order.
- (2.) In any suit or preceeding, whether of a civil or of a criminal nature, the Court before which the same is pending at the commencement of thi Order, after hearing the parties, either of its own motion, or on the application of either party, or by consent, may, if it sees fit, from time to time direct that the procedure and practice prescribed by this Order, or by any Rule made under it, be followed in any respect.

163. Nothing in this Order shall take away any right of appeal of any suit of a civil nature pending at the commencement of this Order,-or interfere with the bringing or prosecution of any appeal in any such suit that might have been brought or prosecuted if this Order had not be n made, -or take away or abridge any jurisdiction, power, or authority of any Court, Judge, Officer, or person in relation to any appeal in any such suit, or to the execution or enforcement of any judgment, decree, or order made before or after the commencement of this Order, in or respecting any appeal in any such suit; and notwithstanding this Order, any appeal in any such suit shall lie and may be brought and prosecuted, and any such judgment, decree, or order may be made, executed, and enforced in like manner and with the like effect and consequences in all respects as if this Order had not been made subject only to this qualification: that in case of any appeal which, if this Order had not been made, would have lain or been heard and determined to or by the Chief Superintendent, or to or by Her Majesty's Consul-General in Japan, the same shall lie to and be heard and determined by the Supreme Court in a like course of procedure as nearly as may be in all respects as if this Order had not been made.

XXIII.-COMMENCEMENT AN PUBLICATION OF ORDER.

164. This Order shall commence and have effect as follows :---

- (1.) As to the making of any warrant or appointment under this Order, immediately from and after the making of this Order:
- (2.) As to the framing of Rules by the Judge of the Supreme Court, and the approval thereof by one of Her Majesty's Principal Secretaries of State, immediately from and after the first appointment under this Order of a Judge of the Supreme Court:
- (3.) As to all other matters and provisions comprised and contained in this Order, immediately from and after the expiration of one month after this Order is first exhibited in the public office of ther Majesty's Consul at Shanghai; for which purpose Her Majesty's Consul at Shanghai is hereby required torthwith, on receipt by him of a copy of this Order, to affix and exhibit the same conspicuously in his public office, and he is also hereby required to keep the same so affixed and exhibited during one month from the first exhibition thereof, and of the time of such first exhibition notice shall, as soon thereafter as practicable, be published in every Consular District in China and in Japan, in such manner as Her Majesty's Ministers there respectively direct.

Appeals in pending suits.

Tunce of com-

And, nothwithstanding anything in this Order, the time of the expiration of the said month shall be deemed to be the time of the commencement of this Order.

165. A copy of this Order shall be kept exhibited conspicuously in Proclamation each Court and Consulate in China and in Japan.

Printed copies shall be provided and sold at such reasonable prices as Her Majesty's Minister in China directs.

And the Right Honourable the Earl Russell, and the Right Honourable Edward Cardwell, two of Her Majesty's Principal Secretaries of State, and the Lords Commissioners of the Admiralty, are to give the necessary directions herein as to them may respectively opertain.

(Signed) ED' UND HARRISON.

The SCHEDULE to which the foregoing Order refers.

Orders in Council Repealed.

CHI	NA.					JAPAN.	
9 DECE	MBER,	1833	(Two	Orders.)	23	JANUARY,	1860
4 JANUA	ARY,	1843			4	FEBRUARY,	1861
24 FEBRI	UARY,	1843			12	SEPTEMBER,	1863
2 Остон	BER,	1843			- 7	JANUARY,	1864
17 APRII		1844					
13 JUNE,		1853					
2 FEBRI	UARY,	1857					
3 MARC	н,	1859					
12 SEPTE	MBER,	1863					
9 JULY.		1864					

Consular Ordinances Repealed.

No.	1.—19	JANUARY,	1854	Deserters.
No.	231	MARCH,	1854.	Lunatics; Coroner.
No.	117	JANUARY,	1855.	Neutrality.
No.	1 5	MARCH,	1856.	Insolvents.
No.	229	MAY,	1856.	Removal of Prisoners, &c.

THE CHINA AND JAPAN ORDER IN COUNCIL, 1877

AT THE COURT AT WINDSOR, THE 30TH DAY

OF APRIL, 1877.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas by the China and Japan Order in Council, 1865, Her Majesty the Queen was pleased, by the advice of Her Privy Council, to make provision for the exercise of Her Majesty's power and jurisdiction over Her Majesty's subjects resident in or reporting to China or Japan:

And whereas in China and Japan ad itional ports may be from time to time open d to oreign trade, and it is expedient to provide for the exercise at those ports of Her Majesty's power and jurisdiction before the establishment there of Commissioned Consular Officers:

Now, th refore, Her Majesty, by virtue of the powers in this behalf by the Foreign Jurisdiction Acts, 1843 to 1875, and by the Act of the Session of the sixth and seventh years of Her Majesty's Reign, chapter eighty, "for the better govertment of Her Majesty's subjects resorting to China," or otherwise, in Her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows:---

1.—The provisions of Arti le 25 of the China and Japan Order in Council, 1865, and all provisions of that Order consequent thereon or relative thereto, so all extend and apply to every person (not holding a Consular Commission from Her Majesty) from time to time appointed by Her Majesty's Minister in China or Japan to be Acting Consul, and to be resident at a port in China or Japan, which is for the time being open to foreign trade, and at which no Commissioned Consular Officer of Her Majesty is resident.

2.—For the purposes and within the mearing of the said Order, every person so appointed as an Acting Consul shall be deemed a Consular Officer, and the district for which be is appointed to act shall be deemed a Consular District, and the Court held by him shall be deemed a Provincial Court.

3.-Words in this Order have the same meaning as in the said Order.

C. L. PEEL.

ORDER IN COUNCIL, 1877.

By an Order in Council dated 23rd October, 1877, the jurisdiction of the Supreme Court of Hongkong was extended to cases occurring in any place on land being within ten unless of any part of the Colony, the said jurisdiction being in addition to and concurrent with any power or jurisdiction possessed by the Supreme Court for China or Jap nor any Provincial Court under the Order in Council of the 9th March, 1865.

THE CHINA AND JAPAN ORDER IN COUNCIL, 1878

AT THE COURT AT OSBORNE HOUSE, ISLE OF WIGHT, THE 14TH DAY

OF AUGUST, 1878.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas Her Majesty the Queen has power and jurisdiction over Her Majesty's subjects resident in or resorting to China and Japan:

Now, therefore, Her Majesty, by virtue of the powers in this behalf by the Foreign Jurisdiction Acts, 1843 to 1875, and by the Act of Parliament of the session of the sixth and seventh years of Her Maje-ty's reign (chapter 80), "for the better government of Her Majesty's subjects resorting to China," or otherwise, in Her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows:-

Preliminary.

1.-This Order may be cited as "The China and Japan Order in Council, 1878." 2.-This Order shall commence and have effect as follows :--

(a.) As to the making of any warrant or appointment under this Order, imm. diately from and afte the making of this Order.

(b.) As to all other matters and provisions comprised and contained in this Order, immediately from and after the expiration of one month after this Order is first exhibited in the public office of Her Majesty's Consul-General for the district of the Consulate at Shanghai; for which purpose Her Majesty's Consul-General or other principal Consular Officer for the time being for that district is hereby required forthwith, on receipt by him from Her Majesty's Minister in China of a copy of this Order, with instructions in this behalf, to affix and exhibit this Order conspicuously in that public office, and to keep the same affixed and exhibited during one month thereafter; of the time of which first exhibition notice shall be published as soon thereafter as practicable in each Consular district in China and in Japan, in such manner as Her Majesty's Ministers there respectively direct ; and the time of the expiration of that month shall be deemed the time of the common cement of this Order.

3.-(1.) Articles 9 to 22, both inclusive, of the China and Japan Order in Council, 1865, are hereby revoked.

(2.) Articles 36 and 37 of that Order are Lereby revoked as regards Jaran only.

(3.) In this Order "The Secretary of State" means one of Her Majesty's Principal Secretaries of State.

(4.) Subject to the foregoin provisions, this Order shall be read as one with the Chica and Japan Order in neil, 1865.

(5.) A copy of this Order shall be kept exhibited conspicucusly in each Court and Consulate in China and in Japan.

(6.) Printed copies thereof shall le provided, and shall be sold at such reasonable price as Her Majesty's Ministers there respectively direct.

Supreme Court for China and Japan.

4.--(1.) There shall be a Chief Justice and an Assistant-Judge of the Supreme Court of China and Japan.

(2.) The Assistant-Judge shall be the Registrar of the Supreme Court; and the office of Law Secretary of the Supreme Court is hereby abolished.

(3.) The Assistant-Judge shall hear and determine such causes and matters, civil and criminal, and transact such other part of the business of the Supreme Court, as the Chief Justice from time to time, by general order or otherwise, directs; and for that purpose the Assistant Judge shall have all the like jurisdiction, power, and authority as the Chief Justice.

(4.) Any party to a suit or proceeding wherein any matter or question is heard and determined by the Assistant-Judge shall be entitled, as of course, to a rehearing before the Chief Justice, sitting with the Assistant-Judge, or, in the unavoidable absence of the Assistant-Judge, alone.

(5.) If, on any such rehearing, there is a difference of opinion between the Chief Justice and the Assistant Judge, the opinion of he Chief Justice shall prevail.

(6.) Throughout the China and Japan Order in Council, 1865, and the Rules made thereunder, the Chief Justice of the Supreme Court shall, as regards China, be deemed to be therein substituted for the Judge of the Supreme Court.

(7.) There shall be attached to the Supreme Court a Chief Clerk, and so many officers and clerks as the Secretary of State from time to time thinks fit.

Court of Japan.

5.--(1.) There shall be in and for Japan a Court styled Her Britannic Majesty's Court for Japan.

(2.) The Court for Japan shall have a seal, bearing its style and such device as the Secretary of State from time to time directs.

(3.) The Court for Japan shall hold its ordinary sitting at Kanagawa, or, on emergency, at any other place within the district of the Consulate of Kanagawa, but may at any time transfer its ordinary sittings to any place in Japan approved by the Secretary of State or by Her Majesty's Minister in Japan.

(4.) There shall be a Judge and an Assistant-Judge of the Court for Japan.

(5.) The Assistant-Judge shall hear and determine such causes and matters, civil and criminal, and transact such other part of the business of the Court, as the Judge from time to time by general order, or otherwise, directs; and for that purpose the Assistant-Judge shall have all the like jurisdiction, power, and authority as the Judge.

(6.) Any party to a suit or proceeding wherein any matter or question is heard and determined by the Assistant-Judge shall be entitled, as of course, to a rehearing before the Judge, sitting with the Assistant-Judge, or, in the unavoidable absence of the Assistant-Judge, alone.

(7) If, on any such rehearing, there is a difference of opinion hetween the Judge and the Assistant-Judge, the opinion of the Judge shall prevail.

(8.) In Japan, persons accused of crimes which in England are capital shall be tried by the Judge of the Court for Japan, with a jury, and not otherwise.

(9.) There shall be attached to the Court for Japan a Chief Clerk, and so many officers and clerks as the Secretary of State from time to time thinks fit.

Jurisdiction in Japan.

6.--(1.) Her Majesty's Consul for the district of the Consulate of Kanagawa shall cease to hold and form a Provincial Court.

(2.) Unless and until the Secretary of State otherwise directs, Her Majesty's Consul for the time being for the district of the Consulate of Kanagawa shall be the Assistant-Judge of the Court for Japan.

(3.) All Her Majesty's jurisdiction, civil and criminal, exercisable in Japan shall, for and within the district of the Consulate of Kanagawa, be vested in the Court for Japan as its ordinary jurisdiction.

(4.) All Her Majesty's jurisdiction, civil and criminal, exercisable in Japan beyond the district of the Consulate of Kanagawa, and not under this Order vested In the Court for Japan, shall, to the extent and in the manner provided by the China and Japan Order in Council, 1865, as modified by this Order, be vested in the Provincial Courts in Japan, each for and within its own district.

(5.) The Court for Japan shall have, in all matters, civil and criminal, an extraordinary original jurisdiction throughout Japan, concurrent with the jurisdiction of the several Provincial Courts in Japan, the same to be exercised subject and according to the provisions of the China and Japan Order in Council, 1865, as modified by this Order.

7.—(1.) Subject to the provisions of this Order, the provisions of the China and Japan Order in Council, 1865, and the Rules in force in the Supreme Court and other Courts in China and Japan made under that Order, shall extend and apply to the Court for Japan, as if the same were a Court (not a Provincial Court) established under the Order.

(2.) For the purpose of the application thereof to the Court for Japan, in Articles 23, 24, 38, 39, 41, 42, 43, 47, 54 to 57, 59, 61, 62, 67, 68, 69, 72, 74, 77 to 80, 83, 93, 99, 102, 105, 108 to 111, 117, 119, 120 to 126, 144, 153, 155, all inclusive, of that Order, and throughout those Rules, there shall, as regards Japan, be deemed to be substituted Japan for China or for China and Japan, Kanagawa for Shanghai, the Court for Japan for the Supreme Court for China and Japan, and the Judge and Assistant-Judge of the Court for Japan for the Judge and Assistant-Judge of the Supreme Court for Supreme Court; but not so as to affect those Articles and Rules as regards operation thereof in and for China.

8.—(1.) Article 119 of the China and Japan Order in Council, 1865, relative to appeals in civil cases to the Supreme Court for China and Japan, shall extend and apply to appeals from decisions of the Court for Japan, as if the same were a Provincial Court within that Article; and that Article, and the Rules therein referred to, shall accordingly, notwithstanding anything in this Order, apply to appeals from the Court for Japan to the Supreme Court for China and Japan; but the last mentioned appeals shall not be heard except by the Chief Justice of the Supreme Court, sitting with the Assistant-Judge of that Court, or, in the unavoidable absence of the Assistant-Judge, alone.

(2.) If, on any such appeal, there is a difference of opinion between the Chief Justice and the Assistant-Judge, the opinion of the Chief Justice shall prevail.

(3.) Articles 120 to 126, both inclusive, of the China and Japan Order in Council, 1865, relative to appeals to the Supreme Court for China and Japan in criminal cases, shall extend and apply to appeals to that Court in criminal cases from decisions of the Court for Japan, both in cases originally tried in the Court for Japan and in cases brought by virtue of this Order before that Court, under these Articles, by way of appeal from any Court or Officer in Japan; and, for the purposes of this Article, the Court for Japan shall, in cases so brought + efore it by way of appeal, be deemed to be the Court trying the case.

Judges in China and Japan.

9.—(1.) The Chief Justice and Assistant Judge of the Supreme Court and the Judge and Assistant-Judge of the Court for Japan shall each be appointed by Her Majesty by warrant under Her Royal Sign Manual, subject and according to Article 23 of the China and Japan Order in Council, 1865.

(2.) The Chief Justice and the Judge shall each be a subject of Her Majesty by birth or naturalization, who, at the time of his appointment, is a member of the Bar of England, Scotland, or Ireland, of not less than seven years' standing.

10.—(1.) In the case of the death or illness, or the absence or intended absence from the district of the Consulate of Shanghai, of the Chief Justice or of the Assistant-Judge of the Supreme Court, Her Majesty's Minister in China may appoint a fit person to be the Acting Chief Justice or to be the Acting Assistant-Judge (as the case may require): but, unless in any case the Secretary of State otherwise directs, the Assistant-Judge, if present and able to act, shall always be appointed to be Acting Chief Justice.

(2.) In case of the death or illness, or the a' sence or intended absence from the district of the Consulate of Kanagawa, of the Judge or of the Assistant-Judge of the

Court for Japan, Her Majesty's Minister in Japan may appoint a fit person to be the Acting Judge or to be the Acting Assistant-Judge (as the case may require).

Vice-Admiralty Jurisdiction.

11 .- Any proceeding taken in China or Japan against one of Her Majesty's vessels, or the officer commanding the same, as such, in respect of any claim cognisable in a Court of Vice-Admiralty, shall be taken only in the Supreme Court or in the Court for Japan, under the Vice-Admiralty juri-diction thereof, respectively.

Pending Proceedings.

12 .- Nothing in this Order shall affect any suit or proceedings, civil or criminal, pending at the commencement of this Order, with reference either to the original proceedings therein, or to an a peal therein, or otherwise; save that all suits and proceedings, civil or criminal, instituted or taken in the district of the Consulate of Kanagawa lefore and pending at the commencement of this Order are hereby transferred to the jurisdiction of the Court for Japan; and the same may be carried on and shall be tried, heard, and determined, in and by the Court for Japan, as nearly as may be, as if the same had been instituted or taken in the district of the Consulate of Kanagawa after the commencement of this Order.

And the Most Honourable the Marquis of Salisbury, and the Right Honourable Sir Michael Edward Hicks-Beach, Baronet, two of Her Majesty's Principal Secretaries of State, and the Lords Commissioners of the Treasury, and Lords Commissioners of the Admirally, are to give the necessary directions herein as to them may respectively appertain.

C. L. PEEL.

THE CHINA AND JAPAN ORDER IN COUNCIL, 1881.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS Her Majesty the Queen has power and jurisdiction in relation to Her Majesty's subjects and others in the dominio s of the Empe or of China and the dominions of the Mikado of Japan:

Now, therefore, Her Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Acts, 1843 to 1878, or otherwise, in Her vo ted, is pleased, by and with the advice of Her Privy Council, to order, and it is rereby ordered, as follows :---

Preliminary.

1.-This order may be cited as the China and Japan Order in Council, 1881.

2.-This order shall, except as oth rwise expressed, commence and take effect from and immediately after the 31st day of December, 1881, which time is in this Order referred to as the commencement of this Order.

3.—In this Order—

"China" means the dominions of the Emperor of China: "Japan" means the dominions of the Mikado of Japan:

- "Minister" means superior Diplomatic Representative, whether Ambassador, Envoy, Minister Plenipotentiary, or Charge d'Affaires :
- "Consular Officer" includes every officer in Her Majesty's Consular Service, whether Consul-General, Consul, Vice Consul, or Consular Agent, or person authorised to act in any such capacity in China or in Ja an;
- "British subject" means a subject of Her Majesty, whether by birth or by naturalisation:
- "Foreigner" means a subject of the Emperor of China or of the Mikado of Japan, or a subject or citizen of any other State in amity with Her **Majesty**:

- "Treaty" includes Convention, and any Agreement, Regulations, Rules, Articles, Tariff, or other instrument annexed to a Treaty, or agreed on in pur-uance of any stip dation thereof:
- "Month" means calendar month:
- Words importing the plural or the singular may be construed as referring to one person or thing, or more than one person or thing, and words importing the masculine as referring to females (as the case may require).

Repeal.

4.—Subject to the provisions of this Order, Articles Eighty-five to Ninetv-one, inclusive, of the China an I Japan Order in Council, 1865, authorising the making of Regulations for the purposes and by the authority therein mentioned and the Regulations made thereunder, dated respectively 11th July, 1866, and 16th November, 1866, relating to mortgages, bills of sale, and proceedings against partnerships or partners or agents theref, and Rule 252 of the Rules of the Supreme Court and other Courts in China and Japan of 4th May, 1865, relating to proceedings by or against partnerships, and Articles One hundred and seventeen and One hundred and eighteen of the China and Japan Order in Council, 1865, relating to foreigners and foreign tribunals, are hereby repealed, from the commencement of this Order; but this repeal does not affect any right, title, obligation, or liability acquired or accrued before the commencement of this Order.

Confirmation of Regulations not Repealed.

5.—Such Regulations as are described in the Schedule to this Order being Regulations made or expressed or intended to be made or in execution of the pow rs conferred by Acticles Eighty-five to Ninety-one of the China and Japan Order in Council, 1865, and all other Regulations made or expressed or intended to be so made and having been approved or in case of urgency, not disapproved, under that Order, before the commencement of this Order, except the Regulations expressed to be repealed by this Order, are hereby confirmed, as from the passing of this Order and the same, as far as they are now in force, shall be in force and hall be deemed to have always been of the like validity and effect as if they had been originally made by Order in Council.

Authority for further Regulations.

6.—Her Majesty's Minister in China may from time to time, subject and according to the provisions of this Order, make such Regulations as to him seem fit for the peace, order, and good government of British subjects, resident in or resorting to China.

7.—The power aforesaid extends to the making of Regulations for securing observance of the stipulations of Treaties between Her Majesty, Her Heirs and Successors, and the Emperor of China, and for maintaining friendly relations between British subjects and Chinese subjects and authorities.

8.—Her Majesty's Minister in China may, as he thinks fit, make any Regulation und r this Order extend either throughout China or to some one or more only of the Consular distric s in China.

9.—Her Majesty's Minister in China, in the exercise of the powers afore-aid, may, if h thinks fit, join with the Ministers of any foreign Powers in amity with Her Majesty in making or adopting Regulation, with like objects as the Regulations described in the Schedule to this Order, commonl. called the Shanghai Land Regulations, or any other Regulations for the municipal government of any foreign concession or settlement in China; as regards British subjects, joint Regulations so make shall be as valid and binding as if they related to British subjects only.

10.—Her Majesty's Minister in China may, by any Regulation made under this Order, repeal or alter any Regulation made under the China and Japan Order in Council, 1865, or under any prior like authority.

11.—(a) Regulations made under this Order shall not have effect unless and until they are approved by Her Majesty the Queen, that approval being signified through one of Her Majesty's Principal Secretaries 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 Her Majesty the Queen, that disapproval being signified through one of Her Majesty's Principal Secretaries of State, and until notification of that disapproval has been received and published by Her Majesty's Minister in China.

(b.) That approval, where given, shall be conclusive, and the validity and regularity of any Regulations so approved shall not be called in question in any legal proceeding whatever.

12.—Any Regulations made under this Order may, if Her Majesty's Minister in China thinks fit, impose penalties for offences against the same.

13.—Penalties so imposed shall not exceed the following, namely:—For any off nee imprisonment for three months, with or without hard labour, and with or without a fine of \$500, or a fine of \$500 without imprisonment,—with or without a further fine for a continuing offence of \$25 for each day during which the offence continues after the original line is incurred.

14.—Regulations imposing penalties shall be so framed as to allow in every case of part only of the highest penalty being inflicted.

15.—All Regulations made 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 ca h Consulate in China.

16.--Printed copies of the Regulations shall be kept on sale at such reasonable price as Her Majesty's Minister in China from time to time directs.

17.—Where a Regulation imposes a penalty, the same shall not be enforceable in any Consular district until a printed copy of the Regulation has been affixed in the public office of the Consulate for that district, and has been kept exhibited conspicuously there during one month.

18.—A charge of an offence against a Regulation made under this Order, imposing a penalty, shall be enquired of, heard, and determined as an ordinary criticinal charge under the China and Japan Order in Council, 1865, except that (nothwithstanding anything in that Order) where the Regulation is one for securing observance of the stipulations of a Treaty, the charge shall be heard and determined in a summary way, and (where the proceeding is before a Provincial Court) without Assessors.

19.—A printed copy of a Regulation, purporting to be made under this Order, and to be certified under the hand of Her Majesty's Minister in China, or under the hand and Consultr's all of one of Her Majesty's Consular Officers in China, shall be conclusive evidence of the due making of the Regulation, and of its contents.

20.—The foregoing provisions authorising Regulations for China are hereby extended to Japan, with the substitution of Japan for China, and of the Mikado of Japan for the Emperor of China, and of Her Majesty's Minister in Japan for Her Majesty's Minister in China, and of Her Majesty's Consular Officers in Japan for Her Majesty's Consular Officers in China.

Prison Regulations.

21.—The respective powers aforesaid extend to the making of Regulations for the government, visitation, care, and superintendence of prisons in China or in Japan, 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 or offences against Regulations do not apply to Regulations respecting prisons and offences of prisoners.

Mortgages.

22.—A deed or other instrument of mortgage, legal or equitable, of lands or houses in China or in Japan, 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 in situate.

23.-Registration is made as follows :- The original and a copy of 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.

24.—If a decd or other instrument of mortgage is not registered at the Consulate aforesaid within the respective times following (namely):

(i.) Within fourteen days after its execution, where it is executed in the Consular district wherein the property mortgaged is situate:

(ii.) Within two months after its execution, where it is executed in China or Japan, elsewhere than in that Consular district, or in Hongkong:

(iii.) Within six months after its execution, where it is executed elsewhere than in China, Japan, 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.

25.—Registered deeds or other instruments of mortgage, legal or equitable, of the same lands or houses have, as among themselves, priority in order of registration.

26.-(a.) The provisions of this Order do not apply to a deed or other instrument of mortgage executed before the commencement of this Order.

(b.) As regards a deed or other instrument of mortgage executed before the commencement of this Order, the Regulations repealed by this Order shall, notwithstanding that repeal, be in force, and shall be deemed to have always been of the like validity and effect as if they had originally been made by Order in Council.

27.—The power conferred on the Chief Justice of the Supreme Court for China and Japan by Article 127 of the China and Japan Order in Council, 1865, of framing Rules from time to time, is hereby extended to the framing of Rules for prescribing and regulating the making and 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 authorising and regulating the unregistering of any deed or other instrument of mortgage, or the registering of any release or satisfaction in respect thereof.

Bills of Sale.

28.—The provisions of this Order relating to bills of sale—

(i.) Apply only to such bills of sale executed by British subjects as are intended to affect chattels in China or in Japan :

(ii.) Do not apply to bills of sale given by sheriffs or others under or in excution of process authorising seizure of chattels.

29.-(a.) Every bill of sale must conform with the following rules (namely):

(1.) It must state truly the name, description, and address of the grantor.

(2.) It must state truly the consideration for which it is granted.

(3.) It must have annexed thereto or written thereunder an inventory of the chattels intended to be comprised therein.

(4.) 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.

(5.) The execution of the bill must be attested by a credible witness, with his address and description.

(b.) Otherwise, the bill is void in China and in Japan to the extent following, but not further (that is to say):

(i.) In the case of failure to conform with the rule respecting an inventory, as far as regards chattels omitted from the inventory; and

(ii.) In any other case, wholly.

(c.) The inventory, and any defeasance, condition, or declaration as aforesaid, respectively, is for all purposes deemed part of the bill.

30.—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, at the Supreme Court; and if it is intended to affect chattels in Japan, at the Court for Japan; or in either case at the Consulate of the Consular district wherein the chattels are, within the respective times following and not afterwards (namely): (i.) Within fourteen days after its execution, where it is executed in the Consular district wherein the chattels are:

(ii.) Within two mouths after its execution, where it is executed in China or in Japan, elsewhere than in that Consular district, or in Hougkong.

(iii.) Within six months after its execution, where it is executed elsewhere than in China, Japan, or Hongkon:

31.-Registration to be 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 Coart or Consulate; and the copy and affidavit are left there.

32.—If a bill of set 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 the time, void in China or in Japan, according as that place is in China or in Japan, to the extent following but not further (that is to say):

(i.) As against true e.s or assignees of the estate of the grantor, in or under bankruptey, liquidation or assignment for benefit of creditors; and

(ii.) As against all sheriffs and others seizirg chattels under process of any Court, and any person on whose behalf the seizure is made; but only

(iii.) As regards the property in, or right to, the presession 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.

33.—Registered bills of sale affecting the same chattels have as among themselves priority in order of registration.

34.—Chattels comprised in a registered bill of sale are not in the possession, order, or disposition of the granter within the law of bankruptcy.

35.—If in any case there is an unregistered bill of sale, and within or on the expiration of the time by this O der 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 Supreme Court for China and Japan, or the Court for Japan, as the case may require, 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.

36.—The registration of a bill of sale must be r newed once at least every five years.

37.—Renewal of registration is made is follows:—An affidavit stating the date of and parties to the bell of sale, and the date of the original 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.

38.—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 unregister d.

39.—The provisions of this Order relating to rerewal apply to bills of sale registered under the Regulations repealed by this Order.

40.—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.

41.—Where the time for registration or renewal of registration of a bill of sale expires on a Sunday, or other day on which the flice for registration is closed, the registration or renewal is valid if made on the first subsequent day on which the office is open.

42.—If in any case the Suprebe Cour for China and Japan, or the Court for Japan, as the case may require, is satisfied that failure to register or to renew the registration of a bill of sale in due time, or any or ission or misstatement connected with registration or renewal, was accidental or inadvertent, the Court may, if it thinks

fit, order the failure, omission, or misstat, ment 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 thicks fit.

43 - (a.) The provisions of this Order, except as regards renewal of registrations, do not apply to a bill of sale executed be one the commencement of this Order.

(b.) As regards a bill of sal \cdot executed before the commencement of this Order, the Regulations repealed by this Order shall, notwithstanding that repeal, be in force, and shall be deemed to have always been of the like validity and effect as if they had originally been made by Order in Council.

44.—The power conferred on the Chief Justice of the Supreme Court for China and Japan by Article 127 of the China and Jap in Order in Council, 1865, of framing Rules from time to time, is hereby extended 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 authorising and regulating the unregistering of any bill of sale, or the registering of any release or satisfaction in respect thereof.

Suits by or against Partners.

45.-(a.) The following are Rules of Procedure of Her Majesty's Courts in China and Japan, under the China and Japan Order in Council, 1865:

(1.) Persons claiming or being liable as partners may sue or be sued in the firm name, if any.

(2.) Where partners sue in the firm name, they must, on demand in writing on behalf of any defendant, forthwith declare the names and addresses of the partners.

(3.) Otherwise, all proceedings in the suit may, on application, be stayed on such terms as the Court thicks fit.

(4.) When the names of the partners are so declared, the suit proceeds in the same manner, and the same consequences in all respects follow, as if they had been named as the plaint ffs in t: e petition.

(5.) All subsequent proceedings, nevertheless, continue in the firm name.

(6.) Where partners are such in the firm name, the petition must be served either on one or more of the partners within the jurisdiction, or at the principal place of the partnership business within the jurisdiction, on some person having then and there control or management of the partnership business.

(7.) Where one person, carrying on business in the name of a firm apparently representing more persons than one, is sued in the firm name, the petition may be served at the principal place of the business within the jurisdiction on some person having then and there control or management of the business.

(8.) Where partners are such in the firm name, they must appear individually in their own names.

(9.) All subsequent proceedings, nevertheless, continue in the firm name.

(10.) Where a person, carrying on business in the name of a firm apparently representing more persons than one, is sued in the firm name he must appear in his own name.

(11.) All subsequent proceedings nevertheless continue in the firm name.

(12.) In any case not hereinbefore provided for, where persons claiming or being liable as partners sue or are sued in the firm name, any party to the suit may, on application to the Court, obtain a statement of the names of the persons who are partners in the firm, to be furnished and verified on oath or otherwise, as the Court thinks fit.

(13.) Where a judgment is against partners in the firm name execution may issue—

(i.) Against any property of the partners as such; and

(ii.) Against any person who has admitted in the suit that he is a partner, or who has been adjudged to be a partner; and

(iii.) Against any person who has been served in the suit as a partner, and has failed to appear.

(14.) If the party who has obtained judgment claims to be entitled to issue execution against any other person as being a partner, he may apply to the Court for leave so to do; and the Court, if the liability is not disputed, may give such leave, or if it is disputed may order that the question of the liability be tried and determined as a question in the suit, in such manner as the Court thinks fit.

(b.) The foregoing Rules may be from time to time varied by Rules of Procedure made under the China and Japan Order in Council, 1865.

(c.) Printed copies of the foregoing Rules must be exhibited conspicuously in each Court and Consulate in China and Japan, with the other rules of Procedure for the time being in force under the China and Japan Order in Council, 1865, and be sold at such reasonable price as the Chief Justice of the Supreme Court from time to time directs.

(d.) A printed copy of the foregoing Rules purporting to be certified under the hand of the Chief Justice of the Supreme Court and the seal of that Court is for all purposes conclusive evidence thereof.

46.—(a.) The provisions of this Order do not apply to proceedings instituted by or against partnerships or partners or agents thereof, before the commencement of this Order.

(b.) As regards proceedings instituted by or against partnerships or partners or agents thereof before the commencement of this Order, the Regulations repealed by this Order shall, notwithstanding that repeal, be in force, and shall be deemed to have always been of the like validity and effect as if they had been Rules of Procedure made under the China and Japan Order in Council, 1865; and as regards the same proceedings, the Rule of Procedure (252) repealed by this Order shall continue to have effect, notwithstanding that repeal, subject always to the operation of the Regulations repealed by this Order.

Suits by or against Foreigners.

47.-(a.) Where a foreigner desires to institute or take a suit or proceeding of a civil nature against a Bottish subject, or a British subject desires to institute or take a suit or proceeding of a civil nature against a foreigner, the Supreme Court for China and Japan, and the Court for Japan, and a Provincial Court, according to the respective jurisdiction of the Court, may entertain the suit or proceeding and hear and determine it; and, if all parties desire, or the Court directs, a trial with a jury or assessors, then, with a jury or assessors, at a place where such a trial might be had if all parties were British subjects, but in all other respects according to the ordinary course of the Court.

(b.) Provided that the foreigner first obtains and files in the Court the consent in writing of the competent authority of his own nation to his submitting, and that he does submit, to the jurisdiction of the Court, and, if required by the Court, gives security to the satisfaction of the Court, and to such reasonable amount as the Court directs, by deposit or otherwise, to pay fees, damages, costs and expenses, and abide by and perform the decision to be given either by the Court or on appeal.

(c.) A counter-claim or cross-suit cannot be brought or instituted in the Court against a plaintiff, being a foreigner, who has submitted to the jurisdiction, by a defendant, except by leave of the Court first obtained.

(d.) The Court, before giving leave, requires proof from the defendant that his claim arises out of the matter in dispute, and that there is reasonable ground for it, and that it is not made for vexation or delay.

(e.) Nothing in this provision prevents the defendant from instituting or taking in the Court against the foreigner, after the termination of the suit or proceeding in which the foreigner is plaintiff, any suit or proceeding that the defendant might have instituted or taken in the Court against the foreigner if no provision restraining counter-claims or cross suits had been inserted in this Order.

(f.) Where a foreigner obtains in this 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 oth r party in the other suit.

(g.) Where a plaintiff, being a foreigner, obtains in the Court an order against two or more defendants, being British subjects, jointly, and in another suit 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 other 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, without prejudice to the right of the British subject to require contribution from his codefendants under the joint liability.

(h.) Where a foreigner is co-plaintiff in a suit with a British subject who is within the particular jurisdiction, it is not necessary for the foreigner to make deposit or give security for costs, unless the Court so direct; but the co-plaintiff British subject is responsible for all fees and costs.

Chinese, Japanese, and Foreign Tribunals.

48.—(a.) Where it is shown to the Supreme or other Court that the attendance of a British subject to give evidence, or for any other purpose connected with the administration of justice, is required in a Chinese or Japanese Court, or before a Chinese or Japanese judicial officer, or in a Court or before a judicial officer of any State in amity with Her Majesty, the Supreme or other Court may, if it thinks fit, in a case and in circumstances in which it would require his attendance before itself, order that he do attend as so required.

(b.) A Provincial Court, however, cannot so order attendance at any place beyond its particular jurisdiction.

(c.) 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 Supreme or other Court, he is, independently of any other liability, guilty of an offence against this Order, and for every such offence, on conviction thereof, by summary trial, is liable to a fine not exceeding \$500, or in imprisonment for not exceeding one month, in the discretion of the Court.

The SCHEDULE to which the foregoing Order in Council refers.

I.—Regulations made by Sir Rutherford Alcock, while Her Majesty's Minister in China, instituted or designated as Land Regulation, Regulations, and Bye-Laws annexed to the Land Regulations for the foreign quarter of Shanghai north of the Yang-King-Pang, and commonly called the Shanghai Land Regulations.

II.—Port, Consular, Customs, and Harbour regulations applicable to all the Treaty ports in China, dated 31st May, 1869.

THE CHINA, JAPAN, AND COREA ORDER IN COUNCIL, 1884

AT THE COURT AT WINDSOR, THE 26TH DAY OF JUNE, 1884.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by Treaty and otherwise, Her Majesty the Queen has power and jurisdiction within China and Japan and the dominions of the King of Corea :

Now, therefore, Her Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Acts, 1843 to 1878, and other-

Preamble.

wise in Her vested, is pleased by and with the advice of Her Privy Council to order, and it is hereby ordered, as follows :---

1.—This Order may be cited as the China, Japan, and Corea Order in Council, 1884.

2.—In this Order—

Interpretation.

Short Title.

The expression, the "China and Japan Orders in Council," means the following :----

The China and Japan Order in Council, 1865, as amended by the Orders in Council dated the 13th May, 1869, and the 30th April, 1877;

The Order in Council of the 19th June, 1868; and the 21st July, 1876, relating to Consular fees;

The China and Japan Maritime Order in Council, 1874;

The China and Japan Order in Council, 1878;

The China and Japan Order in Council, 1881;

The Shanghai Shipping Registry Order in Council, 1883;

and any Order in Council amending or extending this or any of the abovementioned Orders in Council.

The expression "Corea" means the dominions for the time being of the King of Corea, including the territorial vaters thereof.

Other expressions to which meanings are assigned by the China and Japan Order in Council have the same meanings in this Order unless the subject or context otherwise requires.

In the China and Japan Orders in Council, and in this Order, the expression "British subject" shall include a British protected person in so far as by Treaty, capitulation, grant, usage, sufferance, or other lawful means, Her Majesty has jurisdiction in relation to such persons in China, Japan, and Corea respectively.

This Order may be cited as the China, Japan, and Corea Order in Council, 1884.

Consular Courts

3.—Any person, for the time being, acting as Consul-General, Consul, or Vice-Consul holding Her Majesty's commission for Corea or any part thereof, or any person acting temporarily with the approval of a Secretary of State, or in case of emergency appointed temporarily by or acting with the approval of Her Majesty's Minister for Corea, as and for a Consul-General, Consul, or Vice-Consul as aforesaid, shall in and for such district as may be assigned by his commission or appointment, or as may be so approved, hold and form a Court for the purposes of this Order.

4.—For the purposes and subject to the provisions of this Order :— (i.) All Her Majesty's jurisdiction exercisable, for the time being, in Corea, under the Foreign Jurisdiction Acts, shall be exercised by a Court

(ii.) Such jurisdiction shall be exercised under and in accordance with the provisions of the China and Japan Orders in Council, and of any Rules and Regulations made under the authority thereof, and for the time being in force so far as the same are applicable, as if in those provisions expressions referring to Japan, or to any Government, Sovereign, person, thing, or matter in or relating to Japan, referred also *mutatis mutandis* to Corea, and to the corresponding Government, Sovereign, person, thing, or matter in or relating to Corea; and for the purposes of the said Orders in Council, Rules and Regulations as applied by this Order, a Court acting under this Order shall be deemed to be a Provincial Court.

(iii.) All powers and jurisdiction, whether origonal, appellate, or auxiliary, which can, under the said Orders, be exercised by the Supreme Court at Shanghai, or any Judge thereof, in relation to Japan, or any district thereof, or Provincial Court therein, shall be exercisable in relation to Corea, and any district or Provincial Court therein.

Her Majesty's Jurisdiction to be exercised according to this acting under the Foreign according to this acting under this Order. Order. Courts in Corea to be deemed Provincial Courts and Regulations n

Supreme Court at Shanghai to have jurisdiction in Corea.

5.-The power an l jurisdiction exercisable under this Order, or under Power and Jathe said Orders in Council, as applied to Corea, shall, in relation to Corea, this order manbe exercised subject to the provisions of the Treaty dated the 26th ject to provisions November, 1883, between Her Majesty and the King of Corea, and to the Trenty, Regulations and Protocol appended to the said Treaty, and to the provisions of any other Treaty for the time being in force between Her Majesty and the King of Corea, and the provisions of the sail Treaty, Regulations, and Protocol shall have effect as if incorporated in this Order.

6.—Where, by virtue of any Imperial Act. or of any of the China and and orders in Japan Orders in Council, or this Order, or otherwise, any provisions of C and the far any Imperial Acts, or of any Orders in Council other than this Order, are applicable. applicable in China, or Japan, or Corea, or any forms, regulations, or procedure prescribed or established by or under any such Order or Act, in relation to any matter, are made applicable for any purpose of any of the China or Japan Orders in Council, or of this Order, such acts, forms, regulations, or procedure shall be deemed applicable, so far only as the constitution and jurisdiction of the Courts and the local circumstances permit; and for the purpose of facilitating their application, they may be construed or used with such alterations and adaptations not affecting the substance as may be necessary, and anything required to be done by or to any Court, Judge, officer, or authority may be cone by or to a Court, Judge, officer, or authority having the lik or analogous functions; and the seal of the Consular Court may be substituted for any seal required by any such act, order, form, regulation, or procedure, and in case any difficulty occurs in the application of any such act, order, form, regulation, or procedure, it shall be lawful for a Secretary of State to direct by and to whom and in what manner anything to be done under such act, order, or regulation is to be done, and such act or order shall, in its application to ma ters arising under the China and Japan Orders in Council, or this Order, be construed accordingly.

7.--(i.) In cases of murder or manslaughter, if either the death or Juridictive in the criminal act which wholly or partly caused the death happened within and manufacter the jurisdiction of a Court acting under the China and Japan Orders in er. Council or this Order, such Court shall have the like jurisdiction over any person being a British subject, who is charged either as the principal offender or accessory before the fact to murder, or as accessory after the fact to murder or manslaughter, as if both such criminal act and the death had happened within such jurisdiction.

(ii.) In the case of any crime committed on the high scas, or within Creation the the Admiralty jurisdiction, by any British subject on board a British ship, or on board a foreign ship to which he did not belong, a Court acting under this Order shall have jurisdiction as if the crime had been committed within the district of such Court. In cases tried under this Article no different sentence can be passed from the sentence which could be passed in England if the crime were tried there.

(iii.) The foregoing provisions of this Article shall be deemed to be adaptations for the purposes of this Order, and of "The Foreign Juris-Juris-Juris-diction Act, 1878," of the following enactments described in the first Act. schedule to that Act (that is to say) :-

"The Admiralty Offenc s (Colon'al) Act, 1849."

"The Admiralty Offences (Colonial) Act, 1860."

"The Merchant Shipping Act, 1867," section 11.

And the said enactments shall, so far as they are repeated and adapted by this Article (but not further or otherwise), extend to China, Japan, and Corea.

8.—"The Fugitive Offenders Act, 1881," shall apply, in relation to offenders Act. British subjects, to China, Japan, and Corea respectively, as if such

CHINA, JAPAN, AND COREA ORDER IN COUNCIL, 1884

countries were British possessions, and for the purposes of Part II. of the said Act and of this Article, China, Japan, and Corea shall be deemed to be one group of British possessions, and Her Majesty's Minister for China, Japan, or Corea (as the case may be) shall have the powers of a Governor or Superior Court of a British possession.

9.—Judicial notice shall be taken of the China and Japan Orders in Council and of this Order, and of the commencement thereof, and of the appointment of Consuls or other officers, and of the constitution and limits of the Consular Courts and districts, and Consular seals and signatures, and of any Rules or Regulations made or in force under the China and Japan Orders in Council or 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), sections 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 the China and Japan Orders in Council or this Order applies were in a British Colony.

10.—This Order shall come into operation at such time or times in China, Japan, and Corea respectively as a Secretary of State, by a notice published in the *London Gazette* at or after the time of the publication therein of this Order, directs.

11.—This Order shall be published in China, Japan, and Corea in such manner, and printed copies thereof shall be kept for sale at the Consular Courts there at such prices, as a Secretary of State from time to time directs.

And the Right Honourable the Earl Granville and the Right Honourable the Earl of Derby, two of Her Majesty's Principal Secret ries of State, and the Lords Commissioners of the Admiralty, are to give the necessary directions herein as to them may respectively appertain.

C. L. PEEL.

THE CHINA, JAPAN, AND COREA ORDER IN COUNCIL, 1884.

AT THE COURT AT BALMORAL, THE 9TH DAY OF SEPTEMBER, 1884.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by Treaty and otherwise Her Majesty the Queen has power and jurisdiction within China and Japan and the dominions of the King of Corea :

Now, therefore, Her Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Acts, 1843 to 1878, and otherwise, in Her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered as follows:

1.—This Order may be cited as the China, Japan, and Corea Order in Council, 1884 (Supplemental).

2.—This Order shall be construed with the China, Japan, and Corea Order in Council, 1884 (herein called the Principal Order).

3.—Notwithstanding anything contained in the Principal Order, or in any notice published in pursuance thereof, the Principal Order, so far as it relates to Corea, and also this Order, shall come into operation on the day named in this Order as the date of this Order.

Powers of H. M. Minister.

Judicial Notice to be taken.

Provisions of Evidence Act, 1851, to apply.

When to come into operation.

Publication.

4.—The provisions of the China and Japan Order in Council, 1881, Articles 6 to 20, both inclusive, so far as the same are for the time being in force, shall apply to Corea *mutatis mutandis*, with the substitution in the 20th Article thereof of "Corea" for "Japan," and of the "King of Corea" for the "Mikado of Japan," provided that all things to be done under the said Articles by Her Majesty's Minister in China may be done in relation to Corea either by Her Majesty's Minister in China or by any person appointed or acting as Her Majesty's Minister for Corea, or, with the approval of a Secretary of State, by any person acting as Consul-General for Corea.

5.—This Order shall be published in Corea in such manner, and printed copies thereof shall be kept for sale at the Consular Courts there at such prices as a Secretary of State from time to time directs.

And the Right Honourable the Earl Granville, one of Her Majesty's Principal Secretaries of State, and the Lords Commissioners of the Admiralty, are to give the necessary directions herein as to them may respectively appertain.

C. L. PEEL.

THE CHINA, JAPAN, AND COREA ORDER IN COUNCIL, 1886-

At the Court at Windsor, the 3rd day of April, 1886. Present:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL. W LEREAS, by Treaty and otherwise, Her Majesty the Queen has power and jurisdiction within China and Japan and the dominions of the King of Corea.

Now, therefore, Her Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Acts 1843 to 1878 and otherwise in Her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows :—

1.—This Order may be cited as the China, Japan, and Corea Order in Council, 1886.

2.—The 4th Article of the China, Japan, and Corea Order in Council, 1884, shall, for all purposes, be construed as if for the sub-section thereof numbered (3) there were substituted the following sub-section :—

(3.) All powers and jurisdiction, whether original, appellate, or auxiliary, which can, under the said Orders, be exercised in relation to any Provincial Court in Japan, or in, or in relation to, the district of any such Court by the Court for Japan, or by the Supreme Court for China and Japan, may be exercised in relation to Corea or any Provincial Court therein, or in, or in relation to, the district of any such Court by the Supreme Court for China and Japan.

Provided that nothing in this Order shall render invalid anything done before the commencement of this Order, or before the publication of this Order in China or Corea.

3.—This Order shall come into operation forthwith, and shall be published in China and Corea, and printed copies thereof shall be kept for sale at the Consular Courts in Corea.

And the Right Honourable the Earl of Rosebery, one of Her Majesty's Principal Secretaries of State, and the Lords Commissioners of the Admiralty are to give the necessary directions herein as to them may respectively appertain.

C. L. PEEL.

THE CHINA, JAPAN, AND COREA ORDER IN COUNCIL, 1886.

AT THE COURT AT OSBORNE HOUSE, ISLE OF WIGHT, 3RD AUGUST, 1886. PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS it is expedient to amend the Order in Council relating to the exercise of Her Majesty's power and jurisdiction in China, Japan, and Corea:

Now, therefore, Hor Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Acts, 1843 to 1878, and otherwise, in her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows :---

1.-This Order may be cited as "The China, Japan, and Corea Order in Council, 1886."

2.—So much of the 47th section of the China and Japan Order in Council, 1881. as is contained in the second sub-section thereof, commencing with the word "provided," and ending with the word "appeal," and relating to the conditions on which jurisdiction may be exercised in the case of foreigners desiring to submit to the jurisdiction of Her Majesty's Courts, is hereby repealed as respects China, Japan, and Corea, and the following provision is substituted :—

(b) Provided that the foreigner: (i.) first files in the Court his consent to the jurisdiction of the Court; and (ii.) also, if required by the Court, obtains and files a certificate in writing from a competent authority of his own Government to the effect that no objection is made by that Government to the foreigner submitting in the particular cause or matter to the jurisdiction of the Court; and (iii.) also, if required by the Court, gives security to the satisfaction of the Court, to such reasonable amount as the Court directs, by deposit of money or otherwise, to pay fees, costs, damages, and expenses, and to abide by and perform the decision to be given by the Court or on appeal.

3.—This Order shall come into operation as from the date of its publication in the London Gazette, but until the 1st October, one thousand eight hundred and eightysix, proceedings may be taken either in accordance with the provision hereby repealed or in accordance with the provisions of this Order.

And one of Her Majesty's Principal Secretaries of State and the Lords Commissioners of the Admiralty are to give the necessary directions herein.

C. L. PEEL.

TABLES OF CONSULAR FEES

To be taken in China, Japan, and Corea, in pursuance of the Acts 6 Geo. IV., cap. 87, and 12 and 13 Vic., cap. 68, and of the China, Japan, and Corea (Consular Fees) Order in Council, 1887.

PART I.

Fees to be taken in respect of Matters in which the Consul's Interposition is required by Law.

1,-For every declaration taken or recorded	8 c.	
under the Merchant Shipping Acts, with a view to	¢ с.	11For ever
		seamen made bef
the registry, transfer and transmission of ships, in-	0 00	12.—For ever
terests in ships. or mortgages on ships	2 00	with the Consul'
2.—For endorsing a memorandum of change of		13.—For ever
master upon the certificate of registry, and initial-		14For atte
ng his signature on agreement with crew, if re-		15For example
quired	1 00	be paid by the p
8For granting a provisional certificate of re-		in addition to con
gistry (this fee to be exclusive of fees on de-		16.—For ever
CRIALOREJ	5 00	of 17 and 18 Vict.
4For recording a mortgage of a ship, or		the master or ow
shares in a ship, made under a certificate of mort-		17.—For ma
gage	5 00	as required by se
5For recording the transfer of a mortgage of		
a ship, or shares in a ship, made under a certificate		ping Act, 1854".
of mortgage	5 00	(To include the fe
6For recording the discharge of a mortgage		Marriage Fees, as
of a ship, or shares in a ship, made under a certificate		by Consular Offi
of mortgage	5 00	-
7For every sale of a ship, or shares in a ship,		10 11
made before the Consul under a certificate of sale	5 00	18For rec
8.—For inspection of the register book of trans-	0 00	marriage
actions of ships, kept, in pursuance of Merchant		19-For gran
	1 00	20For rece
Shipping Arts. 9.—For cartified copy of extract from register	1 00	21For eve
	0.00	Consul, or in his
book of transactions in ships	0 70	22Ditta. if
10 For every scaman engaged before the		Nors-The above F
Consul	0 50	are to be calcu

ry alteration in agreements with 8 0 ry seaman discharged or left behind s sanction..... 0 50 0 50 ry desertion certified by the Consul 0 50 sting a scaman's will (see No. 99) 0 50 mination of provisions or water, to 0 75 e for inspection of ship's papers, See No. 43.) fixed by Act 12 and 13 Vict., cap. 68, to be levied cers duly authorised to solemnise Marriages. ceiving notice of an intended Ls. d 0 10 . nting a licence for a marriage... 1 0 0 1 0 0

PART II.

	usul's Interposition is to be given when required by the Parties
6	interested.
	c. 54For each execution of a power of attorney \$ c.
ing one cortified copy if required 2	00 attested by the Consul (see No. 101) 2 00
24.—For filing a request for survey and issuing order of survey	00 N.BWhen more than four persons execute power at the same time a fee of 8 dollars only is to be charged.
25For receiving report of survey, filing	
original in archives, if not exceeding 200 words, and	55.—For attesting the execution of a will of any person not being a British seamon (see No. 99) 3 00
furnishing, if required, one certified copy of request,	56For each execution of a deed, bond, or con-
26For extending marine protest, if not ex-	veyance inder sen, attested by the Consult 2 00
ceeding 200 words, filing original, and furnishing	N.BWhen more than four persons execute an instrument at the same time a fee of eight dollars only is to be che ged.
one certified copy if required. This to be exclusive of fee for oaths or declarations (see No. 48), or for	57.—For each signature to an application for a
drawing, if required, the body of the protest (see	patent attested by the Consul
No. 93) 6 (00 58For attaching Consular signature, and s al
27 For any other protest, if not exceeding 200	if required, to quarterly or monthly declarations for
words, filing original, and furnishing one certified copy, if required. This to be exclusive of fee for draw-	Government-pay, half-pay, or pension
ing, if required, the body of the protest (see No. 93) 6 (00 other doclarations of existence
28.—If the protest or report of survey exceed	1 00Dicco, if drive up by Consul I 50
200 words, for every additional 100 words or frac- tion thereof	61.—For certificate of a person's identity
29.—For attesting average, bottomry or arbitra-	authority 1 50 63.—For each signature attested by the Consul
tion bond, each copy (see No. 29) 1 t	50 63.—For each signature attested by the Consul
30.—For preparing a fresh agreement with the crew of a British vessel on new articles of agreement	in any document not otherwise provided for 1 50
being opened at a foreign port, and for furnishing	N.BNo fee is to be charged for attesting a strature to any document required for the deposit or withdrawal of money in or from
the copy which the Merchant Shipping Acts require	the Post Office Savings Bank.
should be made accessible to the crew	on tor receiving and giving a receipt for any
31Bill of health 30 32Certifying to a foreign bill of health 30	addition of the state of the st
33Certificate of origin of goods and fling copy 3 0	
34.—Certificate of due landing of goodported	the drath of seaman) 075
from a British port 3 0 35.—For application addressed to local authori-	ooFor any registration not otherwise provided
ties for arrest or imprisonment of a seaman, if	for 1 00
granted pursuant to the request of the master 1 5	
36.—Ditto, for release of a scaman	under Order in Council.
37.—For each certilicate granted as to the num- ber of the crow of a vessel, or as to any other	67For issue of certificate of British registra-
matter required by local authorities for the clear-	tion, when such registration is not compulsory under Order in Council 100
ance inwards and outwards of a vessel (see No. 38) 1 5	68.—For each search in the register books of
38.—For drawing up in form and language re-	Dirths, marriages, or deaths kept at the Consulate 0 75
quired by local authorities, a muster-roll, or de- tailed list, giving the names, &c., of each member of	69For furnishing a certined copy of an entry
the crew of a vessel (to be charged in addition to	in register books of births, marriages, or deaths (see
No. 37) 0 71	75 No. 68) 0 75 70For certifying to a copy of any document
39.—For affixing Consular signature and seal, if required, to a ship's manifest	or part of a document, if not exceeding 100 words 1 50
40For affixing Consular seal or signature to	1 11.—II exceeding 100 words, for every additional
any entry in the official log of a British vessel, if	100 words or fraction thereof 1 50
not required by the Merchant Shipping Act 1 50	N.BAn additional fee is to be charged when the copy is made by the Consul (see No. 96).
41.—For attesting the execution of a bill sale of a ship, or shares in a ship 1 50	0 72Passport 1 50
42For any document required from Consul	1 /3Visa of a passport
by foreign authorities as a preliminary to the en-	74.—For issue of certificate of nationality 1 00
gagement of a British seaman in a foreign vessel, including official seal and signature	75.—Consular request to local authorities for a passport pass, or visa
43For inspecting ship's papers when their	1 JAA FOF EFRINSIL PRSS 4 DU
production is required to enable a consular officer to	1 76.—Opening the will of a British subject not
perform any specific service on the ship's behalf 0 75	5 being a seaman, including Consular signature to minute of proceedings. 6 00
N.B.—This Fee not to be charged when Fee No. 17 is leviable.	77.—For the administration and distribution,
44.—For granting any certificate not otherwise	or for either administration or distribution, of 21 per
provided for, if not exceeding 100 words	the property, situate in the country of the Council's cent. residence, of a British subject, not being a seaman, } on
45.—If exceeding 100 words, for every additional 100 or fraction thereof	
46For noting a bill of exchange 2 00	1 taken in the absence of legally competent repre- value.
47.—For protest of a bill of exchange and copy 0 00	78.—For uniting documents and attaching Con-
48.—For administering an oath, or receiving a declaration or affirmation without attestation of	sular seal to the fastening 0 75
signature	5 79.—For directing search for, or obtaining from
49For administering an o th, or receiving a	Public Record Office or elsewhere, extracts f. m
declaration or affirmation with attestation of signa- ture	hard any hard to expense incurred and any
50,—For each Consular signature attached to an	fees for attestation 1 50
exhibit referred to in an affidavit or declaration 0 75	80.—For affixing Consular signature, and seal if
51.—For each alteration or interlineation initial-	required, to any document not otherwise provided
ed by the Consul in any document not prepared by	for by this Table
him 0 25 52.—For each signature to a transfer of shares	scaman to hospital.
or stock attested by the Consul 0 75	81For each Consular seal affixed to a docu-
53.—For each signature to a transfer of shares	ment, packet, or article, when no signature is re-
or stock attested by the Consul when executed in the presence of one or more witnesses besides the	quired
Consul 1 50	gistration

31cFor notifying to authoritics loss of owner's arry of title-deed, and requesting issue of copy to mainer it	5 00	81H.—For registration of foreclosure or mort- gage		
81.EFor cancelment of title decds	5 00	ties interested	1 (50
SLFFor registration of title-deeds issued by		81xFor reference to land, mortgage. or other		
and authorities.	5 00	registers (except those under Nos. 8 and 08)	11	50
816.—For registration or discharge of mortgage	5 UU			

PART III.

In to be tuken 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).

32.—At a shipwreek, or for the purpose of assist- 32.—At a ship in distress, per day	00	89.—Ditto, ditto, for each additional hour, or fraction thereof, 3 dollars, with a maximum per dny of		
34.—At request of parties interested, or of local and critics, at the affixing or removing of seals on proserty of deceased persons, if absent less than two interesting the seal of the s		authorities, for the transaction elsewhere than at the Consular Office of any of the duties for which a fee is provided in the Table of Consular Fees, for each hour, or fraction thereof, 3 dollars, with a maximum per day of	24	00
Transfor thereof, 3 dollars, with a maximum per the st. 21 At request of parties interested, or of local multicrities, at a valuation, if absent less than two	00	91.—At the request of parties interested, for the transaction of any of the duties for which a fee is provided in the Table of Consular Fees, whether at the Consular Office, or at the Consul's residence,		
harr. 6 37Ditto, ditto, for each additional hour, or Fraction thereof, 3 dollars, with a maximum per day af		before or after the customary business hours of the place, for each half-hour, or fraction thereof	1	50
3R .—At request of parties interested, or of local authorities, at a sale, if absent less than two hours 12		hour, or fraction thereof, 3 dollars, with a minimum of	6	00

Two to be taken in respect of contain other Services which may be rendered by the Consul, at his discretion, at the request of Tarties interested.

92.--For preparing average, bottomry or ar-6 00

33 .- For drawing a declaration or other docu-Rue of the body of a protect, or for taking down runwriting verbal declarations or depositions of per-sara unde before the Consul, or for reducing into writing agreements made before him by contraction parties, exclusive of fees for attestation, &c.

0 75

1 50

0 75

-If exceeding that number, for every subse-27.-= 100 words, or fraction thereof 0 75

N.B.- If the cony is in any foreign language double the above

38.—For making or verifying a translation of a domment, for every 100 words, or fraction thereof.

cmain.it, for every 100 words, or inaction thereof, cmainsize of fee for certificate (see Part II., No, 41) 31.—For drawing a will, if not exceeding 200 words (see Nos. 14 and 55) 100—If exceeding that number, for every subse-quant 100 words, or fraction thereof DL—For drawing a power of attorney (see No. 1 50 6 00

1 50

530). 3 00

102 .- In cases where one or more attesting witmenes, besides the Consul, are required, for each weitness supplied by him at the request of the par-0 75 the interested.....

N.E.-As to the following fees (103 to 109) the discretionary ser-wins for which they are chargeable are not to be undertaken except at the mis risk and responsibility of the parties requesting the same, and (except as regards Fees 103 and 109) on condition of such Parties migning the proper Declaration, as the case may be.

103.-On sums advanced by a Consul at the present, and on behalf, of private persons, a com. tussion of

104 .- Attendance out of Consular office, at the manast, and on behalf, of private persons, for the is not bound, to undertake under the Consular Augulations, for each hour, or fraction thereof, 3 Mulais, with a maximum per day of (see Notes 3 = 1 24 00 105 .- On sums remitted, or paid, to a Consul

by private persons to be expended, or handed over, (5 per accordance with their instructions, a com- i cent.

N.B.-Fee No. 105 is not to be charged on sums received for charitable purposes or for the pecualary relief or repatriation of British subjects in difficulty or distress.

106.-On sums recovered by a Consul at the 5 per request, and on behalf, of private person-, a com- { cent. 1 50

mission of 107 .- On deposits of money or valuables, a > 5 per

N.B.-The deposit not to be accepted until the Consul holds an acknowledgment, duly signed by or on hehalf of the depositor. The Consul shall give a deposite receive therefor. In the case of valuables the fee is to be calculated upon an estimate of their value, which must be given by the depositor when making

the deposit.

108 .- For the administration and distribution of the property, situate in the country of the Consul's residence, of a deceased British subject, not being a seaman, when undertaken in cases of 21 per cent. difficulty, and upon the written request of the legally competent representatives of such deceased on gross person, who shall at the same time declare in writing that they are aware of the fee chargeable value.

are aware of the nature and rate of the fee chargeable for such service, and agree to pay the same, a commission on the value of the property or property or amount in dispute of 21 per cent., with a minimum

N.B.-The value of the property or amount in dispute must be accertained and acreed by the parties to the arbitration, and stated in the reference to arbitration.

Norza-1.-If the Consul shall be uamed Commissioner to ex-amine witnesses under a Commission issued by a British Court of Jua-tice he is allowed to act as such, charging and retaining the customary

tice be is allowed to act as such, charging and retaining the customary feer for so doing. 2.—Notice is to be charged for drafting or receiving depositions, &c., taken *vs officio* under the Merchant Shipping Acts, except in cases specially provided for. 3.—In cases of attendances (Parts III. and IV.) the fee per day is to cover a period not exceeding twelve hours. 4.—In cases of attendances (Parts III. and IV.), if the Consul finds it necessary to be accompanied by a clerk. the fee will be in-creased by one-half, or if a clerk only is sent, half the fees are to be charged.

charged.

THE FOREIGN JURISDICTION ACT, 1878.

41 AND 42 VICTORIA, CHAPTER 67.

AN ACT FOR EXTENDING AND AMENDING THE FOREIGN JURISDICTION ACTS [16TH AUGUST, 1878.]

BE it 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: (that is to say),---

1.—(1.) This Act shall be construed as one with the Foreign Juris-diction Acts 1843 to 1875, and those Acts, together with this Act, may be 6 % 7 Vid., of the cited as the Foreign Juris liction Acts, 1843 to 1878, and this Act may be 20% avoid to a state of the cited as the Foreign Juris liction Acts, 1843 to 1878, and this Act may be 20% avoid to a state of the cited as the Foreign Juris liction Acts, 1843 to 1878, and this Act may be 20% avoid to a state of the cited as the Foreign Juris liction Acts, 1843 to 1878, and this Act may be 20% avoid to a state of the cited as the Foreign Juris liction Acts, 1843 to 1878, and this Act may be 20% avoid to a state of the cited as the Foreign Juris liction Acts, 1843 to 1878, and the cited as the foreign Juris liction Acts, 1843 to 1878, and the cited as the foreign Juris liction Acts, 1843 to cited separately as the Foreign Jurisdiction Act, 1878.

38 & 39 Vict. . .

(2.) The Acts whereof the titles are given in the First Schedule of this Act may be cited by the respective short titles given in that Schedule.

2.—The Acts mentioned in the Second Schedule to this Article are ments in second hereby repealed to the extent in the third column of that Schedule men-Schedule. tioned; provided that,---

- (1.) Any Order in Council, commission, or instructions made or issued in pursuance of any enactment hereby repealed, and in force at the passing of this Act, shall continue in force until altered or revoked by Her Majesty; and
- (2.) This repeal shall not affect anything done or suffered, or any right accrued or liability incurred before the passing of this Act; and
- (3.) Any action, suit, or other proceeding affected by any enactment hereby repealed may be carried on in like manner as if this Act had not been passed.

3.-(1.) It shall be lawful for Her Majesty the Queen in Council, if it seems fit, from time to time, by Order, to direct that all or any of the extend cased enactments described in the First Schedule to this Act, or any enactments Behedule. for the time being in force amending or substituted for the same, shall G and 7 Y at extend, with or without any exceptions, adaptations, or modifications in the Order mentioned, to any country or place to which for the time being the Foreign Jurisdiction. Act, 1843, applies.

(2.) Thereupon these enactments shall operate as if that country or place were one of Her Majesty's Colonies, and as if Her Majesty in Council were the Legislature of that Colony.

4.—An Order in Council purporting to be made in pursuance of the Foreign Jurisdiction Acts, 1843 to 1878, or any of them, shall be deemed Foreign a colonial law within the Colonial Laws Validity Act, 1865, that is to say, the Act of the session of the twenty-eighth and twenty ninth years of the 28 and 23 Water reign of Her present Majesty, chapter sixty-three, "to remove doubts as 29 and 36 to the validity of colonial laws, and any country or place to which any c. 87.

5.-In any country or place out of Her Majesty's dominions, in or to Extension " which any of Her Majesty's subjects are for the time being resident or resorting, and which is not subject to any government from whom Her Her Mueswe Majesty might obtain power and jurisdiction by treaty or any of the other i Countrest means mentioned in the Foreign Jurisdiction Act, 1843, Her Majesty shall by virtue of this Act have | ower and jurisdiction over Her Majesty's 6 and 7 V subjects for the time being resident in or resorting to that country or ^{c 94}.

place, and the same shall be deemed power and jurisdiction had by Her Majesty therein within the Foreign Jurisdiction Act, 1843. 6.-It shall be lawful for Her Majesty the Queen in Council, from

subjects being in any vessel at a distance of not more than one hundred

Juriadiction inter ships in Eastern time to time, by Order, to make, for the government of Her Majesty's Seas.

miles from the coast of China and Japan, any law that to Her Majesty in Council may seem meet, as fully and effectually 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. Orders in Council to be laid before Parliament. 28 & 29 Vict .c.116.

7.-Every Order in Council made in pursuance of the Foreign Jurisdiction Acts, 1843 to 1878, or any of them, shall be laid before both Houses of Parliament forthwith after it is made if Parliament be then in 22 23 9 Vict. c 57. session, and if not, forthwith after the commencement of the next session 38 4 39 Vict. c. 80 of Deplement of Parliament.

8.-(1.) An action, suit, prosecution, or proceeding against any person for any act done in pursuance or execution or intended execution of Juri diction Acts. the Foreign Jurisdiction Acts, 1843 to 1878, or any of them, or of any Order in Council made under the same, or of any such power or jurisdiction of Her Majesty as is mentioned in the said Acts, or any of them, or in respect of any alleged neglect or default in the execution of the said Acts or any of them, or of any such Order in Council, power, 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 such action, suit, prosecution, or p. oceeding have been within the jurisdiction of the Court, in which the same is instituted;
- (b.) Nor 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 a tion, suit, or proceeding, tender of amends before the same was commenced may be pleaded in lieu of or in ad lition 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 docs 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.

(2.) So far as repards any action, suit, prosecution, or proceeding institut 1 after the passing of this Act, the provisions of this Section shall superscle any provision for a like purpose which is contained in any Or ler in Council under the Foreign Jurisdiction Acts, 1843 to 1878, and is in force at the passing of this Act, and such provision shall cease to have any effect.

6 & 7 Vict., c. 94. 28& 29Vict.,c.116. 19& OVict. c. 87 18& J9Vict. c. 85.

Provisions for protection of persons acting under Foreign 6 and 7 Vict., a, 54. 28 and 29 Vict., c. 116.

29 and 30 Vict., c. 87. 88 and 39 Vict., e, 85,

SCHEDULES.

FIRST SCHEDULE (Sections 1 and 3).

ENACTMENTS REFERRED TO.

SESSION AND CHAPTER.	TITLE.	SHORT TITLE.
6 and 7 Vict., c. 34. 12 and 18 Vict., c. 96.	An Act for the better apprehension of certain offenders. An Act to provide for the Prosecution and Trial in Her Majesty's Colonies	Act, 1843.
14 nd 15 Vict., c. 39, Socions seven nd	of offences committed within the jurisdiction of the Admiralty. An Act to amend the law of evidence.	Evidence Act, 1851.
17 and 18 Vict., c. 1 4, Part X.	The Merchant Shipping Act, 18-4.	
	An Act to provide for taking evidence in Her Majesty's dominions in rela- tion to civil and commercial mat- tors pending before Foreign Tribu- nals.	Foreign Tribunals Evidence Act, 1856.
22 Vict., c. 20.	An Act to provide for taking evidence in Suits and Proceedings pending before Tribunals in Her Majesty's Dominions, in places out of the	Evidence by Com- mission Act, 1859.
22 and 23 Vict., c. 63.	jurisdiction of such Tribunals. An Act to a Tord 'acilities for the more certain Ascertanment of the Law administered in one part of Her Majesty's Dominions, when pleaded in the Courts of another part there- of.	British Law Ascer- tainment Act, 1859.
23 and 24 Vict., c. 122.	An Act to enable the Legislatures of Her Majesty's Possessions abroad to make Enactments similar to the Enactment of the Act winth George the Fourth, Chapter thirty-one, Section eight.	Admiralty Offences Colonial Act, 1800.
24 and 25 Vict., c. 11.	An Act to afford facilities for t'e better as ertainment of the Law of Foreign Countries when pleaded in Courts	Foreign Law Ascer- tainment Act, 1861.
Section eleven.	within Her Majesty's Dominions. The Morehant Shipping Act, 1807. The Conveyancing (Scotland) Act, 1874.	The Merchant Ship- ping Act, 1867. The Conveyancing
Section fifty-one.	The controlations (browning field, fills,	(Scotland) Act, 1874.

SECOND SCHEDULE (Section 2).

ENACTMENTS REPEALED.

FESSION AND CHAPTER.	TITLE.	SHORT TITLE.
6 and 7 Vict., c. 80.	An Act for the better government of Her Majesty's subjects resorting to	The Whole Act.
	China.	Section Seven.

BULES OF HER BRITANNIC MAJESTY'S SUPREME COURT AND

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RULES OF HER BRITANNIC MAJESTY'S SUPREME COURT AND OTHER COURTS IN CHINA AND JAPAN.

Framed under the Order of Her Majesty in Council of the 9th day of March, 1865, by the Judge of Her Majesty's Supreme Court, and approved by one of Her Majesty's Principal Secretaries of State.

Dated the 4th day of May, 1865.

1.-DECISION OF QUESTIONS WITHOUT FORMAL SUIT.

Questions of Fact.

1. Where the parties between whom a suit might be instituted are In what cases agreed as to any question of fact to be determined between them, they may applicable, by consent and by order of the Supreme Court or other Court on summons —which order the Court may make on being satisfied that the parties have a real interest in the determination of such question, and that the same is fit to be tried,—proceed to the trial of any question of fact, without any petition presented or other pleading.

2. Such question may be stated for trial in an issue, and such issue Issue. may be set down for trial, and tried accordingly, as if the question stated were to be determined at the hearing of an ordinary suit.

3. The parties may, if they think fit, enter into an agreement in Money payment, writing, which shall be embodied in an order of the Court, that on the finding of the Court in the affirmative or negative of such issue, a sum of money, fixed in the agreement, or to b ascertained by the Court, upon a question inserted in the issue for that purpose, shall be paid by one of the parties to the other, with or without any costs.

On the finding of the Court in any such issue, a decree may be entered for the sum so agreed or ascertained, with or without costs, as the case may be.

4. Where no agreement is entered into as to costs, the costs of the Costs. whole proceedings shall be in the discretion of the Court.

5. The issue and proceedings and decree shall be recorded, and the Effect of decree, decree shall have the same effect as a decree in a contested suit.

Questions of Luw.

6. When the parties between whom a suit might be instituted are In what cases. agreed as to any question of law to be determined between them, they may by consent and by order of the Supreme or other Court on summons, which order the Court may make on being satisfied that the parties have a real interest in the determination of such question, and that the same is fit to be determined,—state any question of law in a special case for the opinion of the Supreme Court, without any petition presented or other pleading.

Where the case is stated under order of a Provincial Court, the Court special case for shall send the case to the Supreme Court, and the Supreme Court may Supreme Court, direct the case to be re-stated or to be amended, or may refuse to determine the same if the facts are not sufficiently stated, or if the questionthereon is not properly raised, or if the parties cannot agree on an amended case; and may draw inferences of fact from the facts stated in the case.

Munny parment.

7. The parties may, if they think fit, enter into an agreement in writing (which shall te embodied in the order for stating the special case or in some subsequent order), that upon the judgment of the Supreme Court being given in the affirmative or negative of the question of law raised by the s_1 ecial case, a sum of money fixed in the agreement, or to be ascertained by the Supreme Court, or in such manner as it may direct, shall be paid by one of the parties to the other, with or without any costs.

On the judgment of the Supreme Court, a decree of the Supreme Court or of the Provincial Court under whose order the case was stated (as the case may be), may be entered for the sum to be agreed or ascertained, with or without costs, as the case may be.

8. Where no agreement is entered into as to costs, the costs of the whole proceedings shall be in the discretion of the Supreme Court.

9. The special case and proceedings and decree shall be recorded, and the decree shall have the same effect as a decree in a contested suit.

II.-SUMMARY PROCEDURE FOR CLAIMS UNDER 100 DOLLARS.

10. Where the Claim which any person desires to enforce by preceedings in the Court relates to money, goods, or other property, or any matter at issue of less amount of value than 100 dollars,—or is for the recovery of damages of a less amount than 100 dollars,—proceedings shall be commenced by summons, and the suit shall be heard and determined in a summary way.

11. The summons shall issue without application in writing.

It shall be addressed to the defendant or defendants against whom the claim is made.

It shall state briefly and clearly the nature and particulars of the claim, and the amount sought to be recovered.

It shall be served on the defendant or defendants within the time and in the manner directed by the Court.

A defendant shall not be bound to attend personally to answer the summons, unless required expressly by the summons so to do, but he must attend personally if summoned as a witness.

The provisions of these Rules, relative to suits for sums of 100 dollars and upwards, shall be applicable *mutatis mutandis* to suits for sums of less than 100 dollars, and shall be so applied accordingly (except as far as the Court may in any case for the avoiding of delay and furtherance of substantial justice think fit otherwise to direct), particularly as to the matters following :--

The service of summons, notices, and orders.

The summoning of witnesses.

The taking of evidence.

The postponement or adjournment of the hearing.

The allowance of costs.

The contents and effect of order, and the enforcement thereof.

The recording of the proceedings.

The mode of appeal.

12. Where, either on the application for a summons or before, or at the hearing thereof, it appears to the Court (for reasons to be recorded in the minutes of proceedings) that the nature and circumstances of the case render it unjust or inexpedient to hear and determine the claim in a summary way, the Court may direct proceedings to be taken and carried on by petition, as in suits for sums of 100 dollars and upwards.

Power of Goart to direct a petition.

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In what cases,

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III.-SUMMARY PROCEDURE FOR ADMINISTRATION OF PROPERTY OF DECEASED PERSONS.

13. Any person claiming to be a creditor or a legatee or the next of In what cases kin, or one of the next of kin, of a deceased person, may apply for and obtain, as of course, without petition filed or other preliminary proceeding, a summons from the Court, requiring the executor or administrator (as the case may be) of the deceased to attend before the Court, and show cause why an order for the administration of the property of the deceased should not be made.

14. On proof of due service of the summons, or on the appearance Order. of the executor or administrator in person, or by counsel or attorney, and on proof of such other things (if any) as the Court requires, the Court may, if in its discretion it thinks fit so to do, make an immediate order for the administration of the property of the deceased; and the order so made shall have the force of a decree to the like effect made on the hearing of a cause between the same parties.

The Court shall have full discretionary power to make or refuse such order, or to give any special directions respecting the carriage or execution of it, and in the case of application for such an order by two or more different persons or classes of persons, to grant the same to such one or more of the claimants or classes of claimants as the Court thinks fit.

If the Court thinks fit the carriage of the order may subsequently be given to such person and on such terms as the Court directs.

15. On making such an order, or at any time afterwards, the Court Control of may, if it thinks fit, make any such further or other order as seems expedient for compelling the executor or administrator to bring into Court for safe custody, all or any part of the money, or securities, or other property of the deceased, from time to time coming to the hands of the executor or administrator, or such other order as seems expedient for the safe keeping of the property of the deceased, or any part thereof, until it can be duly administered under the direction of the Court for the benefit of all persons interested.

16. If the extreme argency cr other peculiar circumstances of any resident case appear to the Court so to require, the Court may issue such a summons and make such an order or such orders as aforesaid, and may cause proper proceedings to be taken the eon, of its own motion ex officio, or on the information of any officer of the Court, and without any such application by a creditor or legatee, the next of kin, or one of the next of kin, as is before mentioned.

17. The reasons of the Court for making any order under the present Minute of provisions shall be recorded in the minutes of proceedings.

IV .-- SUMMARY PROCEDURE ON BILLS OF EXCHANGE AND PROMISSORY NOTES

18. Suits on bills of exchange or promisery notes, instituted within In what cases, six months after the same become due and payable, may be commenced by summons, and may be heard and determined in a summary way as hereinafter is provided.

19. The Court shall, on application within seven days from the ser- Leave to defend vice of the summons, give the defendant leave to defend the suit on his when paying into Court the sum indorsed, or on evidence on oath showing to the satisfaction of the Court a good legal or equitable defence, or such facts as would make it incumbent on the holder to prove consideration, or such other facts as the Court deems sufficient to support the application, and on such terms as to security and other things as to the Court seems fit; and in that case the Court may direct proceedings to be taken and carried on by petition in the ordinary way.

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One summors against all or any of the parties.

Appeal.

In which cases.

Contents of petition.'

20. If the defendant does not so obtain leave to defend, the plaintiff, on proof of due service of the summons, shall be entitled as of course at any time after the expiration of such seven days, to an immediate absolute decree for any sum not exceeding the sum indorsed on the summons, together with interest at the rate specified (if any) to the date of the decree, and a sum for costs to be fixed by the Court in the decree.

21. After decree the Court may, under special circumstances, set aside the decree, and may, if necessary, set aside execution, and may give leave to defend the suit, if it appears to the Court reasonable so to do, and on such terms as to the Court may seem just, the reasons for any such order being recorded in the minutes of proceedings.

22. In any proceedings under the present provisions, it shall be competent to the Court to order the bill or note sought to be proceeded on to be forthwith deposited in the Court, and further to order that all proceedings be stayed until the plaintiff gives security for costs.

23. The holder of a dishonoured bill or note shall have the same remedies for recovery of the expenses incurred in the noting of the same for non-acceptance or non-payment, or incurred otherwise by reason of the dishonour. as he has under the present provisions for recovery of the amount of the bill or note.

24. The holder of a bill or note may, if he thinks fit, obtain one summons under the present provisions against all or any of the parties to the bill or noto; and such summons shall be the commencement of a suit or suits against the parties therein named respectively; and all the subsequent proceedings against such respective parties shall be carried on, as far as may be, as if separate summonses had issued.

But the summons or its indorsement must set forth the claims against the parties respectively, according to their respective alleged liabilities, with sufficient precision and certainty to enable each defendant to set up any defence on which he individually may desire to rely.

25. Any appeal from a Provincial Court to the Supreme Court in respect of any decision, decree, or order given or made in any such suit does not lie, except by special leave.

V .--- SUITS FOR SUMS OF 100 DOLLARS AND UPWARDS.

Petition.

26. Subject to the foregoing provisions, where the claim which any person desires to enforce by proceedings in the Court relates to moncy, goods, or other property of the amount or value of 100 dollars or upwards, —or relates to or involves directly or indirectly a question respecting any matter at issue of the amount or value of 100 dollars or upwards—or is for the recovery of damages of the amount of 100 dollars or upwards—proceedings shall be commenced by the filing of a petition.

27. The petition shall contain a parative of the material facts, matters, and circumstances on which the plaintiff relies, such narrative being divided into paragraphs numbered consecutively, each paragraph containing, as nearly as may be, a separate and distinct statement or allegation, and shall pray specifically for the relief to which the plaintiff may conceive himself entitled, and also for general relief.

The petition must be as brief as may be consistent with a clear statement of the facts on which the prayer is sought to be supported and with information to the defendant of the nature of the claim set up.

Documents must not be unnecessarily set out in the petition in $h\infty c$ verba, but so much only of them as is pertinent and material may be set out or the effect and substance of so much only of them as is pertinent and material may be given, without needless prolixity.

Dates and sums shall be expressed in figures and not in words.

The petition may not contain any statement of the mere evidence by which the facts alleged are intended to be proved, and may not contain any argument of law.

The facts material to the establishment of the plaintiff's right to recover shall be alleged positively, briefly, and as clearly as may be, so as to enable the defendant by his answer either to admit or deny any one or more of the material allegations, or else, to admit the truth of any or all of the allegations, but to set forth some other substantive matter in his answer, by reason of which he intends to contend that the right of the plantiff to recover or to any relief capable of being granted on the petition has not yet acrued, or is released or barred or otherwise gone.

Particulars of Demand.

28. Where the plaintiff's claim is for money payable in respect of any In what cases. contract, express or implied, or to recover the possession or the value of any goods wrongfully taken and detained by the defendant from the plaintiff, it shall be sufficient for the plaintiff to state his claim in the petition in a general form, and to annex to the petition a schedule stating the particulars of his demand, in any form which shall give the defendant reasonably sufficient information as to the details of the claim.

An application for further or better particulars may be made by the defendant before answer on summons.

The plaintiff shall not at the hearing obtain a decree for any sum Effect of exceeding that stated in the particulars, except for subsequent interest and particulars. the costs of suit, notwithstanding that the sum claimed in the petition for debt or damages exceeds the sum stated in the particulars.

Particulars of demand shall not be amended except by leave of the Amendment, Court; and the Court may on any application for leave to amend grant the same, on its appearing that the defendant will not be prejudiced by amendment. Otherwise the Court may refuse leave or grant the same on such terms as to notice, postponement of trial, or costs, as justice requires.

Any variance between the items contained in the particulars and the variance. items proved at the hearing may be amended at the hearing, either at once or on such terms as to notice, adjournment, or costs, as justice requires.

Where particulars are amended by leave of the Court, or where further Time. or better particulars are ordered to be given, the order shall state the time within which the amendment is to be made or the further or better particulars are to be given ; and the order for service of the amended or further or better particulars shall state the time which the defendant is to have to put in his answer.

Papers Annexed.

29. Where the plaintiff seeks (in addition to or without any order for In what cases) the payment of money by the defendant) to obtain, as against any person, any general or special declaration by the Court of his rights under any contract or instrument, --- or to set aside any contract, --- or to have any bond, bill, note, or instrument in writing delivered up to be cancelled,-or to restrain any defendant by injunction,—or to have any account taken between himself and any other or others,-and in such other cases as the nature of the circumstances makes it necessary or expedient,-the plaintiff in his petition may refer to and briefly describe any papers or documents on the contents of which he intends to rely, and may annex copies of such papers or documents to the petition, where such papers or documents are brief, or may state any reason for not annexing copies of such papers or documents, or any of them respectively (as, their length, possession of copies by the defendant, loss, inability to procure copies), that he may have to allege. The plaintiff shall, in his petition, offer to allow the defendant Inspection, to inspect such papers and documents as aforesaid, or such of them as are in his possession or power.

Amendment.

On application of Defendant.

30. Any plaintiff not giving sufficient information to enable the defendant reasonably to understand the nature and particulars of the claim set up against him, may be ordered, on the application of the defendant before answe to amend his petition.

The plaintiff may be ordered to annex copies of, or produce for inspection, such papers or documents in his possession or power as he has referred to in the petition, and as the defendant is entitled to inspect for the purposes of the suit.

The Court may in such cases make such order as to costs as justice requires, and stay proceedings until the order is complied with.

31. If any petition contains libellous or needlessly offensive expressions, the Court may, either of its own motion before service thereof or on the application of the defendant, order the petition to be amended, and make such order as to costs as justice requires.

32. A petition may be amended at any time before answer by leave of the Court, obtained ex parte.

Notice of the amendment shall be given to the defendant within such time and in such manner as the Court directs.

Equity.

33. Every petition is to be taken to imply an offer to do equity in the matter of the suit commenced by it, and to admit of any equitable defence, and, on the other hand, to enable the plaintiff to obtain at the hearing any such equitable relief as he may appear entitled to from the facts stated and proved, though not specifically asked, if it may be granted without hardship to the defendant.

Parties.

34. Persons entitled to sue and suing on behalf of others, as guardians, executors, or administrators,—or on behalf of themselves and others, as creditors in a suit for administration,—must state the character in which they sue.

35. All persons having a joint cause of suit against any defendant ought ordinarily to be parties to the suit.

36. Where the plaintiff has a joint and several demand against several persons, either as principals or as sureties, it is not necessary for him to bring before the Court as parties to a suit concering such domand all the persons liable thereto, but he may proceed against one or more of the persons severally liable.

37. It is appears before or at the hearing that any person not joined as plaintiff or as defendant ought to be so joined,—or that any person joined as plaintiff or as defendant ought not to be so joined,—the Court may order the petition to be amended, with liberty to amend the other pleadings (if any), and on such terms as to time for answering, postponement or adjournment of hearing, and costs, as justice requires.

But no person shall be so joined as plaintiff without satisfactory evidence to the Court of his consent thereto.

Nor shall the name of any plaintiff be struck out unless it appears to the satisfaction of the Court either that he was originally joined as plaintiff without his consent, or that he co-sents to his name being struck out.

38. Where a plaintiff sues any person as agent for some other person, not seeking to fix such agent with any personal liability, the Court, on the fact coming to its knowledge, shall, if the person really sought to be fixed with liability is within the particular jurisdiction, forthwith order his name to be substituted, and stay proceedings until the order is complied with. But if he is not within the particular jurisdiction, shall refuse to proceed further in the matter, unless and until the person sued as agent undertakes,

Cests.

Libellous or offensive expressions.

Amendment on application of Flaintiff.

Effect of petition.

Buit on behalf of others.

Joint causes of suit, Joint and several demand.

Non-joinder or mis-joinder.

Defendant aued

by writing under his hand, to defend the suit, and personally to satisfy any decree or order for debt or damages and costs therein.

In the latter case the person sued as agent shall further, within such time as the Court orders and before the hearing of the suit, procure and file wi h the proceedings a sufficient authority in writing from the party on whose behalf such agent is affecting to act to substitute the name of the principal as defendant for his own, and to defend the suit, or otherwise act in it on behalf of such principal.

Such agent shall not, however, be deemed discharged by such authority and substitution from his personal undertaking and liability to satisfy any decree or order in the suit, such authority and substitution being in all cases strictly required as a protection against collusive decrees which might affect absent persons.

39. In case a petition states two or more distinct causes of suit, by Distinct causes and against the same parties, and the same rights, the Court may either static one before or at the hearing, if it appears inexpedient to try the different causes of suit together, order that different records be made up, and make such order as to adjournment and costs as justice requires.

In case a petition states two or more distinct causes of suit but not by and against the same parties, or by and against the same parties but not in the same rights, the petition may, on the application of any defendant, be dismissed.

In case such application is made within the time for answer, the petition may be dismissed, with substantial costs to be paid by the plaintiff to the defendant making the application ; but in case the application is not made within the time for answer, the petition, when the defect is brought to the notice of the Court, may be dismissed without costs, or on payment of Court fees only, as to the Court seems just.

Defective Petition.

40. Where a petition is defective on the face of it by reason of non-Staying compliance with any provision of these Rules, the Court may either on application by a defendant, or of its own motion, make an order to stay proceedings until the defect is remedied.

The Court shall, of its own motion, make an order to stay proceedings on a defective potition, where the defect is patent and serious, and comes to the knowledge of the Court before service of the petition on the defendant.

Copies for Service.

41. Where there is only one defendant, one copy of the petition, and Number of of any schedule thereto, for service, is to be left with the Court, together with the original; where there are two or more defendants, as many copies as there are parties to be served are to be left, together with the original.

Service of Petition.

42. The plaintiff on filing his petition must obtain an order for service Order for service. of it on the defendant.

Every order for service shall sp cify a reasonable time after service, ordinarily not more than eight days, within which the defendant must put in his answer.

Defence on Ground of Law.

43. Where a defendant conceives that he has a good legal or equitable Motion that defence to the petition, so that even if the allegations of fact in the petition were admitted or clearly established, yet the plaintiff would not be entitled without any to any decree against him (the defendant), he may raise this defence by a required, motion that the petition be dismissed without any answer being required from him.

The motion paper shall be filed within the time allowed for putting in an answer.

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It must state briefly the grounds of law on which the defendant intends to rely at the hearing of the motion.

The motion shall be heard and disposed of at as early a time as may be.

For the purposes of the motion the defendant shall be taken to admit the truth of the allegations of fact in the petition, and no evidence as to matters of fact or discussion of questions of fact shall be admitted at the hearing of the motion.

On hearing the motion the Court shall either dismiss the petition or order the defendant to put in an answer within a short time, to be named in the order, and may give leave to the plaintiff to amend his petition if it appears requisite, and may impose such terms as justice requires.

Where, on the hearing of the motion, any grounds of law are urged in support of the motion beyond those stated in the motion paper, and the grounds stated therein are disallowed, the defendant shall be liable to pay the same costs as if the motion were wholly refused, although the grounds of law newly urged are allowed, unless the Court thinks fit in any case to order otherwise.

Answer.

44. The defendant may obtain further time for putting in his answer, on summons stating the further time required, and the reasons why it is required.

The application when made, unless consented to, must be supported by affidavit or by oral evidence on oath, showing that there is reasonable ground for the application, and that it is not made for the purpose of delay.

45. Where a defendant does not put in any answer he shall not be taken as admitting the allegations of the petition, or the plaintiff's right to the relief sought; and at the hearing (even though such defendant does not appear) the plaintiff must open his case, and adduce evidence in support of it, and take such judgment as to the Court appears just.

46. A defendant neglecting to put in an answer within the time or further time allowed shall not be at liberty to put in any answer without leave of the Court.

The Court may grant such leave by order on the *ex parte* application of the defendant at any time before the plaintiff has set down the cause, or applied to have it set down for hearing.

Where the cause has been set down or the plaintiff has applied to have it set down for hearing, the Court shall not grant such leave except on return of a summons to the plaintiff, giving notice of the defendant's application, and on such terms as to costs and other matters as seem just.

47. The answer shall show the nature of the defendant's defence to the claim set up by the petition, but may not set forth the evidence by which such defence is intended to be supported.

It should be clear and precise, and not introduce matter irrelevant to the suit, and the rules before laid down respecting the setting out of documents and the contents of a petition generally shall be observed in answer, *mutatis mutandis*.

It must deny all such material allegations in the petition as the defendant intends to deny at the hearing.

Where the answer denies an allegation of fact, it must deny it directly, and not by way of negative pregnant: (for example) where it is alleged that the defendant has received a sum of money, the answer must deny that he has received that sum or any part thereof, or else set forth what part he has received. And so, where a matter of fact is alleged in the petition with certain circumstances, the answer must not deny it literally as it is alleged, but must answer the point of substance positively and certainly.

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Costs.

Further time to answer.

Effect of defendant not answering.

Leave to answer after time allowed.

Form and contents of answer. The answer must specifically admit such material allegations in the petition as the defendant knows to be true, or desires to be taken as admitted. Such admission, if plain and specific, will prevent the plaintiff from obtaining the cost of proving at the hearing any matters of fact so admitted.

All material allegations of fact admitted by a defendant shall be taken as established against him, without proof thereof by the plaintiff at the hearing. But the plaintiff shall be bound to prove as against each defendant all allegations of fact not admitted by him, or not stated by him to be true to his belief.

The answer must allege any matter of fact not stated in the petition on which the defendant relies in defence,—as establishing, for instance, fraud on the part of the plaintiff, or showing that the plaintiff's right to recover, or to any relief capable of being granted on the petition, has not yet accrued, or is released or barred or otherwise gone.

48. The answer of a detendant shall not debar him at the hearing Effect of answer from disproving any allegation of the petition not admitted by his answer, at hearing. or from giving evidence in support of a defence not expressly set up by the answer,—except where the defence is such as, in the opinion of the Court, ought to have been expressly set up by the answer—or is inconsistent with the statements of the answer—or is, in the opinion of the Court, likely to take the plaintiff by surprise, and to raise a fresh issue or fresh issues of fact or law not fairly arising out of the pleadings as they stand, and such as the plaintiff ought not to be then called upon to try.

Specific Answer.

49. Where the defendant does not answer, or puts in an answer Summons to amounting only to a general denial of the plaintift's claim, the plaintiff compel. may apply by summons for an order to compel him to answer specifically to the several material allegations in the petition; and the Court, if such allegations are briefly, positively, separately, and distinctly made, and it thinks that justice so requires, may grant such an order.

The defendant shall, within the time limited by such order, put in Nature of his answer accordingly, and shall therein answer the several material answer. allegations in the petition, either admitting or denying the truth of such allegations seriatim, as the truth or falsehood of cach is within his knowledge, or (as the case may b.) stating as to any one or more of the allegations that he does not know whether such allegation or allegations is or are true or otherwise.

The definition answering may also set up by such answer any defence to the suit, and may explain away the effect of any admission therein made by any other allegation of facts.

Interrogatories.

50. Where an answer so put in fails substantially to comply with the In what cases. terms of the order, by reason of any one or more of the material allegations not being either denied or admitted thereby, or not being met by a statement in the answer that the defendant does not know whether such allegation or al egations is or are true or otherwise, the plantiff may apply to the Court to examine the defendant on written interrogatories; and the Court may, if it sees fit, examine the defendant accordingly on written interrogatories allowed by the Court, and embodying material allegations of the petition in an interrogative form, and may reduce the answers of the defendant to writing.

Such answers shall be taken for the purposes of the suit to be a part of the defendant's answer to the petition.

Oath.

51. The Court may, where the circumstances of the case appear to Power of require it, order the defendant to put in an answer on oath.

Tender.

Payment into Court.

Particulars.

Payment into Court.

Costs.

Cross suit.

Answer.

Effect.

Acceptance by plaintiff.

Non-acceptance.

Costs.

Cross petition in same suit. 52. A defence alleging tender by the defendant must be accompanied by payment into Court of the amount alleged to have been tendered.

Set-off.

53. A defence of set-off to a claim for money, whether in debt or in damages, must be accompanied by a statement of particulars of set-off; and if pleaded as a sole defence, unless extending to the whole amount of the plaintiff's claim, must also be accompanied by payment into Court of the amount to which, on defendant's showing, the plaintiff is entitled; and in default of such payment the defendant shall be liable to bear the costs of the suit, even if he succeed in his defence to the extent of the set-off pleaded.

Where a defendant in his answer raises a defence by way of set-off, which, in the opinion of the Court, is not admissible as set-off, the Court may either before or at the hearing, on his application, give him liberty to withdraw such defence, and to file a cross petition and may make such order for the hearing of the suit and cross suit together or otherwise, on such terms as to costs and other matters as seen just.

Payment into Court.

54. Payment into Court by the defendant must be accompanied by an answer. The answer must state distinctly that the money paid in is paid in satisfaction of the plaintiff's claim generally, or (as the case may be) in satisfaction of some specific part of the plaintiff's claim, where the claim is stated in the petition for distinct sums or in respect of distinct matters.

Paym nt into Court, whether made in satisfaction of the plaintiff's claim generally or in satisfaction of some specific part thereof, operates as an admission of liability to the extent of the amount paid in, and no more, and for no other purpose.

Where the defendant pays moncy into Court, the plaintiff shall be at liberty to accept the same in full satisfaction and discharge of the cause of suit in respect of which it is paid in; and in that case the plaintiff may forthwith apply by motion for rayment of the money out of Court to him; and on the hearing of the motion the Court shall make such order as to stay of further proceedings in the suit, in whole or in part, and as to costs and other matters, as seems just.

If the plaintiff does not so apply, he shall be considered as insisting that he has sustained damage to a greater amount, or (as the case may be) that the defendant was and is indebted to him in a greater amount than the sum paid in; and in that case the Court, in determining the suit and disposing of costs at the hearing, shall have regard to the fact of the payment into Court having been made and not accepted.

Counter-claim.

55. Where a defendant in his answer raises any specific defence, and it appends to the Court that on such defence being established he may be entitled to relief against the plaintiff in respect of the subject-matter of the suit, the Court may, on the application of the defendant, either before or at the hearing, if under the circumstances of any case it thinks fit, give liberty to him to file a countery claim by a cross-petition in the same suit, asking for relief against the plaintiff, and may make such order for the hearing of the suit and counter-claim together or otherwise, and in such manner and on such terms as to costs and other matters as seem just, and may, if in any case it seems fit, require the plaintiff to give security to the satisfaction of the Court (by deposit or otherwise) to abide by and perform the decision of the Court on the counter-claim.

Proceedings after Answer.

No pleading after answer. by

56. No replication or other pleading after answer is allowed except by special leave of the Court.

57. Where the plaintiff considers the contents of the answer to be such as to render an amendment of the petition necessary or desirable, he may answer. obtain ex parte an order to amend the petition on satisfying the Court that the amendment is not intended for the purpose of delay or vexation, but because it is considered to be material for the plaintiff s case.

Notice of the amendment shall be given to the defendant within such time and in such manner as the Court in each case directs.

Settlements of Issue.

58. At any time before or at the hearing the Court may, if it thinks Before or at fit, on the application of any party or of its own motion, proceed to ascer- hearing. tain and determine what are the material questions in controver-y between the parties, although the same are not distinctly or properly raised by the pleadings, and may reduce such questions into writing and settle them in the form of issues; which issues when settled may state questions of law on admitted facts, or questions of disputed fact, or questions partly of the one kind and partly of the other.

In settling issues the Court may order or allow the striking out or Amendment amendment of any pleading or part of a pleading so that the pleadings may finally correspond with the issues settled, and may order or allow the striking out or amendment of any pleading or part of a pleading that appears to be so framed as to prejudice, embarrass, or delay the trial of the cau e.

Where the application to the Court to settlo issues is made at any Application was stage of the proceedings at which all parties are actually present before voce. the Court, either in person or by counsel or attorney, or at the hearing, the court, either in person of the order and may be disposed of at once, the application may be made viva voce, and may be disposed of on summons. otherwise the application must be made and disposed of on summons.

Reference of Account.

59. Where it appears to the Court at any time after suit instituted, In what cases. that the question in dispute relates either wholly or in part to matters of mere account, the Court may, according to the amount of public business pending, either decide such question in a summary way, or order that it be referred either wholly or in part to some person a need on by the parties, or in case of th ir non-agreement, appointed by the Court.

The referce shall enter into the account and hear evidence, and report on it to the Court, according to the order; and the Court after Learing the parties may adopt the conclusions of the report, either wholly or in part, or may direct a further report to be made by the referee, and may grant any necessary a journmen' for that purpose.

Setting down of Cause for Hearing.

60. No cause can be set down for hearing without order of the Court Order for setting first obtained.

61. At the expiration of the time allowed for answering, the plaintiff When plaintiff may apply ex parte for an order to set down the cause for hearing.

62. Where the defendant has put in an answer, the plaintiff must When all w carefully consider the answer, and if he finds that upon the answer alone enterinto there is sufficient ground for a final decree or order, he must proceed upon evidence. the answer without entering into evidence preparatory to or at the hearing.

Or, if it is needful to prove a particular point, he must not enter into evidence as to other points that are not necessary to be proved.

In the first case, if he enters into evidence at all, and in the second case, if he enters into evidence as to such other points, he renders himself liable to pay the costs thereof.

63. An order to set down the cause may be made on the application of Order for the defendant by summons, if it appears to the Court, having regard to the on application state of the pleadings, that the cause is ready to be heard and that there of defendant,

has been delay on the part of the plaintiff in obtaining an order for setting down the cause, for which the plaintiff has no reasonable excuse (as the absence or illness of a material witness), and that the defendant is prejudiced or may reasonably be expected to be prejudiced by such delay. Dismissal for want of Prosecution.

64. Where the plaintiff does not obtain an order for setting down the cause within three months from the time at which he might first apply for such an order, the defendant may apply by motion for an order to dismiss the petition for want of prosecution.

On such application, the Court may, if it thinks fit, make an order dismissing the petition, or make such other order, or impose such terms as the Court thinks just and reasonable.

Postponement of Hearing.

65. The Court may at any time on a summons taken out by any party postpone the hearing of a cause set down, on being satisfied by evidence on oath that the postponement will have the effect of better ensuring the hearing and determination of the questions between the parties on the merits.

When such an application is made on the ground of the absence of a witness, the Court shall require to be satisfied that his evidence is material, and that he is likely to return and give evidence within a reasonable time.

Where such an application is made for the purpose of enabling the party applying to obtain the evidence of a witness resident out of the particular jurisdiction, the Court shall require to be satisfied that the evidence of the witness is material, and that he is likely to give evidence, and that he is permanently residing out of the jurisdiction, or does not intend to come within the jurisdiction within a reasonable time. The party making such application must also apply for an order for the examination of such witness out of the jurisdiction, or for leave to use an affidavit to be made by such witness as evidence at the hearing.

Hearing List and Hearing Paper.

66. There shall be kept a General Hearing List for causes and a Hearing Paper.

67. When a cause is set down for hearing it shall be placed in the general hearing list, and shall be transferred to the hearing paper strictly in its turn and order, according as the general hearing list becomes exhaus'ed.

The regular order shall in no case be departed from without special direction.

68. When a cause is about to be transferred from the general hearing list to the hearing paper, notice shall be served on the parties; and unless the Court in any particular case directs otherwise, ten days shall be allowed between service of such notice and the day of hearing.

69. When any cause of matter has been specially directed by the Court to be heard on a particular day, or out of its ordinary turn, the name of the cause or matter shall be placed in the hearing paper, with the words "by order" subjoined.

70. In case of any adjournment of the hearing from the day appointed in the hearing paper by reason of the preceding causes in the hearing paper not having been got through, or under any order of the ('ourt made during the sitting on that day, no further notice to either party of the adjournment day shall be requisite; and the adjournment day shall, unless otherwise ordered by the Court, be the next ordinary Court day.

Sittings of Court.

71. The sittings of the Court for the hearing of causes shall be, where the amount of public business so warrants, held on fixed and stated days.

In what cases.

s

In what cases.

To be kept.

Order of causes.

Notice to parties.

Causes taken out of turn.

Adjournment.

On what days.

The Court may, at its discretion, appoint any other day or days from time to time for the hearing of causes, as circumstances require.

72. The sittings of the Court for the hearing of causes shall ordinarily Publicity. be public; but the Court may, for a reason to be specified by it on the minutes, hear any particular cause or matter in the presence only of the parties, and their legal advisers and the officers of the Court.

73. On the application of either parts at the commencement of the Keeving proceedings, or of its own motion, the Court may order witnesses on both of Court. sides to be kept out of Court until they have respectively given their evidence; but this rule does not extend to the parties themselves or to their respective legal advisers, although intended to be called as witnesses.

74. Subject to special arrangements for any particular day, the busi- Order of ness of the day shall be taken, as nearly as circumstances permit, in the sittings. following order:-

(i.) At the commencement of the sitting, judgment shall be delivered in matters standing over for that purpose, and appearing for judgment in the paper:

(ii.) Ex parte motions and motions by consent shall next be taken, in the order in which the motion papers have been sent in:

(iii.) Opposed motions on notice, and arguments on showing cause against orders returnable on that day, shall then te taken, in the order in which these matters respectively stand in the hearing paper :

(iv.) The causes in the hearing paper shall then be called on, in their order, unless the Court sees fit to vary the order.

Hearing.

75. When a cause in the hearing paper has been called on, if neither of both parties. party appears, either in person or by counsel or attorney, the Court, on being satisfied that the plaintiff has received notice of the hearing, shall, unless it sees good reason to the contrary, strike the cause out of the hearing paper.

76. If the plaintiff does not appear in person or by counsel or attorney, Non-appearance of plaintiff. the Court, on being satisfied that the plaintiff has received notice of the hearing, shall, unless it sees good reason to the contrary, strike out the cause, and make such order as to costs in favour of any defendant appearing as seems just.

77. If the plaintiff appears, but the defendant or any of the defen- of defendant. dants do not appear, in person or by counsel or attorney, the Court shall, before hearing the cause, inquire into the service of the petition and of notice of hearing on the absent party or parties.

If not satisfied as to the service on every party, the Court shall direct that further service be made as it directs, and adjourn the hearing of the cause for that purpose.

If satisfied that the defendant or the several defendants has or have been duly served with the petition and with notice of the hearing, the Court may proceed to hear the cause, notwithstanding the absence of the defendant or any of the defendants, and may, on the evidence adduced by the plaintiff, give such judgment as appears just. The Court, however, shall not be absolutely bound to do so, but may order the hearing to stand over to a further day, and direct fresh notice to be given to the defendant or defendants, in case justice seems to require an adjournment.

78. Where the Court hears a cause and gives judgment in the absence Rehearing for defendant, of and against any defendant, it may afterwards, if it thinks fit, on such terms as seem just, set aside the decree and rehear the cause, on its being established by evidence on oath to the satisfaction of the Court that the defendant's absence was not wilful, and that he has a defence upon the merits.

business at

Restoration of cause to list for plaintift.

Non-appearance of plaintiff a second time.

79. Where a cause is struck out by reason of the absence of the plaintiff it shall not be restored without leave of the Court, until it has been set down again at the lo tom of the general hearing list, and been transferred in its regular turn to the hearing paper.

80. Where a cause has been once struck out, and has been a second time set down, and has come into the hearing paper, and on the day fixed for the hearing the plaintiff, having received due notice thereof, fails to appear either in person or by counsel or attorney when the cause is called on, the Court, on the application of the defendant, and if the non-appearance of the plaintiff appears to be wilful and intended to harass the defendant, or to be likely to prejudice the defendant by preventing the hearing and determination of the suit, may make an order on the plaintiff to show cause why a day should not be fixed for the peremptory hearing of the cause; and on the return to that order, if no cause or no sufficient cause be shown, the Court shall fix a day accordingly, upon such notice and other terms as seem just.

In case the plaintiff does not appear on the day so fixed, either in person or by counsel or attorney, the Court shall, unless it sees good reason to the contrary, dismiss the petition, which dismissal shall have the same effect as a dismissal on the merits at the hearing.

Jury.

81. Notice of demand of a jury, or of application for a jury, must be Time for demand of or application filed seven days at least before the day of h aring.

> 82. An appeal does not lie against the refusal of an application for a jury.

> 83. Where notice of demand of a jury has not been filed in due time, or if at the hearing both parties desire a jury, the Court may, on such terms as seem just, adjourn the hearing, in order that a jury may be summoned.

Proceeding at the Hearing.

84. The order of proceeding at the hearing of a cause shall be as follows:

The plaintiff shall state the pleadings.

The party on whom the burden of proof is thrown by the nature of the material issues or questions between the parties has the right to begin ; he shall address the Court and open his case.

He shall then call his evidence and examine his witnesses in chief.

When the party beginning has concluded his evidence, he shall ask the other party if he intends to call evidence (in which term is included evidence taken by affidavit or deposition, or under commission, and documentary evidence not already read or taken as read); and if answered in the negative, he shall be entitled to sum up the evidence already given, and comment thereon, but if answered in the affirmative, he shall wait for his general reply.

When the party beginning has concluded his case, the other party shall be at liberty to address the Court, and to call evidence, and to sum up and comment there n.

If no evidence is called or real by the latter party, the party beginning (saving the right of the Crown) shall have no right to reply, unless he has been prevented from summing up his case by the statement of the other party of his intention to call evidence.

The case on both sides shall then be considered closed.

If the party oppose I to the party beginning calls or reads evidence, the party beginning shall be at liberty to reply generally on the whole case; or he may call fr. sh evidence in reply to the evidence given on the other side, on points material to the determination of the issues, or any of them, but not on collateral matters.

Order of proceeding.

for jury.

Appeal.

Adjournment for jury.

Where evidence in reply is tendered, and allowed to be given, the party against whom the same has been adduced shall be at liberty to address the Court, and the party beginning shall be entitled to the general reply.

85. Each witness, after examination in chief, shall be subject to cross- cross-examinaexamination by the other party, and to re-examination by the party calling the matter him, and after re-examination may be questioned by the Court, and shall not be recalled or further questioned save through and by leave of the Court.

86. The Court shall take a note of the substance of the viva voce Notes of evidence in a narrative form, but shall put down the terms of any particular evidence. question or answer, if there appears any special reason for doing so.

No person shall be entitled as of right, at any time or for any purpose, to inspection or a copy of the Court's notes.

87. All objections to evidence must be taken at the time the question Objection to objected to is put, or, in case of written evidence, when the same is about "vidence to be put in, and must be argued and decided at the time.

88. Where a question put to a witness is objected to, the Court unless Note of the objection appear frivolous, shall take a note of the question and object- objection. tion, if required by either party, and shall mention on the notes whether the question was allowed to be put or not, and the answer to it, if put.

89. Where any evidence is by affi lavit, or has been taken by commission, Evidence by or on deposition, the party adducing the same may read and comment on affidavit. it, either immediately after his opening, or after the viva voce evidence on his part has been concluded.

90. The Court may, at its discretion, if the interests of justice appear Admission of absolutely so to require (for reasons to be recorded in the minutes of proceedings), admit an affidavit in evidence, although it is shown that the cross-examinaparty against whom the affidavit is offered in evidence had no opportunity tion. of cross-examining the person making the affidavit, on such terms, if any, as seem just.

91. Documentary evidence must be put in and read, or taken as read Documentary by consent.

Every document put in evidence shall be marked by the Court at the time, and shall be retained by the Court during the hearing, and returned to the party who put it in, or from whose custody it came, immediately after the judgment, unless it is impounded by order of the Court.

92. Where the evidence adduced at the hearing varies substantially Variance of from the allegations of the respective parties in the pleadings, it shall be in evidence. the discretion of the Court to allow the pleadings to be amended.

93. The Court may allow such amendments on such terms as to Amendments. adjournment, costs, and other things as seem just, so as to avoid surprise and injury to any party : but all amen lments necessary for the determination in the existing suit of the real question in controversy between the parties shall be made if duly applied for.

94. The Court may at the hearing order or allow, on such terms as Pleadings seem just, the striking out or amendment of any pleading that appears so framed as to prejudice, embarrass, or delay the fair trial of the real questions in controversy between the parties.

Judgment.

95. Decisions and judgments shall be delivered or read in open court Publicity. in presence of the parties and their legal advisers.

96. If the judgment of the Court is reserved at the hearing, parties summent to to the suit shall be summoned to hear judgment, unless the Court at the hear judgment, hearing states the day on which judgment will be delivered, in which case no summons to hear judgment shall be issued.

97. All parties shall be deemed to have notice of any decision or judg- Notice to parties ment, if the same is pronounced at the hearing of the application or suit. of judgment.

evidence.

All parties duly served with notice to attend and hear judgment shall be deemed to have notice of the judgment when pronounced.

98. A minute of every judgment, whether final or interlocutory, shall be made, on which the decree or order may be drawn up on the application of any of the parties.

Special Case.

99. Any decision or judgment may be given, or verdict taken, subject to a special case to be stated for the opinion of the Supreme Court.

Rehearing. New Trial.

100. The Court may, in any case, on such terms as seem just, order a rehearing or new trial, with a stay of proceedings.

101. An application for a new trial may be made and determined on the day of hearing, if all parties are present, or on notice of motion, filed not later than 14 days after the hearing.

Such notice shall not of itself operate as a stay of proceedings; but any money in Court in the suit shall be retained to abide the result of the motion or the further order of the Court.

After the expiration of such 14 days, an application for a new trial shall not be admitted, except by special leave of the Court, on such terms as seem just.

102. On an order for rehearing or new trial, either party may demand a jury for the second trial, though the first was not with a jury.

103. The Court may, if it thinks fit, make it a condition of granting a rehearing or new trial that the trial shall be with a jury.

104. Where the Supreme Court, on appeal from a Court where trial with a jury can be had, thinks fit to direct a rehearing in the Court below, it may direct that the second trial shall be with a jury.

Decrees and Orders.

105. A decree or order shall bear date of the day on which the decision or judgment on which the decree or order is founded, is pronounced.

106. Decrees and orders shall be drawn up in form only on the decrees or order. application of some party to the suit, and shall then be passed, certified by the seal of the Court, and entered, and shall then form part of the record.

> No decree or order shall be enforced or appealed from, nor shall any copy thereof be granted, until it has been so drawn up, passed, and entered.

> 107. Any party to the suit is entitled to obtain a copy of a decree or order, when drawn up, passed, and entered, such copy to be certified under the scal of the Court.

> 108. Where an order is made ex parte, a certified copy of the affidavit or deposition on which the order is granted must be served on the party affected by the order, together with the order.

> 109. Where in any suit or matter a decree or order directs any person to pay money or do any other act, the same or some subsequent decree or order shall state the precise time within which the payment or other act is to be made or done, reckoned from the date or from the service of the decree or order in which the time is stated, or from some other point of time, as seems fit.

> 110. A decree or order may direct the payment to be made, or act to be done, immediately after service of the decree or order, if, under special circumstances, the Court thinks fit so to direct.

111. Where the decree or order is one directing payment of money, on decree or order for money there shall be indorsed on the copy of it served on the person required to obey it a memorandum in the words, or to the effect, following :-

"If you, the within-named A.B., neglect to obey this decree [or "order] by the time therein limited, you will be liable to have a

Minute of judgment.

Decision, judgment, or verdict subject to special Case.

General power of Court as to rehearing or new trial Time for application for new trial,

Jury may be demanded on new trial, Court may order jury.

On appeal jury may be ordera or second trial.

Date of decree or order.

Drawing up of

Certified copies.

Ex parte orde s.

Statement of time in decree or order.

Immediate payment.

Indorsement payment.

" writ of execution issued against your goods, under which they "may be seized and sold, and will also be liable to be summoned "by the Court, and to be examined as to your ability to make "the payment directed by this decree [or order], and to be "imprisoned in case of your not answering satisfactorily."

112. Where the decree or order is one directing some act to be done or for other act other than payment of money, there shall be indorsed on the copy of it served on the person required to obey it a memorandum in the words, or to the effect, following :-

"If you, the within-named A.B., neglect to obey this decree [or

"order] within the time therein limited, you will be liable to be

"arrested under a warrant to be issued by the Court, and will

"also be liable to have your property sequestered, for the pur-

" pose of compelling you to obey this decree [or order]."

113. A decree or order may direct that money directed to be paid by Instalments. any person be paid by such instalments as the Court thinks fit.

114. All money directed by any decree or order to be paid by any How payment person, shall be paid into Court in the suit or matter, unless the Court to be made. otherwise direct.

115. Every person not being a party in any suit, who obtains an order Enforcement • or in whose favour an order is made, is entitled to enforce obedience against persons thereto by the same process as if he were a party to the suit. not parties to nais.

And every person not being a party to any suit against whom obcdience to any order may be enforced, is liable to the same process for enforcing obedience to such order as if he were a party to the suit.

Execution of Decree and Order.

116. A person directed by a decree or order to pay money, or do any Obedience other act, is bound to obey the de ree or order on being duly served with made. it, and without any demand for payment or performance.

117. Where the decree or order is one directing payment of money, Execution and the person directed to make payment refuses or neglects to do so against goola according to the exigency of the decree or order, the person prosecuting the decree or order shall be entitled to apply to the Court for execution against the goods of the disobedient person.

118. Where a decree or order directs payment of money by instal-I-stalments. ments, execution shall not issue until after default in payment of some instalment according to the order; and execution, or successive executions, may then issue for the whole of the money and costs then remaining unpaid, or for such portion thereof as the Court orders, either at the time of making the original decree or order or at any subsequent time.

Stay of Execution.

119. The Court may, if under the circumstances of any case it thinks Power to stay. fit, on the application of defendant, and on such terms as seem just, suit. stay execution of a decree or order pending a suit in the same or any other Court in which that defendant is plaintiff, and the person who has obtained such decree or order is defendant.

Seizure and Sale of Goods.

120. The Court shall, unless it sees good reason to the contrary, on Warrant of the application of the person prosecuting the decree or order, issue under against good. the seal of the Court a warrant of execution, directed to a proper officer, who shall be thereby empowered to levy the money ordered to be paid (with the costs of execution) by distress and sale of the goods of the disobedient person, wheresoever found within the particular jurisdiction.

121. The officer executing the warrant may by virtue thereof scize What may be any of the goods of the person against whom execution issues (except the wearing apparel and bedding of himself or his family, and the tools and implements of his trade, to the value of 25 dollars, which shall to

that extent be protected from solure), and may also solve any money, bank notes, cheques, bills of exchange, promissory notes, bonds, or securities for money belonging to him.

122. The Court shall hold any cheques, bills of exchange, promissory notes, bonds, or securities for money so seized, as security for the amount directed to be levied by the execution, or so much thereof as is not otherwise levied, for the benefit of the person prosecuting the decree or order, who may sue in the name of the person against whom execution issues, or in the name of any person in whose name he might have sued, for the recovery of the money secured or made payable thereby when the time of payment arrives.

123. The sale of goods seized in execution shall be conducted under the order of the Court, and by a person nominated by the Court, but no step shall be taken therein without the demand of the person prosecuting the decree or order, who shall be liable for any damage that ensues from any irregularity or from any improper or illegal proceeding taken at his instance.

124. The Court shall not order any goods to be sold unless satisfied *prima facie* that they belong to the person against whom execution issued, and are in a place where the Court has the right to exercise jurisdiction.

Where a claim is made by a third party to goods seized in execution, the same, if made by a British subject, shall be decided by the Court on summons, and in a summary way, as between the claimant and the person prosecuting the decree or order.

If the claim is mad \cdot by a foreigner, the Court shall either oblige the person prosecuting the decree or order to establish his claim before selling the goods, or allow him to sell the goods and defend any claim, as appears just.

125. A sale of goods seized in execution shall not 'e made until after the end of five days at least next following the day of seizure, unless the goods are of a perishable nature, or on the request in writing of the person whose goods have been seized; and until sale the goods shall be deposited by the officer in some fit place, or they may remain in the custody of a fit person approved by the Court and put in possession by the officer.

126. Every warrant of execution shall be returned by the officer, who shall certify thereon how it has been executed.

127. In or on every warrant of execution the Court shall cause to be inserted or indorsed the sum of money and costs adjudged, with the sums allowed as increased costs for the execution of the warrant; and if the person against whose goods execution is issued before actual sale of the goods, pays, or causes to be paid into Court, or to the officer holding the warrant, the sum of money and costs adjudged, or such part thereof as the person entitled thereto agrees to accept in full satisfaction thereof, together with all fees, the execution shall be superseded, and the goods seized shall be discharged and set at liberty.

128. In case any officer of the Court, employed to levy any execution by neglect, connivance, or omission loses the opportunity of levying the same, then on complaint of the person aggrieved and on the fact alleged leing proved on eath to the satisfaction of the Court, the Court may order the officer to pay such damages as the person complaining appears to have sustained thereby, not exceeding in any case the sum of money for which the execution issued; and the officer shall be liable thereto; and on demand made thereof, and on his refusal t · pay the same, payment thereof shall be enforced as any decree or order of the Court directing the payment of money.

notes, and other securities to be dealt with.

Sale.

Adverse claims to goods seized.

When sale to be made.

Custody in meantime.

Return of warrant.

Payment before sale.

Neglect, connivance, or emission of efficers.

IN CHINA AND JAPAN

Summons to Judgment Debtor.

129. Where a decree or order directing payment of money remains In what eases, wholly or in part unsatisfied (whether a warrant of execution has issued or not), the person prosecuting the decree or order may apply to the Court for a summons, requiring the person by whom payment is directed to be made to appear and be examined respecting his ability to make the payment directed, and the Court shall, unless it sees good reason to the contrary, issue such a summons.

130. On the appearance of the person against whom the summons is Examination. issued, he may be examined on oath by or on behalf of the person prosecuting the decree or order, and by the Court, respecting his ability to pay the money directed to be paid, and for the discovery of property applicable to such payment, and as to the disposal which he may have made of any property.

He shall be bound to produce, on oath or otherwise, all books, papers, and documents in his possession or power, relating to property applicable to such 1 ayment.

He may be examined as to the circumstances under which he contracted the debt or incurred the liability in respect of which the payment of money is by the decree or order directed to be made, and as to the means or expectation he then had of paying the debt or discharging the liability.

He shall be bound to sign his examination when reduced into writing.

Whether the person summoned appears or not, the person prosecuting the decree or order, and all other witnesses whom the Court thinks requisite, may be examined on oath or otherwise respecting the matters aforesaid.

The Court n ay, if it thinks fit, adjourn the hearing of the summons from time to time, and require from the person summoned such security for his appearance at the adjourned hearing as seems fit, and in default of his finding security, may, by warrant, commit him to prison there to remain until the adjourned hearing unless sooner discharged.

131. In any of the following cases,—

Commitment.

- (i.) If it appears to the Court by the examination of the person summoned or other evidence, that he then has or since the making of the decree or order has had sufficient means to pay the money directed to be paid by him, and he refuses or neglects to pay the same according to the decree or order; or
- (ii.) That, with intent to de'raud his creditors, or any of them, he has made or suffered any gift, delivery, or transfer of any property, or changed, removed, or concealed any property; or
- (iii.) That the debt or liability in question was contracted or incurred by him, by or by reason of fraud or false pretence, or breach of trust, committed by h m; or
- (iv.) That f rbearance thereof was obtained by him by fraud or false pretence; or
- (v.) That the debt or liability was wilfully contracted or incurred by him without his having had at the same time a reasonable expectation of being able to pay or discharge it; or
- (vi.) Was contract dor incurred by him by reason of any prosecution or proceeding wherein he was found guilty of any crime or offence, or by reason of any proceeding for libel, slander, assault, battery, adultery, seduction, breach of promise of marriage, malicious arrest, malicious or frivolous and vexatious prosecution, malicious trespass, malicious injury, or the malicious filing or prosecution of a petition for adjudication of insolvency or bankruptcy,—

then and in any such case the Court may, if it thinks fit, order that the person summoned be committed to prison for any time not exceeding forty days, and may issue a warrant for his commitment accordingly. Place of im pris-

Serveraes of maintenance in prison.

imprisonment .

Discharge from prison on payment.

Rescinding or variation of order for rayment,

Warrant of execution of commitment, where to be 'executed.

on what cases.

Wanged.

132. In places where there is no British prison or no other place for the detention of a debtor in custody except the prison of the Chinese or Japanese authorities, the Court shall not commit the debtor, if it appears that the last-mentioned prison is unfit, regard being had to the requirements of health and decency, for the confinement of a British subject under civil process.

133. The expenses of the debtor', maintenance in prison must be defrayed in the first instance by the person prosecuting the decree or order, and may be recovered by him in such manner as the Court directs.

Such expenses shall be estimated by the Court, and shall be paid at such times and in such manner as the Court directs.

In default of payment the debtor may be discharged if the Court thinks fit.

134. Imprisonment under such a warrant do s not operate as a satisfaction or extinguishment of the debt or liability to which the decree or order relates, or protect the person imprisoned from being anew summoned and imprisoned for any new fraud or other default rendering him liable to be imprisoned, or deprive the person prosecuting the decree or order of any right to have execution against his goods, as if there had not been such imprisonment.

135. Any person so imprisoned, who pays the money by the decree or order directed to be paid, or the instalments thereof payable, and costs remaining due at the time of his commitment, and all subsequent costs and expenses, shall be discharged out of custody.

136. On the hearing of any such summons as aforesaid, the Court, if it thinks fit, whether it makes any order for the commitment of the person summoned or not, may rescind or alter any decree or order previously made against him for the payment of money by instalment or otherwise, and make any further or other order, either for the payment of the whole thereof forthwith, or by any instalments, or in any other manner as the Court thinks reasonable and just.

Execution out of Jurisdiction.

137. Ordinarily a warrant of execution or commitment shall not be executed out of the particular jurisdiction, except under an order made for that purpose, on the request of the Court issuing the warrant, by the Court within whose jurisdiction it is to be executed, which Court may take such steps as if it had originally issued the warrant, but shall ultimately send any money produced by the execution, or the person apprehended (as the case may be), to the Court from which the warrant issued, to be there dealt with according to law.

But where the urgency or other peculiar circumstances of the case appear to the Court issuing the warrant so to require, the Court (for reasons to be recorded in the minutes of proceedings) may order it to be executed out of the particular jurisdiction, and it may be so executed accordingly.

Arrest.

138. Where the decree or order is one directing some act to be done other than payment of money, and the person directed to do the act refuses or neglects to do it according to the exigency of the decree or order, the person prosecuting the decree or order shall be entitled to apply to the Court for a warrant of arrest against the disobedient person.

139. The Court shall, unless it sees good reason to the contrary, on the application of the person prosecuting the decree or order, issue, under the seal of the Court, a warrant of arrest directed to a proper officer, who shall be thereby empowered to take the body of the disobedient person and detain him in custody until further order.

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Sequestration.

140. In case the person against whom the warrant of arrest issues is In what cases. not and cannot be found,--or is taken and detained in custody under the warrant without obeying the decree or order,-then the person prosecuting the decree or order shall be entitled to an order of sequestration against his property.

Commitment for Disobedience.

141. Where any person over whom the Court has jurisdiction is In what cases guilty of wilful disobedience to a decree or order, the person prosecuting the decree or order shall be entitled to apply to the Court for an order on the disobedient person to show cause why he should not be punished for the disobedience. The Court, unless it sees good reason to the contrary, shall on such application make an order accordingly.

The Court shall not grant the order except on evidence on oath establishing such a case as, if uncontradicted and unexplained, would justify the unmediate commitment of the disobedient person.

A certified copy of the affidavit or deposition on which the order is granted shall be served on the party to whom the order is directed, together with the order, and he may file counter affidavits.

142. On the return day of the order, if the person to whom it is directed does not attend, and does not establish a sufficient excuse for not Warrant. attending, and if the Court is satisfied that the order has been duly served, -or if he attends and does not show cause to the satisfaction of the Court why he should not be punished for the disobedience,-the Court may issue a warrant for his commitment to prison.

The Court may enlarge the time for return to the order, or may, on the return of it, and un ler circumstances which would strictly justify the immediate commitment of the person guilty of the disobedience, direct that the warrant for his commitment shall issue only after a certain time and in the event of continued disobedience at that time to the decree or order in respect of which he has been guilty of disobedience.

143. A person committed for disobedience to a decree or order is put of liable to be detained in custody until he has obeyed the decree or order in all things that are to be immediately performed, and given such security as the Court thinks fit to obey the other parts of the decree or order (if any) at the future times thereby appointed,—or in case of his no longer having the power to obey the decree or order, then until he has been imprisoned for such time or until he has paid such fine as the Court directs.

VI.-INTERLOCUTORY PROCEEDINGS.

144. Interlocutory applications may be made at any stage of a suit Form of or proceeding.

story ap lication.

They shall be made either by motion or on application for a summons.

Motions.

145. Motions must be reduced to writing in the terms of the order Motion-paper, sought from the Court; and a motion shall not be entertained until the party moving has filed in the Court a written motion paper distinctly stating the terms of the order sought

The motion may in its terms ask for an order directing more than one thing to be done, and may also be in an alternative form, asking that one or another order be made, so only that the whole order sought be therein substantially expressed.

If the motion-paper contains any matter by way of argument or other matter except the proper particulars of the motion itself, the Court shall direct the motion-paper to be amended, and shall make no other order

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thereon, until it is amended accordingly by the striking out of such argument or other matter.

There shall be filed with the motion-paper all affidavits on which the person moving intends to rely.

No other evidence can be used in support of the motion except by leave of the Court.

No paper accompanying the motion-paper other than an affidavit shall be received.

146. The person filing the motion-paper may then either move the Court while sitting, and on such days and at such times, if any, as are by the regulations of the Court appointed for hearing motions,—or in cases of urgency at any time while the Court is sitting, and not engaged in hearing any other matter,—or send a written request to the Court for an order according to the motion-paper, with such argument stated in writing in support of his motion as he thinks fit.

147. All motions shall be made *ex parte* in the first instance, unless the Court gives leave to give a notice of motion for a certain day.

148. On a motion *ex parte* the party moving shall apply for either an immediate absolute order of the Court in the terms of the motion-paper on his own shewing and evidence, or an order to the other party to appear on a certain day and show cause why an order should not be made in the terms of the motion-paper.

Any party moving in Court *ex parte* may support his motion by argument addressed to the Court on the facts put in evidence by the affidavits filed in support of the motion; and no party to the suit or proceeding, although present, other than the party moving, shall be entitled to be then heard.

149. On a motion coming on, the Court may allow the motion-paper to be amended.

It may allow additional evidence to be produced by affidavit or deposition.

It may direct the motion to stand over.

It may refuse the motion.

It may make an order in terms of the motion.

Where an immediate order absolute is asked, and the right thereto clearly appears, it may grant such order.

It may grant an order to show cause why the order sought should not be made.

It may allow a motion on notice to be made.

If the motion as originally framed, or as amended, is substantially divisible into two or more parts, it may divide the same, and deal in different ways with the separate parts thereof, as the case may require.

If it appears to the Court on the evidence adduced in support of the motion, or on any additional evidence which the Court permits to be adduced in support thereof, that the party moving is cutitled to an order absolute, or to show cause different from the order asked, and the party moving is willing to tal. I such different order, the Court may so order accordingly.

If he is not willing to take such different order, the Court shall refuse the motion.

150. When an order is made on a motion *ex parte* any party affected by it may, within seven days after service of it, apply to the Court by motion to vary or discharge it, and the Court, on notice to the party obt ing the order, either may refuse to vary or discharge it, or may vary or discharge it with or without imposing terms as to costs or security, or other things, as seems just.

Evidence.

Motion in Court;

or by writing

Notice of motion.

Application

Order on motion.

Varying or discharge cf order.

Order to show can e.

151. An order to show cause shall specify a day when cause is to be Re under, shewn, to be called the return-day to the order, which shall ordinarily be not less than four days after service.

A person served with an order to show cause may, before the return Counter day, file affidavits in order to contradict the evidence used in obtaining affithe order, or setting forth other facts on which he relies, w induce the Court to discharge such order.

On the return-day, if the persons servel do not appear, in person or precedings in by counsel or attorney, and it appears to the Court that the service on all return-day. proper parties has not been duly effected, the Court may enlarge the time and direct further service, or make such order as seems just.

If the persons served appear, or the Court is satisfied that service on all proper parties has been duly effected, the Court may proceed with the matter.

The Court may either discharge the order, or make the same absolute, —or adjourn the consideration thereof—or permit further affilavits to be filed in support of or against the order,—and may modify the terms of the order so as to meet the merits of the case,—and may make the order so modified absolute,—and may, if the order against which cause is shown is substantially divisible into two or more parts, divide the same, and deal in different ways with the separate parts as seems fit; and the Court, as part of its order, may impose terms as to costs or other things on the parties, or any of them, as seems just.

Summons.

152. An interlocutory application for summons need not be made Application for. in writing, but may be made in person either by the applicant himself, or by his counsel or attorney.

If the Court considers that a summons ought to be granted it may C means of. issue a summons ordering the person to whom it is directed to attend at the time and place specified therein, either in person or by counsel or attorney, and briefly but distinctly setting forth the nature of the particul r application.

The summons shall be headed in the suit or other proceeding.

On the return-day of the summons, if the person to whom the summons **Proceedings** on is directed attends, or in his absence on proof of service, the Court may, on the application of the person obtaining the summons, consider and deal with the application in a summary way.

The Court shall take a note of the material evidence if taken viva voce. The Court may adjourn the hearing of any summons when necessary.

VII.—APPEAL TO SUPREME COURT.

I.-In General.

153. An appeal does not lie from an order made ex parte.

Any person aggrieved by such an order must apply to the Court by which it is made to vary or discharge it.

154. Application for leave to appeal must be made to the Court whose the decision is to be appealed from, by motion, *ex parte*, ordinarily within leave, seven days after the decision to be appealed from is given, but afterwards by special leave of the Court.

155. If leave to appeal is applied for by a person directed by a decree Ermition or order to pay money, or do any other act, the Court below shall direct pending appeal either that the decision appealed from be carried into execution, or that the execution thereof be suspended pending the appeal, as the Court considers to be in accordance with substantial justice.

If the Court directs the decision to be carried into execution, the Security. person in whose favour it is given shall, before the execution of it, give security to the satisfaction of the Court for the due performance of such order as the Supreme Court may make.

Ex parte orders,

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If the Court directs the execution of the decision to be suspended pending the appeal, the person against whom the decision is given shall, before any order for suspension of execution, give security to the satisfaction of the Court for the due performance of such order as the Supreme Court may make.

In all cases security shall also be given by the appellant to the satisfaction of the Court, to an amount not exceeding 250 dollars, for the prosecution of the appeal, and for payment of all fees and charges in the Court below and in the Supreme Court, and of all such costs as may be awarded to any respondent by the Supreme Court.

If the last-mentioned security is given within fourteen days after motion made for leave to appeal, then, and not otherwise, the Court below shall give leave to appeal, and the appellant shall be at liberty to prefer and prosecute his appeal accordingly.

In any case other then the case hereinbefore described, the Court below, if it considers it just or expedient (for reasons to be recorded in the minutes of proceedings) to do so, may give leave to appeal on the terms and in the manner aforesaid.

156. Where there are more plaintiffs than one an appeal cannot be prosecuted except by all the plaintiffs jointly.

Where there are more defendants than one, any one or more of them may prosecute an appeal separately; but defendants severing in appeal do so at the risk of costs if the severance is improper.

157. The Supreme Court may require any party to an appeal to appear personally before it on the hearing of the appeal, or on any occasion pending the appeal; otherwise personal appearance shall not be requisite.

158. It is not open, as of right, to any party to an appeal to adduce new evidence in support of his original case; but a party may allege any facts essential to the issue that have come to his knowledge after the decision of the Court below, and adduce evidence in support of such allegations; and for the furtherance of justice the Supreme Court may, where it thinks fit, allow or require new evidence to be adduced.

159. The Court below shall not, except for some special cause, take upon itself the responsibility of the charge or of the transmission to the Supreme Court of original letters or documents produced in evidence in the suit.

Such original letters and documents shall be returned to the respective parties producing the same, and only copies thereof duly certified shall be transmitted in the appeal record.

The respective parties must, however, be prepared to produce the originals, if required by the Supreme Court, before or at the hearing of the appeal.

160. After the expiration of six months from the date of a decree or order, leave to appeal against it shall not be given by a Provincial Court.

Application for leave to appeal must in that case be made to the Supreme Court, which shall grant such leave if, on consideration of all the circumstances of the case, it appears just and expedient that an appeal should be allowed, but not otherwise, and may impose such terms as to security and other things as seem just.

161. The foregoing Rules apply to suits for 250 dollars or upwards, with respect to which a right of appeal is given by the Order in Council under which these Rules are framed, and shall also be applied, as far as may be, *mutatis mutandis*, in cases where special leave to appeal is applied for to a Provincial or to the Supreme Court.

162. An appeal from a decree or order made at the hearing of a suit shall be made by petition.

Leave to appeal, when.

Appeal by plaintiffs;

by defendants.

Personal appearance.

Evidence.

Original documents.

Limitation of time for appeal.

Application of foregoing Rules.

Appeal, petition.

Motion.

Other appeals shall be made by motion.

II.-From Decrees or Orders at Hearing.

163. The appellant must file his petition of appeal in the Court below Appellant must file his petition and the court below the for the set of within fourteen days after leave to appeal is given.

164. The petition of appeal shall contain an exposition of the appellant's contents. case as supported by evidence already before the Court, and by the record as it stands, and may not refer to any matter of fact not appearing by such record or evidence, or which may not by argument and inference be fairly deduced therefrom.

It shall set forth the grounds of appeal, and the particulars in which the decree or order appealed from is considered by the appellant to be erroneous or defective, and shall pray that the same may be reversed or varied, and that the Court above may make the particular order to which on the record and evidence as it stan is the appellant conceives himself entitled, or such other order as the Court thinks just.

It may contain any matter by way of argument in support of the appeal.

165. The petition of appeal shall be served on such persons as the Service. Court directs.

166. Any person on whom the petition of appeal has been served may, Respondent's within fourteen days after service, file in the Court below an answer to the petition of appeal.

The answer shall contain an exposition of the respondent's case as supported by the evidence already before the Court, and by the record as it stands, and may not refer to any matter of fact not appearing by such record or evidence, or not by argument and inference fairly deducible therefrom.

It shall simply conclude with a demand that the appeal be dismissed.

It may contain any matter by way of argument against the appeal.

167. Copies of the answer shall be furnished by the Court to such Copies furnished. persons as it thinks fit.

168. All matter of objection to any appeal, as being out of time, or Objections in on any grounds other than on the meri's of the case itself, must be substantially raised by the party desiring to rely thereon, in and by the answer to the petition of appeal, and if not so raised, or where no answer is put in, no such objection shall be permitted to be raised at the hearing of the appeal.

169. The absence of an answer shall not preclude any person interested Effect of not answering in supporting the decree or order from supporting the same on the merits at the hearing of the appeal.

170. On the expiration of the time for answering, the Court below Record of shall, without receiving any further pleading in appeal, make up the record of appeal, which shall consist of (1) the petition, pleadings, orders, and proceedings, and the decree or order in the suit, (2) a copy of all written and documentary evidence admitted, or tendered, and of the notes of the viva voce evidence, (3) the petition or petitions of appeal, and (4) the answer or answers thereto.

The whole record shall be fastened together, the several pieces shall be numbered, and the whole shall be secured by the scal of the Court below.

171. After the record of appeal has been made up, and until the appeal is disposed of, the Supreme Court shall be deemed in possession of the over suit in whole suit as between the parties to the appeal.

Every application in the suit shall be made to the Supreme Court and not to the Court below, but any application may be made through the Court below.

172. The Supreme Court may from time to time make such orders as Power of seem necessary for determining the real questions in controversy between to remit the the parties,-and for that purpose may, as between the parties to the appeal, amend any defects or errors in the record of appeal, - and may in k

hich peak is pending.

RULES OF SUPREME COURT .

direct the Court below to inquire into and certify its finding on any question as between such parties, or any of them, which it may be necessary or expedient to determine before final judgment in the appeal,—and generally shall, as between the parties to the appeal, have as full and ample jurisdiction over the whole suit as if the same had been instituted and prosecuted in the Supreme Court itself as a Court of first instance, by parties subject to its ordinary original jurisdiction—and may rehear the whole case,—or may remit it to the Court below to be reheard or to be otherwise dealt with as the Supreme Court directs.

syfor hearing.

173. The Supreme Court shall, on receiving the record of appeal, fix a day for the hearing thereof.

Such (ay shall be fixed as will allow of the Court giving notice thereof through the Court below to the parties to the appeal, and as will allow of the parties attending either in person or by counsel or atto mey, if they or any of them desire to do so.

174. In case all the several parties to an appeal appoint persons at the place of sitting of the Supreme Court to represent them as their respective counsel or attorneys in the matter of the appeal, and cause the same to be notified to the Supreme Court, the Court shall allow the appeal to be set down in the general hearing list at ence, and shall proceed to dispose of the appeal in its turn without further notice to the parties or any of them; and the respective representatives of the parties shall be bound to watch for and take notice of the day for the hearing of the appeal.

III.—Not from Decrees or Orders at Hearing.

175. The appellant shall file his appeal motion paper in the Court below within seven days after leave to appeal is given.

He may at the same time file in the Court below any argument he desires to submit to the Supreme Court in support of the appeal.

The motion paper and the argument (if any) shall be served on such per ons as the Court directs.

176. Any person so servel may, within seven days after service, file in the Court below any argument he desires to submit to the Supreme Court against the appeal.

Copies of such last mentioned argument (if any) shall be furnished by the Court below to such persons as it thinks fit.

177. On the expiration of the time for filing such last-mentioned argument, the Co 'I low shall make up the record of appeal, which shall consist of (1) the petition and such portion of the pleadings, orders, proceedings, and evidence as relate to the particular decision appealed from, with (2) the appeal motion-paper and any argument or arguments filed.

The record shall be made up as on appeal from a decree.

178. The Court shall not cause notice to be given to the parties of the day when the appeal motion will be disposed of, unless under special circumstances it thinks iit to do so.

But where any party to the appeal motion notifies to the Supreme Court his desire to attend in person, or by counsel or attorney, when the motion is being disposed of, he shall te at liberty to do so, and the Court shall hear him, or his counsel or attorney, before disposing of the motion. VIII.—SUMMARY ORDERS BEFORE SUIT.

179. Where the extreme urgency or other peculiar circumstances of the case appear to the Court so to require, the Court may on evidence on oath, without a petition having been previously presented, make *ex parte* an order of injunction, or an order to sequester money or goods,—or to stop a passport,—or the clearances of a ship,—or to hold to bail.

180. Before making such an order the Court shall require the person applying for it to enter into a recognizance (with or without a surety or

by counsel or attorncy.

Appearance

Appeal motion.

Bespondent's

Record of appeal.

Notice to

In what cases,



sureties as the Court thinks fit), signed by the party applying (and his surety or sureties if any), as a security for his being answerable in damages to the persons against whom the order is sought, or to give such other security for that purpose by deposit or otherwise as the Court thinks fit.

181. Any such order shall not remain in force more than 24 hours, Duration of and shall at the end of that time wholly cease to be in force unless within order. that time a suit is regularly instituted by the person obtaining the order.

Any such order shall be dealt with in the suit as seems just.

182. An order to hold to bail shall state the amount (including costs) Arrest and for which bail is required.

other proceedto hold to bail.

It shall be executed forthwith.

The person arrested under it shall be entitled to be discharged from custody under it on bringing into Court the amount stated in the order, to abide the event of any suit instituted, or on entering into a recognizance, (with or without a surety or surcties as the Court thinks fit), signed by him (and his surety or sureties if any), as a security that he will abide by and satisfy any decree or order of the Court in any suit instituted, or on giving such other security for that purpose by deposit or otherwise as the Court thinks fit.

The person arrested shall be liable to be detained in custody under the order for not more han seven days, if not sooner discharg d; but the Court may, from time to time, on evidence on oath, renew the order, so, however, that no person be kept in custody under any such order, and renewed order or orders, for a longer time in the whole than thirty days.

IX .- PROBATE AND ADMINISTRATION.

Deposit of Will in Lifetime.

183. Any British subject may in his lifetime deposit for safe custody Testator may in the Supreme or other Court his own Will, sealed up under his own seal and the seal of the Court.

Proceedings on Death.

184. The Supreme Court and every other Court shall udeavour to Notice of death. obtain, as early as may be, information of the death of every British subject dying within the particular jurisdiction, and all such information respecting the affairs of the deceased as may serve to guide the Court with resp ct to the securing and administration of his property.

On receiving information of the death of a British subject the Court shall put up a notice thereof at the place where its sittings are ordinarily held, and shall keep the same there until probate or administration is granted, or where it appears to the Court that probate or administration will not be applied for, or cannot be granted, for such time as the Court thinks fit.

185. Where it is shown to the satisfaction of the Suv reme or other Compulsory Court that any paper purporting to be testamentary is in the possession festamentary or under the control of any person, the Court may, in a summary way, rapers. whether a suit or proceeding as to probate or administration is pending or not, order him to produce and bring into Court such paper.

Where it appears to the Supreme or other Court that there are reasonable grounds for believing that any person has knowledge of any paper purporting to be testamentary, (although it is not shown to the satisfaction of the Court that the paper is in his possession or under his control), the Court may, in a summary way,-whe her a suit or proceeding for probate or a iministration is pending or not,-or er him to at end for the purpose of being examined respecting the same in open Court, or on interrogatories, and after examination to produce the paper and bring it into Court.

Any person failing to attend or to le examined, or to produce and bring in the paper accordingly, shall be liable to the same consequences

as he would be liable to if he were a party to a suit in the Court, and had made like default.

186. The Court may of its own motion, or on the application of any person claiming an interest under a will, give notice to the executor or executors (if any) therein named, to come in and prove the will or to renounce probate; and the executors or executor so named, or some or one of them, must within fourteen days after notice come in and prove or renounce accordingly.

I.-Probate or Administration in General.

187. Probate or letters of administration with Will annexed shall not Time after death then by desire or issue until after the lapse of seven days from the death of the deceased, administration "may be granted, except under the direction of the Judge of the Supreme Court, or in case of great urgency.

> Letters of administration (not with Will annexed) shall not issue until after the lapse of fourteen days from the death of the deceased, except under the direction of the Supreme Court, or in case of great urgency,

> 188. Where probate or administration is, for the first time, applied for after the lapse of three years from the death of the deceased, a grant shall not be made except under the direction of the Judge of the Supreme Court.

> 189. In any case a grant of probate or administration may be made by the Supreme Court, wheresoever in China or Japan the deceased had at the time of his death his place of abode; but where the deceased had at the time of his death his fixed place of abode in the district of a Provincial Court, the application for the grant shall not be entertained by the Supreme Court, except on the request of the Provincial Court.

> 190. Where any dispute or question arises in relation to the grant or the application for it,-or it appears to the Provincial Court doubtful whether or not the grant should be made,-the Provincial Court shall communicate with the Judge of the Supreme Court, who shall either direct the Provincial Court to proceed in the matter according to such instructions as the Judge thinks fit, or may direct that no further proceeding be taken in the matter by the Provincial Court, but any party concerned may apply for a grant to the Supreme Court itself.

> 191. The Provincial Court, before proceeding in the matter of any application, shall take care to ascertain that the deceased had at the time of his death his fixed place of abode in the district of the Court, and shall not for this purpose consider itself bound to rest satisfied with such evidence as is offered by the person applying for the grant.

> 192. The Court shall, where it deems it necessary, require proof, in addition to the oath of the executor or administrator, of the identity of the deceased or of the party applying for the grant.

> 193. The Court shall take care to ascertain the value of the property of the deceased as correctly as circumstances admit.

194. In no case shall the Court allow probate or letters of adminis-Guart's inquiries tration to issue until all inquiries which it sees fit to institute have been answered to its satisfaction.

> The Court shall, however, afford as great facility for the obtaining of probate or administration as is consistent with due regard to the prevention of error and fraud.

195. In the following cases of probate or administration, a grant shall Supreme Court not issue except from the Supreme Court under immediate direction of man may make the Judge, namely :---

> Probate, or administration with will annexed, where the will was executed before the 1st day of January, 1838, and there is no testamentary paper of later date than the 31st day of December, 1837.

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. Grants by Sayrome on request of **Provincial** Court.

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Probate, or administration with will annexed, the will being simply an execution of a special power, or being the will of a married woman made by virtue of power:

Administration for the use or benefit of a minor or infant, or a lunatic or person of unsound mind:

- Administration (with or without will annexed) of the property of a bastard dying a bachelor or spinster, or dying a widower or widow without issue, or of a person dying without known relative: Limited administration:
- Administration to be granted to a person not resident within China or Japan.

196. Revocation or alteration of a grant of probate or administration Revocation or shall not be made except by the Supreme Court, under the immediate grant. direction of the Judge.

197. A notice to prohibit a grant of probate or administration may Notice to prohibit grant. be filed in the Supreme Court, or in any Provincial Court.

Immediately on such a notice being filed in a Provincial Court, a copy thereof shall be sent to the Court of the district (if any) in which it is alleged the deceased had at the time of his death his fixed place of abode. and to any other Court to which it appears to the Judge of the Supreme Court expedient to send a copy.

Immediately on such a notice being filed in a Provincial Court, the Court shall send a copy thereof to the Supreme Court, and also to the Court of any other district in which it is known or alleged the deceased had at the time of his death a place of abode.

Such a notice shall remain in force for three months only from the day of filing; but it may be renewed from time to time.

Any such notice shall not affect any grant made on the day on which the notice is filed, or on which a copy of the notice is received, as the case may be.

The person filing such a notice shall be warned by a warning in writing under the seal of the Court being delivered at the place mentioned in the notice as the address of the person filing the notice.

After such a notice has been filed in a Provincial Court, or after a copy of such a notice has been received by a Provincial Court (as the case may be), the Provincial Court shall not make a grant of probate or administration, but any grant shall be made only by the Supreme Court, under the immediate direction of the Judge.

198. Notices in the nature of citations shall be given by publication in Notices by such newspapers, or in such other manner as the Court, in each case, citationa. directs.

199. Suits respecting probate or administration shall be instituted Procedure in and conducted as nearly as may be in the same manner as suits for claims administraof 100 dollars and upwards.

200. All original wills, of which probate or administration with will annexed is granted, shall be filed and kept in the public office of the Supreme or other Court from which the grant issues, in such manner as to secure at once the due preservation and the convenient inspection of the same; and no original will shall be delivered out for any purpose without the express and special direction in writing of the Judge of the Supreme Court.

An official copy of the whole or of any part of a will, or an official Official copies certificate of a grant of administration, may be obtained from the Supreme and carificates. or other Court where the will has been proved or the administration granted, on payment of the proper fees. Half-yearly

201. On the first day of February, and the first day of August in every year, every Provincial Court shall send to the Supreme Court,-

Supreme Court

A list of the grants of probate and administration made by it up to the last preceding first day of January and first day of July respectively, and not included in any previous list.

And also, a copy, certifi d by the Provincial Court to be a correct copy, of every will to which any such probate or administration relates.

II.-Probate and Administration with Will annexed.

202. In the following rules respecting probate and administration the expression "the proper officer" means, as to the Provinces, the Consul-General, Consul, or Vice-Consul holding and forming a Court; as to the Supreme Court, such one of the officers attached thereto as for the time being acts in matters of probate and administration by the authority an ϑ under the direction of the Judge.

203. On receiving an application for probate or for administration with will annexed, the proper officer must inspect the will, and see whether it appears to be signed by the testator, or by some oth r person in t is presence and by his direction, and subscribed by two witnesses, according to the provisions of the Acts of Parliament, 7 Will. 4, & 1 Vict. c. 26 sec. 9, and 15 & 16 Vict. c. 24 sect. 1, and in no case may he proceed further if the will does not appear to be so signed and subscribed.

204. If the will appears to be signed by or for the testator, and subscribed by two witnesses, the officer must then refer to the attestation clause (if any), and consider whether the wording thereof shows the will to have been in fact executed in accordance with the provisions of the said Acts.

205. If there is no attestation clause to the will,—or if the attestation clause thereto is insufficient,—the officer must require an affidavit from at least one of the subscribing witnesses, if either of them is living, to prove that the will was in fact executed in accordance with the provisions of the said Acts.

The affidavit must be engrossed and form part of the probate, so that the probate may be a complete document on the face of it.

If on perusal of the affidavit it appears that the will was not in fact executed in accordance with the provisions of the said Acts, the officer must refuse probate.

If on perusal of the affidavit it appears doubtful whether or not the will was in fact executed in accordance with the provisions of the said Acts, the officer must lay a statement of the matter before the Judge of the Supreme Court for his directions.

If both the subscribing witnesses are dead,—or if from other circumstances no affidavit can be obtained from either of them,—resort must be had to other persons (if any) who were present at the execution of the will; but if no affidavit of any such other person can be obtained, evidence on oath must be procured of that fact, and of the handwriting of the deceased and of the subscribing witnesses, and also of any circumstances that may raise a presumption in favour of the due execution of the will.

206. The officer shall not allow probate of will, or administration with the will annexed, of any blind per-on, or of any obviously illiterate or ignorant person, to issue, unless he has previously satisfied himself, by what appears on the face of the will or by evidence on oath, that the will was read over to the deceased before its execution, or that the deceased had at the time knowledge of its contents.

Where information is not forthcoming, the officer must communicate with the Judge of the Supreme Court.

207. Having satisfied himself that the will was duly executed, the officer must carefully inspect the same to see whether there are any interlineations of alterations or erasures or obliterations appearing in it, and requiring to be accounted for.

Interpretation af "the proper officer."

Examination of will as to mode of execution.

Examination of attestation clause.

Proof of execu-Mon according . No Acts of .Parliament.

Will of testator blind, obviously illiterate, or signorant.

Enterlineations, alterations, crasures, or obliterations.

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Interlineations and alterations are invalid unless they existed in the will at the time of its execution, or,-if made afterwards, unless they have been ex cuted and attested in the mode required by the said Acts of Parliament, -- or unless they have been made valid by the re-execution of the will—or by the subsequent execution of some codicil thereto.

Where interlineations or alterations appear in the will (unless duly executed or recited in or otherwise identified by the attestation clause) an affidavit or affidavits in proof of their having existed in the will before its execution must be filed.

In like manner erasures and obliterations are not to prevail unless proved to have existed in the will at the time of its execution-or unless the alterations thereby effected in the will are duly executed and attested, -or unless they have been made valid by the re-execution of the will, or by the subsequent execution of some codicil thereto.

If no satisfactory evidence is adduced as to the time when the erasures or obliterations were male, and the words erased or obliterated are not entirely effaced, and can, on inspection of the paper, be ascertained, they must form part of the probate.

In every case of words having been erased which might have been of importance an affidavit must be required.

If reasonable doubt exists in regard to any interlineation, alteration, erasure, or obliteration, the officer shall, before proceeding further in the matter, communicate with the Judge of the Supreme Court for his directions.

208. Where a will contains a reference to any deed, paper, memorandum, or other document, of such a nature as to raise a question whether referred to in it ought or ought not to form a constituent part of the will, the produc- a will, tion of the deed, paper, memorandum, or other document must be required, with a view to ascertain whether or not it is entitled to probate; and if not produced the non-production of it must be accoused for by evidence on oath.

Any deed, paper, memorandum, or other document cannot form part of a will or codicil, unless it was in existence at the time when the will or codicil was executed.

If there are any vestiges of scaling wax or wafers or other, marks on or sanced as the testamentary paper, leading to the inference that soure paper, memorandum, or other document has been annexed or attached thereto, they must be satisfactorily accounted for by evidence on oath, or the production of such paper, memorandum, or other document must be required; and if not produced, the non-production of it must be accounted for by evidence on oath.

If doubt exists as to whether or not any such deed, paper, memorandum, or other document is entitled to probate as a constituent part of the will, the officer shall, before proceeding further in the matter, communicate with the Judge of the Supreme Court for his directions.

209. The foregoing rules respecting wills apply equally to codicils. Codicils.

210. Every will or copy of a will, or other test un ntary paper to Marking of wi which an executor or an administrator with will annexe liss orn, shall be to. marked by such executor or administrator and by the person before whom he is sworn.

211. The officer shall take care that the copies of wills to be annexed Writing on to probates or letters of administration are fairly and properly written, and to reject those which are not so.

III.—Administration.

212. The duties of the proper officer in granting administration (not with will annexed) are in many respects the same as in cases of probate. annexed.

not with will

RULES OF SUPREME COURT

He shall ascertain the time and place of the deceased's death, and the value of the property to be covered by the administration.

213. Where an executor appointed in a will survives the testator, but ornot appearing, either dies without having taken probate, or being summoned or called on by the Court to take probate does not appear, his right in respect of the

executorship wholly ceases, and the representation to the testator and the administration of his effects without further renunciation go, devolve, and may be committed in like manner as if he had not been appointed executor.

214. Where administration is applied for by one or some of the next of kin only, there being another or other next of kin equally entitled thereto, the proper officer shall require proof by affidavit that notice of the application has been given to the other next of kin.

215. Every person to whom administration is granted shall give bond with two or more responsible British subjects as sureties, to the Judge of the Supreme Court, to enure in favour of the Judge for the time being, conditioned for duly collecting, getting in, and administering the personal estate of the deceased.

Where, however, the property is under the value of 250 dollars one such surety only need be taken.

The bond shall be in a penalty of double the amount under which the personal estate of the deceased is sworn, unless the proper officer in any case thinks it expedient to reduce the amount, for reasons to be forthwith certified by him to the Judge of the Supreme Court.

The proper officer may also in any case dir ct that more bonds than one shall be given, so as to limit the liability of any surety to such amount as the officer thinks reasonable.

216. The Judge of the Supreme Court may, on application, in a summary way, and on being satisfied that the condition of any administration bond has been broken, assign the same to some person, who shall thereupon be entitled to sue on the bond in his own name, as if the same had been originally given to him instead of to the Judge of the Supreme Court, and shall be entitled to recover thereon, as trustee for all persons interested, the full amount recoverable in respect of any breach of the conditions of the bond.

X.-AEBITRATION.

217. The following rules respecting arbitration apply exclusively to cases where the agreement for reference to arbitration or submission to arbitration by consent is made a rule of Court.

218. Arbitrators shall make their award within one calendar month after they have entered on the reference, or been called on to act by a notice in writing from any party, unless the document authorizing or making the reference contains a different limit of time.

219. The Court may, if it thinks fit, on reasonable notice to all parties, from time to time enlarge the time for making the award for such time as it thinks fit, the reasons for such enlargement being recorded in the minutes of proceedings.

220. An umpire may enter on the reference in lieu of the arbitrators, if the latter have allowed their time or their extended time to expire without making an award, or have filed, in the Court, a notice in writing that they cannet a gree.

221. The authority of an arbitrator or umpire is not revocable except by the Court.

222. Where it appears to the arbitrators or umpire that any difficult question of law is involved in, or raised by, the facts as finally ascertained by them or him, they or he may, if it seems fit, state the award (as to the whole or any part thereof) in the form of a special case for the opinion of the Court having jurisdiction in the matter, or of the Supreme Court.

Recetor dying without proving.

Notice to next of kin.

Administration band.

Assignment of and suit on bond.

ip what cases these rules apply.

Time of award.

Enlargement of time.

When ampire may enter on reference.

Represention of nathority.

Specia case,

The Court shall consider and deliver judgment on such case, and shall be at liberty to draw inferences of facts from the facts stated, and to amend the case or remit it for amendment by reason of any irregularity, mistake, or imperfection.

223. The arbitrators or umpire shall have power to award how the Costs. costs of the reference shall be borne, in the whole or in part; but any award as to costs shall not pieclude the party or parties against whom costs are awarded from applying to the Court to tax the costs; and on such application the costs, including the remuneration (if any) of the arbitrators and umpire, or any of them, shall be taxed at a reasonable rate by the Court, and the Court shall make such order regarding the costs of taxation as justice requires.

224. Every award must be in writing, signed by the arbitrators or Form and umpire making the same. award.

It must contain a conclusive finding, and may not find on the contingency of any matter of fact being afterwards substantiated or deposed to.

It must comprehend a finding on each of the several matters referred.

Arbitrators or an umpire may, however, from time to time make several awards on several parts of a matter or on several matters referred, so as the latest of the awards is made within the time limited.

225. The arbitrators or umpire making an award shall within the time Deposit of limited deposit the award in the Court, enclosed in a sealed envelope, and award. indorsed with the names of the parties to the reference, and the amount claimed by the arbitrators and umpire for remuneration.

Notice of the award having been deposited shall be given by the Court Notice thereof. to the parties, who shall be at liberty to read the award, and to have copies of it on payment of the proper fees.

226. Any person interested may within seven days after notice of the Application award apply to the Court by motion to prevent the award, or any specified against award. part of it, being carried into effect.

227. If no such motion is made the Court shall proceed, on reasonable Order of Court. notice to all parties, to make such order for carrying into effect the award or any part thereof, and as to costs and other things as seem just.

228. The Court shall have power at any time, and from time to time, Remitting of mattersreferred to remit the matters referred, or any of them, to the reconsideration and redetermination of the arbitrators or umpire, on such terms as to costs and other things as seem just.

229. The Court shall not refrain from carrying an award into effect Irregularity. merely on the ground of irregularity in the submission, or during the reference, where such irregularity has not been substantially prejudicial to the party applying against the award.

XI .- AFFIDAVITS AND OTHER LVIDENCE.

Affidavits.

230. Every affidavit used in the Court must be either in English or Language. in the usual and familiar language of the witness swearing it.

An affidavit in any language other than English must be accompanied by a sworn translation into English, procured by and at the expense of the person using the affidavit.

231. Every affidavit, sworn before any British judicial or Consular Form. officer in China or Japan, in the matter of any suit or other proceeding in Her Majesty's Courts in China and Japan, must be headed in the Court, and in the suit or proceeding in which the affidavit is to be used.

It must state the full name, trade or profession, address and nationality, of the witness.

It may be in the first or in the third person, and may be divided into convenient paragraphs, numbered consecutively.

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232. Every affidavit used in the Court must contain only a statement of facts and circumstances, to which the witness swears, either on his own personal knowledge, or from information which he believes to be true.

It must not contain any extraneous matter, by way of objection, prayer, or legal argument or conclusion; and every statement must be as brief and positive as may be consistent with proper fulness and with truth.

The matter of fact sworn to, whether in affirmat on or denial, if within the knowledge of the witness, must be sworn to positively and certainly.

Where a witness swears to 1 is belief in any matter of fact, such belief arising from any source other than his own personal knowledge, he must set forth explicitly the facts and circumstances forming the ground of his belief.

Where the belief in the truth of the matter of fact sworn to arises from information received from another person, the name of such person must be stated, and such particulars must be given as to the informant, and as to the time, place, and circumstances of the information, as may afford means to other parties to verify or contradict the same.

233. Where an affidavit is to be sworn before a British judicial or Consular officer in China or Japan, any erasure, interlineation, or alteration made before the affidavit is sworn shall te attested by the officer, who shall affix his signature or initials in the margin immediately opposite to the erasure, interlineation, or alteration.

Where there are many erasures, interlincations, or alterations, so that the affidavit proposed to be sworn is illegible, or difficult to read, or is in the judgment of the officer before whom it is proposed to be sworn so written as to give any facility for being added to or in any way fraudulently altered, be may refuse to take the affidavit in its existing form and may require it to be re-written in clear and legible and unobjectional le manner.

234. An affidavit sworn before any British judicial or Consular officer, authorized to take affidavits,—lefore any Judge, officer, or other person in the United Kingdom, or in any British colony or possession, authorized to take affidavits,—before any Mayor or other Magistrate in any foreign country authorized to administer an oath,—or in the case of a foreigner in China or Japan before his own proper Consular or other authority, may be used in the Court.

55. An affidavit may be used, notwithstanding it is defective in form according to these Rules, if the Court is satisfied that it has been sworn before a person duly authorized, and that its form is in accordance with the law and custom of the place where it is sworn.

236. Any affidavit shall not be admitted which is proved to have been sworn before a person on whose behalf the same is offered, or before his attorney, or before a partner or clerk of his attorney.

237. Every affidavit sworn before a British judicial or Consular officer in China or Japan must be signed by the witness; or in case the witness cannot write his name, his mark must be subscribed, such signature or mark to be made in the presence of the officer.

238. The jurat should be written without interlineation or erasure, immediately at the foot of the affidavit, and towards the left side of the paper, and must te signed ty the judicial or Consular officer before whom the affidavit is sworn, and be scaled with the scal of the Court of which he is an officer, or with his Cousular or other official seal (as the case may be).

It must state the date of the swearing of the affidavit, and the place where it was sworn.

It must state that the affidavit was sworn before the judicial or Consular officer.

Where the witness is blind or illiterate it must state that fact, and that the witness appeared perfectly to understand it.

Brasures, interlineations, alterations, bad writing.

Befors whom affidavit may be sworn.

Affidavit defective in form.

Affidavit sworn before attorney in suit.

Bignature of witness,

Jurat.

238

Where the witness cannot write his name, and therefore subscribes his mark, the jurat must state those facts, and that the mark was made in the presence of the officer.

Where two or more persons join in making an affidavit, their several names must be written in the jurat, and it must appear by the jurat that each of them has been sworn to the truth of the several matters stated by him in the affidavit.

239. The judicial or Consular officer must not allow an affidavit, when Alteration and re-swearing. once sworn, to be altered in any manner whatever without being re-sworn.

If the jurat has been added and signed, a new jurat must be added if the affidavit is re-sworn; and in the jurat mention must be made of the alteration.

Any officer before whom an affidavit is proposed to be re-sworn after alteration may refuse to allow the same to be re-sworn and may, in lieu thereof, require the witness to make a fresh affidavit.

240. A defective or erroneous affidavit may be amended and re-sworn, Amendment, by special leave of the Court in which it is to be used, on such terms as to time, costs, and other things as seem just.

241. Where an affidavit used in the Court is not in accordance with Costs. these rules, the Court may make such order respecting the costs of, or connected with, the affidavit as seems just.

242. Before an affidavit is used in the Court, the original affidavit Filing of must be filed in the Court; and the original, or an office copy thereof (that copy. is, a copy sealed with the seal of the Court as evidence of its being a correct copy, and either made under the direction of the Court or produced to the Court for examination and sealing), shall alone be recognized for any purpose in the Court.

Other Evidence.

243. On the hearing of any interlocutory or other application in a Vivá voce suit or matter, the Court may, if it thinks it just and expedient, for rea- interlocutory sons to be recorded in the minutes of proceedings, summon a British sub- or other ject to attend to produce documents before it, or to be examined, or to be application. cross examined, and re-examined, viva voce, by or before it in like manner as at the hearing of a suit.

Such notice as the Court in each case, according to the circumstances, considers reasonable, shall be given to the person summoned, and to such persons (parties to the suit or proceeding or otherwise interested) as the Court considers entitled to inspect the documents to be produced, or to examine, cross-examine, or re-examine the person summoned, or to be present at his examination, cross-examination, or re-examination, as the case may be.

The evidence of a witness on any such examination, cross-examination, or re-examination shall be taken in like manner, as nearly as may be, as evidence at the hearing of a suit.

244. Where the circumstances of the case appear to the Court so to vince require, for reasons to be recorded in the minutes of proceedings, the as preparatory Court may, in like manner, take the evidence of any witness at any time in to be the second sec the course of the proceedings in any suit or application as preparatory to the hearing of the suit or application, and the evidence so taken may be used at the hearing of the suit or application, saving just exceptions.

The evidence shall be taken in like manner, as nearly as may be, as evidence at the hearing of a suit and then the no e of the evidence shall be read over to the witness and tendered to him for signature; and if he refuses to sign it the Court shall add a note of his refusal, and the evidence may be used as if he had signed it.

245. Evidence may be taken in like manner on the application of any Evidence person, before suit instituted, where it is shown to the satisfaction of the

suit instituted.

Court on oath that the person applying has good reason to apprehend that a suit will be instituted against him in the Court, and that some person, within the particular jurisdiction at the time of application, can give material evidence respecting the subject of the apprehended suit, but that he is about to leave the particular jurisdiction, or that from some other cause the person applying will lose the benefit of his evidence if it be not at once taken.

Witness dead, insane, or not appearing.

246. Where any person who might give evidence in any suit or matter is dead, insane, or unavoidably absent at the time his evidence might be taken, or for any reason considered sufficient by the Court cannot appear to give evidence in the suit or matter, the Court may, if it thinks fit, receive proof of any evidence given by him in any former judicial proceeding; provided that the subject matter of such former judicial proceeding was substantially the same as that of the existing suit, and that the parties to the existing suit were parties to it or bound by it, and in it had cross-examined or had an opportunity of cross-examining the witness of whose evidence proof is so to be given.

Oath.

247. On any occasion the Court may, if it thinks it just and expedient, for reasons to be recorded in the minutes of proceedings, take without oath the evidence of any person objecting on grounds of conscience to take an oath,—the fact of the evidence having been so taken without oath being also recorded in the minutes of proceedings.

Admission of Documents.

248. Where all parties to a suit are competent to make admissions, any party may call on any other party, by notice filed in the Court, and served under order of the Court, to admit any document, saving just exceptions.

In case of refusal or neglect to admit, the costs of proof of the document shall be paid by the party refusing or neglecting, whatever be the result of the cause, unless the Court is of opinion that the refusal or neglect to admit was reasonable.

No costs of proof of any documents shall be allowed unless such notice has been given, except in cases where the omission to give the notice has in the opinion of the Court produced a saving of expense.

· XII.-MISCELLANEOUS PROVISIONS.

Attorneys and Agents.

249. Every person doing any act or taking any proceeding in the Court as plaintiff, or otherwise, must do so in his own name and not otherwise, and either by himself, or by his attorney, procurator, or agent thereunto lawfully authorised in writing.

250. Where such act is done or proceeding taken by an attorney, procurator, or agents, the power of attorney, or instrument constituting the procurator or agent, or an authenticated copy thereof must be filed in the Court before or at the commencement of the proceedings.

Where the authority is special, and has reference only to the particular proceeding to be taken, the original document itself must be filed.

Where the authority is general, or has reference to other mat ers in which the attorney, procurator, or agent is empowered to act, an authenticated copy of such document may be filed.

The authority, whether general or special, must be distinct and clear, so as to satisfy the Court that the person professing to act thereon has such authority as he claims to exercise.

251. Any person doing any act or taking any proceeding in the Court in the name or on behalf of another person, not being lawfully authorised thereunto, and knowing himself not to be so authorized, is guilty of a contempt of Court.

Proof of former evidence.

Notice to admit.

Coats.

In whose name, and how proceedings to be taken.

Filing of power of attorney.

Person proceeding without authority.

Proceedings by or against Partnership.

252. Proceedings by or on behalf or against a partnership solely or In what names. jointly must be taken in the several names of the partners as individuals, and not in the name of the firm or otherwise.

Plaintiff out of Jurisdiction.

253. Where a plaintiff, whether suing alone or suing jointly, is out Place for of the jurisdiction of the particular Court, or is only temporarily resident service. within it, he must file in the Court, at or before the commencement of proceedings, a written statement of a fit place within the jurisdiction where notice or process may be served on him.

He must also give security for costs and fees by deposit, or by bond Security for costs.

The Court may at any time during the suit or proceeding, either on its own motion or on the application of any defendant, order him to give further or better security for costs and fees, and may direct proceedings to be stayed in the meanwhile.

Service.

254. Service of a petition, notice, summons, decree, order, or other How to be document of which service is required by these Rules, or according to the course of the Court, shall be made by an officer of the Court, unless in any case the Court thinks fit otherwise to direct; and service shall not be valid unless it is made under an order of the Court (in writing under the seal of the Court), which may be either indorsed on or subscribed or annexed to the documents to be served.

255. Unless in any case the Court thinks it just and expedient other- Personal service. wise to direct, service shall be personal,—that is, the document to be served shall, together with the order for service (indorsed, subscribed, or annexed), be delivered into the hands of the person to be served.

256. Where it appears to the Court (either with or without any at-Other service. tempt at personal service) that for any reason personal service cannot be conveniently effected, the Court may order that service be effected either—

- (i.) by delivery of the document to be scrved, together with the order for service, to some adult inmate at the usual or last known place of abode or business within the particular jurisdiction of the person to be served; or
- (ii.) by delivery thereof to some agent within the particular jurisdiction of the person to be served, or to some other person within the particular jurisdiction through whom it appears to the Court there is a reasonable probability that the document and order served will come to the knowledge of the person to be served; or
- (iii.) by advertisement in some newspaper circulating within the particular jurisdiction; or

(iv.) by notice put up at the Court, or at some other place of public resort within the particular jurisdiction.

257. Ordinarily service shall not be made out of the particular juris- Service out of diction, except under an order for that purpose made by the Court within jurisdiction, whose jurisdiction service is to be made, which order may be made on the request of any other Court, and shall in each case direct in which of the modes above-mentioned service is to be effected.

Where, however, the urgency or other peculiar circumstances of the case appear to any Court so to require (for reasons to be recorded in the minutes of proceedings), the Court may order that service be made out of the particular jurisdiction.

258. Any order for service may be varied from time to time with variation of respect to the mode of service directed by the order, as occasion order. requires.

HOURS for fervice.

Sundays and holydays.

Bail.

Discretion of Court.

Security for coats.

Pauper plaintiff; defendant,

Counsel or attorney for Dauper.

Pauper dispaupered for giving fee;

or for insufficient aoverty.

Days.

Sundays and holydays, when not reckoned.

259. Service of a document not required to be served personally must be made before five o'clock in the evening.

If made after that hour on any day but Saturday, it shall be considered as made on the following day.

If made after that hour on Saturday, it shall be considered as made on the following Monday.

260. No service in a civil suit shall be made on Sundays, Christmas Day, or Good Friday.

Absconding Defendant.

261. Where the Court is satisfied by evidence on oath that there is good reason to believe that a defendant means to abscond in order to avoid the process of the Court, after suit or other proceeding instituted, the Court may make an order to hold him to bail, and may require of him such security as seems fit for his remaining within the particular jurisdiction, and abiding by and performing any decree or order to be made in the suit or proceeding, and for costs and fees.

Costs.

262. The costs of the whole suit and of each particular proceeding therein are in the discretion of the Court; but the Court shall not order the successful party in a suit to pay to the unsuccessful party the costs of the suit generally, although the Court may order him, notwithstanding his success in the whole suit, to pay the costs occasioned by any particular proceeding therein.

263. The Court may, if in any case it sees fit, require any party to any suit or proceeding, either at the commencement or at any time during the progress thereof, to give security for costs to the satisfaction of the Court by deposit or otherwise.

Paupers.

264. The Court may admit any person to sue in forma pauperis on being satisfied of his poverty, and that he has prima facie a case proper for some relief in the Court; and may admit any person to defend in forma pauperis on being satisfied of his poverty.

265. If in any case the Court thinks fit to assign a counsel or attorney to assist a person admitted to sue or defend in forma pauperis, the counsel or attorney so assigned may not refuse his assistance, unless he satisfies the Court of some good reason for refusing.

266. If a pauper gives or agrees to give any fee, profit, recompense, or reward for the despatch of his business in Court, he shall be deemed guilty of a contempt of Court, and he shall also be forthwith dispanpered, and shall not be afterwards admitte ! again in that suit to sue or defend in forma pauperis.

267. A person admitted to su or defend in forma pauperis may be dispaupered, by order of the Court, on its appearing that he was not when admitted, or no longer is of sufficient poverty, or that he is abusing his privilege by vevatious proceedings.

Computation of Time.

268. Where by these Rules, or any special order or the course of the Court, any limited time from or after any date or event is appointed or allowed for the doing of any act or the taking of any proceeding, and such time is not limited by hours, the computation of such limited time does not include the day of such date or of the happening of such event, but commerces at the beginning of the next following day, and the act or proceeding must be done or taken at the latest on the last day of such limited time according to such computation.

269. Where the limited time so appointed or allowed is less than six days, the following days shall not be reckoned in the computation of such time: namely, Sundays, Good Friday, Monday and Tuesday in Easter week, Christmas Day, and the day before and the day next after Christmas Day.

270. Where the time for the doing of any act or the taking of any Time expiring proceeding expires on one of the days last mentioned, the act or proceeding in surday or shall be considered as done or taken in due time if done or taken on the next day afterwards, that is, not one of the last-mentioned days.

271. The day on which an order that a plaintiff do give security Time in case of for costs is served, and the time thenceforward until and including security for the day on which such security is given, shall not be reckoned in the computation of the time allowed to a defendant for putting in his answer.

Supplemental Statement.

272. Facts or circumstances occurring after the institution of a suit, Facts or cirmay, by leave of the Court, be introduced by way of amendment into the occurrin after petition or answer (as the case may require) at any stage of the proceedings, suit. and the Court may make such order as seems just respecting the proof of such facts or circumstances or for affording all parties concerned leave and opportunity to meet the statements so introduced.

Death of Party or other Change.

273. Where, pending a suit, any change or transmission of interest Change or or liability occurs in relation to any party to the suit, or any party to the of interest or suit dies or (being a woman) marries, or the suit is in any other way liability. rendered defective or incapable of being carried on, any person interested may, on motion ex parte, obtain from the Court such order as is requisite for curing the defect, or enabling or compelling proper parties to carry on the proceedings.

But it shall be open to any person served with such an order within such time, not exceeding fourteen days, as the Court in the order directs, to apply to the Court by motion to discharge such order.

Adjournment.

274. Nothing in these Rules shall affect the power of the Court (for Power of Court, reasons to be recorded in the minutes of proceedings) to defer or adjourn the bearing or determination of any suit, matter, proceeding, or application, for such time and on such terms (if any) as justice requires.

Amendment.

275. Nothing in these Rules shall affect the power of the Court (for Power of Court. reasons to be recorded in the minutes of proceedings) to order or allow any amendment of any petition, answer, notice, or other document whatever, at any time, on such terms (if any) as justice requires.

Power of Court as to Time.

276. Nothing in these Rules shall affect the power of the Court (for Enlargement or reasons to be recorded in the minutes of proceedings) to enlarge or abridge abridgement. the time appointed or allowed for the doing of any act or the taking of any proceeding on such terms (if any) as justice requires.

277. Where the Court is by these Rules or otherwise authorized to Further enlargeappoint the time for the doing of any act or the taking of any proceeding, ment. -or to enlarge the time appointed or allowed for that purpose by these Rules or otherwise,-the Court may further enlarge any time so appointed or enlarged by it on such terms (if any) as seem just, provided that the application for further enlargement is made before the expiration of the time already allowed, and that such further enlargement appears to the Court (for reasons to be recorded in the minutes of proceedings) to be required for the purposes of justice, and not to be sought merely for delay.

Guardian for Purposes of Suit.

278. Where on default made by a defendant in answering or otherwise In what cases. defending the suit after due service of the petition, it appears to the Court that he is an infant or person of weak or unsound mind (not so found by inquisition) so that he is unable of himself to defend the suit, the Court

may, on the application of the plaintiff or of its own motion, appoint some fit person to be guardian of the defendant for the purpose of the suit, by whom he may defend the same.

But no such order shall be made except on notice, after expiration of the time for answering, and four days at least before the day named in the notice for the hearing of the application, or for the Court proceeding (as the case may be), served on or left at the dwelling-house of the person with whom or under whose care the defendant was at the time of service of the petition, and also, in the case of an infant residing with or under the care of his father or guardian, served on or left at the dwelling-house of such father or guardian, unless the Court thinks fit in any case to dispense with such last mentioned service.

XIII.—CRIMINAL MATTERS. I.—In General.

279. In the following Rules (under the heading "Criminal Matters") as far as they relate to the Supreme Court, the expression "the Court" means or includes (as the case may require) any officer of, or person attached to, the Supreme Court from time to time authorized to exercise or assist in the exercise of any part of the criminal jurisdiction of that Court.

280. A person making a criminal charge against another before the Supreme or other Court must do so in person, or by attorney or counsel or an agent lawfully thereunto authorised.

281. In every case, whether the charge is or is not such as must or may be heard and determined in a summary way, the Court shall proceed, if the accused is not already in custody, either by way of summons to him or by way of warrant for his apprchension in the first instance, according as the nature and circumstances of the case require.

Summons.

282. For the issuing of a summons the charge need not be put in writing or be sworn to, unless the Court so directs.

A summons shall be served by the delivery of it to the person summoned personally, or if he cannot be conveniently met with, then by its being left at his usual or last known place of abode or business within the particular jurisdiction.

The person effecting service must attend at the time and place mentioned in the summons, to prove service if necessary.

Warrant.

283. If the person summoned does not obey the summons, the Court may (after proof on oath of due service of the summons) issue a warrant for his apprehension.

Notwithstanding the issuing of a summons, a warrant may be issued at any time before or after the time appointed in the summons for the appearance of the accused.

A warrant shall not be issued in the first instance unless the charge is in writing on the oath of the person laying the charge, or of some witness.

A warrant need not be made returnable at any particular time, but may remain in force until executed.

It may be executed by the apprehension of the accused at any place within the particular jurisdiction, and in case of fresh pursuit it may be executed at any place in another Consular district, without any application to the Court of that district.

Search Warrant.

284. Where positive proof or probable suspicion is shown to the Court by evidence on oath that anything on, by, or in respect of which a crime or offince cognizable by the Court has been committed, is in any house or place over which by reason of the nationality of the occupier thereof, the Court has jurisdiction, the Court may issue a warrant to search the house

Notice.

Interpretation of "the Court."

How charge to be made.

Summons or warrant.

Form of charge.

Service.

Proof of service

In what cases.

Execution ; In another Consular district, when.

-In what cases.

or place, and if anything searched for is found, to seize it, and apprehend the occupier of the house or place.

The warrant shall be directed to some officer by name, who alone contents, shall be entrusted with its execution, but he may be accompanied by any person or persons necessary to assist him in his search.

A general warrant to search shall not be granted, but the particular house or place must be indicated in it.

If the house or place is closed, and the officer is denied admission Force. after demanding admission and disclosing his authority and the object of his visit, it may be forced open.

Where there is probable suspicion only, the warrant must be executed Day: night. in the day time; where there is positive proof, it may be executed in the night time.

Witnesses.

285. Where it is shown to the Court, on oath, that any British sub- summons. ject within the particular jurisdiction is likely to give material evidence, either for the prosecution or for the defence, and will not voluntarily attend to give evidence at the preliminary examination, or in summary cases at the hearing of the charge, the Court shall issue a summons for his attendance.

286. If any person summoned does not obey the summons, and does Warrant after not excuse his failure to the satisfaction of the Court, then (after proof summons. on cath of the service of the summons) the Court may issue its warrant to compel his attendance.

287. Where it is shown to the Court, on oath, that any British sub- Werrant in first ject within the particular jurisdiction is likely to give material evidence, instance. either for the prosecution or for the defence, and that it is probable he will not attend to give evidence at the preliminary examination or in summary cases at the hearing of the charge, unless compelled to do so, then instead of issuing a summons the Court may issue a warrant in the first instance.

288. If on the appearance of the person summoned, either in obedience Refusal to take to a summons, or on being brought up by virtue of a warrant, he refuses answer. to take an oath,--or, having taken an oath, to answer any question put to him,—and docs not excuse his refusal to the satisfaction of the Court, then the Court may, by warrant, commit him to prison, there to remain for not more than seven days, unless he in the meantime consents to answer duly on oath.

Issuing, &c., of Warrant on Sunday or Holiday.

289. A warrant for apprehension or commitment or other purpose, In what cases. or a search warrant, may be issued and may be executed on a Sunday, Good Friday, or Christmas Day, as well as on any other day, where the urgency of the case so requires.

II.-PROCEEDINGS BY PRELIMINARY EXAMINATION AND INDICTMENT. 290. The following Rules (under the sub-heading "Proceedings by following Preliminary Examination and Indictment") apply exclusively to cases Rules. where the charge is to be heard and determined not in a summary way, but on indictment.

Preliminary Examination.

291. Where the accused comes before the Court on summons or war- Depositions. rant, or otherwise, the Court before committing him to prison for trial, or admitting him to bail, shall, in his presence, take the deposition on oath of those who know the facts and circumstances of the case, and shall put the same in writing.

292. The accused shall be at liberty to put questions to any witness accused. produced against him, and the statements of any witness in answer thereto shall form part of that witness's deposition.

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deposition. Witness dead or ill.

Variance of evidence.

How to be taken.

Confession.

Examination of this kind not public.

Prosecutor or witnesses to enter into recognizance, 293. The deposition of each witness shall te read over to the witness and shall be signed by him.

294. If on the trial of the accused it is proved on each that any person whose deposition has been taken is dead, or is so ill as not to be able to travel, and that his deposition was taken in presence of the accused, and that he or his counsel or attorney cross-examined, or had full opportunity of cross-examining the witness, the deposition may te read as evidence in the crosscution without further proof thereof.

295. No objection at the preliminary examination to any charge, summons, or sarrant for any defect in substance or form, or for any variance setween it and the evidence adduced on the part of the prosecution, shall be allowed: suit if any variance appears to the Court to be such that the accuses has been thereby deceived or misled, the Court may, on the request of the accused, adjourn examination, and in the meantime remand the accused or admit him to bail.

Statement of Accused.

296. After the examination of all the witnesses on the part of the prosecution is completed, the Court shall, without requiring the attendance of the witnesses, read over to the accuse t the depositions taken against him, and shall then say to him these words:

"Having heard the evidence, do you wish to say anything in answer to the charge? You are not o liged to say anything unless you desire to do so, but whatever you say will be taken down in writing, and may 'e given in evidence against you on your trial. And I give you clearly to understand that you have nothing to hope from any promise of favour, and nothing to fear from any threat that may have been held out to you to induce you to make any admission or confession of your guilt; but whatever you now say may be given in evidence against you upon your trial, notwithstanding such promise or threat."

Whatever the accused then says in answer thereto, shall be taken down in writing, and shall be read over to him, and shall be kept with the depositions of the witnesses, and afterwards, on the trial of the accused, the same may be give tin evidence against him without further proof thereof.

297. Nothing in the foregoing Rules, however, is to prevent the prosecutor from giving in evidence any admission or confession or other statement of the accused made at any time, which would, by law, be admissible as evidence against him.

Publicity.

298. The room or place in which the preliminary examination is held is not an open or public Court for that purpose; and the Court may, in its discretion, in case it appears to it that the ends of justice will be best answered by so doing, order that no person have access to, or remain in, the room or place without the special permission of the Court.

Recognizance to Prosecute or give Evidence.

299. The Court may, at the preliminary examination, bind by recognizance the prosecutor and every witness to appear at the Court at which the accused is to be tried, to prosecute, or to prosecute and give evilence, or to give evidence (as the case may be.)

A notice of each recognizance shall at the same time be given to the person bound thereby.

If a witness refuses to enter into a recognizance, the Court may, by warrant, commit him to prison, there to remain until after the trial of the accused, unless in the meantime he duly enters into a recognizance.

But if afterwards, from want of sufficient evidence or other cause, the accused is not either committed for trial or held to bail, the witness shall be discharged from custody by direction of the Court.

Remand.

300. If from the absence of witnesses or any other reasonable cause In what cases. the Court considers it necessary or advisable to defer or adjourn the preliminary examination, the Court may, by warrant, from time to time remand the accused for such time as seems reasonable, not exceeding fourteen days, to some prison or other place of security;

Or, if the remand is for not more than eight days, the Court may, by Custody during word of mouth, order the officer or person in whose custody the accused remand is, or any other fit officer or person, to continue or keep the accused in his custody, and to bring him up at the time appointed for commencement or continuance of the examination.

During the period of remand the Court may, nevertheless, order the accused to be brought before it.

Instead of detaining the accused in custody during the period of remand the Court may discharge him, on his entering into a recognizance with or without a surety or sureties, as the Court may think fit, for his appearance.

A notice of .ach recognizance shall at the same time be given to each person bound thereby.

Commitment.

301. When all the evidence adduced at the preliminary examination In what cases. on the part of the prosecution has been heard, if the Court is of opinion that it is not sufficient to put the accused on his trial the Court shall forthwith order him, if in custody, to be discharged as to the particular charge in question.

If, on the contrary, the Court is of opinion that the evidence is sufficient to put the accused on his trial, the Court shall either by warrant commit him to prison, there to remain till delivered by due course of law, or admit him to bail.

Bail.

302. Where the accused is charged with—Felony: Assault with intent to commit felony: Attempt to commit felony: Obtaining or attempting to obtain property by false pretences :- Receiving stolen property, or property obtained by false pretences: Perjury, or subornation of perjury: Concealing the birth of a child by secret burying or otherwise: Wilful or indecent exposure of the person: Riot: Assault on a constable or officer of the Court in the execution of his duty, or any person acting in his aid: Neglect or breach of duty as a constable or officer of the Court: it shall be in the discretion of the Court to admit him to bail, either in the first instance, instead of committing him to prison for trial, or at any time after his commitment and before trial

Where the accused is charged with any indictable misdemeanour other Where orthan those hereinbefore described, the Court shall ordinarily admit him to be to bail.

303. A person charged with murder or treason can be admitted to In murder or treason, bail by the Judge of the Supreme Court only.

304. The Judge of the Supreme Court may, on good grounds, admit lower of Judge any person to bail, although the Provincial Court before which the charge court. is made does not think fit to do so.

305. The accused who is to be admitted to bail is to produce such Form of bail. surety or sureties as, in the opinion of the Court, will be sufficient to ensure his appearance at the time and place when and where he is to be tried, and with such surety or sureties to enter into a recognizance accordingly.

A notice of each recognizance is at the same time to be given to each person bound thereby.

Privileges of Accused.

306. At any time after the preliminary examination has been com- Copies of pleted, the accused is entitled to have copies of the depositions on which to accused.

he has been committed for trial, or held to bail, on payment of a reasonable sum, not exceeding sixpence for every one hundred words, or gratis, if the Court so directs.

The Court shall, at the time of commitment or of holding to bail, inform the accused of his rights in this respect.

Preparations for Trial.

307. The written charge (if any), the depositions, the statement of the accused, the recognizances of prosecutor and witnesses, and the recognizance of bail (if any) shall be carefully transmitted in proper time to the Court at which the trial is to be held.

Indictment.

308. A trial before the Judge of an officer of the Supreme Court, with a jury, and the proceedings before and after trial relative thereto, shall be conducted as nearly as may be as a criminal trial before a Judge with a jury and the corresponding proceedings is and are conducted in England.

Other criminal trials, with or without a jury, or with Assessors, and the proceedings before and after trial relative thereto, shall be conducted in like manner, *mutatis mutandis*.

309. In criminal cases to be tried on indictment before the Judge or Assistant Judge of the Supreme Court, which er with or without a jury, the depositions when completed shall forthwith be delivered to the Law Secretary, as prosecutor on behalf of the Crown, who shall thereupon, in person or by some proper representative appointed by him, in any case by writing under his hand, take all proper steps for indicting and bringing to trial the accused, and conduct the prosecution in Court at the trial; and no such prosecution shall be under the direction or conduct of any private prosecutor.

Any private prosecutor may, however, retain any member of the English, Irish, or Scottish Bar, or any regular and duly qualified advocate of foreign nationality, to assist in the prosecution; and such barrister or advocate may, with the assent of the prosecution for the Crown, appear in Court at the trial and take part in the prosecution; but no such prosecution shall be withdrawn or abandoned without the express consent of the Law Sccretary, as prosecutor for the Crown, or of his representative, given in open Court.

III .- SUMMARY PROCEEDINGS.

310. The following Rules (under the sub-heading "Summary Proceedings") apply exclusively to cases where the charge is to be heard and determined not on indictment, but in a summary way.

Hearing.

311. Where the accused comes before the Court on summons, or warrant, or otherwise, either originally or on adjournment, then if the prosecutor, having had due notice of the time and place appointed for the hearing or adjourned hearing of the charge, does not appear in person, or by counsel or attorney, the Court shall dismiss the charge, unless for some reason it thinks proper to adjourn or further adjourn the hearing, with or without imposing any terms.

312. In case of adjournment the Court may commit the accused in the meantime to prison, or to such other custody as it thinks fit, or may discharge him on his entering into a recognizance with or without a surety or sureties, at the discretion of the Court, for his appearance at the time and place of adjournment.

A notice of each recognizance is at the same time to be given to each person bound thereby.

313. If both parties appear in person, or by counsel or attorney, the Court shall proceed to hear and finally determine the charge.

Transmission of deposition and g other documents to Court.

Course of proceedings in trials on indictments.

Conduct of prosecution Defore Supremè Court.

Extent of following Rules.

Non-appearance of prosecutor.

Custody in case of adjournment.

Both parties appearing.

314. The prosecutor shall be at liberty to conduct the charge, and to Conduct of have the witnesses examined and cross-examined by counsel or attorney charge. on his behalf.

315. The accused shall be admitted to make his full answer and defence of defence. to the charge, and to have the witnesses examined and cross-examined by counsel or attorney on his behalf; and if he does not employ counsel or attorney, he shall, at the close of the examination of each witness for the prosccution, be asked by the Court whether he wishes to put any questions to the witness.

If he puts any question to a witness, the witness may be re-examined for the prosecution.

316. The room or place in which the Court sits to hear and determine Publicity. the charge is an open and public Court, to which the public generally may have access as far as the room or place can conveniently contain them.

317. The substance of the charge shill be stated to the accused, and Admission of he shall be asked if he has any cause to show why he should not be accused. sonvicted.

If he thereupon admits the truth of the charge, and does not show Evidence for sufficient cause why he should not be convicted, the Court may convict him accordingly.

If he does not admit the truth of the charge, the Court shall proceed to hear the prosecutor and such witnesses as he examines, and such other evidence as he adduces in support of his charge.

On the termination of the whole evidence in support of the charge, if Defence. it appears to the Court that a *prima facie* case is made out against the accused, he shall be asked by the Court if he wishes to say anything in answer, or has any witnesses to examine or other evidence to adduce in his defence; and the Court shall then hear the accused and his witnesses and other evidence, if any.

318. If the accused adduces any evidence in his defence, the prosecutor Evidence in may adduce evidence in reply thereto; but the prosecutor shall not in any reply. case be allowed to make any obs rvations by way of reply to the evidence adduced by the accused, nor shall the accused in any case be allowed to make any observations on evidence adduced by the prosecutor in reply.

319. A variance between the charge and the evidence adduced in between charge support of it as to the time at which the alleged crime or offence was and evidence. committed is not material if it is proved that the charge was in fact made within the time (if any) limited by law for the making thereof.

But if any variance between the charge and the evidence appears to the Court to be such that the accused has been thereby deceived or misled, the Court may adjourn the hearing.

Adjournment.

320. At any time before or during the hearing of the charge the Court Hearing may be may, in its discretion, for any good cause recorded in the minutes of adjour in proceedings, adjourn the hearing. Court.

An adjournment ordered for any cause shall be made to a certain time and place, to be at the time of the adjournment appointed and stated in the presence and hearing of the parties, or their respective counsel or attorneys.

During the period of adjournment the Court may in its discretion, Custody during according to the nature and circumstances of each case, either suffer the adjournment. accused to go at large or commit him by warrant to such prison or other place of security, or to such other safe custody as the Court thinks fit, or may discharge him on his entering into a recognizance, with or without a surety or sureties, at the discretion of the Court, for his appearance at the time and place of adjournment.

A notice of each recognizance is at the same time to be given to each person bound thereby.

If at any time and place of adjournment of a hearing, which has once begun, the accused does not appear in person or by counsel or attorney, the Court nay in its discretion proceed with the further hearing as if the accused were present.

Decision.

321. The Court having heard what each party has to say as aforesaid, and the witnesses, and the evidence adduced, shall consider the whole matter and finally determine the same, and shall either convict the accused or dismiss the charge.

Conviction.

322. In case of conviction a minute thereof shall be made, and the conviction shall afterwards be drawn up in form, to be preserved among the records of the Court.

Dismissal.

323. In case of dismissal of the charge the Court may, if it thinks fit, on being requested so 'o do, make an order of dismissal and give the accused a certificate thereof, which certificate shall on being produced, without further proof, be a bar to any subsequent charge for the same matter against the same person.

Costs.

324. In case of conviction the Court may, in and by the conviction, award and order that the person convicted do pay to the prosecutor such costs as seem just and reasonable, to be specified in the conviction.

325. In case of dismissal the Court may, in and by the order of dismissal, award and order that the prosecutor do pay to the accused such costs as seem just and reasonable, to be specified in the order of dismissal.

Execution of Conviction or Order of Dismissal.

326. Where a conviction does not adjudge the payment of money, but adjudges that the offender be imprisoned, the Court shall issue a warrant of commitment accordingly.

327. Where a conviction or order of dismissal adjudges any money to be paid by any person convicted or any prosecutor for penalty, compensation, costs, charges or otherwise, the money to be paid may be levied on the goods of the person adjudged to pay the same by distress and sale under warrant.

328. If the officer having the execution of the warrant returns that he could find no goods or no sufficient goods whereon to levy the money mentioned in the warrant, together with costs, the Court may by warrant commit the person adjudged to make the payment to prison for not more than two months, unless the money adjudged to be paid, and all costs and charges of the distress, commitment, and conveyance to prison, to be specified in the warrant of commitment, are so her paid.

329. Where it appears to the Court that we distress and sale of goods as aforesaid would be ruinous to the person ordered to pay the money and his family, or (by confession of that person or otherwise) that he has no goods whereon a distress may be levied, then the Court, if it thinks fit, may, instead of issuing a warrant of distress, commit him to prison with or without hard labour, for not more than two months, unless the money adjudged to be paid, and all costs and charges of the commitment and conveyance to prison, to be specified in the warrant of commitment, are somer paid.

330. Any person against whom a warrant of distress issues may pay or tender to the officer having the execution of the warrant the sum therein mentioned, together with the amount of the expense of the distress up to the time of such payment or tender, and thereupon the officer shall cease to execute the same.

Conviction or dismissal.

Minute.

Certificate,

On conviction.

On dismissal.

Imprisonment.

Levying of penalty or other moneys.

Commitment for want of distress.

Commitment in lieu of distress.

Payment or tender before distress.

331. Any person committed for non-payment may pay the sum men- Payment after tioned in the warrant of commitment, together with the amount of costs and commitment. charges therein mentioned (if any), to the person in whose custody he is, who shall thereupon discharge him, if he is in custody for no other matter.

XIV .- APPEAL TO SUPREME COURT IN CRIMINAL CASES.

332. The application for a special case, on summary conviction, shall Time in mmmary cases. be made within 48 hours after the sentence.

333. The application for a special case shall state shortly the grounds Form of on which the appellant considers the conviction erroncous in point of law, application. and may contain any argument in support of the appeal, or may include an application that time be allowed for the filing of such an argument, which may be allowed accordingly.

334. The special case, when granted, shall be stat d within ten days Time for after application for the same, or after expiration of the time allowed for stat. ment. filing such argument.

335. A copy of the appellant's application for a special case, and of any Copy of argument filed by him in support the eof, shall i c annexed to the special case.

336. The appellant shall give security to the satisfaction of the Court, Security. by recognizance, deposit, or otherwise, to prosecute the appeal without delay, and to submit to the judgment of the Suprem ; Court, and to pay any costs awarded against him.

337. The appellant, if in custody, shall be liberated on his giving Discharge from custody. further security to the satisfaction of the Court, by recognizance, deposit, or otherwise, to appear and receive judgment at any appointed time and place, unless the conviction is set aside by the Supreme Court.

338. The prosecutor shall be entitled, on payment of the proper fees, Copy of case to to have a copy of any special case or other documents sent to the Supreme prosecutor. Court on any appeal in a criminal case.

XV.—GENERAL PROVISIONS (CIVIL AND CRIMINAL MATTERS).

339. In all matters not in these Rules expressly provided for, the Observance of procedure of the Superior Courts and of Justices of the Peace in England Superior Courts, in like cases shall, as far as possible, be followed, save that with respect to the Rules of the Rules of the cases shall, as far as possible, be followed, save that with respect to the Rules of the Rules of the cases shall, as far as possible, be followed, save that with respect to the Rules of the Rules of the cases shall, as far as possible, be followed, save that with respect to the Rules of the Rul to matters arising under the Admiralty or other special jurisdiction, the procedure of the Court having such jurisdiction in England, shall, as far as possible, be followed.

340. Notices, summonses, warrants, dccrees, orders, and other docu- Sealing of notices, &c. ments issuing from the Court shall be sealed with the seal of the Court.

341. In these Rules the words "oath" and "affidavit," and words Interpretation, referring thereto or to swearing, include information or declaration and refer thereto, or to the making of an affirmation or declaration, where an affirmation or declaration is admissible in lieu of an oath or affidavit.

Terms used in these Rules have the same meaning as in the Order in Council under which the Rules are framed.

342. The Forms appended to these Rules may be used with such Forms. variations as the circumstances of each case require.

343. The fees specified in the List appended to these Rules shall be rees. paid.

The Court may, however, remit any such fee, wholly or in part, if it thinks fit.

344. These Rules shall commence and have effect at the same time as Commencement, the Order in Council under which they are framed.

> (Signed) EDMUND HORNBY,

> > Judge.

Approved :

RUSSELL. (Signed)

The following Table of Fees to be taken by Her Majesty's Supreme Court and other Courts in China, Japan, and Corea in Civil and Criminal Proceedings, shall be substituted, as regards all Proceedings commenced after the date of publication of this Rule, for the Table of Fees annexed to the Rules of Her Britannic Majesty's Supreme Court for China and Japan dated 4th May, 1865, and the Fees specified in the Table hereby substituted shall be levied accordingly.

R. A. MOWAT Acting Chief Justice.

1st October, 1888.

I.-CIVIL MATTERS.

Service.

For service of summons, petition, motion-paper, notice, warrant, decree, order, or other document on a party, witness, juror, assessor, or other person, under any branch whatever of the civil jurisdiction—

Within one r Beyond, for e							***			***	0	10 50
For service effect	ed through	ı anoth	er Co	urt		as the c	other C		to such charges			
					-	service.						
					thout fo							
On summons for	stitement	of issue	e or fo	or spec	ial case	***					7	00
On order for issue	e or for spe	cial ca	se		-	+++				***	6	00
	•• •••		01	ne and	l a half	per ce	nt. on	amou	nt at is	sue		
Summa	ary Procedu	ire on	Bills	of Ex	change	and P	romisso	ry No	tes.			
On summons											5	00
On decree									on amo	unt		
				bitratio			-					
Orden for reference	c to onlite	+10- 1-										00
Order for referenc	e to aroitra	ition II	1 peno	nng su	110 		***	•••	***	***	5	00
On application to								•••	***	•••	2	
On order	• •••	***	***	***	•••	***	•••	•••	***	•••		00
Summary	Procedure j	for Adı	minist	ration	of Prop	erty of	• Decea	sed F	ersons.			
On summons									***		10	00
On order	-	***		-	144	-	***		14.94			00
		Summ	ary (mders	before &	Suit.						
On application for	order		-			***		***			5	00
On recognizance											5	00
On order				•••							2	50
· · · · · · · · · · · · · · · · · · ·									•••	•••	-	00
77 Jackson (1997)	1				ct 1883							
Every declaration					-		***	•••	•••	•••	2	00
Every bankruptcy			•••	***	***	•••	***	•••	***		2	00
Every bankruptcy			•••	•••	***	•••	•••	•••	•••	•••	-	00
Every bond with a	d (ath an th	***		dab4)	•••	***	•••	•••	***	•••	0	00
Every affidavit file	a (other th	an pro			•••	***	•••	•••	•••		I	00
Every subposna				•••	***	***	•••	•••	***		I	00
Every affidavit for	proof of de	bt		•••• • • •	•••	•••	•••	•••		***	0	50
Every petition und	ler Section	120 01	the 4	4CL	***	•••	•••	•••	•••	••• 3		00
Every receiving or	aer under	Section	1 103 (or the		***	•••	•••	***		80	00
Every application					•••	•••	***	•••	***	•••		00
For every creditor						***	•••	•••		•••	0	50
Every application	to the Cou											
-							int of	the co	mpositi	on		
Every application							•••				2	00
Every application										or	~	
payment of m	oney out of	the B	ankru	ptcy E	istates	(unclai	med) a	lecoun	t	•••	2	00

S ofc. On the assets realized or brought to credit by the Official Receiver whether acting as interim Receiver or Trustee, not being assets received and spent in carrying on the business of the debtor six per cent. Travelling and other reasonable expenses of Official Receiver, at discretion of the Court. Note .- All applications, orders, etc., in Bankruptcy other than as above specified, to be charged for as in ordinary suits. Probate and Administration. On application for probate or administration 5 00 3 On oath of every executor or administrator ... 00 ••• ••• 1 60 On administration bond *** *** *** { The like sum as is payable in England for Stamp-duty. On probate or administration ... ••• N.B.—If the whole personal estate, without making any deduction for debts or funeral expenses, is under \$600, the total fees payable for obtaining probate or administration, including the preparation of the necessary forms, shall be.. 5 00 Where the whole value of the estate, without deduction for debts or funeral expenses, is \$600 or over, but does not exceed \$1,800, there shall be payable in ... 10 00 addition, in lieu of Stamp-duty, a fixed fee of ... On Official Administration under the direction of the Chief Justice, in addition to the usual probate fees, to the Official Administrator a commission of 2¹/_a per cent. For preparing copy of will or of exemplification of probate or administration, where 0 not prepared by the parties themselves, to copying clerk for every 100 words For certifying copy of will or of exemplification of probate or administration, for every 100 words ... 0 25 +++ For every search for or inspection of any original will or grant of probate or administration 1 00 Admiralty. 00 On every præcipe... On every warrant or citation On every præcipe... 5 15 00 *** 15 444 On retaining possession of a ship or of cargo, including cost of a keeper, per day 3 00 On every release... 5 00 On every commission, monition, decree, attachment, or other instrument, for which ... 15 00 On every bail bond ... 00 On every reference to the Registrar (with or without the attendance of Merchants), to the Registrar and to each Merchant, for the first day 25 00 For every subsequent day after the first day, to the Registrar and to each Merchant 15 00 On filing Registrar's report 10 00 ... On taxation of a bill of costs, for every \$100 or fraction thereof allowed 00 Poundage on moneys paid out of the Registry in any cause if the sum does not exceed \$500 ... Poundage on moneys paid out of the Registry in any cause if the sum exceed \$500 2 00 but does not exceed \$1,000 5 For every additional \$500 or fraction thereof over \$1,000 00 2 NOTE .- The same fees are to be charged on interlocutory proceedings, on petition, and on hearing, as are charged in ordinary suits. Ordinary Suits. In every suit of any kind whatever other than such as are before specified: where the sum of money or the value of the property claimed is,-On Summons or Petition. On Hearing. \$1.00 \$.100 \$2.00 ... \$2.00 Under \$100... S100 and under \$250 \$2.00 ... \$2.00 One and a half per +++ *** One per cent. on amount. " \$10,000... \$250 cent. on amount. \$10,000 or upwards ... \$100.00 ... \$150.00 ... *** *** Where judicial relief or assistance) is sought but the right to money } \$10.00 \$10.00 or property is not involved On filing any document, except where a fee is specially provided by this scale ... 1 60 ... On every summons, motion, application taken out or made 1 00 On hearing every summons, motion, or application ... 2 00 On every decree or order

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On order for adjournment of hearing rendered necessary by default of either party (to be paid by that party

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RULES OF SUPREME COURT

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	On every warrant of execution against goods For less than \$250			\$ cts. 2 00
	For \$2:0 and upwards	•••		5 00
	For keeping possession, per diem			
	On taxation of a bill of costs, for every \$100 or fraction thereof allowed	••• •		2 00
	Appeal to Supreme Court or to Court for Japan.			
		ount involv		
		or upwards 5.00	9.	
		5.00		
	On order for leave to appeal \$5.00	0.00		
	On Petition or Motion. On H On appeal where judicial relief or)	learing.		
		0.00		
	recovery of money	an comt d		
		er cent. c involved, b	ut	
	For preparing record of appeal, to copying clerk, such sum as the Court d	exceoa S200 irects (no). of:	
	exceeding 25 cents for every 100 words)		++	
	For certifying record of appeal, every 100 words		. 0	25
	Appeal to Her Majesty in Council.			
	On motion for loans to anneal		15	00
	On every security		15	
	On order for leave to appeal		25	00
	For preparing record of append, to copying clerk, such sum as the Court di			
	exceeding 25 cents for every 100 words) For certifying record of appeal, every 100 words		0	25
	Miscellaneous.			
	On deposit of will for safe custody, under Rule 183, including receipt for a	same "	5	00
	On deposit of money, other than sums paid in under any judgment or or			00
	Court one per cent. c		t.	
	On registration of bill of sale	+++ ••		00 50
	For taking an affidavit or affirmation		1	00
	For every exhibit annexed		. 0	50
	On every reference to the archives	***	. 1	00
	For cortified copy of any document in the archives : For first 100 words		. 1	00
	For every further 100 words		. 0	50
	For communication in writing to a foreign Court, Consulate, or to a local			FO
	or Japanese Authority	accounts		50
	or for examination of witnesses at any place outside the Registry, per di			
	of a day, of which half to Registrar		. 20	00
	Attendance of any Officer of the Court to give evidence in another Court duce any record or document filed	_	0	00
	duce any record or document filed			00
	IICRIMINAL MATTERS.			
	On every summons or warrant	••• •••	0	50
	On hearing in summary case		0	50 50
	For service of any document		0	50
	For certified copies of documents (except for supplying depositions to accus	ed under		
	Rule 306), as in civil cases	•••		
	Appeal to Supreme Court or to Court for Japan.		_	
	On application for special case on summary conviction On filing argument separately from application	••• •••	5 5	00 00
	On sending special case on summary conviction	•••	5	00
	On sending special case on point of law reserved		15	00
	On recognizance or other security	••• •••	5	00
	Appeal to Her Majesty in Council.			
	(The like fee as on t	DA COTTA		

On_each step required	•••		•••		The like fee as on the corre- sponding step in civil appeals to Her Majesty in Council.
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RULES OF PROCEDURE TO BE OBSERVED IN HER MAJESTY'S SUPREME COURT FOR CHINA AND JAPAN IN ADMIRALTY.

Whereas it is of urgent necessity that Rules of Procedure in Admiralty causes should be framed for the guidance of suitors, and whereas, by virtue of provisions contained in 26 and 27 Vict., c. 24 ("An Act to facilitate the appointment of Vice-Admiral and officers in Vice-Admiralty Court in Her Majesty's possessions abroad," &c., &c.), which provisions are, by the 54th section of the China and Japan Order in Council, 1865, extended to the Supreme Court in China and Japan, the said Supreme Court, as a Vice-Admiralty Court, has jurisdiction in (amongst other things) the matters following :--

- (1) Claims for Seamen's wages;
- (2) Claims for Master's wages, and for his disbursements on account of the ship;
- (3) Claims in respect of pilotage;
- (4) Claims in respect of salvage of any ship, or of life or goods therefrom ;
- (5) Claims in respect of towage;
- (6) Claims for damage done by any ship;
- (7) Claims in respect of hottomry or respondentia bonds;
- (8) Claims in respect of any mortgage where the ship has been sold by decree of the Vice-Admiralty Court, and the proceeds are under its control;
- (9) Claims between the owners of any ship registered in the possession in which the Court is established, touching the ownership, possession, employment, or earnings of such ship;
- (10) Claims for necessaries supplied, in the possession in which the Court ik established, to any ship of which no owner or part owner is domiciled within the possession at the time of the necessaries being supplied; and
- (11) Claims in respect of the building, equipping, or repairing within any Britiss possession of any ship of which no owner or part owner is domiciled within the possession at the time of the work being done;

It is ordered that, for the regulation of the practice and procedure to be observed in the Supreme Court as a Vice-Admiralty Court, the following Rules shall be established:

1.—All proceedings in Admiralty must be so headed.

Norg.-Proceedings "in Admiralty " are either in rem or in personam. Actions in personam shall be conducted in the same way as all other actions of a similar nature, according to the Rules of Procedure prevailing in the Supreme Court in matters of Law and Equity. The following outline of procedure will, therefore, be understood to refer only to actions in rem, that is against the Res, in other words, the subject-matter of the action.

2.—The name and nationality of the ship against which the proceedings are taken must appear, as also that of the master; and when the owners are known, their names and residences should likewise be given.

NOTR.-To give the Court jurisdiction in claims Nos. 10 and 11 (see above) the fact of the owners not being domiciled within the jurisdiction of the Court should be stated.

3.—Any number of persons having common interest may join in one action according to the practice of Admiralty Courts in England; and there may, in accordance with the same practice, be one action against several Res.

Norz.-Such consolidation of separate claims may likewise be ordered on the application of the defendant, or by he C ourt of its own motion.

4.—Proceedings in rem must be commenced by an application for the arrest of the Res. This application must state the nature of the debt or claim and the amount

sought to be recovered (which should include the estimated costs of the suit). It must be supported by an affidavit of all the circumstances which justify its being made, and a fee is to be paid on its being granted.

Norg.—The application must be filed in triplicate,—one copy for service on the vessel, another for the Court, and the third for service on may party who may appear to the action. (2) It shall be in the discretion of the Court to require and take security from the applicant for the prosecution of the suit as w. If as to cover any damages which may be awarded sgainst him, in consequence of the impropriety, frivolity, or maliciousness

of the application. (3) All payments into Court shall be made in such currency and at such exchange as the Court shall direct.

5.-On the application being made in due form, a warrant will issue to the officer of the Court, to arrest the Res and cite all persons, having an intere-t in the subject-matter of the arrest, to appear within a time mentioned in the warrant and answer to the plaintiff in his cause.

6.—The arrest shall be executed by the arresting officer affixing a certified copy of the warrant to the principal mast or to some other conspicuous part of the ship, after having previously read the original warrant to the officer or other person in charge of the vessel.

Norg.—The warrant extends to the apparel, ap:urtenances, &c., of the ship, although all or part may have been detached from her and sent on shore. If the entire cargo be still on board the vessel the service on the mast arrests the former as well as the latter, and should the action be against the freight, this latter is considered to be arrested simultaneously with the cargo. But should the cargo have been landed, and deposited in a public or private warehouse, a separate and distinct arrest of it must be made—provided the warehouse be with in the juriadiction of a British Court. In this case, the officer of the Court will affix a certified copy of the warrant on such separate cargo, and the like if the eargo has been transhipped to a British ship. But if the warehouseman, or person in charge of the cargo, will not permit access to it, the officer will serve him instead of the *Res* with the warrant, b. showing to him the original and leaving with him a copy of it. (2) The fact of ar est is to be certified by endorsement under the hand of the officer makin, it.

7.—A person nominated by the Court shall be left in charge of the Res.

NOTE.-A fee will be charged on each of the three last named steps (5-7), that is to say, for the warrant, the service and arrest, and expenses connected with a.d arising out of the custody of ship, &c.

8.—The fact of the arrest and the citation to appear shall be advertised in the usual way.

9.—At any time before the trial of the case, the owner or captain or any one interested in the vessel or in the cargo or freight attached, may come in and give an undertaking to appear or to appear and give bail to the action. Such an undertaking shall operate as a stay of all proceedings for twenty-four hours, after which time, or such extended time as the Court may see fit to grant, if no appearance is entered or no bail given, the proceedings shall continue as if no such undertaking had been given.

NOTE.—If bail—which also implies appearance—he given, the Res arrested shall be released, and the action proceed. (2) If only an appearance is entered, the Res shall be detained under arrest. (3) On bail being tendered and an appearance entered, it shall be competent for the Court to require security for costs. (4) On tender of bail, it shall be competent for the Court to accept the same, or to call on the petitioner to accept the same, or to make an order for justification of the bail.

10.—A petition shall be filed within three days after the arrest is completed unless a longer time shall on application be allowed by the Court: and such petition shall be served in the same way as the order of arrest, as well as upon any parties who may have appeared in answer to the citation.

11.—The Rules prevailing in the Supreme Court with reference to answers, setting down the cases for hearing, and hearing shall be applicable to causes in the Admiralty.

12 .-- At any stage of a cause, either party may pray for an appraisement of the Res, and it shall be competent for the Court to order such appraisement on such terms as to costs and expenses as it sees fit to impose.

13.—All Interlocutory Proceedings and all proceedings before and on the trial of the case. shall, as far as circumstances admit, be conducted in conformity with the General Rules of Procedure in the Supreme Court.

14.—On the cause being heard, the Court shall give judgment and decree the release of the Res or —in the event of a decision adverse to the ship, and should no bail have been given in the suit, or no satisfaction of the judgment of the Court be offered by the party (if any) who appeared to defend the suit—the sale thereof. The date at which such sale shall take place. and the manner-whether by public auction or otherwise, as shall seem to the Court most advantageous-shall be specified in the decree of the Court and notified by advertisement.

15.—The proceeds of the sale shall be paid into Court, and therefrom shall the decree or decrees, on a day fixed for the appearance before the Court of the parties interested for the marshalling of their claims, be satisfied, and the surplus shall remain in Court until the person or persons claiming to be entitled thereto shall establish their claim or claims.

Nors.—It shall be competent for any person, at any period in a suit, to file in Court a petition that he be decreed to share in the proceeds or in the balance thereof; and any proceedings of this des. iption shall be conducted in the same way as a claim would have been conducted against the Res itself.

16.—It shall be competent for the Court to refer any matter requiring investigation, or having reference to accounts, rate of interest, repairs done to any ship, &c., to the Registrar alone, or to the Registrar assisted by one or two merchants or shipmasters to be appointed by it; and such reference shall take place within ten days from the date of the order therefor. Leave shall, when prayed for by either party, be given to file affidavits and counter-affidavits, provided always that the Judge shall have power to extend the time within which the reference is to take place whenever the filing of affidavits and counter-affidavits necessitates such extension.

Witnesses may be produced 1 fore the Registrar, provided four anys' notice of an intention to examine them be given; and it shall be optional with the Registrar to permit or refuse to allow the attendance of Counsel or Solicitors at the hearing before him, and no costs shall be allowed for such attendance if the Registrar shall be of opinion that it was unnecessary.

The R port of the Registrar shall be filed within ten days of the hearing before him, and notice o' any objection to be made thereto shall be filed by the party making it, within five days of the filing of the Report.

All questions of cost of the reference shall be in the decision of the Registrar, subject to the decision thereon of the Chief Justice.

17.—In all cases the Court shall apply the English Law as administered in Admiralty Courts in England; and all matters of procedure, not otherwise provided for in these Rules or in the General Rules of Procedure for this Court, shall be governed, as far as may be, by the Rules in force in Her Majesty's High Court of Admiralty.

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RULES OF PROCEDURE FOR THE COURT OF CONSULS, SHANGHAI.

APPROVED BY THE CONSULAE 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 n ay consider necessary.

RULE 8.—When it appears to the Court that a cause is ready to be leard 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 Scoretary.

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 advers 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 these 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.

REGULATIONS FOR THE CONSULAR COURTS OF THE UNITED STATES OF AMERICA IN CHINA

In pursuance of Sec. 5th of the Act of Congress, approved 22nd June, 1860, entitled "An Act to carry into effect certain provisions in the Treaties between the United States, Chine, Japan, Siam, Persia, and other countries, giving certain judicial powers to Ministers and Consuls, or other functionaries of the United States in those countries, and for other purposes," I, Anson Burlingame, Minister Plenipotentiary, and Envoy Extraordinal, of the United States to the Empire of China, do hereby decree the following rules and regulations, which shall have the force of law in the Consular Courts of China.

1.—Every citizen of the United States residing within the limits of the ports open to foreign trade in the dominion of the Empire of China, is required to be enrolled in the Consular register, and shall apply in person at the Consulate within thirty days after the publication of this decree. Every American citizen who may arrive within the limits of the port, save and except any one who may be borne on the muster-roll of an American vessel, shall apply within ten days at the Consulat: to be enrolled. An American citizen neglecting to be so enrolled will not be entitled to claim the protection or intervention of the authorities, unless he can furnish a valid reason for not so doing.

2.—In all cases where an applicant to be enrolled cannot furnish a passport or other legal proof of his citizenship, he shall make oath that he is a citizen of the United States; and, if the Consul deem desirable, be required to bring such further evidence as he shall consider satisfactory.

ANSON BURLINGAME.

LEGATION OF THE UNITED STATES, Peking, 22nd April, 1864.

1.-ORDINARY CIVIL PROCEDURE.

1.—How commenced.—Civil proceedings between American citizens must commence by written petition, verified by oath before the Consul.

2.—Three classes of action.—Ordinary personal civil actions are of three classes, viz: Contract, comprising all cases of contract or debt; Wrong, when damages are claimed for wrong; Replevin, when possession of a specific article is claimed.

3.—Demand necessary in Contract and Replevin.—In contract, the petition must aver that payment, or a performance of the conditions of the contract, has been demanded and withheld; and in replevin, that the articles to be replevined have been demanded.

4.—Petitioner must deposit money.—The petitioner shall be required to deposit a reasonable sum to defray the probable expenses of court and defendant's costs; subsequent deposits may be required if found necessary.

5.—Notice to Defendant.—Upon deposit of the money, the Consul shall order notice of the petition, in writing, directing defendant to appear before the court at a given day and hour to his written answer on oath.

6 — Service. -- Notice must be served on each defendant at least five days before return day, by delivery of an attested copy of the petition and order, and of any accompanying account or paper.

7.--Personal service should always be required when practicable.

8.—Default.—On proof of due notice, judgment by default shall be procured against any defendant failing to appear and file his answer as required; but the default may be taken off for good cause within one day after, exclusive of Sunday.

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9.—Damages.—But in actions of wrong, and all other where the damages are in their nature unliquidated and indefinite, so that they cannot be calculated with precision from the statement of the petition, the amount of the judgment shall be ascertained by evidence, notwithstanding the default.

10.—Answer.—If defendant appears and answers, the Consul, having both parties before him, shall before proceeding further encourage a settlement by mutual agreement, or by submission of the case to referees agreed on by the parties, a majority of whom shall decide it.

11.—Amendments.—Parties should, at the trial, be confined as closely as may be to the averments and denials of the statement and answer, which shall not be altered after filing except by leave granted in open Court.

12.—American witnesses compelled to attend.—On application of either party and advance of the fees, the Consul shall compel the attendance of any witness within his jurisdiction before himself, referees, or commissioners.

13.—Parties are witnesses.—Each party is entitled, and may be required to testify.

14.—Decrees to be obeyed.—Judgment may be given summarily against either party failing to obey any order or decree of the Consul.

15.—Attachment and correst.—For sufficient cause and on sufficient security, the Consul, on filing a petition, may grant a process of attachment of any defendant's property to sufficient amount, or of arrest of any defendant not a married woman, nor in the service of the United States, under commission from the President.

16.—Dissolution of attachment.—Defendant may at any time have the attachment dissolved by depositing such sum, or giving such security, as the Consul may require.

17.—Sale of perishable property.—Perishable property, or such as is liable to serious depreciation under attachment, may, on petition of either party, be sold by the Consul's order, and its proceeds deposited in the Consulate.

18.—Release of Debtor.—Any defendant arrested or imprisoned on civil petition shall be released on tender of a sufficient bond, deposit of a sufficient sum, or assignment of sufficient property.

19.—Debtor's disclosure.—Any person under civil arrest or imprisonment may have his creditor cited b-fore the Consul to hear a disclosure of the prison r's affairs under oath, and to question thereon; and if the Consul shall be satisfied of its touth and thoroughness, and of the honesty of the debtor's conduct towards the creditor, he shall for ever discharge him from arrest upon that debt; provided that the prisoner shall offer to transfer and secure to his creditor the property disclosed, or sufficient to pay the debt, at the Consul's valuation.

20.—Debtor's board.—The creditor must advance to the jailer his fees and payment for his prisoner's board until the ensuing Monday, and afterwards weekly, or the debtor will be discharged from imprisonment and future arrest.

21.—Execution.—On the second day after judgment (exclusive of Sunday) execution may issue, enforcing the same with interest at 12 per cent. a year, against the property and person of the debtor, returnable in thirty days and renewable.

22.—Seizure and sale of property.—Sufficient property to satisfy the execution and all expenses may be seized and sold at public auction by the officer, after due notice.

23.—Property attached on petition, and not advertised for sale within ten days after final judgment, shall be returned to the defendant.

24.—Final judgment for defendant.—When final judgment is given in favour of the defendant, his person and property are at once freed from imprisonment or attachment and all security given by him discharged. And the Consul may, at his discretion, award him compensation for any damage necessarily and directly sustained by reason of such attachment, arrest, or imprisonment.

25.—Offset.—In action of contract, defendant may offset petitioner's claim by a counter claim, filing his own claim, under oath, with his answer. Petitioner shall be notified to file his answer seasonably, on oath, and the two claims shall then be tried

together, and but one judgment given for the difference, if any be proved in favour of either party, otherwise for defendant's costs.

26.—Costs.—Except as hereinafter provided, the party finally prevailing recovers costs, to be taxed by him and revised by the Consul.

27.—Trustee process.—In contract, the Consul may order defendant's property or credits in third party's hands to be attached on the petition, by serving him with due notice as trustee, provided petitioner secures trustee his costs by adequate special deposit.

23.—Trustee costs.—If adjudged trustee the third party may retain his costs from the amount for which he is adjudged trustee, if sufficient; otherw the balance of trustee's cost must be paid out of petitioner's special deposit, as must the whole of his costs if not adjudged.

29.—Demand on trustee upon execution —The amount for which a trustee is charged must be inserted in the execution, and demanded of him by the Officer within ten days after judgment, or all claim ceases. Process against the property or person of the trustee may issue ten days after demand.

30.—Debt must be at least ten dollars.—If petitioner recovers judgment for less than ten dollars, or if less than ten dollars of the defendant's property or credits is proved in the party's hands, in either case the third party must be discharged with costs against petitioner.

31.—*Replevin.*—Before granting a writ of replevin, the Consul shall require petitioner to file a sufficient bond, with responsible sureties, for double the value of the property to be replevined, one an American citizen, or petitioner may deposit the required amount.

II.-TENDER, &c.

32.—Before creditor files his petition in contract, his debtor may make an absolute and unconditional offer of the amount he considers due, by tendering the money in the sight of the creditor or his legal representative.

33.—Deposit.—If not accepted, the debtor shall, at his own risk and on paying the charges, deposit the money with the Consul, who shall receipt to him, and notify the creditor.

34.—Demand or withdrawal.—It shall be paid to the creditor at any time if demanded, unless previously withdrawn by the depositor.

35.—Costs.—If the depositor does not withdraw his deposit, and upon trial is not adjudged to have owed petitioner at the time of the tender more than its amount, he shall recover all his costs.

36.—Offer to be defaulted.—At any stage of a suit in contract or wrong defendant may file an offer to be defaulted for a specific sum and the costs up to that time; and if petitioner chooses to proceed to trial and does not recover more than the sum offered and interest, he shall pay all defendant's costs arising after the offer, execution issuing for the balance only.

III.—REFERENCE.

37.—When parties agree to reference they shall immediately file a rule, and the case be marked "referred;" a commission shall then issue to the referees, with a copy of all papers filed in the case.

38.—Award and acceptance.—The referees shall report their award to the Consul, who shall accept the same, and give judgment, and issue execution thereon, unless satisfied of fraud, perjury, corruption, or gross error in the proceedings.

39.—When transmitted to Minister.—In cases involving more than five hundred dollars, if his acceptance is withheld, the Consul shall at once transmit the whole case with a brief statement of his reasons, and the evidence thereov, to the Minister, who shall give judgment on the award, or grant a new trial before the Consul.

IV.-APPEAL.

40.—Must be within one day.—Appeals must be claimed before three o'clock in the afternoon of the day after judgment (excluding Sunday); but in civil cases, only upon sufficient security.

41.—To be perfected within five days.—Within five days after judgment, the appellant must set forth his reasons by petition filed with the Consul, which shall be transmitted as soon as may be to the Minister, with a copy of docket entries and of all papers in the case.

V.-NEW TRIAL.

42.—Because of perjury —On proof of the perjury of any important witness of the prevailing party, upon a material point, affecting the decision of a suit, the Consul who tried it may, within a year after final judgment, grant a new trial on such terms as he may deem just.

43.—Generally.—Within one year after final judgment in any suit not involving more than five hundred dollars, the Consul who tried it, or his successor, may, upon s flicient security, grant a new trial where justice manifestly requires it; if exceeding five hundred dollars, with the concurrence of the Minister.

VI.—HABEAS CORPUS.

44.—Slaves not to be held.—No Consul shall recognise the claim of any American citizen arising out of a violation of the provision of the Act of Congress approved February 19th, 1862, relating to the "coolie trade" so called, for any claim which involves the holding of any person in slavery.

45.—Habeas Corpus.—Upon application of any person in writing and under oath representing that he or any other person is enslaved, unlawfully imprisoned, or deprived of his liberty by any American citizen within the jorisdiction of the Consul, such Consul may issue his writ of Habeas Corpus, directing such citizen to bring said person if in his custody, or under his control, before him, and the question shall be determined summarily, subject to appeal.

VII.—DIVORCE.

46.—Libels for divorce must be signed and sworn to before the Consul, and on the trial each party may testify.

47.—Attachment.—The Consul, for good cause, may order the attachment of the libeller's property to such an amount and on such terms as he may think proper.

48.—Husband to advance money.—He may also, at his discretion, order the husband to advance his wife, or pay in Court, a reasonable sum to enable her to defend the libel, with reasonable monthly allowance for her support pending the proceedings.

49.—Alimony.—Alimony may be awarded or denied the wife on her divorce at his discretion.

50.—Custody of the minor children may be decreed to such party as justice and the children's good may require.

51.--Release of both.-Divorce releases both parties, and they shall not be re-married to each other.

52.—Costs.—Costs are at the discretion of the Consul.

VIII .--- MARRIAGE.

53.—Record and return.—Each Consul shall record all marriages solemnized by him or in his official presence.

IX.-BIRTHS AND DEATHS.

54.—The birth and death of every American citizen within the limits of the jurisdiction shall likewise be recorded.

X.--BANKRUPTCY, PARTNERSHIPS, PROBATE, ETC.

55.—Until promulgation of further regulations, Consuls will continue to exercise tl eir former lawful jurisdiction and authority in bankruptcy, partnerships, probate of wills, administration of estates, and other matters of equity, admiralty, ecclesiastical and common law, not especially provided for in previous decrees, according to such reasonable rules, not repugnant to the Constitution, treaties, and laws of the United States, as they may find necessary or convenient to adopt.

XI.-SEAMEN.

56.—In proceedings or prosecutions instituted by or against American seamen, the Consul may, at his discretion, suspend any of these rules in favour of the seamen, when, in his opinion, justice, humanity, and public policy require it.

XII.-CEIMINAL PROCEEDINGS.

57.—How commenced.—Complaints and informations against American citizens should always be signed and sworn to before the Consul when the complainant or informant is at or near the Consul's port.

58.—How authenticated.—All complaints and informations not so signed and sworn to by a citizen of the United States, and all complaints and informations in capital cases, must be authenticated by the Consul's certificate of his knowledge or belief of the substantial truth of enough of the complaint or information to justify the arrest of the party charged.

59,—Copy of accusation.—No citizen shall be arraigned for trial until the offence charged is distinctly made known to him by the Consul in respondent's own language. In cases of magnitude and in all cases when demanded, an attested copy (or translation) of the complaint, information, or statement, authenticated by the Consul, shall be furnished him in his own language, as soon as may be after his arrest.

60.—*Presence of accuser.*—The personal presence of the accuser is indispensable throughout the trial.

61.—May testify.—He shall be informed of his right to testify, and cautioned that if he choose to offer himself as a witness, he must answer all questions that may be propounded by the Consul or his order, like any other witness.

62.—American witnesses compelled to attend.—The Government and the accused are equally entitled to compulsory process for witnesses within their jurisdiction; and if the Consul believes the accused to be unable to advance the fees, his necessary witnesses shall be summoned at the expense of the United States.

63.—Fine and costs.—When punishment is by fine, costs may be included or remitted at the Consul's discretion. An alternative sentence of thirty days' imprisonment shall take effect on non-payment of any part of the fine or costs adjudged in any crassial proceeding.

64.—Any prisoner, before conviction, may be admitted to bail by the Consul who tries him, except in capital cases.

65.—Capital cases.—No prisoner charged with a capital offence shall be admitted to bail where the proof is evident, or the presumption of his guilt great.

66.—After conviction.—After conviction and appeal the prisoner may be admitted to bail only by the Minister.

67.—American bail.—Any citizen of the United States offering himself as bail shall sign and swear, before the Consul, to a schedule of unincumbered property of a value at least double the amount of the required bail.

68.—Foreign bail.—Any other proposed bail or security shall sign and swear, before the Consul, to a similar schedule of unincumbered per-onal property within the local jurisdiction of the Consulate, or he may be required to deposit the amount in money or valuables with the Consul.

69.—The sureties.—Unless such sufficient citizen becomes bail, or such deposit is made, at least two sureties shall be required.

70 — Surrender.—Any American bail may have leave of the Consul to surrender his principal on payment of all costs and expenses.

71.—Prosecutor may be required to give security.—Any complainant, informant, or prosecutor may be required to give security for all costs of the prosecution, including those of the accused; and every complainant, &c., not a citizen of the United States, shall be so required, unless, in the Consul's opinion, justice will be better promoted otherwise; and when such security is refused the prosecution shall abate.

72.—Honourable acquittal.—When the innocence of the accused, both in law and in intention, is manifest, the Consul shall add to the usual judgment of acquittal the word "honourable."

73.—Costs.—In such case judgment may be given and execution issued summarily against any informer, complainant, or prosecutor for the whole costs of the trial, including those of the accused or for any part of either or both, if the proceeding appears to have been groundless and vexatious, originating in corrupt, malicious, or vindictive motives.

74.—Minor offences.—Consuls will ordinarily encourage the settlement of all prosecutions not of a beinous character by the parties aggrieved or concerned.

XIII.-OATHS.

75.—Oths shall be administered in some la iguage that the witness understands. 76.—Not Christian.—A witness not a Christian shall be sworn according to his

religious belief. 77.—Atheist.—An avowed atheist shall not be sworn, but may affirm, under the pains and penalties of perjury; the credibility of his evidence being for the consideration of the Consul.

78.—Affirmation.—A Christian conscientiously scrupulous of an oath may affirm under the pains and penalties of perjury.

XIV.-DOCKETS, RECORDS, &c.

79.—Civil docket.—En . Consul shall keep a regular docket or calendar of all civil actions and proceeding intering each case separately, numbering it consecutively, to the end of his term of office, with the date of filing, the names of the parties in full, their nationality, the nature of the proceeding, the sum or thing claimed, with minute and dates of all orders, decrees, continuances, appeals, and proceedings until final judgment.

80.—Criminal.—IIe shall keep another regular docket for all criminal cases, with sufficient similar memoranda.

81.—Filing papers.—All original papers shall be filed at once and never removed; no person, but a: flicer of the Consulate or Minister, should be allowed access to them. All papers in each case must be kept together in one inclosure, and numbered as in the docket with the parties' names, the nature of the proceeding, the year of filing the petition, and of final judgment, conspicuously marked on the inclosure, and each year's cases kept by themselves in their order.

XV.-- LIMITATION OF ACTIONS AND PROSECUTIONS.

82.—Criminal.—Heinous offences, not capital, must be prosecuted within six years; minor offences within two.

83. Civil.—Civil actions based on written promises, contract, or instrument, must be commenced within six years after the cause of action accrues; others within two.

84.—Absence; fraudulent concealment.—In prosecutions for heinous offences not capital, and in civil cases involving more than \$500, any absence of respondent or defendant for more than three months at a time from China shall b added to the limitations; and in civil cases involving more than \$100, the period during which the cause of action may be fraudulently concealed by defendant shall likewise be added.

XVI.-GENERAL PROVISIONS.

85.—Trials public.—All trials and proceedings in the United States Consular Courts in China shall be open and public.

86.—Interpreting and translating.—Papers and tes'imony in a foreign language shall be translated into English by a sworn interpreter, appointed by the Consul, in civil cases to be paid by petitioner. Oaths and questions shall be translated by the interpreter from the English for any witness who does not understand English.

87.—Testimony.—Parties may be required to file their petitions, answers, complaints, informations, and all other papers addressed to the Court, in English; or they may be translated by the interpreter at the Consul's discretion. All testimony must be taken in writing in open Court by the Consul or his order, signed by the witness, after being read over to him for his approval and correction, and it shall form part of the papers in the case.

88.—Adjournment.—'I'he Consul may adjourn his Court from time to time, and place to place, within his juri. diction, always commencing proceedings and giving judgment at the Consulate.

89.—Officer.—All processes not served by the Consul personally must be executed by an officer of the Consulate, who shall sign his return, specifying the time and mode of service, and annexing an account of his fees. 90.—Copies on appeal.—On appeal, copies of all the papers must be paid for in advance by the appellant, except in criminal cases where respondent is unable to pay.

91.—Copies.—Any person interested is entitled to a copy of any paper on f^{12} , on prepayment of the fee.

92.—Reasonable clearness, precision, and certainty should be required in the papers; and substantial justice and all practicable dispatch are expected in the decisions.

93.—Definition of Consul.—The word "Consul" is intended to include the Consul-General, and any Vice-Consul or Deputy-Consul actually exercising the Consular power at any Consulate, unless the sense requires a more limited c nstruction.

94.—Associates.—Each associates. a Consular trial shall, before entering on his duties, be sworn by his Consul. Letter, taking the outh, he may be challenged by either party, and for sufficient cause excused, and another drawn.

95.—Contempt.—Consuls will always preserve order in Court, punishing summarily any contempt committed in their presence, or any refusal to obey their lawful summons or order, by imprisonment not exceeding 24 hours, or by fine not exceeding fifty dollars and costs.

96.—Attorney.—Every party to a civil or criminal proceeding may be heard in person, or by attorney of his choice, or by bo'h; but the presence of counsel shall be under the exclusive control and discretion of the Consul.

97.—Accounts.—The accounts of the Consular Courts shall be kept in United States' currency, and every order of deposit, decree of costs, taxation of fees, and generally every paper issuing originally from the Court, shall be expressed in dollers and cents, and satisfied in the United States' metallic currency, or its equivalent.

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UNITED STATES CONSULAR REGULATIONS

for serving any writ, warrant, attac	hment,	or o	ther c	ompul	eory p	rocer	, each	person	1					÷
or serving summonses or returning all notices, writs, sttac	alimonte.		 rente	and e			anch	•••				***	••	
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for every commitment or discharge						***								
In subposes, for each witness summ	moned .													
or returning subpen or each day's attendance upon cou		•••	•••								••	••••		
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or levying execution or advertising property for sale	••••			***		***	• • •	***		***				
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or executing a deed prepared by a por drawing and executing a deed	party of	r 1118	attor	ney	•••							•••		1
or copies of writs or papers, furnish						••••								
or every proclamation in admiralty														
or every proclamation in admiralty or serving an attachment in rem, or or the necessary expenses of keep	r a libel	in a	dmiral	ty	** *	***							-	2
or the necessary expenses of keep	r boats	, vea	sels, o	r othe	r pro	periy,	aite "	ed or	libelle	dina	admıra.	lty, a	com-	
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claim such commission shall be a	llowed o	on th	e appi	besia	value	therec	of.							
r sale of vessels, or other property	7, under	pre	ess in	ı admi	rsity,	or un	der ti	be ord	er of	a cou	irt of	admir	alty,	
and for receiving and paying ove excess of any sum over \$500.	r ese m	oncy	, 24 p	er cen	cum o	n any	Desse es	uner i ĝi	JCC, M.D	u 12 I	Mer Cent		1 100	
101-Interpreter # Fees.														
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r making translations														2
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102-Witnesses' Fees.														
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103-Crier's Fres.														1
104- Citizen Associates' Fees.	*** 44	••			•••	•••	•••		•••	***			***	-
preach day's attendance														3
105-Costs for Prevailing Party.														
I necessary Court fees paid out.														
106-Consul's Fees. The following fccs shall be allowe	d in out													
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here the amount in question is \$500 here it exceeds \$500, and up to \$1,0	000													
here it exceeds \$1,000, for each \$1,	000 or f	fracti	ion th	ereof									-	10
cases of libel, slander, and all proc	eedings	not	requir	ing m	oney ;	judgm	ents			• • •				10
here it exceeds \$500, and up to \$1,0 here it exceeds \$1,000, for each \$1, cases of libel, slander, and all proc all arbitration proceedings judgment issuing a search warrant	ent may	bee	ntere	1 for c	osts, s	ind t I	ecutio	n issue	there	OD.				
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or holding an inquest es for inquests are payal le out of t 107-Fees in Prolate Matters.	the eets	 te of	the d		 at			e - *	0,00	•••				10
107-Free in Prolate Matters.	Ine cara	ie ui	LTO C	cceuer	16.									
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i- no fixed sa ary, and whose com	nensatio	on de	eprenda	OR C	ollect	on of	CONRI	lar fe	es ar	d wh	in in V	eated y	with	
judicial authority (as the consu														
following fees :														
r passing on current reports of exe	ecutor,	admi	inistra	tor, o	r gua	rdian	•••	•••			**			5
r passing on final reports of same .					•••	***	***		• • •	•••	***			5
a final order of discharge			0.61			***	•••		***	4.4.2		***		5
making application for distribution	an of es	THICS		•••	•••	***		• • •	• • •		•••		• • •	5
making order of distribution The clerk shall receive the followi	na fear			***	•••	***		***	•••		••••	•••	***	5,
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r s citation in administration r preparing and administring the of r issuing and recording letters of ac docket fee filing papers seal to letters of appointment of seal to letters of administration. all other services, such as entering	apprais	ratio	of esta	 te and re	 ecordi	 Dg Ore	 ders, d	 tc., a	nd su	 ch lik	 e acts,	 the cl		1.

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 ... 15.0%
 In addition to which, the same fees as consuls are sllowed 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

XVIII.-PROVISO.

106.—All decrees heretofore issued by authority of the Commissioners and Minister of the United States to China, which are inconsistent in whole or in part with the provisions of this Decree, are hereby annulled, and those portions are henceforth void and of no effect; and the promulgation of these rules abrogates no authority hitherto lawfully exercised by Consuls in China not inconsistent herewith.

ADDITIONAL REGULATIONS.

These regulations have been decreed, as having the force of law in the Consular Court of the United States in China, by James B. Angell, Envoy Extraordinary and Minister Plenipotentiary of the United States, and dated May 26th, 1881. They have been assented to by the various United States Consuls in China and are as follow -

1.-In civil proceedings between American citizens in the Consular Courts in China, the service of summons upon the defendant, if he is found within the Empire of China, shall be personal. That is, the copy of the complaint and summons guly certified by a Marshal of any Consular Court in China shall be delivered into the hands of the person to be served. The officer serving the summons shall certify the same to the Consul before whom the suit is brought.

2.-When the defendant has removed from or is absent from the Empire, or conceals himself therein to avoid the service of summons, and the fact appears by affidavit to the satisfaction of the Consul, and it also appears by such affidavit or by the verified complaint on file that a good cause of action exists against the defendant, or that he is a necessary party to the action, such Consul may make an order that the service be made by publication of the summons. Such order shall direct the publication to be made in a newspaper of general circulation (to be named) for such length of time as may be reasonable, in not less than six issues of such paper, if a daily, and in not less than four issues, if a weekly. Such publication shall be made in a newspaper published nearest to the Consulate where the suit or proceeding is pending, at least five months before the time fived for the trial by the Consul. In case of publication, when the residence of a non-resident or absent defendant is unknown, the Consul shall direct a copy of the complaint and summons, duly certified, and addressed to the person to be served at his supposed place of residence, to be deposited in the Post Offi e by the Marshal of the said Court.

ADDITIONAL REGULATIONS

In accordance with Section 5 of the Act of Congress approved June 22nd, 1860, entitled "An Act to carry into effect certain provisions in the treaties between the United States, China, Japan, Siam, Persia and other countries, giving c rtain judicial powers to ministers and consuls, or other functionaries of the United States in those countries, or for other purposes," I, Charles Denby, Envoy Extraordinary and Minister Plenipotentiary of the United States to the Empire of China, do hereby decree the following regulations, which shall have the force of law in the Consular Courts of China.

1.-Judgments by confession may be rendered in the Consular Courts of the United States in China upon compliance with the following rules.

2.- The party desiring to confess judgment should file in the Consular Court a statement substantially as follows:

> The United States Court) for the Consular District > ss. of China) A. B., Plaintiff, against Statement and Confession of judgment

C. D., Defendant) without action.

I, C. D., the defendant in the above entitled action, do her by confess judgment therein in favour of A. B., the plaintiff, in the said action for the sum of and do authorize judgment to be entered therefor against me, with legal interest thereon from this date, and with costs.

(Signed) C. D.

Consul.

3.- The foregoing statement and affidavit shall be spread in full upon the record and judgment in the following form shall be ent-red thereon.

A. B., Plaintiff,) Entry of judgment

against > on the foregoing

C. D., Defendant) Confession.

In this action the defendant, C. D., having filed his confession of judgment, wherein he authorizes and consents that judgment be entered against him and in favour of the plaintiff, A. B., in the sum of.....together with accruing interest and costs: It is, therefore, considered that the plaintiff recover of and from the defendant the sum of......together with accruing interest thereon, at the rate of six per cent. per annum and costs, taxed at five dollars.

4.—Costs shall be taxed as follows:

Docketing case\$	1.00
	2.00
	2.00

LEGATION OF THE UNITED STATES, PE 'NG, 18th August, 1888.

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.

Victoria, by the Grace of God of the United Kingdom of Great Britain Duted 10th Janand Ireland, Queen, Defender of the Faith, Empress of India: To all "ary, 1888. to whom these Presents shall come, Greeting.

Whereas, by our Charter under the Great Seal of our United Kingdom Preamble. of Great Britain and Ir land, bearing date at Westminster the fifth day Recites Charter of April, 1843, we did erect our Island of Hongkong and its dependencies of 5th April, 1543. into a separate Colony, to be known and designated as the Colony of Hongkong, and did make provision for the Government of our said Colony:

And whereas by our Order in our Privy Council, bearing date the Recites Order in fourth day of February, 1861, in the twenty fourth year of our reign, it February, 1861. was ordered that the Kowloon district therein described should be part and parcel of our sail Colony :

And whereas we did, by certain Letters Patent under our said Great Recites Letters Seal, bearing date Westminster the ninth day of April, 1877, constitute, A ii, 577. order, and declare that there should be a Governor and Commander-inchief in and over our Colony of Hongkong and its dependencies :

And whereas we are minded to make further provision for the government of our said Colony :

Now we do by these presents revoke our said Charter and our said Revokes Charter Letters Patent, but without prejudice to anything lawfully done there- and L Hers Interested. under.

II .-- We do declare that there shall be a Governor and Commander- Office of Goverin-chief in and over our Colony of Hongkong and its dependencies (therein- nor consultated, after called the Colony), and that appointments to the said office shall be made by Commission under our sign manual and signet.

III.-We do hereby authorize, empower, and command our said Go- Governor's vernor and Commander-in-chief (hereinafter called the Governor) to do powers and and execute all things that belong to his said office, according to the tenor aut normes. of these our Letters Patent and of such Commission as may be issued to him under our sign manual and signet, and according to such instructions Instructions. as may fro.e 'ime to time be given to him under our sign manual and signet, or by our 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.

IV .- And we do by these our Letters Patent declare our will and pleasure as follows :-

V .- Every person appointed to fill the office of Governor of the Publication of Colony shall with all due solemnity, before entering upon any of the duties Governors Comof his office, cause 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 Colony as can conveniently attend; which being done he shall then and there take before them the Oath of Allegiance in the form provided by an Oathstobetaken Act passed in the session holden in the thirty-first and thirty-second years by Governor. of our reign, intituled "An Act to amend the law relating to Promissory Imperial Act, 81. 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.

2

Public Seal.

Constitution of Executive Connoli.

Constitution of Legislative Council.

Governor, w 'h advice and ec to make Law .

Disallowance of Laws.

Power of Legislation reserved to the Grown.

Land grants.

Governor emother officers.

Gract of pardon,

And remission of face.

Suspension of officers.

VI.—The Governor shall keep and use the public seal of the Colony for sealing all things whatsoever that shall pass the said public seal.

VII.-The Executive Council of the Colony shall consist of 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 pleasure.

VIII.--The Legislative Council of the Colony shall consist of such pe sons as we shall direct by any instructions under our sign manual and signet, and such persons shall hold their places in the said Council during our pleasure.

IX.-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.

X.-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 p omulgated by the Governor in the Colony.

XI.-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.

XII.-The Governor, in our name and on our behalf, may make and 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.

XIII.-The Governor may constitute and appoint all such judges, pomered to apministers in the Colony, as no lawfully be constituted or appointed by us, all of whom, unless otherwise rovided by law, shall hold their offices during our pleasure.

XIV.-When any crime has been committed within the Colony, or for which the offender may be tried therein, the Governor may, as he shall see occasion, in our name and our behalf, grant a pardon to any accomplice in such crime 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 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 any such offender, or any respite of the execution of such sentence for s ch period as the Governor thinks fit, and may remit the payment f any fines, penalties, or forfeitures due or accrued to us. Provided alweys that the Governor shall in no case, except when the offence Political officances has been of a political nature unaccompanied by any other grave crime, make it a condition of any pardon or remission of sentence that the offender

Provise Banish-shall be banished from or shall absent himself or be removed from the Colony.

XV.--The Governor may, upon sufficient cause to him appearing, suspend from the exercise of his office any person holding any office within the Colony, whether appointed by any commission or warrant from us or in our name, or by any other mode of appointment. Every such suspension shall continue and have effect only until our pleasure therein shall be signified to the Governor. In proceeding to any such suspension the

Governor is strictly to observe the directions in that behalf given to him by any instructions as aforesaid.

XVI.—Whenever the office of Governor is vacant, or if the Governor Succession to 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 we have appointed or may hereafter appoint under our 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 the government of the Colony, first taking the oaths Proviso. Oath hereinbefore directed to be taken by the Governor and in the manner of office. herein prescribed; which being done, we do hereby authorize, empower, and command our Lieutenant-Governor, or any other such administrator Powers, &c, of as aforesaid, to do and execute, during our pleasure, all things that belong Administrator. to the officer of Governor and Commander-in-chief, according to the tenor of these our Letters Patent, and according to our instructions as aforesaid, and the laws of the Colony.*

XVII.—And we do hereby require and command all our officials and others to by ministers, civil and military, and all other the inhabitants of the Colony, and assist Go to be obedient, aiding and assisting unto the Governor and to any person vernor. for the time being administering the Government of the Colony

XVIII.—In these our Letters Patent the term "the Governor" shall and "Gover-include every person for the time being administering the government of the Colony.

XIX.—And we do hereby reserve to ourselves, our heirs and successors, Power reserved full power and authority, from time to time, to revoke, alter, or amend to revoke, alter Letters Patent as to us or them shall seem meet. XX.—And we do further direct and enjoin that these our Letters Patent Publication of these Letters Patent as to us or them shall seem meet.

Patent shall b . read and proclarmed at such place or places within the Letters Patent. Colony as the Governor shall think fit.

In witness whereof we have caused these our Letters to be made Patent. Witness ourself at Westminster, the nineteenth day of January, in the Fifty-first year of our Reign.

By Warrant under the Queen's Sign Manual.

MUIR MACKENZIE.

CONSTITUTION OF THE EXECUTIVE AND LEGISLATIVE COUNCILS.

EXECUTIVE COUNCIL.

The Executive Council of the Colony consists of such persons as Letters Patent, may be directed by the Queen by any instructions under Her Majesty's 1888, Art. VII. sign manual and signet, and they hold their places in the Council during Her Majesty's pleasure.

According to the Queen's recent Instructions the Council is to The Governor's Instructiona, consist of---

The Governor (President).

The Lieutenant-Governor (if any).

* A dormant commission passed under the Royal Sign Manual and Signet, dated 21st August, 1891, appoints the Colonial Secretary to administer the Government when the office of Governor is vacant or the Governor is incapacitated or absent, and there i no Lieutenant-Governor in the Colony; and if the office of the Colonial Secretary is also vacant, or he is incapable or absent from the Colony, then the Senior Military Officer for the time being in command of the regular forces.

19th January 1889, Art. 111,

The Senior Military Officer for the time being in command of Her Majesty's regular troops.

The persons for the time being lawfully discharging the functions of-Colonial Secretary,

Attorney-General,

Treasurer,

and of such other persons as, at the date of the receipt of the Instructions in the Colony, are members of the Council, or as Her Majesty may from time to time appoint.

At present the Council consists of-

The Governor (ex-officio).

The Major General Commanding the Troops (ex-officio).

The Colonial Secretary (ex officio).

The Attorney-General (ex-officio).

The Registrar-General

The Treasurer (ex-officio).

The Captain Superintendent of Police, appointed by Queen's Warrant, dated 11th October, 1887.

Three Members to form a quorum.

LEGISLATIVE COUNCIL.

Letters Patent, 19th January, 1888, Art. VII.

(n structions. Årt, VII.

> The Legislative Council consists of such persons as may be directed by the Queen by any Instructions under Her Majesty's sign manual and signet, and such persons hold their places in the Council during Her Majesty's pleasure.

According to Her Majesty's recent Instructions, the Legislative Governor's In. structions 19th Council is to consist of-January, 1888, Art. XIII.

Official Members.

The Governor.

The Lieutenant-Governor (if any).

The persons lawfully discharging the functions of-

Colonial Secretary,

Attorney-General,

Treasurer,

and such other persons holding office in the Colony, and not exceeding three in number at any one time as at the time of the receipt of these 6th March, 1898) Instructions in the Colony were official Members of the Council, or as Her Majesty may from time to time appoint by any Instructions or Warrants under Her Majesty's sign manual and signet.

Unofficial Members.

Such persons, not exceeding five at any one time, as at the receipt of the Instructions in the Colony were unofficial members of the Council, or as the Governor in pursuance of instructions may from time to time appoint by any instrument under the public seal of the Colony.

Unofficial members are to vacate their seats at the end of six years from the date of their appointment.

Five members to form a quorum.

Governor's Instructions, 18th January, 1888,

Art XV. By a Despatch from the Secretary of State, the C. O. Despatch, followed in the appointment of unofficial members :---By a Despatch from the Secretary of State, the following course is

Appointed by the Governor (one at least of whom

being a member of the Chinese community).....

Elected by the Chamber of Commerce..... 1

Elected by the Justices of the Peace..... 1

> Total..... 5

STANDING RULES AND ORDERS

OF

THE LEGISLATIVE COUNCIL OF HONGKONG.

Passed in pursuance of Article XIX. of the Royal Instructions of the 19th day of January, 1888, and agreed to by the Legislative Council on the 9th day of June, 1890.

MEETINGS.

1.-The ordinary meetings of the Legislative Council shall be held Online meeton Mondays at 3 p.m.; but this shall not prevent the adjournment of the Council for more than one week or to any other day or hour.

2.-Special meetings of the Council shall be held when summoned Special most by order of the Governor

3.-Notice of a special meeting shall be given by 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.

4.—The Legislative Council shall not be disqualified from the Curl and transaction of business on account of any vacancies among the Members ness notwiththereof; but the said Council shall not be competent to act in any case unless (including the Governor or the Member presiding) there be present at and throughout the meetings of the Council five Members at the least.

5.-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 such adjournment shall be given to the Members by the Clerk.

6 .- The Governor shall preside at all meetings of the Legislative Council unless prevented by illness or other grave cause, and in his inga. absence that Member shall preside who is first in precedence of those present.

7.-The President may at any time suspend or adjourn any Suspendent of meeting.

8.-When a quorum has been formed, the minutes of the last preceding meeting shall be read, and the question of their confirmation shall be put; but no deba e shall be allowed thereupon, except as to any proposed amendment or as to the accuracy of the minutes.

9.-The minutes having been confirmed, the order of business shall only of the be as follows :---

(a.) Messages or Minutes of the Governor;

(b.) Reports from Committees;

(c.) Petitions and written observations;

(d.) Notices;

(e.) Questions.

After which the orders of the day shall be read by the Clerk, and business shall be proceeded with accordingly.

10 .- Petitions addressed to the Council may be sent to the Clerk of Petitiona. the Council, 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.

AA pill houses

meeting.

Statedare.

It shall be the duty of the Clerk of the Council, or of the Member presenting a Petition, to inform the Council if there be any doubt as to a Petition coming under these prohibitions.

Petitions not coming within the above prohibitions shall be received as of course without question.

Petitions relating to any Bills before a Committee shall be referred by the Clerk on receipt 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, or may be referred to a Committee for consideration and report.

11.—Messages or Minutes of the Governor may be read at any time during a meeting.

12.—A Member may give notice of motion, during a meeting, mentioning the day or the meeting on which it is intended to bring forward the motion.

13.—Notice of motion, if not given at a meeting, must be sent in writing to the Clerk of the Council at least three days before the meeting at which it is intended that the motion should be brought forward.

14.—The tollowing motions may be made without notice :--

- (a.) Any motion for the confirmation or amendment of the minutes of the Council, or for the adoption, modification, or rejection of the report of any Committee.
- (b.) Any motion that a petition, or order 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 the Standing Orders.
- (e.) Any motion for the reference of any matter to a Committee.
- (f.) Any motion for the withdrawal of Strangers.
- (g.) Any motion made when the Council is in Committee.

(h.) Any motion the urgency of which is admitted by the President and two-thirds of the Members present.

15.—Notice of intention to ask a question of any Member, if not given at a meeting, must, at least three clear days before the meeting of the Council at which such question is to be asked, be sent in writing to the Clerk, who shall communicate the same to the President and to the Member of whom the question is to be asked two clear days before the question is asked. Nothing in this rule shall prevent a member from putting a question without full notice, if the President so permit.

RULES OF DEBATE.

16.—It shall be competent for any Member of the Legislative Council to propose any question for debate therein; and such quest on, if seconded by any other Member, shall be debated and disposed of according to the standing Rules and Orders. Provided always, t at 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 Governor, unless the proposal of the same shall have been expressly allowed or directed by him.

17.-Every Member shall sp ak standing, and shall address himself to the President.

18.—No Member shall refer to any other Member by name except in the case of reference to an un-official Member and then only where it is necessary for the purpose of the debate.

19.—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.

Governor's Messagesor Minutes.

Notice of motion at meeting.

Notice of motion not given at a meeting.

Motions without notice.

Notice of Ques-

Questions, &c., for debate.

Members speaking to address President.

No Member to be referred to by name.

Interruptions.

20.-If two Members rise to speak at the same time, the President when two Memshall call upon one of them to address the Council.

A Member may not read his speech, but he may read extracts from speech not to be written or printed papers in support of his argument.

21.-It shall be the duty of the President on his own authority to President's auenforce all these Rules : and when the President addresses the Council, thority. any Member speaking shall immediately resume his seat.

22 .- No speech shall be made on presenting a petition, beyond speech on petisuch as may be necessary to explain its nature and object.

23.—When a question has been asked and answered, no further dc- No debate on bate thercon shall be permitted.

24.-No Member may speak more than once on any question, except How often Memwhen 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.

25 .- The Mover of any motion or amendment may speak in support Motion or amthereof; but no further debate shall be allowed, whether the Council be in Committee or not, until the motion or amendment be duly seconded.

26.-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 amendment be moved and duly tamed. seconded, it shall be considered as if such previous amendment were an original question.

27.—Any amendment moved and seconded may be required by the proposed am-President to be committed to writing by the Mover and delivered to the Clerk.

28.-When a Bill is in Committee each Clause shall be read by the Clauses of Bills. Clerk and shall then be put from the Chair, without Motion, by this Question: "That this Clause shall stand part of the Bill," and the Clause shall be treated is a Motion, except that a Clause may be amended portion by portion, the earlier amendments having precedence of the later.

29.-In filling up blanks in Bills, and in putting Questions of Filling Blanks. Amendment respecting Amounts of Money, or Periods of Time, the Question of the lowest Amount of Money or shortest Period of Time proposed shall be first put.

30.-All questions proposed for debate in the Legislative Council Question to be shall be decided by the majority of votes, and the Governor or the decided by ma-Member presiding shall have an original vote in common with the other Governor to have Members of the Council, as also a casting vote, if upon any question the original and castvotes shall be equal.

31.—On a division, the votes shall be taken by the Clerk.

The roll of Members present shall be read by the Clerk, beginning mewith the Junior Member.

Each Member shall in his turn declare whether he is for or against the motion made.

The Clerk shall then read out the result, mentioning the total number of votes for and against respectively.

32.-If any Member dissenting from the opinion of the majority Dissent. wish to have his dissent recorded, he shall state so forthwith; and the reasons of his dissent may be laid on the table either at the same or at the following ordinary meeting.

33.-After a question has been put by the President no further No discussion discussion thereupon shall be allowed.

34.-The Standing Orders of the Council may be suspended by the Suspension of consent of the President and a majority of the Members present.

him rise together.

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writing.

Manner of vot-

fter question put. Standing Orders. Business not dis-'nessed of

Strangers.

Rules and Regutations under which Ordinwriacted. Form of enacting

Ordinances.

Ordinances to be aumbered and methodically aranged.

Bills to be sent to Members.

Publication after first reading

Council to go into Committee after second reading.

Bill reported by Standing Committee.

Where reading.

Recommittal on Gard reading.

Reference of Bill a Committee.

"Passing of Bills.

35.—The matter under discussion and any business not disposed of at the time of any adjournment shall stand as An Order of the Day for the next meeting of the Council.

36.—Strangers may be present in the Council Chamber during debates; but must withdraw when called upon to do so by the President on any Member taking notice of their pre ence.

Any stranger expressing approbation or disapprobation shall be immediately removed.

ORDINANCES.

37.---In the making of Laws the Governor and the Council shall ances are to be observe, as far as practicable, the following Rules :--

- 1. All Laws shall be styled "Ordinances," and the enacting words shall be, "enacted by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof."
- 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.

38.—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 time.

39.-After having been read a first time, every Bill shall be published in the Government Gazette for general information.

40.—When a Bill has been read a second time, the Council shall resolve itself into Committee to consider it clause by clause, and amend it as may be deemed necessary, unless at this stage of the proceedings the Bill be referred to a Special or Standing Committee.

41.—When a Bill shall have been referred to, and reported on by, one of the Standing Committees appointed under Rule 48, and it shall be certified by the Chairman of such Standing Committee that such Bill has been considered clause by clause in the presence of all the Members of such Standing Committee at least and that, in the opinion of the Committee, such Bill may be dealt with by the Council in the same manner as a Bill reported on by a Committee of the whole Council, such Bill may be dealt with accordingly if no Member object, but if any Member object the Bill shall be dealt with in the same manner as a Bill reported on by a Special Committee.

42.-If no material alteration be made in any Bill so committed, it may be read a third time, and passed, at the same meeting, if no Member object; but, 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.

43.-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, he may move that the Bill be recommitted; and, if the motion be carried, marginal notes of the different clauses of the Bill shall be read seriatim by the Clerk, and any alteration proposed shall be discussed in its proper place; after which the Council shall resume, and the third reading may be moved.

44.-A Bill may be referred either to a Special Committee, or to a Standing Committee at any stage of its progress.

45.—When a Bill has been read a third time, the question "that this Bill do pass" shall immediately be put.

COMMITTEES.

46.-The Members of the Special Committees shall be chosen by the Nomination of Council. tees.

47.-Every Special Committee shall consist of at least three Number of Mem-Members.

48.-At the first Meeting of the Council subsequent to the first day Nomination of of October in each year, the President may appoint the following Stand- Staning Coming Committees :---

- a. A FINANCE COMMITTEE-consisting of the Colonial Secretary (Chairman), and the other Members of Council except the Governor.
- b. A LAW COMMITTEE—consisting of the Attorney-General (Chairman), and four other Members.
- c. A PUBLIC WORKS COMMITTEE—consisting of the Surveyor-General (Chairman), and four other Members.

49 .- The Standing Committees of Council shall be open to all Committees to be Members.

50. - No Special or Standing Committee shall be competent to act Querum of Speunless at least three of its Members be present.

51.-The report of every Committee shall be signed by the Chairman, Report by whom to be signed. or, in his absence, by the Sonior Member present.

PRIVATE RIGHTS.

52.—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, and on motion made, seconded, and carried, be heard before the Council, or any Committee thereof, either in person, or by Counsel.

53.—When it is intended to examine any Witnesses, the Member, Examination of Witnesses, or the Petitiouer, requiring such Witnesses, shall deliver to the Clerk a 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.

54 .- Before any Private Bill, whereby the property of any private Notification of person may be affected, is introduced, notification of 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 in one Chinese Waspaper, and by publication of the proposed Bill once at least in the Gazette. 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 Her Majesty the Queen, Her Heirs and Successors, and of all bodies politic or corporate and of all other persons e cept such as are mentioned in the Ordinance and those claiming by, fron., and under them. (Art. **XXIII.**, Royal Instructions.)

CLERK OF THE COUNCIL.

55.—The Clerk of the Council shall keep an Order Book, in which he Order Book. shall enter and number in succession the subjects intended to be brought under discussion at each meeting.

56.-The Clerk of the Council shall also keep Minutes of the pro- Minute of procecdings of the Council; and shall, two clear days at least before each ceedings. meeting, send a copy of the Minutes of the previous meeting to each Member.

57.-The Clerk shall also send to each Member, two clear days at Order of the day. least before each meeting, a copy of the *Order of the Day* for such meeting.

58.—The Clerk of the Council shall attend upon any Special or Attendance on Committees. Standing Committee if required to do so.

Special Commit-

cial and Standing Committees.

ORDINANCE No. 13 OF 1873.

SIR ARTHUR EDWARD KENNEDY, K.C.M.G., C.B., Governor and Commander-in-chief.

An Ordinance enacted by the Governor of Hongkong with the Advice of the Legislative Council thereof, to consolidate and amend the Laws relating to the Process, Practice, and Mode of Pleading in the Supreme Court of the Colony, and to provide a Uniform Code of Procedure at Common Law and in Equity.

[E0th September, 1873.]

INTRODUCTION.

Whereas it is expedient to consolidate and an end the Laws relating to the Process, Practice, and Mode of Plending in the Supreme Court of the Colony, and to provide a Uniform Code of Procedure at Common Law and in Equity: Be it enacted by the Governor of Hongkong, with the advice of the Legislative Council thereof, as follows -

I.— This Ordinance may be cited for all purposes as "The Hongkong Code of Civil Procedure."

II.-The following terms and expressions shall be understood as hereinafter defined or explained, unless there be something in the subject or context repugnant to such definition or explanation; that is to say:-

- "Court" shall mean the Supreme Court, and shall include the Chief Justice and Puisne Judge of the Supreme Court, sitting together or separately, in Court or in Chambers.
- "Full Court" shall mean the Chief Justice and the Puisne Judge sitting together. "Registrar" shall mean the Registrar of the Supreme Court.
- "Sheriff" shall include a Deputy Sheriff, and any person lawfully authorized to execute the process of the Court.
- "Code" shall mean the Code of Civil Procedure introduced by this Ordinance.
- "Cause of Action" in suits founded on contract shall not necessarily mean the whole cause of action, but a cause of action shall be deemed to have arisen within the jurisdiction, if the contract was made therein, though the breach may have occurred elsewhere, and also if the breach occurred within the jurisdiction, though the contract may have been made elsewhere.
- "Within the Jurisdiction" shall mean within the Colony, and shall not include the jur sdiction exercised by the Supreme Court under Article 159 of the Order of Her Majesty the Queen in Council of the 9th of March, 1865, for the Government of Her Majesty's subjects in China and Japan.

III.-Nothing in this Ordinance contained shall be deemed :-

- (a.) To affect the Rights, Privileges, or Remedies of the Crown;
- (b.) To affect the existing Jurisdiction or Powers of the Supreme Court:
- (c.) To affect the Procedure and Practice of the Supreme Court in matters or causes testamentary under Ordinance No. 8 of 1860, nor under "The Bankruptcy Ordinance, 1864," nor under "The Companies' Ordinance, 1865," nor further nor otherwise than is herein ext ressly enacted ;
- (d.) To affect the Procedure and Practice of the Vice-Admiralty Court of the Colony;

Preamble.

Title.

Start Title.

Interpretation of Terms.

faving Clause.

(e.) To affect any Suit, Action, or other Proceeding instituted at the time of the commencement of this Ordinance :

Provided always that in case the parties to any such last-mentioned Suit, Action, or other Proceeding shall desire to carry on and continue the same, so far as may be practicable, under the provisions of this Code, the Court may, in its discretion, permit them so to do upon such terms and c nditions as it may think reasonable.

Old Frocedure and Practice.

IV.-Except so far as may be otherwise specially provided in this Procedure Code, all the enactments contained in any Ordinances of the Colony, or in how far any Acts or Parts of Acts of the Imperial Parliament in force therein euspenled relating to the procedure and practice of the Court in its common law and equity jurisdiction, and all rules and orders of the Supreme Court (including all unwritten rules of practice, and all rules or orders of any Court of law or equity in England, which are now in force in the Colony) shall, from and after the commencement of this Ordinance, and during the continuance thereof, be suspended in their operation so far as they relate to such procedure and practice, subject to the proviso next hereinafter contained, that is to say: Provided that as regards any matters for which How far make no special provision may have been made by the Code, the said Ordinances, Acts, or Parts of Acts, Rules or Orders hereby suspended, shall be deemed to remain in force so far as the same shall not conflict, or be inconsistent with, the Code of Procedure introduced by this Ordinance, and can be made auxiliary thereto.

New Procedure and Fractice.

V .- From and after the commencement of this Ordinance, the pro- Fusion of cedure and practice of the Supreme Court in its common law and equity Law and in jurisdictions shall be assimilated, and all civil suits shall be instituted and Equity. carried on in manner hereinafter prescribed.

PART I.

FROM THE INSTITUTION OF A SUIT TO THE HEARING. CHAPTER I.- THE INSTITUTION OF SUITS.

Register of Civil Suits.

VI.-The Registrar shall keep a Book called the Register of Civil Register of Suits, which shall be in the form contained in the Schedule to the Code, or as near thereto as circumstances permit, and shall contain the entries specified in the said form, and every suit or proceeding, however instituted under the provisions of this Code, shall be numbered in each year according to the order in which the same shall be commenced.

Attorneys and Agents.

VII.—Every person doing any act, or taking any proceeding in the set of may Court as plaintiff, or otherwise, must do s in his own name, and not be instituted. otherwise, and either by himself or by his attorney, procurator, or agent thereunto lawfully authorised in writing.

2 .- Where such act is done, or proceeding tiken by an attorney, Court may order procurator or agent, the Court may order that the power of attorney, or Au r or Copy thereof instrument constituting the procurator or agent, or an authenticated copy to be filed. thereof, be filed in the Court before, or at the commencement of, or during the proceedings.

3.—Where the authority is special and has reference only to the When the Original must particular proceeding to be taken, the original document itself must be be filed, filed; but ...here the authority is general or has reference to other matters in which the attorney, procurator, or agent is empowered to act, an authenticated copy of such document may be filed.

CODE OF CIVIL PROCEDURE-HONGKONG

Terms of **A**uthority.

Proceeding without Authority.

Dies non.

Personal Service.

Service on Attorney.

Other Modes of Service.

On Inmate of Abode, &c.

Substituted Service.

Advortisement.

Notice affired.

Bervice on Government Servanta.

On British Corporations and Companies.

On Foreign Corporations and Companies.

On Defendant's Agent within the Colony. 4.—The authority, whether general or special, must be distinct and clear, so as to satisfy the Court that the person professing to act thereon has such authority as he claims to exercise.

5.—Any person doing any act or taking any proceeding in the Court in the name or on behalf of an ther person, not being lawfully authorised thereunto, and knowing himself not to be so authorised, shall be deemed guilty of contempt of Court.

Service of Process.

VIII.—No service in a Civil Suit shall be made on Sunday, Christmas day, or Good Friday.

2.—Unless in any case the Court think it just and expedient otherwise to direct, service shall be personal, that is, the document to be served shall be delivered into the hands of the person to be served: Provided always that where the duly authorised attorney of the person to be served shall undertake to accept service on behalf of his client, service upon such attorney shall be equivalent to personal service on the client, and all further service in the suit or proceeding may be made by delivering the instrument to be served to such attorney, or by leaving the same at his place of business.

3.—Where it appears to the Court that for any reason personal service of a writ, petition, notice, summons, decree, order, or other document of which service is required cannot be conveniently effected, the Court may order that service be effected either:

- (a.) By delivery of the document to be served, together with the order for service, to some adult inmate at the usual or last known place of abode or business within the Colony of the person to be served; or,
- (b.) By delivery thereof to some agent within the Colony of the person to ... served, or to some other person within the Colony through whom it appears to the Court there is a reasonable probability that the document and order served will come to the knowledge of the person to 'served; or,
- (c.) By advertisement in some newspaper circulting within the Colony; or,
- (d.) By notice put up a⁺ the Court-House, or at some other place of public resort, or at the usual or last known place of abcde or business of the person to be served, within the Colony.

4.—When the defendant is in the service of the Government the Court may transmit a copy of the document to be served to the head officer of the department in which the defendant is employed, for the purpose of being served on him, if it shall appear to the Court that the document may be most conveniently so served.

5.—When the suit is against a British Corporation, or a Company authorised to sue and be sued in the name of an officer or trustees, the document may be served by giving the same to any director, secretary, or other principal officer, or by leaving it at the office of the Corporation or Company.

6.—When the suit is against a foreign Corporation or Company having an office and carrying on business within the Colony, and such suit is limited to a cause of action which arose within the jurisdiction, the document may be served by giving the same to the principal efficer, or by leaving it at the office of such foreign Corporation or Company within the Colony.

7.—When the suit is against a defendant residing out of the jurisdiction, but carrying on business in the Colony in his own name, or under the name of a firm through a duly authorised agent, and such suit is

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limited to a cause of action which arose within the jurisdiction, the document may be s rved by giving it to such agent, and such service shall be equivalent to personal service on the defendant.

8.- The Court may direct service to be made out of the jurisdiction Service out of in all cases in which the Court is satisfied by affidavit or otherwise that the the jurisdiction. suit is limited to a cause of action which arose within the jurisdiction.

9.-In every case in which the Court shall direct service to be made Court may out of the jurisdiction, it shall be lawful for the Court, in its discretion, Orders in to fix the time within which an appearance shall be entered by the defend- respective and ant, and to give any other directions with reference to such service which it 29.] may think fit, and to receive any affidavit or statutory declaration of such service having been effected as prima facie evidence thereof.

10 .- Any o der for service may be varied from time to time with Orders may respect to the mode of service directed by the order, as occasion requires.

11 .- Whenever the service of Process by the Sheriff shall be attended Exp nses of with expense, he shall not (except by order of the Court) by bound to effect the sam , unless the reasonable expenses thereof shall have been previously tendered to him by the party requiring such service; and such expenses shall be costs in the cause.

Suils to be commenced by Writ of Summons.

IX.-Subject to the provisions hereinafter contained an to the institu- summons. tion of special suits and proceedings in certain cases, all suit in the Supreme Court shall be comm need by a general writ of summons to be issued by the Registrar on the filing of præsise for the same.

2.—The writ shall be prepared by the plaintiff, or his attorney, and sad by whom shall specify the name, description, and place of abode of the plaintiff and prepared. of the defendant so far as they can be ascertained, the subject matter of the claim, and the reliet sought for, and such writ -hall be attested in the name of the Chief Justice, and bear date the day whereon the same shall be sned out.

3.-Any alteration in the writ, without leave of the Court, and without without Leave being re-sealed before service, shall render the writ void.

4. - In case service of the writ shall not have been effected within six Limitation and months from the date thereof, the same shall become void : Provided always that the Court may, before the expiration of the then current period. in its discretion, from time to ti ne renew the operation of the writ for a further period not exceeding six months at one tine.

5.-Nothing in this section contained shall be deemed to apply to Protection proceedings which may now be heard on petition without preliminary ser- without Answer. vice on any party, but all petitions shall be subject to the rules contained in Section XXIV., so far as they are applicable to the subject matter thereof.

On Summoning the Defendant.

X .- The plaintiff shall cause a copy of the writ of summons to be Service of Writ. served on the detendant, and such copy shall contain a Memorandum endorsed thereon requiring the defendant to enter an app arance to the suit within eight days from the day of such s-rvice, or, in cases of service out of the jurisdiction, within such time as the Court shall have ordered; and every such writ shall, within eight days after the service thereof, or in cases of service out of the jurisdiction, within such time as the Court shall have o dered, be returned into the Registrar's office with a memorandum endorsed thereon of the date and mode of service.

Appearance.

XI.—The defendant shall within eight days from the day of service Important upon him of the writ of summons, or in cases of service out of the jurisdic. tion, within such time as the Court shall have ordered, cause an appearance to the suit to be entered for him in the Supreme Court.

Writ of

Further Service of Proceedings on absent Defendant.

2.-In all cases of service of a writ of summons out of the jurisdiction. the entry of appearance thereto shall specify the name and address of some attorney, agent, or other person within the jurisdiction on whom substituted service of all further process against the defendant in the suit may be effected while the defendant remains out of the jurisdiction, and in default thereof, the Court may proceed with the suit as if no appearance had been entered.

Consequences of Non-Appearance.

XII.-If the defendant shall fail to enter an appearance within the time hereinbefore limited in that behalf, and it shall be proved to the satisfaction of the Court that the writ was duly served, the Court may give leave to the plaintiff to proceed with the suit ex parte. The plaintiff may thereupon file his petition and apply forthwith to have the cause set down for hearing.

2.-If the defendant enter an appearance at any time before the hearing of the suit, he may, upon such terms as the Court may direct as to the payment of costs or otherwise, be heard in answer to the suit, in like manner as if he had duly entered an appearance within the time limited as aforesaid.

3.-When the cause has been called on, the Court may proceed to hear the same ex parte, and may, on the evidence adduced by the plaintiff, give such judgment as appears just, but it shall not be obligatory on the Court to decide ex parte in the absence of the defendant and it shall be at the discretion of the Court to issue a warrant to arrest him and detain him till another day appointed for the hearing of the cause, and, in the meanwhile, to attach his property.

Writ specially Indorsed.

XIII -In all cases in which the defendant is within the jurisdiction of the Court, and the claim is for a debt or liquidated demand in money, whether founded on a legal or equitable right, the plaintiff shall be at liberty to make upon the writ of summons and copy thereof a special endorsement of the particulars and amount of his claim and of any interest payable thereon by law or under any contract expressed or implied, and in default of appearance he shall be entitled to judgment for any sum not exceeding the sum indorsed on the writ together with interest, if any, payable thereon as aforesaid, to the date of the judgment, and the amount of the taxed costs : Provided always that the Court may, nevertheless, let

Leave to defend in the detendant to defend upon an application, supported by satisfactory notwithstanding. affidavits accounting for his non-appearance and disclosing a defence upon

Proceedings in case of appearance.

Cases of ordinary account.

Summary Order for account, &c. the merits.

2.-If the defendant has appeared, the plaintiff shall be entitled, upon filing an affidavit verifying the cause of action, and swearing that in his belief there is no defence, to take out a summons to show cause why he should not proceed to judgment and execution, and upon such summons, such order may be made as the justice of the case may require.

3.-In like manner, in cases of ordinary account, as in the case of a partnership, or executorship or ordinary trust account, where nothing more is required in the first instance than an account, the writ may be specially indorsed, and in default of appearance, or after appearance, unless the defendant shall satisfy the Court that there is really some preliminary question to be tried, an order for the account, with all usual directions, may be forthwith made.

4.-It shall also be lawful for the Court, in such cases, on summary application in Chambers or elsewhere, to direct, if it thinks fit, any necessary inquiries or accounts, notwithstanding it may appear that there is some special or further relief sought, or some special matter to be tried, as to which it may be proper that the suit should proceed in the usual manner.

Proceedings ex parte on nonappearance.

Subsequent appearance.

the Court as to proceeding ex parte.

In what cases.

Judgment in default of appearance.

Discretion of

Proceedings by or against Partnership Firms.

XIV .- Proceedings by or on behalf of or against a partnership, solely or jointly, must be taken in the several names of the partners as individuals. and not in the name of the firm or otherwise : Provided always that where some of the members of a partnership carrying on business within the Colony are unknown, or are absent from the Colony, every such partnership may be sued in the name of any one or more members thereof within the jurisdiction, and every judgment obtained or order made in any such suit shall have the same effect and operation upon the person and property, both moveable and immoveable, of such partnership and of the several members thereof, whether such property be joint or separate, as if every member of such co-partnership had been actually, and in fact, a defendant in the action, and had been duly served with process, and every such judgment or order may be enforced as in ordinary cases of the like nature.

Guardian for Purpose of Suit.

XV.—Where on default made by a defendant in entering an appear-ance to the suit after due service of the writ of summons it appears to Defendants the Court that he is an infant, or a person of weak or unsound mind (not an and mind, so found by inquisition), so that he is unable of himself to defend the suit, the Court may, on the application of the plaintiff, or of its own motion, appoint some fit person to be guardian of the defendant for the purpose of the suit, by whom he may defend the same.

2.-No such order shall be made except on notice, after expiration of Mede of Service the time for appearance, and four days at least before the day named in thereof. the notice for the hearing of the application; such notice shall be left at the dwelling-house of the person with whom or under whose care the defendant was at the time of service of the writ of summons, and also, in the case of an infant not residing with or under the care of his father or guardian, served on or left at the dwelling-house of such father or guardian. unless the Court thinks fit in any case to dispense with such last-mentioned service.

CHAPTER II. -- ARREST OF ABSCONDING DEFENDANT-INTERIM ATTACHMENT-INJUNCTIONS-DETENTION OF SHIPS. Arrest of Absconding Defendant.

XVI.-If in any suit, not being a suit for land or other immoveable In suif a more able property, the defendant is about to leave the jurisdiction of the Court, or Property has disposed of or removed from the jurisdiction of the Court his property, or any part thereof, the plaintiff may, either at the institution of the suit, or at any time thereafter until final judgment, make an application to the Court that security be taken for the appearance of the defendant to answer any judgment that may be passed against him in the suit.

2.—If the Court, after making such investigation as it may consider for Security. necessary, shall be of opinion that there is probable cause for believing that the defendant is about to leave its jurisdiction, or that he has disposed of or removed from the jurisdiction of the Court his property, or any part thereof, and that in either case, by reason thereof, the execution of any decree which may be made against him is likely to by obstructed or delayed, it shall be lawful for the Court to issue a warrant to the sheriff Warran to enjoining him to bring the defendant before the Court that he may show Defendant. cause why he should not give good and sufficient bail for his appearance.

3.-If the defendant full to show such cause, the Court shall order Bail for him to give bail for his appearance at any time when called upon while "ppearance. the suit is pending, and until execution or satisfaction of any decree that may be passed against him in the suit; and the surety or sureties shall undertake, in default of such appearance, to pay any sum of money that may be adjudged against the defendant in the suit, with costs.

Deposit in lieu of Bail.

Committal in Default,

Compensation for needless arrest.

Limit thereof.

In what cases.

Application thereof.

Form of Warrant.

Where Defendant fails to show Cause, 4.—Should a defendant offer, in lieu of bail for his appearance, to deposit a sum of money, or other valuable property sufficient to answer the claim against him, with the costs of the suit, the Court may accept such deposit.

5.—In the event of the defendant neither furnishing security nor offering a sufficient deposit, he may be committed to custody until the decision of the suit, or if judgment be given against the defendant, until the execution of the decree, if the Court shall so order.

6.- If it shall appear to the Court that the arrest of the defendant was applied for on insufficient grounds, or if the suit of the plaintiff is dismissed, or judgment is given against him by default or otherwise, and it shall appear to the Court that there was no probable ground for instituting the suit, the Court may (on the application of the defendant) award against the plaintiff such amount, not exceeding the sum of one thousand dollars, as it may deem a reasonable compensation to the defendant for any injury or loss which he may have sustained by reason of such arrest: Provided that the Court shall not award a larger amount of compensation under this Section than it is competent to such Court to decree in an action for damages. An award of compensation under this section shall bar any suit for damages in respect of such arrest.

Interim Attachment of his Property.

XVII.—If the defendant, with the intent to obstruct or delay the execution of any decree that may be passed against him, is about to dispose of his property, or any part thereof, or to remove any such property from the jurisdiction of the Court, the plaintiff may apply to the Court, either at the time of the institution of the suit or any time thereafter until final judgment, to call upon the defendant to furnish sufficient security to fulfil any decree that may be made against him in the suit, and on his failing to give such security, to direct that any property, moveable or immoveable, belonging to the defendant, shall be attached, until the further order of the Court.

2.— The application shall contain a specification of the property required to be attached, and the estimated value thereof, so far as the plaintiff can reasonably ascertain the same; and the plaintiff shall, at the time of making the application, declare that to the best of his information and belief, the defendant is about to dispose of or remove his property with such intent as aforesaid.

3.—If the Court, after making such investigation as it may consider necessary, shall be satisfied that the defendant is about to dispose of or remove his property, with intent to obstruct or delay the execution of the decree, it shall be lawful for the Court to issue a warrant to the sheriff, commanding him to call upon the defendant, within a time to be axed by the Court, either to furnish security in such sum as may be specified in the order, to produce and place at the disposal of the Court when required the said property, or the value of the same, or such portion thereof as may be sufficient to fulfil the decree, or to appear and show cause why he should not furnish security. The Court may also in the warrant direct the attachment until further order of the whole or any portion of the property specified in the application.

4.—If the defendant fail to show such cause or to furnish the required security within the time fixed by the Court, the Court may direct that the property specified in the application, if not already attached, or such position thereof as shall be sufficient to fulfil the decree, shall be attached until further order. If the defendant show such cause or furnish the required security, and the property specified in the application, or any portion of it, shall have been attached, the Court shall order the attachment to be withdrawn.

5.-The attachment shall be made according to the nature of the How made property to be attached, in the manner hereinafter prescribed for the attachment of property in execution of a decree for money.

6.—The attachment shall not affect the rights of persons not parties Rights of three to the suit, and in the event of any claim being preferred to the property claims to attached before judgment, such claim shall be investigated in the manner hereinefter prescribed for the investigation of claims to prevent attached hereinafter prescribed for the investigation of claims to property attached in execution of a decree for money.

7.-In all cases of attachment before judgment, the Court shall at Removal of any time remove the same, on the defendant furnishing security as above attachment. required, together with security for the costs of the attachment.

8.-If it shall appear to the Court that the attachment was applied compensation for on insufficient grounds or if the suit of the plaintiff is dismissed, or formellattachment, judgment is given against him by default or otherwise, and it shall appear to the Court that there was no probable ground for instituting the suit, the Court may (on the application of the defendant) award against the plaintiff such amount, not exceeding the sum of one thousand dollars, as it may deem a reasonable compensation to the defendant for the expense or injury occasioned to him by the attachment of his property : Provided that the Court shall not award a larger amount of compensation under Limit thereas this section than it is competent to such Court to decree in an action for damages. An award or compensation under this section shall bar any suit for damages in respect of such attachment.

Inj ... ctions.

XVIII.-In any suit in which it shall be shown to the satisfaction of To stay Waste, the Court that any property which is in dispute in the suit is in danger of Alienation being wasted, damaged, or alienated by any party to the suit, it shall be lawful for the Court to issue an injunction to such party, commanding him to refrain from doing the particular act complained of, or to give such other order for the purpose of staying and preventing him from wasting, damaging, or alienating the property, as to the Court may seem meet, and in all cases in which it may appear to the Court to be necessary for the preservation or the better management or custody of any property which is in dispute in a suit, it shall be lawful for the Court to appoint a receiver or manager of such property, and, if need be, to remove the person Appointment of in whose possession or custody the property may be from the possession Manager. or custody thereof, and to commit the same to the custody of such receiver or manager, and to grant to such receiver or manager all such powers for the management or the preservation and improvement of the property and the collection of the rents and profile thereof, and the application and disposal of such rents and profits, as to the Court may seem proper.

2.- in any suit for restraining the defendant from the committal of any breach of contract or other injury, and whether the same be accom- Contract or panied by any claim for damages or not, it shall be lawful for the plain- Continuance tiff, at any time after the commencement of the suit, and whether before of Breach. or after judgment, to apply to the Court for an injunction to restrain the defendant from the repetition or the continuance of the breach of contract or wrongful act complained of, or the committal of any breach of contract or injury of a like kind arising out of the same contract or relating to the same property or right : and such injunction may be granted by the Court on such terms as to the duration of the injunction, keeping an account, giving security, or otherwise, as to the Court shall seem reasonable and just, and in case of disobedience, such injunction may be enforced by imprisonment in the same manner as a decree for specific performance: Provided always that any order for an injunction may be discharged or varied, or set aside by the Court, on application made thereto by any party dissatisfied with such order.

Notice of Application.

Compensation for needless Issue of Injunction.

Limit thereof.

In what Cases.

Application for Warrant.

Compensation for needless Issue thereof.

Limit thereof.

Release of Ship.

Interpleader.

3.—The Court may in every case before granting an injunction direct such reasonable notice of the application for the same to be given to the opposite party as it shall see fit.

4.—If it shall appear to the Court that the injunction was appli d for on insufficient grounds, or if the claim of the plaintiff is dismissed, or judgment is given against him by default or otherwise, and it shall appear to the Court that there was no probable ground for instituting the suit, the Court may (on the application of the defendant) award against the plaintiff such sum, not exceeding one thousand dollars, as it may deem a reasonable compensation to the defendant for the expense or injury occasioned to him by the issue of the injunction: Provided that the Court shall not award a larger amount of compensation under this section than it is competent to such Court to decree in an action for damages. An award of compensation under this section shall bar any suit for damages in respect of the issue of the injunction.

Detention of Ship.

XIX.—Where the extreme urgency or other peculiar circumstances of the case appear to the Court so to require, it shall be lawful for the Court on the application of any plaintiff or of its own motion, by warrant under the seal of the Court, to stop the clearance or to order the arrest and detention by the sheriff of any ship about to leave the colony (other than a ship enjoying immunity from civil process) and such clearance shall be stopped or the ship arrested and detained accordingly: Provided always that no such warrant shall be issued at the instance of any plaintiff unless the application for the issue thereof shall be supported by an affidavit of the facts.

2.—If it shall appear to the Court that the warrant was applied for on insufficient grounds, or if the suit of the plaintiff is dismissed, or judgment is given against him by default or otherwise, and it shall appear to the Court that there was no probable ground for instituting the suit, the Court may award against the plaintiff such amount, not exceeding the sum of one thousand dollars, as it may deem a reasonable compensation for the expense or injury occasioned by the issue of the warrant, and such compensation shall be paid to such parties as the Court shall direct: Provided that the Court shall not award a larger amount of compensation under this section than it is competent to such Court to decree in an action for damages. An award of compensation under this section shall bar any suit for damages in respect of such detention of a ship.

3.—The Court may at any time release a ship detained under this section upon such terms as it shall deem reasonable.

CHAPTER III.—RELIEF FROM ADVERSE CLAIMS-DEATH, MARRIAGE, OR BANKRUPTCY OF PARTIES.

Relief from Adverse Claims.

XX.—Upon application made on behalf of any defendant, and supported by affidavit showing that such defendant does not claim any interest in the subject matter of the suit, but that the right thereto is claimed, or supposed to belong to some other party who has sued or is expected to sue for the same, and that such defendant does not in any manner collude with such other party, but is ready to bring into Court, or to pay or dispose of the subject matter of the suit in such manner as the Court or any judge thereof may direct, it shall be lawful for the Court in all suits or proceedings whatsoever, and although the titles of the claimants have not a common origin, but are adverse to and independent of one another, to make rules and orders calling upon such other party to appear and to state the nature and particulars of his claim, and maintain or relinquish the same, and if he maintains it, to make himself defendant in the same suit. or with 'he consent of the plaintiff and such other party, may dispose of the question between them in a summary manner. The sheriff may obtain relief under this section if the adverse claimants have given him notice of their claims, though none of them may have commenced proceedings.

Death of Parties.

XXI.-The death of a plaintiff or defendant shall not cause the suit when Suit not abated. to al ate if the cause of action survive.

2. -If there be two or more plaintiffs or defendants and one of them When Cause of die, and if the cause of action survive to the surviving plaintiff or plaintiffs Action survives. alone, or against the surviving defendant or defendants alone, the suit shall proceed at the instance of the surviving plaintiff or plaintiffs, and against the surviving defendant or defendants.

3.-If there be two or more plaintiffs, and one of them die, and if the When Cause . Lillon accrue to cause of action shall not survive to the surviving plaintiff or plaintiffs survivors, &c. alone, but shall survive to them and the legal representative of the deceased plaintiff jointly, the Court may, on the application of the legal representative of deceased plaintiff, enter the name of such representative in the register of the suit in the place of such deceased plaintiff and the suit shall proceed at the instance of the surviving plaintiff or plaintiffs and such legal representative of the deceased plaintiff. If no application shall be made to the Court by any person claiming to be the legal representative of the deceased plaintiff, the suit shall proceed at the instance of the surviving plaintiff or plaintiffs; and the legal representative of the deceased plaintiff shall be interested in and shall be bound by the judgment given in the suit, in the same manner as if the suit had proceeded at his instance conjointly with the surviving plaintiff or plain'iffs.

4.-In case of the death of a sole plaintiff, Death of sole surviving plaintiff, Death of sole the Court may, on the application of the legal representative of such plaintiff. plaintiff, enter the name of such representative in the place of such plaintiff in the register of the suit, and the suit shall thereupon proceed; if no such application shall be made to the Court within what it may consider a reasonable time by any person claiming to be the legal representative of the deceased sole plaintiff or sole surviving plaintiff, it shall be competent to the Court to make an order that the suit shall abate, and to award to the defendant the reasonable costs which he may have incurred in defending the suit, to be recovered from the estate of the deceased sole plaintiff or surviving plaintiff; or the Court may, it it think proper, on the application of the defendant, and upon such terms as to costs as may seem fit, make such other order for bringing in the legal representative of the deceased sole plaintiff or surviving plaintiff, and for proceeding with the suit in order to a final determination of the matters in dispute, as may appear just and proper in the circumstances of the case.

5.-If any dispute arise as to who is the legal representative of a Dispute as to deceased plaintiff, it shall be competent to the Court either to stay the tative, suit until the fact has been duly determined in another suit, or to decide at or before the hearing of the suit who shall be admitted to be legal representative for the purpose of prosecuting the suit.

6.-If there be two or more defendants, and one of them die, and the Death of one of cause of action shall not survive against the surviving defendant or surviving defendant or defendants alone, and also in case of the death of a sole defendant, or sole or surviving Desurviving defendant, where the action survives, the plaintiff may make an fendant. application to the Court, specifying the name, description, and place of abode of any person whom the plaintiff alleges to be the legal representative of such defendant, and whom he desires to be made the defendant in his stead; and the Court shall thereupon enter the name of such representative in the register of the suit in the place of such defendant, and shal i sue an order to him to appear on a day to be therein mentioned to

d Represen-

defend the suit; and the case shall thereupon proceed in the same menner as if such representative had originally been made a defendant, and had been a party to the former proceedings in the suit.

Marriage of Parties.

XXII.-The marriage of a female plaintiff, or defendant, shall not cause the suit to abate, but the suit may notwithstanding be proceeded with to judgment, and the decree thereupon may be executed upon the wife alone; and if the case is one in which the husband is by law liable for the debts of his wife, the decree may, by leave of the Court, be executed against the husband also; and in case of judgment for the wife, execution of the decree may, by leave of the Court, be issued upon the application of the husband, where the husland is by law entitled to the money or things which may be the subject of the decree.

Bankruptcy of Parties.

XXIII.—The bankruptcy of the plaintiff in any suit which the assignee might maintain for the benefit of the creditors shall not be a valid objection to the continuance of such suit, unless the assignce shall decline to continue the suit and to give security for the costs thereof within such reasonable time as the Court may order; if the assignee neglect or refuse to continue the suit, and to give such security within the time limited by the order, the de endant may, within eight days after such neglect or re usal, plead the bankruptcy of the plaintiff as a reason for abating the suit.

CHAPTER IV .- THE PETITION. Form and Contents.

XXIV .- After the appearance of the delendant to the suit, or in case of non-appearance, tl en, by leave of the Court, the plaintiff may file in the Supreme Court a petition which shall contain the names, description, and place of abode of the plaintiff and of the defendant, so far as they can be ascertained, and shall correspond in those particulars with the writ of summons.

2.-The petition shall then set out by way of narrativ the material and divided into facts, matters, and circumstances on which the plaintiff relies, such narrative being divided into paragraphs numbered consecutively, and each paragraph containing, as no urly as may be, a separate and distinct statement or allegation. The petition shall pray specially for the reliet to which the plaintiff may conceive himself entitled, and also for general relief.

> 3.— The petition must be as brief as may be consistent with a clear statement of the facts on which the prayer is sought to be supported, and with information to the defendant of the nature of the claim set up.

> 4.-Documents must not be unnecessarily set out in the petition in hac verba, but so much only of them as is pertinent and material may be set out, or the effect and substance of so much only of them as is pertinent and material may be given, without needless predixity.

5.—Dates and sums shall be expressed in figures and not in words.

6.—The petition may not contain any statement of the mere evidence by which the facts alleged are intended to be proved, and may not contain any argument of law.

7.-The facts material to the establishment of the plaintiff's right to recover shall be alleged positively, briefly, and as clearly as may be, so as to enable the defendant by his answer either to admit or deny any one or more of the material allegations, or else to admit the truth of any or all of the allegations, but to set forth some other substantive matter in his answer, by reason of which he intends to contend that the right of the plaintiff to recover, or to any relief capable of being granted on the petition, has not yet accrued, or is released or barred or otherwise gone.

When not to abate the Suit.

When not to abate the Suit.

To correspond with Writ of Summons.

To be in narmative Form Paragraphs.

Natare of 'Claim set up.

Documents bow to be set wat.

Dates and Jams. Not to contain Tvidence or Argument.

Material Facts be briefly and clearly wet out.

8.-Subject to any general rule or ord r relating thereto, the petition Counsel's must be signed by the plaintiff or his counsel in all cases unless the Signature. plaintiff obtain the leave of the Court to dispense with such signature.

9.-The Court may, where the circumstances of the case appear to Verification of require it, order the plaintiff to verify his petition, or any part thereof, on Petition. oath or by affidavit.

Particulars of Demand.

XXV.-Where the plaintiff's claim is for money payable in respect Schedule of of any contract, expr-ss or implied, or to recover the possession or the Firthealars. value of any goods wrongfully taken and d-tained, or wrongfully detained by the defendant from the plaintiff, it shall be sufficient for the plain iff to state his claim in the petition in a general form, and to annex to the p tition a sch dale stating the particulars of his demand in any form which shall give the defendant reasonably sufficient information as to the details of the claim.

2.- An application 'or further or better particulars may be made by Application the defendant be ore answer, on summons.

3 .- The plaintiff shall not at any hearing obtain a judgment for any Effect theirst. sum exceeding that stated in the particulars, except for consequent interest and the costs o suit, notwithstanding that the sum claimed in the petition for debt or damages exceeds the sum stated in the particulars.

4.--Par iculars of demand shall not be amended except by leave of Amendment the Court; and the Court may, on any application for leave to amend, Trial, grant the same on its appearing that the defendant will not be prejudiced by the amendment. Otherwise the Court may refuse leave, or grant the same on such terms as to notice, postpon ment of trial, or costs, as justice requires.

5.—Any variance between the items contained in the particulars and Amendment the items proved at the hearing may be amended at the hearing either at Trial. once or on such torms as to notice, adjournment, or costs as justice requires.

6.-Where particulars are amended by leave of the Court, or where Limit of The further or bett r particulars are ordered to be given, the order shall state the time within which the amendment is to be unde, or the further or better particulars are to be given ; and the order for the amendment or further or better particulars sha'l state the time which the defendant is to have to put in his answer.

Papers Annexed.

XXVI .- Where the plaintiff seeks (in addition to or without any In what Cases. order for the payment of money by the defendant) to obtain, as against any person, any general or special declaration by the Court of his rights under any contract or instrument, or to set aside any contract, or to have any bond, bill, note, or instrument in writing delivered up to be concelled, or to restrain any defendant by injunction, or to have any account taken between himself and any other or others, and in such other cases as the nature of the circumstances makes it necessary or expedient, the plaintiff in his petition may refer to and briefly describe any papers or documents on the contents of which be intends to roly, and may annex copies of such Copies. papers or documents to the petition, where such papers or documents are brief, or may state any reason for not annexing copies of such papers or documents, or any of them respectively (as their length, possession of copies by the defendant, loss, inability to procure copies), that he may have to allege. The plaintiff shall, in his petition, offer to allow the defendant Off r to allow to inspect such papers and documents as aforesaid, or such of them as are in his possession or power.

Equitable Relief and Defence.

XXVII .- Every petition is to be taken to imply an offer to do equity May be granted in the matter of the suit and to admit of any equitable defence, and, on though not the other hand, to enable the plaintiff to obtain at the hearing any such asked.

Particular +

equitable relief as he may appear entitled to from the facts stated and proved, though not specifically asked, if it may be granted without hardship to the defendant.

Parties.

XXVIII.—Persons entitled to sue and suing on behalf of others, as guardians, executors, or administrators, or on behalf of themselves and others as creditors in a suit for administration, must state the characters in which they sue.

2.—All persons having a joint cause of suit against any defendant ought ordinarily to be parties to the suit.

3.—Where the plaintiff has a joint and several demand against several persons, either as principals or as securities, it shall not be necessary for him to bring before the Court as parties to a suit concerning such demand all the persons liable thereto, but he may preceed against one or more of the persons severally liable.

4.—If it appear to the Court, at or before the hearing of a suit, that all the persons who may be entitled to, or who claim some share or interest in the subject matter of the suit, and who may be likely to be affected by the result, have not been made parties to the suit, the Court may adjourn the hearing of the suit to a future day to be fixed by the Court, and direct that such persons shall be made either plaintiffs or defendants in the suit, as the case may be. In such case, the Court shall issue a notice to such persons in the manner provided in the code for the service of a writ of summons on a defendant, and on proof of due service of such notice the person so served, whether he shall have appeared or not, shall be bound by all proceedings in the cause.

5.—In case a petition states two or more distinct causes of suit, by and against the same parties, and in the same rights, the Court may, either before or at the hearing, if it appears inexpedient to try the different causes of suit together, order that different records be made up, and make such order as to adjournment and costs as justice requires.

6.—In case a letition states two or more distinct causes of suit, but not by and against the same parties, or by and against the same parties but not in the same rights, the petition may, on the application of any defendant, be amended or dismissed.

XXIX.—As soon as practicable after the filing of the petition, the plaintiff shall cause a copy thereof under the scal of the Court to be served upon every defendant to the suit, and such copy shall contain a memorandum endorsed thereon requiring the defendant to file an answer to the petition within ten days from the day of such service, or in cases of service out of the jurisdiction, within such time as the Court shall have ordered. Provided always that no such service of the petition shall be required to be made upon any defendant who has failed to enter an appearance and as against whom the plaintiff has obtained the leave of the Court to proceed with his suit *ex parte*.

2.—Where service of the writ of summons is directed to be made out of the jurisdiction, the Court may order that the petition be filed forthwith, and that a copy thereof under the seal of the Court be served upon the defendant concurrently with the writ.

Staying Proceedings for Defect in Petition.

XXX.—Where a petition is defective on the face of it by reason of non-compliance with any provision of the code, the Court may, either on application by a defendant or of its own motion, make an order to stay proceedings until the defect is remedied.

2.—The Court may, of its own motion, make an order to stay proceedings on a defective petition, where the defect is patent and comes to the knowledge of the Court before service of the petition on the defendant.

Must state character in which they sue.

Point cause of Suit.

Joint and several Demand.

Persons not before the Court may be made Parties.

Notice to such Persons,

Distinct Causes of Suit in one Petition.

Misjoinder of Buits.

Where Defendant has appeared,

Where Defendant has not appeared.

Where service made out of Jurisdiction.

On application of Detendant.

Where Defect is patent.

Dismissal of Petition on Ground of Law.

XXXI.-Where a defendant conceives that he has a good legal or Demurrer. equitable defence to the petition, so that even if the allegat ons of fact in the petition were admitted or clearly established, yet the plaintiff would not be entitled to any decree against him (the defendant), he may raise this defence by a motion that the petition be dismissed without any answer being required from him.

Amendment of Petition.

XXXII.—Any plaintiff not giving sufficient information to enable For insufficient the defendant reasonably to understand the nature and particulars of the Particulars. claim set up against him, may be ordered, on the application of the defendant before answer, to amend his petition.

2 — The plaintiff may be ordered to annex copies of, or produce for Documents inspection, such papers or documents in his possession or power as he has "ferentia referred to in the petition, and as the defendant is entitled to inspect for the purposes of the suit.

3 -The Court may, in such cases, make such order as to costs as Costs. justice requires, and stay proceedings until the order is complied with.

4.-If any petition contains libellous or needlessly offensive expres- Libellous or sions, the Coart may, either of its own motion before service thereof or Expressions. on application of the defendant, order the petition to be amended, and make such order as to costs as justice requires.

5.-A petition may be amended at any time before answer by leave Amendment before Answer. of the Court obtained ex parte.

6 .- Notice of the amendment shall be given to the defendant within Notice thereof. such time and in such manner as the Court directs.

CHAPTER V.-THE ANSWER-REPLICATION-INTERROGATORIES-SETTLEMENT OF ISSUES.

Form and Contents.

XXXIII.-Unless an answer shall b, dispensed with by leave of which to be the Court, or by consent of parties, or in certain cases by any general rule fied. or order of Court, the defendant must file in the Court an answer to the petition within ten days from the date of the service thereof, or in cases of service out of the jurisdiction, within such time as the Court shall have ordered: Provided always that he may obtain further time to answer, on summons, stating the further time required and the reason why it is required.

2.—The application when made, unless consented to, must be sup-Application for ported by affidavit, or, if the Court in its discretion shall permit, by oral further time. evidence on oath, showing that there is reasonable ground for the application an I that it is not made for the puppose of delay.

3.-Where a defendant does not put in any answer (or such answer Effect of is dispensed with in manner aforesaid), he shall not be taken as admitting answering. the allegations of the petition, or the plaintiff's right to the relief sought; and at the hearing (even though such defendant does not appear) the plaintiff must open his case, and adduce evidence in support of it, and take such judgment as to the Court appears just.

4.-A defendant neglecting to put in an answer within the time or Leave to answer further time allowed, shall not be at liberty to put in an answer without allowed. leave of the Court, or consent of parties.

5 .- The Court may grant such leave by order on the ex parte when granted application of the defendant at any time before the plaintiff has set down es parte. the cause, or applied to have it set down, for hearing.

6.—Where the cause has been set down, or the plaintiff has applied When to have it set down for hearing, the Court shall not grant such leave required except on return of a summons to the plaintiff giving notice of defendant's application, and on such terms as to costs and other matters as seem just.

What the Answer should set forth.

Should be precise and relevant.

Denial of Allegations.

Denial of Fact must answer point of Sulstance.

Admissions-Tflects thereof as to Co-ts.

Proof of Facts not admitted.

Allegation of new Facts in Defence.1

Evidence in denial of Allegation, or in support of Defence not set up in Pleadings

Signature of Counsel.

Verification of Answer.

Payment into Court

Answer must be filed with.

How far Admission of Claim. 7.—The answer shall show the nature of the defendant's defence to the claim set up by the petition, but may not set forth the evidence by which such defence is intended to be supported.

8.—It shall be clear and precise, and not introduce matters irrelevant to the suit, and the rules before laid down respecting the setting out of the documents and the contents of the petition generally shall be observed in the answer *mutatis mutandis*.

9.—It must deny all such material allegations in the petition as the defendant intends to deny at the hearing.

10.— When the answer denies an allegation of fact it must deny directly as (for example) where it is alleged that the defendant has received a sum of money, the answer must deny that he has received that sum, or any part thereof, or else set forth what part he has received. And so, where a matter of fact is alleged in the petition, with certain circumstatices, the answer must not deny it literally as it is alleged, but must answer the point of substance positively and certainly.

11 — The answer must specifically admit such material all gations in the petition as the defendant knows to be true, or desires to be tak n as admitted. Such admission, if plain and specific, will prevent the plaintiff from obtaining the costs of proving at the hearing any matters of fact so admitted.

12.—All material allegations of fact admitted by a defendant shall be taken as established against him without proof thereof by the plaintiff at the hearing. But the plaintiff shall be bound to prove as against each defendant all allegations of fact not admitted by him, or not stated by him to be true to his belief.

13.—The answer must allege any matter of fact not stated in the petition on which the defindant reductions in defence, as estallishing, for instance, fraud on the part of the plaintiff, or showing that the plaintiff's right to recover, or to any relief capable of being granted on the petition, has not yet accrued, or is reliased, barred, or otherwise pole.

14.—The answer of a defendant shall not debar him at the hearing from disproving any allegations of the petition admitted by his answer or from giving evidence in support of a defenee not expressly set up by the answer except where the defence is such as, in the opinion of the Court, ought to have been expressly set up by the answer, or is inconsistent with the statements of the answer, or is, in the opinion of the Court, likely to take the plaintiff by surprise, and to raise a fresh issue or tresh issues of fact or law not fairly arising out of the pleadings as they stand, and such as the plaintiff ought not to be then called upon to try.

15.—Subject to any general rule or order relating thereto, the answer must be signed by the defendant or his counsel, unless the defendant obtain the leave of the Court to dispense with such signature.

16.—The Court may, where the circumstances of the case appear to require it, order the defendant to verify his answer, or any part thereof, on oath or by afficavit.

Tender.

XXXIV.—A defence alleging tender by the defendant must be accompanied by payment into Court of the amount alleged to have been tendered. Payment into Court.

XXXV.— Payment into Court by the defendant must be accompanied by an answer. The answer must state distinctly that the money paid in is paid in satisfaction of the plaintiff's claim generally, or (as the case may be) in satisfaction of some specific part of the plaintiff's claim, where the claim is stated in the petition for distinct sums or in respect of distinct matters.

2.—Payment into Court, whether made in satisfaction of the plaintiff's claim generally or in satisfaction of some specific part tl ereof, operates as

an admission of liability to the extent of the amount paid in and no more. and for no other purpose.

3.—Where the defendant pays money into Court, the plaintiff shall Acceptance be at liberty to accept the same in full satisfaction and discharge of the Plantiff. cause of suit in resp ct of which it is paid in : an l in that case, the plaintiff may forthwith apply by summons for payment of the money out of the Court to him; and on the hearing of the summons, the Court shall make such order as to stay of further proceedings in t e suit, in whole or in part. and as to costs and other ma ters, as seems just.

4.-If t e plaintiff does not apply, he shall be considered as ins. that he has sustained damages to a greater amount, or (as the case may be) that the defendant was and is indubted to him in a greater amount than the sum paid in; and in that case the Court, in determining the suit and disposing of costs at the hearing, shall have regard to the fact of the payment into Court having been made and not accepted.

Set-off.

XXXVI.--A defence of set-off to claim for money, whether in debt Particulare or in damages, must be accompanied by a statement of t e particulars of $\frac{[See post s. 67]}{part of the gat of the statement of t e particulars of <math>\frac{[See post s. 67]}{part of t}$ the set-off; and if pleade l as a sole d fence, unless extending to the w ole amount of the plaintiff's claim, must also be accom anied by payment into rayment into Court of the amount to which, on t e de endant's showing, the plaintiff Court. is entitled; and in defult of such payment, t e defendant shall be lia le to hear the costs of the suit, even if he succeeds in is defence to the costs. extent of the set off pleaded.

2.- Vhere a defendant in his answer raises a defence by way of set-off cross-action. which, in the opinion of the Court, is not admissible as set-off, the Court may either 1 efore or at the hearing, on his application, give him liberty to withdraw such defence, and to file a cross-petition, and may make such order for hearing of t e suit and cross-suit, together or otherwise, on such terms as to costs and other matters as seem just.

Counter Claim.

XXXVII .- Where a defendant in his answer raise, any specific Leave to file defence, and it appears to the Court that on such defence being established Cross-petitore in same Suit. he may be entitled to relief against the plaintiff in respect of the subject matter of the suit, the Court may on the application of the defendant, either before or at the hearing if under the circumstances of any case it thinks fit, give liberty to him to file a counter-claim by a cross-petition in the same suit, asking for relief against the plaintiff, and may make such order for t e hearing of the suit and counter-claim, together or otherwise, and in such manuer and on such terms as to costs and other matters as seem just, and may, if in any case it seems fit, require the plaintiff to give security to the satisfaction of the Court (by deposit or o herwise) to Security. abide by and perform the decision of the Court on the counter-claim.

Specific Answer.

XXXVIII.-Where the detendant does not answer (an answer not Summons to being dispensed with in manner aforesaid), or puts in an answer amount- compel. ing only to a general denial of the plaintiff's claim, the plaintiff may apply by summons for an order to compel him to answer specifically to the several material allegations in the petition, and the Court, if such allegations are briefly, positively, separately, and distinctly made, and it thinks that justice so requires, may grant such an order.

2 .- The defendant shall, within the time limited by such order, put in Nature of met his answer accordingly, and shall therein answer the several material allega- Answer. tions in the petition, either admitting or denying the truth of such allegations seriatim, as the truth or falsehood of each is within his knowledge, or (as the case muy be) stating as to any oue or more of the allegations that he does not know whether such allegation or allegations is or are true or otherwise.

Nin-acceptione Luercof

Parther Defenan.

By leave of the Court.

Amendment of Petition after Answer.

Notice thereof

At or before Hearing.

Amendment of Pleadings in framing Issues.

How Application to be made.

Amended or additional Imaes.

Power to deliver written Interrogatories to opposite Party.

3.—The defendant so answering may also set up by such answer any defence to the suit, and may explain away the effect of any admission therein made by any other allegation of facts.

Replication.

XXXIX.- No replication or other pleading after answer shall be allowed except by special leave of the Court.

2.-Where the plaintiff considers the contents of the answer to be such as to render an amendment of the petition necessary or desirable, he may obtain ex parte an order to amend the petition, on satisfying the Court that the amendment is not intended for the purpose of delay or vexation, but because it is considered to be material for the plaintiff's case,

3.-Notice of the amendment shall be given to the defendant within such time and in such manner as the Court in each case directs.

Settlement of Issues.

XL .- At any time b fore or at the hearing, the Court may, if it thinks fit, on the application of any party, or of its own motion, proceed to ascertain and det mine what are the material questions in controversy between the parties, although the same are not distinctly or properly raised by the pleadings, and may reduce such questions into writing and settle them in the form of issues, which issues, when settled, may state questions of law on admitted facts, or questions of disputed fact, or questions partly of the one kind and partly of the other.

2.—In settling issues, the Court may order or allow the striking out or amendment of any pleading, or part of the pleadings, so that the pleadings may finally correspond with the issues settled, and may order or allow the striking out or amendment of any pleading, or part of a pleading, that appears to be so framed as to prejudice, embarrass, or delay the trial of the cause.

3.—Where the application to the Court to settle issues is made at any stage of the proceedings at which all parties are actually present before the Court, either in person or by counsel or attorney, or at the hearing, the application may be made viva voce, and may be disposed of at onco, otherwise the application must be made and disposed of on summons. It shall be in the discretion of he Court to direct which issues shall be first dispesed of.

4.-At any time before the decision of the case, the Court may amend the issues or frame additional issues on such terms as to it shall seem fit, and all such amendments as may be necessary for the purpose of determining the real question or controversy between the parties shall be so made. Interrogatories—Discovery—Unwilling Witness.

XLI .-- In all suits, the plaintiff and the defendant, or either of them, may, by order of the Court, deliver to the opposite party or his attorney (provided such party, if not a body corporate, would be liable to be called and examined as a witness upon such matter), interrogatorics in writing upon any matter as to which discovery may be sought, and require such party, or in the case of a body corporate, any of the officers of such body corporate, within ten days to answer the questions in writing by affidavit, to be sworn and filed in the ordinary way; and any party or officer omitting, without just cause, sufficiently to answer all questions as to which a discovery may be sought within the above time, or such extended time as the Court shall allow, shall | lecmed to have committed a contempt of the Court, and shall be liable to be proceeded against accordingly.

2.—The application for such order shall be made upon an affidavit of Amdavit by 2.—The application for such order shall be made upon an affidavit of arty ng the party proposing to interrogate, and his attorney or agent, or, in the to interrogate his Attorney. case of a body corporate, of their attorney or agent, stating that the deponent believes that the party proposing to interrogate, whether plaintiff or defendant, will derive material benefit in the cause from the discovery

which he seeks, that there is a good cause of action or defence upon the merits, and, if the application be made on the part of the defendant, that the discovery is not sought for the purpose of delay : Provided that where it shall happen, from unavoidable circumstances, that the plaintiff or defendant cannot join in such affidavit, the Court may, if it think fit upon affidavit of such circumstances by which the party is prevented from so joining therein, allow and order that the interrogatories may be delivered without such affidavit.

3 .- In case of omission, without just cause, to answer sufficiently such tion of Parties. written interrogatories it shall be lawful for the Court, at its discretion, when to be to direct an oral examination of the interrogated party, as to such point as allowed. they or he may direct, before the Court or Registrar; and the Court may, by such order, or any subsequent order, command the attendance of such party be fore the person appointed to take such examination, for the purpose of being orally examined as a'oresaid, or the production of any writings or other documents to be m ntioned in such order, and may impose therein such terms as to such examination, and the cost of the application and of . the proceedings thereon, and otherwise, as to such Court shall seem just.

4.-The Court may, on the application of the party interrogated, Interrogated, strike out or permit to be amended any interrogatory which, in the opinion of the Court, may be exceptionable.

5.-Any party to a suit, or other civil proceedings, requiring the Examination of affidavit of a person who refuses to make an affidavit, may apply by sum- fuses to make mons for an order to such person to appear and be examined upon oath an Affidavit. before the Court or Registrar, to whom it may be most convenient to refer such examination, as to the matters concerning which he has refused to make an affidavit; and the Court may, if it think fit, make such order for the attendance of such person before the person therein appointed to take such examination, for the purpose of being examined as aloresaid, and for the production of any writings or documents to be mentioned in such order. and may thereupon impose such terms as to such examination, and the costs of the application and proceedings therein, as it shall think just.

6 .- Upon the application of either party to any suit or other civil Decomposit proceeding upon an affidavit of such party of his belief that any document, to the production of which he is en: itled for the purpose of discovery or otherwise, is in the possession or power of the opposite party, it shall be lawful for the Court to order that the party against whom such application is made, or if such party is a body corporate that some officer to be named of such body corporate, shall answer on affidavit, stating what documents he or they has or have in his or their possession or power relating to the matters in dispute, or what he knows as to the custo ly they or any of them are in, and whether he or they objects or object (and is so on what grounds) to the production of such as are in his or their possession or power; and upon such affidavit being made, the Court may make such further order thereon as shall be just.

7.-All such interrogatories, answers, depositions, and of lavits as Evidence at the aforesaid, shall be filed in Court in the suit or other civil proceeding, and the Hearing. evidence so taken may be used at the hearing thereof, saving just exceptions.

CHAPTER VI.-INTERLOCUTORY PROCEEDINGS. Motion and Summons.

XLII.-Interlocutory applications may be made at any stage of a suit When to be or proceeding.

2.—They shall be made either by motion in Court or by summons in How to the minde. Chambers, and s all be headed in the suit or other proceeding.

3.-Subject to any general orders, the Court shall, in each case, decide Whether in whether the application is a proper one to be made by motion in Court, or Chambers,

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by summons in Chambers, and may, at or before the hearing, if it shall think fit, remove the same into Court or into Chambers, as the case may be. Motion.

Motion-paper

Yorm of.

amendment of for Court.

Mants.

Other Evidence.

Case of Urgency.

When to be porte.

Order thereon.

Argument in support.

Argument and ditional Evidence.

Court may make Order other than asked für.

May vary or dis-charge Order.

Toturn-day.

Obunter Kfidavite.

XLIII.-No motion shall be entertained until the party moving has filed in the Court a written motion-paper, distinctly stating the terms of the order sought. 2.-The motion may in its tern s ask for an order directing more than

one thing to be done, and may also be in an alternative form asking that one or another order | made, so only that the whole order sought be therein substantially expressed.

3.-It t'e motion-paper contails any matter by way of argument, or other matter except the proper particulars o t e motion itself, the Court may direct the motion-poper to be amended, and make no order thereon, until it is amended accordingly by the striking out of such argument or other matter.

4.-There shall be filed with the motion-paper all affidavits on which the person moving intends to rely.

5.-No other evidence can be used in support of the motion, except by leave of the Court.

6.-The person filing the motion-paper may move t e Court, in cases of urgency, at any time while the Court is sitting, and not engaged in hearing any other matter.

7.- All motions shall be made ex parte in the first instance, unless the Court gives leave to give a notice of motion for a certain day.

8.—On a motion ex parte, t e party moving tha' apply for either an imme liate absolute order of the Cou t in the terms of t e motion-paper on his own showing and evidence, or an order to the other party to appear, on a certain day, and show cause why an order should not be made in the terms of the motion-paper.

9.—Any party moving in Court ex parte may support his motion by argument addressed to the Court on the facts put in evidence by the affidavits filed in support of the motion; and no party to the suit or proceeding, although present, other than the party moving, shall, unless by leave of the Cour:, be entitled to be then heard.

10 .- On a motion coming on, the Court may allow the motion-paper to be amended, and additional evidence to be produced by affidavit or declaration, or may direct the motion to stand over.

11.-If it appears to the Court on the evidence adduced in support of the motion, or on any additional evidence which the Court permits to be adducid in support thereof, that the party moving is entitled to an order absolute, or to show cause different from the order sked, and the party moving is willing to take such different order, the Court may so order accordingly.

12.—Where an order is made on 1 motion ex parte, any party affected by it may, within seven days after service of it, or within such further time as the Court shall allow, apply to the Court by motion to vary or discharge it; and the Court on notice to the party obtaining the order, either may refuse to vary or discharge it, or may vary or discharge it with or without imposing terms as to costs or security, or other things, as seems just.

Order to show Cause.

XLIV.—An order to show come shall specify a day when cause is to be shown, to be called the return-day to the order, which shall ordinarily be not less ti an four days after service.

2.-A person served with an order to show cause may, before the return-day, file affidavits to contradict the evidence used in obtaining the order, or setting forth other facts on which he relies, to induce the Court to discharge such order.

3,-On the return-day, if the person served do not appear in person Enlargement or by counsel or a torney, and it ppears to the Court that the service on the Service. all proper parties has not been duly effected, the Court may enlarge the time, and direct further service, or make such other order as seems just.

4.—If the person served appear, or the Court is satisfied t' at service Appearance of on all proper parties has been duly effected, the Court may proceed with the master.

5 .- The Court may either discharge the order or make the same General Powers absolute, adjourn the consideration th reof, or permit further affidavits of Court. to b filed in support of or against the order, and may modify the terms of the order so as to meet the merits of the case.

Summons.

XLV.--Every summons shall be issued out of the Registrar's Office, Application to and, before it can be issued, an application for the same to the Registrar must be made in writing, and signed by the applicant or his attorney, and headed in the suit or other proceeding.

2 .- The application for the summons shall distinctly set forth the Contents thereof. nature of the particular application.

3.-The R gistrar may thereupon issue a summons setting forth the Land of Sumnature of the application, ordering the person to whom it is directed to appear at the time and place directed by the Registrar and specified on the summons.

4.-On the return-day of the summons, if the person to whom the Return-day. summons is directed appears, or in his absence, on proof of service, the Court may, on the application of the person obtaining the summons, consider and deal with the application in a summary way.

5.-The Court shall take a note of the material evidence, if taken Note of Evidence, vivá voce.

6 .- The Court may adjourn the hearing of any summons when Adjournment. necessary.

7.-The Court may order any proce dings in Chambers to be heard Private Hearing. in private.

Evidence in Interlocutory Proceedings.

XLVI .- The evidence at the hearing of any interlocutory or other By indent in application in a suit or matter shall, as a general rule, be by affidavit, but the Court may, if it thinks it expedient, summon any person to attend to produce documents before it, or to be examined, o o be cross-examined viva voce by or before it in like manner as at the hearing of a suit.

2 .-- Such notice as the Court in each case, according to the circum- Stationard and stances, considers reasonable, shall be given to the person summoned, and interested to such persons (parties to the suit or proceeding otherwise interested) as the Court considers entitled to inspect the documents to be produced, or to examine the person summon d, or to be present at his examination, as the case may be.

3.-The evidence of a witness on any such examination shall be taken Evidence, her in like manner, as nearly as may be, as at the hearing of a suit.

Stay of Proceedings.

XLVII .- No summons of notice of motion shall operate as stay of "a what firm proceedings, except by direction of the Registrar endo sed thereon, and, in such case, it shall so operate from the time of the service thereof on the opposite party.

2. - Every order made in Chambers shall have the same force and effect as an order of Court, and the Court sitting in Chambers shall have the of Order. same power to enforce, vary, or deal with any such order, by attachment or otherwise, as if sitting in Court.

PART II.

FROM THE HEARING OF A SUIT TO JUDGMENT AND DECREE.

CHAPTER VII .-- PRELIMINARIES OF TRIAL.

Setting down of Cause for Hearing.

XLVIII.—No cause shall be set down for hearing without an order of the Court first obtained on summons.

2.—At the expiration of the time allowed for answering, and whether an answer shall have been filed or not, the Court may, on the application of the plaintiff, order the cause to be set down for hearing.

3.—An order to set down the cause may be made on the application of the defendant by summons, if it appears to the Court, having regard to the state of the pleadings, that the cause is ready to be heard, and that there has been delay on the part of the plaint ff in obtaining an order for setting down the cause, for which the plaint ff has no reasonable excuse (as the absence or illness of a material witness), and that the defendant is prejudiced, or may reasonably be expected to be prejudiced by such delay. Dismissal for Want of Prosecution.

XLIX.—Where the plaintiff does not obtain an order for setting down the cause within one month from the time at which he might first apply for such an order, the defendant may apply by motion for an order to

dismiss the petition for want of prosecution. 2.—On uch application, the Court may, if it thinks fit, make an order dismissing the petition, or make such other order, or impose such terms as the Court thinks reasonable.

Postponement of Hearing.

L.—The Court may, at any time, on a summons taken out by any party, postpone the hearing of a cause set down, on being satisfied by evidence on oath that the postponement will have the effect of better ensuring the hearing and determination of the questions between the parties on the merits.

2.--Where such an application is made on the ground of the absence of a witness, the Court shall require to be satisfied that his evidence is material, and that he is likely to return and give evidence within a reasonable time.

3.—Where such an application is made for the purpose of enabling the party applying to obtain the evidence of a witness resident out of the jurisdiction, the Court shall require to be satisfiel that the evidence of the witness is mat rial, and that he is permanently residing out of the jurisdiction, or does not intend to come within the jurisdiction within a reasonable time.

Hearing List and Hearing Paper.

LI.-There shall be kept a general hearing list for causes and a hearing paper.

2.---W on a cause is set down for hearing it shall be placed in the general hearing list, and shall be transferred to the hearing-paper strictly in its turn and order, according as the general hearing list becomes exhausted.

3.—The regular order shall in no case be departed from without special direction.

4,—When a cause is about to be transferred from the general hearing list to the hearing paper, notice shall be served on the parties, and unless the Court in any particular case direct otherwise, ten days shall be allowed between service of such notice and the day of hearing.

5.---When any cause or matter has been specially directed by the Coust to be heard on a particular day, or out of its ordinary turn, the name of

Order must be obtained.

When Plaintiff may apply.

When Defendant may apply.

Motion for Order.

Power of Court thereon.

In what Cases.

Absence of Witness.

Witness resident out of the Colony.

Cause List.

Transfer to Hearing Paper.

Order of Causes.

Notice to Parties.

Causes taken out of Turn. the cause or matter shall be placed in the hearing paper with the words "by order" subjoined.

6.-In the case of any adjournment of the hearing from the day Adjournment appointed in the hearing paper by reason of the preceding causes in the of Cause. hearing paper not having been got through, or under any order of the Court made during the sitting on that day, no further notice to either party of the adjournment day shall be requisite, unless otherwise ordered by the Court.

Sittings of Court.

LII.—The sittings of Court for the hearing of causes shall be, where On fixed days. the amount of the business so warrants, held on fixed and stated days.

2.—The Court may, at its discretion, appoint any other day or days, On other days. from time to time, for the learing of causes, as circumstances require.

3.-The sittings of Court for the hearing of causes shall ordinarily be Power to public; but the Court may hear any particular cause or matter in the presence only of the parties and their legal advisors and the officers of the Court.

4 .- Subject to special arrangements, for any particular day, the Order of business of the day shall be taken, as nearly as circumstances permit, in Business. the following order :---

- (a.) At the commencement o' t e sitting, judgments shall be Delivery of delivered in matters standing over for that purpose and in men a. appearing for judgment in the paper;
- (b.) Ex parte motions or motions by consent shall next be taken, the parte Metions, Mr. in the order in which the motion papers have been sent in;
- (c.) Opposed motions on notice, and arguments on showing cause Opposed against orders returnable on that day, shall then be taken. Motions, &c. in the order in which these matters respectively stand in the hearing-paper.
- (d.) The causes in the hearing-paper shall then be called on, in Trial of Causes. their order, unless the Court see fit to vary the order. Mode of Trial-Juries.

I.III .- The trial of a suit may, according to circumstances, take place By Judge, or in either of the following modes-

(a.) By a Judge with or without a Jury.

(b.) By the Full Court with or without a Jury.

2.-The summons for setting down the cause for hearing shall specify To be deteruni d on the mode of trial desired by the party making the application. Summons.

3.- The Court on the hearing of the summons shall make such order Order thereon. as to the mode of trial as it shall think fit : Provided always that if either party shall desire a trial by jury before one of the two judges he shall be entitled thereto as of right.

4.-If it shall appear expedient at the hearing of any caus . before Power of Courts the Court without a jury that the cause should be tried with a jury, the e any Time Court may make such order for the trial of the cause with a jury. and for the adjournment thereof in the meanwhile, on such terms as to costs and otherwise as it shall deem reasonable.

5.— Either party shall be at liberty to apply to the Cour for an order Inspection by for the inspection by the jury, or by himseli, or by his witnesses, of any Parties or by moveable or immov able property, the inspection of which may be material Witnesses. to the proper determination of the question in dispute, and the Court may make such order upon such terms as it may deem just.

6.-It shall be la viul for the Court to make such rules or orders upon Bule or Order the Sheriff or other person as may be necessary to procure the attendance Juni of a special or common jury for the trial of any cause or matter depending in the Court, at such time and place and in such manner as the Court may think fit.

with or without Jury.

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Winting Laws

7.—All the existing laws relating to juries shall be deemed to continue in full force and effect so far as the same may not be inconsistent with any provision of this code.

> CHAPTER VIII.—EVIDENCE AT THE HEARING. Existing Rules—New Provisions.

LIV.—The existing rules of evidence shall continue in full force and effect so far as the same are not modified by any provisions of this code.

2.—The Court shall have power, in its discretion, to permit that the evid nee in any case, or as to any particular matter, should be taken by affidavit, or that affidavits of any witnesses be read at the trial: Provided always that every witness making an affidavit so received shall be liable to cross-examination in open Court, unless the Court shall direct the crossexamination to take place in any other manner.

3.—The Court may, in its discretion, if the interests of justice appear absolutely so to require, admit an affidavit in evidence, although it is shown that the party against whom the affidavit is offered in evidence has had or will have no opportunity of cross-examining the person making the affidavit.

4.—No affidavit of any witness shall be read at the trial under the provisions hereinbe ore contained, except in pursuance of an order of Court obtained on summons before trial, unless the Court shall think fit under the circumstances of prwise to direct, upon such terms as seem just.

5.—If the Court at any time think it necessary for the ends of justice to examine any person other than a party to the suit, and not named as a witness by a party to the suit, the Court may, of its own accord, cause such person to be summened as a witness to give evidence, or to produce any document in his possession on a day to be appointed, and may examine such person as a witness.

6.-The tollowing persons only shall be incompetent to testify:-

- (a.) Children under seven years of age, unless they shall appear capable of receiving just imput isions of the facts respecting which they are examined and of relating them truly :---
- (b.) Persons of unsound mind, who, at the time of their examination, appear incapable o' receiving just impressions of the facts respecting which they are examined or o relating them truly; and no person who is known to be of unsound mind shall be liable to be summoned as a witness, without the consent previously obtained of the Court or person b fore whom his attendance is required.

7.-If a witness be asked any question relating to a matter not relevant to the suit or proceeding, except in so far as it affects the credit of the witness by injuring his character, the Court shall decide whether or not the witness shall be compelled to answer it, and may, if it think fit, warn the witness that he is not obliged to answer it.

8.—No such question shall be asked, unless the person asking it has reasonable grounds for believing that the imputation it conveys is well bounded.

9.—The Court may forbid any questions or inquiries which it regards as indecent or scandalous, although such questions or inquiries may have some bearing on the questions before the Court unless t cyrelate to facts in issue, or to matters necessary to be known in order to determine whether or not the facts in issue existed.

10.—The Court shall orbid any question which appears to it to be intended to insult or annoy, or which, though proper in itself, appears to the Court needlessly offensive in form.

Fries of Buidence contione in Force.

Power to admit

Cross-examina-

Where Crossexamination not practicable.

Order of Court or admit.

Any Person may be summoned by the Con- is a Wisiness.

limompetency fo vin immature A ga.

Or Unsoundnear of Mind.

Court may relieve Witness from answering certain Quastions.

Messonable Grounds for mels Question.

Questions indecast and manufalous.

Merdlessly collinetre.

Documentary Evidence.

LV .- Entries in book of account kept in the course of business with Entries in Book such a reasonable degree of regularity as shall be satis. actory to the Court, of Account. shall be admissible in evidence, whenever they refer to a matter into which the Court has to enquire, but shall not alone be sufficient evidence to charge any person with liability.

2.—The Hongkong Gazette and any Government Gazette of any country, Government colony, or dependency under the dominion of the Britis . Crown, may be proved by the bare production thereof before the Court.

3.—All proclamations, acts of state, whether legislative or executive, Proclamations, appointments, and other official communications of the Govern- te. ment, app aring in any such Gazette, may be proved by the production of such Gazette, and shall be primi facie proof of any fact of a public nature which they were intended to notify.

4. - T e Court may, on matters of public history, literature, science, Books of or ast, refer, for the purposes of evidence, to such published books, maps, Charts. or charts as the Court shall consider to be of authority on the subject to which they relate.

5.—Books printed or published under the authority of the govern- Foreign Law. ment of a foreign country, and purporting to contain the statutes, code, or other written law of such country, and also printed and published books of reports of decisions of the courts of such country, and books proved to be commonly admitted in such courts as evidence of the law of such country, shall be admissible as evidence of the law of such foreign country.

6 .- All maps made under the authority of any government, or of any Public Maps. public municipal body, and not made for a e purpose of any litigated question, shall prima facie be deemed to be correct, and s all be admitted in evidence without further proof.

Affidavits.

LVI. - Every affidavit used in the Court must be in the English language. In what

2. - It must be in the first person, and must be divided into paragraphs How divided. numbered consecutively.

3.-Every affidavit use ? in the Court must contain only a statement with the of facts and circumstances as to which the witness swears, either on his

own personal knowledge, or from information which he believes to be true. 4.—Where the belie: in the truth of the matter of fact sworn to not others. arises from information received from another person, the name of such person must be stated.

5 .- Where there are many erasures, interlineations, or alterations, traumants so that the affidavit proposed to be sworn is illegible or difficult to read, ac. or is, in the judgment of the officer before whom it is proposed to be sworn, so written as to give any facility for being added to, or in any way fraudolently altered, he may refuse to take the affidavit in its existing form, and may require it to be re-written in a clear and legible and unobjectionable manner.

6.-Any affidavit sworn before any judge, officer, or other person in Before the the United Kingdom or in any British colony, possession, or settlement authoriz d to take affidavits, or before any commissioner duly authorized by the Supreme Court to take affid wits in the United Kingdom or abroud, may be used in the Cour in all cases where affidavits are admissible.

7.-Any affidavit sworn in any foreign parts out of Her Majesty's In Foreign ; dominions before a judge or magistrate, being authenticated by the official Parts. seal of the court to which he is attached or by a public notary, or before a British minister, consul, vice-consul, or consular agent, may be used in the Court in all cases where affidavits are admissible.

terlineations,

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Proof of Seal and Signature of Court or

Judge, &c.

When defective in Form.

Not to be sworn before certain Persone.

Amendment and TC-PWearing

Filing of original. Copy

Piva voce Evidence prepara-

How to be taken.

Evidence before Suit instituted.

Court may impose Terms.

Evidence of Witness in former Proceedings.

Proviso as to Bubject Matter.

Notice to admit.

8.-The fact that an affidavit purports to have been sworn in manner hereinbefore prescribed by paragraphs 6 and 7 shall be primâ facie evidence of the seal or signature, as the case may be, of any such court. judge, magistrate, or other officer, or person therein mentioned appended or subscribed to any such affidavit, and of the authority of such court, judge, magistrate, or other officer or person to administer oaths.

9 -The Court may permit an affidavit to be used, notwithstanding it is defective in form according to these rules, if the Court is satisfied that it has been sworn before a person duly authorised.

10.-An affidavit shall not be admitted which is proved to have been sworn before a person on whose behalf the same is offered, or before his attorney, or before a pa. tner or clerk of his attorney.

11.-A defective or erroneous affidavit may be amended and re-sworn, by special leave of the Court, on such terms as to time, costs, or otherwise as seem reasonable.

12.-Before an affidavit is used, the original must be filed in the office Court; and the original, or an office copy thereof, shall alone be recognized for any purpose in the Court.

Evidence de Bene Esse.

LVII .- Where the circumstances of the case appear to the Court so to require, the Court may take the evidence of any witness at any time tory to Hearing. in the course of the proceedings in any suit or application before the 5, 113, -22 vic. hearing of the suit or application, or may direct the Registrar to take 5, 20, -22, k, 23 such evidence in like manuer, and the evidence so taken may be used at **Vio**, c. 63, k, 24 such evidence in like manuer, and the evidence so taken may be used at **Vio**, c. 11.] the hearing of the suit or application saving just exceptions the hearing of the suit or application, saving just exceptions.

> 2.—The evidence shall be taken, as nearly as may be, as evidence at the hearing of a suit, and then the note of the evidence shall be read over to the witness and tendered to him for signature; and if he refuse to sign it, the Court, or the Registrar, as the case may be, shall add a note of his refusal, and the evidence may be used as if he had signed it.

> 3.— Evidence may be taken in like manner on the application of any person, before suit instituted, where it is shown to the satisfaction of the Court on oath that the person applying has good reason to apprehend that a suit will be instituted against him in the Court, and that some person, within the jurisdiction at the time of application, can give material evidence respecting the subject of the ap rehended suit, but that he is about to leave the jurisdiction, or that from some other cause the person applying will lose the benefit of his evidence if it be not at once taken: Provided always that the Court may, upon granting such application, impose any terms or conditions with reference to the examination of such witness and admission of his evidence as to the Court may seem reasonable.

Witness Dead, Insane, or not Appearing.

LVIII.-Where any person who might give evidence in any suit or matter is dead, insune, or unavoidably absent at the time his evidence might b taken, or for a y reason considered sufficient by the Court, cannot appear to give evidence in the suit or matter, the Court may, if it thinks fit, receive proof of any evidence given by him in any former judicial proceeding: Provided that the subject matter of such former judicial proceeding was substantially the same as that of the existing suit and that the parties to the existing suit were parties to it or bound by it, and in it had cross-examined or had an opportunity of cross examining the with ss of whose evidence proof is to be given.

Admission of Documents and Facts.

LIX.—Where all parties to a suit are competent to make admission. any party may call on any other party, by notice filed in the Court and served under order of the Court, to admit any documents, or any fact, saving just exceptions.

produce.

ments.

2.-In case of refusal or neglect to admit, the costs of proof of the Consequence of Refusal-Costs. document or fact shall be paid by the party refusing or neglecting, whatever be the result of the cause, unless the Court is of opinion that the refusal or neg ect to admit was reasonable.

3.-No costs of proof of any document or fa t shall be allowed unless Costs of Proof such notice has been given, except in cases where the omission to give the Notice given. notice has, in the opinion of the Court, produced a saving of expense.

Inspection and Production of Documents.

LX .- The Court may in its descretion, on the application of any of Court may the parties to any suit or proceeding, compel any other party to allow the applicant to inspect all or any documents in the custody or under the control of such other party relating to such suit or proceeding, and, if necessary, to take examined copies of the same or to procure the same to be duly stamped.

2 .- Whenever any of the parties to a suit is desirous that any docu- Notice to ment, writing, or other thing, which he believes to be in the po session or power of another of the pa ties thereto, should be produced at any hearing of the suit, he shall, at the earlie-t opportunity, serve the party in whose possession or power he believes the no ument, writing, or other thing to be, with a notice in writing, calling upon him to pro luce the same.

3.-In case it shall appear to the satisfaction of the Court that there is Order to reasonable ground to believe that such document or thing will not be produced pursuant to such notice, the Court may make an order for the production of the same at the hearing of the suit by the party served with such notice.

4.—A witness, whether a party or not, sha I not be bound to produce Documents any document relating to affairs of State, the production of which would Affairs of State, be contrary to good poli y, nor any document held by him for any other to. person who would not be bound to produce it if in his own possession.

5.-Any person present in the Court, whether a party or not, may be Persons precalled upon and compelled by the Court to give evidence, and produce any compelled to do ument then and there in his actual possession, or in his power, in the give Evidence. same manner an I subject to the same rules as if he had been summoned to attend an I give evidence, or to produce such document, and may be punished in like manner for any refusal to obey the or ler of th . Court.

6.—Any person, whether a party to the suit or not, may be summoned Persons may to produce a document without being summonel to give eviden e, an i any merely to pro-person summoned merely to produce a document shall be deemed to have duce bou-ments. complied with the summons, if he cause such document to be produced in-teal of attending p rsonal y to pro uce the same.

CHAPTER IX .- THE HEARING. Non-attendance of Parties.

LXI .- When a cause in the hearing-paper has been called on, if Non-attendance of both Parties. neither party attend in per-on or by counsel, the Court, on being satisfied that the plaintiff has received notice of the hearing, shall, unless it sees good reason to the contrary, strike the cause out of the h aring-paper.

2.—If the plaintiff does not attend in person or by counsel, the Court, of Plaintiff. on being satisfied that the plaintiff has received notice of the hearing, shall, unless it sees good reason to the contrary, strike out the cause, and make such order as to costs in favour of any def in ant appearing as seems just.

3.-If the plaintiff atten is, but the defendant or any of the defendants of Defendant. does or do not attend in pe son or by counsel, the Court shall, before hearing the cause, inquire into the service of the writ of summons and petition and of notice of hearing on the absent party or parties.

4 .- If not satisfied as to the service on every party, the Court shall Further Service, direct such further service to be made as it shall think fit, and adjourn the hearing of the ause for that purpose.

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When Court may proceed #s parts.

Re-hearing for absent Defendant.

Restoration of Cause to Hearing List for Plaintiff.

Non attendance of Plaintiff a second Time.

Peremptory Order.

Effect of Dismissal of Suit in such Cases. 5.—If satisfied that the defendant or the several defendants has or have been duly sore divit the writ of summons and petition, and with notice of the hearing, the Court is ay proceed to hear the same netwithstanding the absence of the defendant or any of the defendants, and may, on the evidence adduced by the plaintiff, give such judgment as appears just. The Court, however, shall not be bound to do so, but may order the hearing to stand over to a further day, and direct fresh notice to be given to the defendant or defendants in case justice seems to require an adjournment.

6.—In all cases where the plaintiff has obtained leave to proceed ex parts for want of appearance to the writ of summons, and in all other cases where the Court hears a cause and judgment is given in the absence of and against any defendant, the Court may afterwards, if it thinks fit, on such terms as seem just, set side the judgment and reshear the cause, on its being established by evidence on oath to the satisfaction of the Court that the defendant's absence was not wilful, and that he has a defence upon the merits.

7.—Where a cause is struck out by reason of the absence of the plaintiff, it shall not be restored without leave of the Court, until it has been set down again at the bottom of the general hearing list, and been transferred in its regular turn to the hearing-paper.

8.—Where a cause has been once struck out, and has been a second time set down, and has come into the hearing-paper, and on the day fixed for the hearing the plaintiff, having received due notice thereof, fails to attend either in person or by counsel when the case is called on, the Court, on the application of the defendant, and if the non attendance of the plaintiff appears to be wilful and intended to harass the defendant, or to be lik ly to prejudice the defendant by preventing the hearing and determination of the suit, may make an order on the plaintiff to show cause why a day should not be fixed for the peremptory hearing of the cause; and on the return to that order, if no cause, or no sufficient cause be shown, the Court shall fix a day accordingly upon such notice and other to rms as seem just.

9.—In case the plaintiff does not attend on the day so fixed, either in person or by counsel, the Court shall, unless it sees good reason to the contrary, order judgment to be entered for the defendant.

Order of Proceeding.

LXII.— ""he order of proceeding at the hearing of a cause shall be as follows :---

1.-The plaintiff shall state the pleadings.

2.—The party on whom the burden of proof is thrown by the nature of the material issues or questions between the parties has the right to begin; he shall address the Court and open his ca-e.

3.—He shall then produce his evidence and examine his witnesses in chief.

4.—When the party beginning has concluded his evidence, he shall ask the other party if he intends to call evidence (in which term is included evidence taken by affidavit or deposition, or under commission, and documentary evidence not already read or taken as read); and, if answered in the negative, he shall be entitled to sum up the evidence already given and comment thereon; but if answered in the affirmative, he shall wait for his general reply.

5.—When the party beginning has concluded his case, the other party shall be at liberty to address the Court, and to call evidence and to sum up and comment thereon.

6.—If no evidence is called or read by the latter party, the party beginning shall have no right to reply, unless he has been prevented from

Statement of Pleadings. Burden of Proof.

Party to begin.

Evidence.

dumming up.

Case of other Party.

General Reply.

summing up his case by the statement of the other party of his intention to call evidence.

7.- the case on both sides shall then be considered closed.

8 — If the party opposed to the party beginning calls or reads evidence, Evidence in the party beginning shall be at liberty to reply generally on the whole case, reply. or he may call resh evidence in reply to the evidence given on the other side, on points material to the determination of the issues, or any of them, but not on collateral matters.

9.-When evidence in reply is tendered, and allowed to be given, the Addresses party against whom the same has been adduced shall be at liberty to address the Court, and the party beginning shall be entitled to the general reply.

10.-Each witness after examination-in-chief shall be subject to Cross examinancross-examination by the other party, and to re-examination by the party examination. calling him, and after re-examination may be questioned by the Court, and shall not be recalled or further questioned save by leave of the Court.

11.-The Court shall take a note of the viva voce evidence, and shall Judge's Notes. put down the terms of any particular question or answer, if there appears any special reason for doing so.

12.- No person shall be entitled as of right, at any time or for any Inspection or Copy thereof. purpose, to inspection or a copy of the Court's notes.

13. - All objections to evidence must be taken at any time the question Objections to objected to is put, or, in case of written evidence, when the same is about to be put in, and must be argued and decided at the time.

14 .- Where a question put to a witness is objected to, the Court, Note of unless the objection appears frivolous, shall take a note of the question Objection. and objection, if required by either party, and shall mention on the notes whether the question was allowed to be pat or not, and the answer to it, if allowed.

15 .- Where any evidence is by affidavit, or has been taken by com- Evidence by mission, or on deposition, the party adducing the same may read and commission. comment on it, eit er immediately alter his opening or alter the viva voce evidence on his part has been concluded.

16 .- Document ry evidence must be put in and read, or taken as r. ad Documentary by conset t.

17 - Every document put in evidence shall be marked by the officer To be marked. of the Court at the time, nd shall be retained by the Court during the heaving, and returned to the party who put it in, or from whose custody it came, immediately after the judgment, unless it is impounded by order of the Court.

18 .- When the evidence adduced at the hearing varies substantially interiment of from the allegations of the respective parties in the pl adings, it shall be in the discreti n of the Court to allow the pleadings to be amended.

19.-The Court may allow such amendment on such terms as to On what adjournment, costs, and other things as seem just, so as to avoid surprise Terms. and injury to any party; but all amendments nec ssary for the determination in the existing suit of the real question in controversy between the p rties shall be made if duly applied for.

20.—The Court may, at the hearing, order or allow, on such terms as Pleadings seem just, the striking out or amendment of any pleading that appears so or delay. framed as to prejudice, embarass, or delay the fair trial of the real questions in controversy between the parties.

Supplemental Statement.

LXIII .- Facts or circumstances, occurring after the institution of a In Petition oc suit, may, by leave of the Court, be introduced by way of amendment into Answer. the petition or answer (as the case may require) at any stage of the proceedings, and the Court may make such order as seems just respecting

Case closed.

the proof of such facts or circumstances, or for affording all parties concerned leave and opportunity to meet the statements so introduced.

Reference of Account.

Appointment of Commissioner LXIV.-In any suit or other judicial proceeding in which an investigation or adjustment of accounts may be necessary, it shall be lawful for the Court, at or before the hearing, to appoint any competent person to be a commissioner for the purpose of making such investigation or adjustment, and to direct that the parties, or their attorneys or counsel, shall attend upon the commissioner during such investigation or adjustment. In all such cases, the Court shall furnish the commissioner with such part of the proceedings and such detailed instructions as may appear necessary for his information and guidance; and the instructions shall distinctly specify whether the commissioner is merely to transmit the proceedings which he may hold on the inquiry, or also to report his own opinion on the point referred for his investigation. The proceedings of the commissioner shall be received in evidence in the case, unless the Court may have reason to be dissatisfied with them, in which case the Court shall make such further inquiry as may be requisite, and shall pass such ultimate judgment or order as may appear to it to be right and proper in the circumstances of the case.

Expenses of Commission.

to investigate.

2.-Whenevera commission is issued for an investigation into accounts, the Court, before issuing the commission, may order such sum as may be thought reasonable for the expenses of the commission to be paid into Court by the party at whose instance or for whose benefit the commission is issued.

Incidental Powers.

LXV.—The Court may at the trial, without consent of parties, direct a nonsuit, or a verdict for the plaintiff or defendant to be entered, or it may reserve any point of law or direct a verdict subject to a special case to be stated for the opinion of the Court.

2.-Every such point of law so reserved, and every such special case shall be heard before the full Court.

3.-Every such special case shall be settled by the parties, and in case of difference by the full Court.

4 .- The Court may order any point of law reserved to be set down for argument without any previous application.

5.-The Court shall, upon motion for a new trial, have power to order a nonsuit or verdict to be entered, although no leave has been reserved at the trial.

Withdrawal and Adjustment of Suits.

LXVI .- If the plaintiff, at any time before final judgment, satisfy the Court that the re are sufficient grounds for permitting him to withdraw from the suit with liberty to bring a fresh suit for the same matter, it shall be competent to the Court to grant su h permission on such terms as to costs or otherwise as it may d em pro; er. In any such fresh su t, the plaintiff shall be bound by the rules for the limitation of accounts in the same manner as if the first suit had not been brought. If the plaintiff withdraw from the suit without such permission, he shall be precluded from bringing a fresh suit for the same matter.

2.-If a suit shall be adjusted by mutual agreement or compromise, or if the defendant satisfy the plaintiff in respect of the matter of the suit, such agreement, compromise, or satisfaction shall be recorded, and the suit shall be disposed of in accordance therewith.

3.-Notice of such agreement, compromise, or satisfaction shall be giv n by the plaintiff, or in case an attorney shall be employed, by his attorney, to the Registrar, together with such particulars as may be

Nonsuit, Verdict for Plaintiff or Defendant-Special Case.

Full Court.

Special Case how settled.

Setting down for Argument. Nonsuit, &c., where no Leave

reserved.

Court may permit With drawal with Liberty to bring fresh Action.

Limitation of Action.

Withdrawal without Permission.

Disposal of Suit by Adjustment.

Notice of Adjustment to Registrar. required of him, within one week after the same shall have been made. and in default thereof he shall be deemed guilty of a contempt of Court.

CHAPTER X .-- JUDGMENT AND DECREE.

LXVII.-When the cause is tried by the Court with a jury, the Delivery of verdict shall be recorded and judgment shall be entered up by the Registrar Judgment. as the Court shall direct; and when the case is tried by the Court without a jury the judgment shall be pronounced in open Court, unless the Court shall otherwise direct, or it may be read by the Registrar if so ordered.

2.-If the judgment of the Court is reserved at the hearing, parties where Judgto the suit shall be summoned to hear judgment, unless the Court at the ment reserved. hearing states the day on which judgment will be delivered, in which case no summons to hear judgment shall be issued.

3.-All parties shall be deemed to have notice of any judgment, if the where Judgment delivered same is pronounced at th hearing of the application or suit. at Hearing.

4 .- All parties duly served with notice to attend and hear judgment Notice of shall be deemed to have notice of the judgment when pronounce l.

5.--- A minute of every judgment, whether final or interlocutory, shall Minute thereof be made by the Registrar, and every such minute shall be a decree of the WRegistrar-Court, and shall have the full force and effect of a formal decree: Pro- Effect thereof. vided always that the Court may order a formal decree to be drawn up on Formal Decree. the application of either party.

6.-When the suit is for a sum of money due to the plaintiff, the Decree for Court may, in the decree, or ler interest, at such rate as the Court may Interest. think proper, to be paid on the principal sum a judged from the date of the suit to the date of ju gment, in addition to any interest adjudged on such principal sum for any period prior to the date of the suit; with further interest on the aggregate sum so adjudge I and on the cost of the suit from the date of the decree to the date of payment.

7.-In all judgments for the payment of money, the Court may, for Payment by any sufficient reas n, order that the amount shall be paid by instalments Instalments. with or without interest.

8.-If the defendant shall have been allowed to set-off any demand where set-off against the claim of the plaintiff the judgment shall state what amount is allowed. is due to the plaintiff and what amount (if any) is due to the defendant, an I shall be for the recovery of any sum which shall appear to be due to either party. The judgment of the Court with respect to any sum awarded to the defendant shall have the same effect and be subject to the same rules as if such sum had been claimed by the defendant in a separate suit against the plaintiff.

9.-A person directed by a decree or order to pay money, or do any Decree to be other act, is bound to obey the decree or order without any demand for Demand. payment or p rformance.

10.- Whenever the Court shall deli er a written judgment the original, Written or a copy thereof signed by the ju ge, shall be filed in the suit or other to be filed. proceeding.

Review of Judgment-Re-hearing-New Trial.

LXVIII.—The Court may in any case, on such terms as seem just, General Powers review any judgme t, or order a re-hearing or new trial, with or without a stay of proceedings.

2.—Any application for a review of judgment or for a re-hearing or Application for new trial must be made on notice of motion filed not later than fourteen Notice of days after such decision or hearing or verdict.

3.-Such notice shall not of itself operate as a stay of proceedings; Such Notice ne but any money in Court in the suit shall be retained to abide the result ceedingsof the motion or the further order of the Court.

Judgment.

Motion.

Money in Court.

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Application atter 14 Days.

Jury may be demanded.

Court may order Jury.

Discovery of new Evidence.

Improper Admission or Rejection of Evidence.

Proceedings whore Application is granted. 4.—After the expiration of such fourteen days, application for such review, re-hearing, or new trial shall not be admitted, except by special lea e of the Court, on such terms a seem just.

5.—On an or ter for re-hearing or new trial, either party may demand a jury for the se ond trial, though the first was not with a jury.

6.—The Court may, if it think fit, make it a condition of granting a re-hearing or new trial that the trial shall be with a jury.

7.—The dis overy of new matter or evidence which was not within the knowle go of the applicant, or could not te adduce by him at the trial, may be ground for a new trial, but the improper admission or rejection of e idence shal not be a ground of itself for a new trial or reversa of any judgment in any case, if it shall appear to the Court that, independently of the evidence objected to and admitted, there was sufficient evidence to justify the judgment, or that if the reje ted evidence had been receive the ought not to have varied the judgment.

8.—When an apple a ion for a review of judgment, re-hearing, or new trial is granted, a note thereof shall be made in the register of suits, and the Court shall give such orde in regard thereto as it may deem proper in the circumstan es of the case.

PART III.

PROCEEDINGS TO ENFORCE THE DECREE-EXECUTION.

CHAPTER XI.

Investigation as to Property of Judgment Debtor.

LXIX.--Where a decree directing payment of money remains wholly or in part unsatisfied (whether a writ of execution has issued or not) the person prosecuting the decree may apply to the Court for a summons, requiring the person by whom payment is directed to be made to appear and be examined respecting his ability to make the payment directed, and the Court shall, unless it sees good reason to the contrary, issue such a summons.

2.—On the a pearance of the person against whom the s muons is issue, he may be examined on oath by or on beha f of the person prose uting the decree, and by the Court, respe ting his ability to pay the money directed to be paid, and for the discovery of property applicable to such payment, and as to the disposal which he mall have made of any property.

3.—He shall be bound to produce on oath, or otherwise, all books, papers, and documents in his possess on or power reating to property applicable to such payment.

4.—Whether the person summoned appears or not, the person prosecuting the decree, and all other witnesses whom the Court thinks requisite, may be examined on oath or otherwise respecting the matters aforesaid.

5.— The Court may, if it thinks fit, adjourn the hearing of the summons from time to time, and require from the person summone (such security for his appearance at the adjourned hearing a seems fit, and in default of his finding security, may, by warrant, commit him to prion, there to remain (ntil the adjourned hearing, unless sooner discharged.

6.—The Court may, upon such investigation as aforesaid, make any interim order for the protection of any property applicable or available in discharge of the decree, as it shall think expedient.

Mode of Enforcing Decree«.

LXX.—If the decree be for land or other immoveable property, the decree holder shall be put in possession thereof, if necessary, by the Sheriff or other officer executing the decree.

Examination of Judgment Debtor.

Discovery of Property.

Production of Books and Documents.

Examination of other Witnesses.

Adjournment of hearing and Proceedings there.u.

Interim Order for Protection of Property.

Decree for Possession of immoveable Property.

2.—If the decree be for any pecific moveable, or for the specific Decree for moveperformance of any contract or other particular act, it shall be enforced Performance of by the scizure, if practicable, of the specific moveable and the del very thereof to the party to whom it shall have been adjudged, or by imprisonment of the party against whom the decree is male, or by attaching his property and keeping the same under attacument until further order of the Court or by both mnore onment and attachment if necessary; or if alternative damages be awarded, levying such damages in the mode provide t for the execution of a decree for mon y.

3.-It the decree be for money, it shall be enforce | by the imprison- Decree for ment of the party again t whom the decree is made, or by the attachment Money. and sale of his property, or by both, it necessary; and it such party be other than a defendant, the decree may be enforced against him in the same manner as a decree may be enforced against a detendant.

4.--If the secree be for the execution of a deed, or for the indorse- For Execution ment of a negotiable instrument, and the party ordered to execute or or Incorsement indorse such dee, or negotiable instrument shall neglect or refuse so instruments to do, any party interester in having the same executed or indorsed may prepare a deed or indorsement of the instrument in accor ance with the terms of the secree, and tender the same to the Court for execution upon the proper stamp (if any is required by law), and the signature thereof by the Registrar shall have the same effect as the execution or indor ement thereof by the party ordered to execute.

5.—If the ecree be against a party as the representative of a de-A-a Bepe-censed person, and such decr e be for money to be paid out of the property deceased of the deceased person, it may be executed by the autachment and sale of Persons. any such property, or, i no such property can be found and the defendant fail to satisfy the Court that we has duly applied such property of the decease . as shall be proved to have come into his ossession, the decree may be executed against the defendant to the extent of the property not duly applied by him in the same manner as if the decree had been against the detendant personally.

6.-Whene er a person has become liable as security for the perfor- Against Sureties. mance of a decree, or of any part thereof, the decree may be executed against such person to the extent to which he has rendered himself liable in the same manner as a decree may be enforced against a defendant.

7.-The following property is liable to attachment and sale in execu- Property is Attachment tion of a decree, namely, land, houses, goods, money, bank-notes, cheques, bills of exchange, promissory notes, government securities, bonds, or other Decree. securities for money, debts, shares in the capital or joint stock of any public company or corpo ation, and all other property whatsoever, moveable or immoveable, belonging to the defendant, and whether the same be held in his own name or by another person in trust for him or on his behalf.

8.- All money payable under a decree shall be paid into Court, with the unless the Court shall otherwise direct. No adjustment of a decree, in under Decree. part or in whole, shall be recognised by the Court unles such adjustment be made through the Court, or be certified to the Court by the per-on in whose favour the decree has been made, or to whom it has been transferred.

Immediate Execution.

LXXI .- The Court may, at the time of making the decree, on the By Order of verbal application of the party in whose favour the decree is made, order Taxation of immediate execution thereof, except as to so much as relates to the costs, Costs. and that the decree shall be executed as to costs as soon as the amount thereof shall be ascertained by taxation.

Application for Execution in ordinary Cases.

LXXII.-When any party in whose favour a decree has been made is desirous of enforcing the same, he shall apply to the Registrar for execution. Such application must be in writing, and shall specify the number of the suit or proceeding and the names of the parties.

2.-If there be cross-decrees between the same parties for the payment of money, execution shall be taken out by that party only who shall have obtained a decree for the larger sum and for so much only as shall remain after deducting the smaller sum, and satisfaction for the smaller sum shall be entered on the decree for the larger sum as well as satisfaction on the decree for the smaller sum, and if both sums shall be equal, sat sfaction shall be entered upon both decrees.

3.-Whenever a suit shall be pending in the Court against the holder of a previous decree of the Court, by the person against whom the decree was made, the Court may, if it appear just and reasonable to do so, stay execution of the decree either absolutely or on such terms as it may think just, until a decree shall be made in the pending suit

4.-If any person against whom a dec ee has been made shall die before execution has been fully had thereon, application for execution thereof may be made against the legal representativ, or the estate of the person so dying as aforesaid; and if the Court shall think proper to grant such application, the decree may be executed accordingly.

5.—If the decree be ordered to be executed against the legal representative, it shall be executed in the manner provided in Section LXX., Par. 5, for the execution of a dec es for money to be paid out of the property of a deceased person.

6.-The Registrar on receiving any application for execution of a decree, conta ning the particulars above-ment:oned, shall make a note of the application, and the date on which it was made.

7.-The Registrar may, at any time, take the direction of the Court as to any application for execution, and in t e meanwhile refuse to issue the writ.

8.—All writs of execution shall be issued in the order of application for the same, unless the Court shall other w.se direct.

Measures in certain Cases preliminary to the Issue of Execution.

LXXIII .- If an interval of more than one year shall have elapsed between the date of the decree and the applicati n for its execution, or if Year; or against the enforcement of the decree be applied for against the representative of of original Party an original party to the suit, the Court shall issue a notice to the party against whom execution may be applied for requiring him to show cause, within a limited p riod to be fixed by the Court, w y the decree should not be executed against him : Provided that no such notice shall be necessary in consequence of an interval of more than one year having elapsed between the date of decree and the application or execution, if the application be made within one year from the dat of the last order obtained on any previous application for execution; and provided further that no such notice shall be necessary in consequence of the application being against such representative, if upon a previous application for execution against the same person, the Court shall have ordered execution to issue against him.

2.-When such notice is issued, if the party shall not appear, or shall not show sufficien' cause to the satisfaction of the Court why the decree should not be forthwith executed, the Court shall order it to be executed accordingly. If the party shall appear and shall offer any objection to the enforcement of the decree, the Court shall make such order as in the circumstances of the case may seem to le just and proper.

to the Registrar -Form of.

Cross-decrees.

Court may stay Elecution in certain Cases of previous Decree.

Decree against legal Representative.

Mode of Execution.

Becord of Application for Execution.

Registrar may apply to Court for Direction.

Execution to issue in order of Application.

Application for Exerval of One

Order thereon.

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Issue of the Writ of Execution.

LXXIV .-- Upon the application of the decree-holder the segistrar Registrar to shall, subject to the provisions of the last two preceding sections, issue were of Executhe proper writ for the execution of the decree. tion

Execution of Decrees for immoveable Property.

LXXV.-If in the execution of a decree for land or other immoveable Obstruction of property, the officer executing the same shall be resisted or obstructed by Beeree. any person, the person in whose favour such decree was made may apply to the Court at any time within one month from the time of such resistance or obstruction. The Court shall fix a day for investigating the complaint, and shall summon the party against whom the complaint is made to answer the same.

2.--If it shall appear to the satisfaction of the Court that the obstruc. By Defendent. tion or resistance was occasioned by the defendant, or by some person at his instigation, on the ground that the land or other immoveable property is not included in the decree, or on any other ground, the Court shall enquire into the matter of the complaint, and make such order as may be proper under the circumstances of the case.

3.-If the Court shall be satisfied, after such investigation of the facts Penalty for. of the case as it may deem proper, that the resistance or obstruction complained of was without any just cause, and that the complainant is still resisted or obstructed in obtaining effectual possession of the property adjudged to him by the decree, by the defendant or some person at his instigation, the Court may, at the instance of the plaintiff, and without prejudice to any proceedings to which such defendant or other person may be liable for such resistance or obstruction, commit the defendant or such other person to prison for such period not exceeding thirty days as may be necessary to prevent the continuance of such obstruction or resistance.

4.-If it shall appear to the satisfaction of the Court that the resist- By any Person ance or obstruction to the execution of the decree has been occasioned by Defendant any person, other than the defendant, claiming bona fide to be in possession asserting a of the property on his own account or on account of some other person possion. than the defendant, the claim shall be numbered and registered as a suit between the decree holder as plaintiff and the claimant as defendant, and the Court shall, without prejudice to any proceedings to which the claimant may be liable for such resistance or obstruction, proceed to investigate the claim in the same manner and with the like power as if a suit for the property had been instituted by the decree-holder against the claimant under the provisions of this Code, and shall make such order for staying execution of the decree, or executing the same, as it may deem proper in the circumstances of the case.

5.-If any person other than the defendant shall be dispossessed of Where Right of any land or other immoveable property in execution of a decree, and such disputed. Decree-bolder person shall dispute the right of the decree-holder to disposses him of such property under the decree, on the ground that the property was bond fide in his pos-ession on his own account, or on account of some other person than the defendant, and that it was not included in the decree, or if included in the decree, that he was not a party to the suit in which the decree was made, he may apply to the Court within one month from the date of such dispossession : and if, after examining the applicant, it shall appear to the Court that there is probable cause for making the application, the application shall be numbered and registered as a suit between the applicant as plaintiff and the decree-holder as defendant, and the Court shall proceed to investigate the matter in dispute in the same manner and with the like powers as if a suit for the property had been instituted by the applicant against the decree-holder.

Effect of Decision under graphs.

6.-The decision of the Court under the provisions contained in either of the list preceding paragraphs shall be of the same force or effect as a decree in an ordinary suit; and no fresh suit shall be entertained between the same parties or persons claiming under them in respect of the same cause of action.

CHAPTER XII.- EXECUTION OF DECREES FOR MONEY BY ATTACHMENT OF PROPERTY.

LXXVI.-If the decree be for money, and the amount thereof is to be levied from the property of the person against whom the same may have been pronounced, the Court shall cause the property to be attached in the manner following:

2.- Where the property shall consist of goods, chattels, or other moveable property in the possession of the defendant, the attachment shall be made by actual seizure, and the Sheriff or other officer shall keep the same in his custody, and shall be responsible for the due custody thereof.

3.-Where the property shall consist of goods, chattels, or other moveable property to which the defendant is entitled subject to a lien or right of some other p rson to the immediate possession there, f, the attachment shall be made by a written order prohibiting the person in poss ssion from giving over the property to d fendant.

4 .- Where the property shall consist of lands, houses, or other immoveable property, or any interest therein either at law or in equity, the attachment shall be made by a writen order prohibiting the defendant from all nating the property by sale, gift, or in any other way, and all persons from receiving the same by purchase, gift, or otherwise.

Debts and 5.-Willere the property shall consist of debts not being negotiable for entry bublic instruments, or of shars in any public company or corporation, the attachment hall be made by w ritten order prohibiting the creditor from receiving the debts, and the pebt or from making payment thereof to any person whomsoever, until the further order of the Court, or prohibiting the person in whose name the shares may be standing from making any transfer of the shares or receiving payment of any dividends there of, and the manager, secretary, or other proper officer of the company or corporation from permitting any such transfer or making any such payment, until such further order.

> 6.—Property in the custody or under the control of any public officer in his official capacity shall be liable to attachment in execution of a decree with the consent of the Attorney-General, and property in custodia legis shall be liable also to attachment by leave of the Court. In such cases, the order of attachment must be served on such public officer, or on the Registrar, as the case may be.

> 7.- Where the property shall c nsist of a negotiable instrument, the attachm ut shall be made by actual seizure, and the Sheriff or other officer shall being the same into Court, and such instrument shall be held subject to the further orders of the Court.

> 8.—In the case of goods, chattels, or other moveable property not in the possession of the defendant, an office copy of t e order shall be delivered to the person in possession of the property. In the case of lands, houses, or other immoveable property, or any interest therein, an office copy of the order shall be registered in the Land Office under Ordinance No. 3 of 1844. In the case of debts, office copies of the order shall be delivered to or served upon each individual debt r. And in case of shares in the capital or joint stock of any public company or corporation, an office copy of the order shall be delivered to or served upon the manager, secretary, or other proper officer of the company or corporation.

Mode of Attachment.

Moveabla Property in Possession of Defendant.

Where subject to Lien or Rights of third Parties.

Immoveable Property.

Com anies.

Property in the Custody of a Public Officer or in custodia Legis.

Negotiable Instruments.

Service of prohibitory Orders.

9 .- After any attachment shall have been made by actual seizure, or Private Alienaby written order as aforesaid, and in the case of an attachment by written that the tachment void order after it shall have been duly intimated and made known in manner aforesaid, any alienation without leave of the Court of the property attached, whether by sale, gift, or otherwise, and any payment of the debt or debts, or dividends, or shares to the defendant during the continuance of the attachment, shall be nul and void.

10.-In every case in which a debtor shall be prohibited from making Payment into payment of his debt to the creditor, he may pay the amount into Court, Debtor. and such payment shall have the same effect as payment to the party entitled to receive the debt.

11.—In all cases of attachment under this chapter, it shall be com-petent to the Court, at any time during the attachment, to direct that any or Proceeds part of the property so attached as shall consist of money or bank-notes, of Property or a sufficient part thereof, shall be paid over to the party applying f. r Part thereof to execution of the decree, or that any part of the property so attached as be later holder. may not consist of money or bank-notes, so far as may be necessary for the satisfaction of the decree, shall be sold, and that the money which may be realized by such sale, or a sufficient part thereof, shall be paid to such party.

12 .- When the property attached shall consist of debts due to the Manager party who may be answerable for the amo nt of the decree, or of any lands, houses, or other immoveable property, it shall be competent to the Court to appoint a manager of the said property with power to sue for the debts, and to collect the rents or other receips and profits of the land or other immoveable property, and to execute such deeds or instruments in writing as may be necessary for the purpose, and to pay and apply such rents, profits, or receipts toward the payment of the amount of the decree and costs : or when the property attached shall consist of land, if the judgment debtor can satisfy the Court that there is reasonable ground to believe that the amount of the judgment may be raised by the mortgage of the Mortga e in land, or by letting it on lease, or by lisposing by private sale of a portion on Application of the land, or of any other property belonging to the judgment debtor, it of the land shall be competent to the Court, on the application of the judgment debtor, to postpone the sale for such peri d as it may think proper, to enable the judgment debtor to raise the amount. In any case in which a manager shall be appointed under this section, such manager shall be bound to render due and proper accounts of his receipts and disbursements, from time to time, as the Court may direct.

13.—If the judgment debtor shall be absent from the Colony, and i In absence of shall appear to the satisfaction of the Court that the public sale of any of Debtor, Court his property which has been attache 1, consisting of 1 n ls, houses, (r any Mortgage in interest therein, is objectionable, and that satisfaction of the decree may lieu of Sale. be made within a reasonable period by a temporary alienation of such property, the Court may, of its own motion, instead of proceeding to a public sale of such property, order that provision be made for the satisfaction of the decree by mortg-ge thereof and may authorize the Registrar, if necessary, to execute the mortgage deed in lieu of the judgment debtor, or any other necessary parties, and may make such orders in relation to such mortgage as may be requisite to carry out this provision; and the execution of such mortgage dee by the Registrar shall have the same effect as the execution thereof by the judgment debtor, or other necessary parties.

14.-If the amount decreed with costs and all charges and expenses Order for Withwhich may be incurred by the attachment be paid into Court, or if satisfac- t hment on tion of the decree be otherwise ma e, an order shall te issu d for the new of withdrawal of the attachment ; and if the defendant shall desire it, and shall deposit in Court a sum sufficient to cover the expense, the order shall

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be notified in the same manner as hereinbefore prescribed for the \mathbf{r} -vication of the attachment; and such steps shall be taken as may be nec sary for staying further proceedings in execution of the decree.

Of Claims to Attached Property.

LXXVII.-In the event of any claim being preferred to, or objection offered against, the sale of lands or any other immoveable or moveable property which may have been attached in execution of a decree or under any order for attachment made before judgment, as not liable to be so d in execution of a decree against the defendant, the Court shall, subject to the proviso contained in the next succeeding section, proceed to investigate the same with the like powers as it the claimant had been originally made a defendant to the suit, and if it shall appear to the satisfaction of the Court that the land or other immoveable property was not in the possession of the party against whom execution is sought, or of some person in trust for him, or in the occupancy of persons paying rent to him at the time when the property was attached, or that being in the possession of the party himse f at such time, it was so in his possession not on his own account, or as his own property, but on account of, or in trust for some other person, the Court shill make an order for releasing the said property from attachment. But if it sha appear to the satisfaction of the Court that the land or other immo: eable or mo. eable property was in possession of the party against whom execution is so ght, as his own property, and not on account of any other person, or was in the possession of some person in trust for him, or in the occupancy of persons paying rent to him at the time when the property was attached, the Court shal disallow the c aim. The party against whom the order may be given shall be at liberty to bring a suit to establish his r ht at any time within one year from the date of the order.

2.-The claim or objection shall be made at the earliest opportunity preferred at the to the Court; and if the property to which the claim or objection applies shall have been advertised for sale, the sale may (if it appears necessary) be postponed for t e purpose of making the investigation mentioned in the last preceding paragraph: Pro ided that no such investigation shall be made it it appear that the making of the claim or objection was designedly and unnecessarily delayed, with a view to obstruct the ends of justice, and in such case the claimant shall be left to prosecute his claim by a regular suit.

Of Sales in Execution of Decree.

LXXVIII.-Sales in execution of decree shall be made under the direction of the Registrar, and shall be co ducted according to such orders, if any, as the Court may make on the application of any parties concerned, and all such sales shall be made by public auction : Provided that it shall be competent to the Court to authorize the sale to be made in such other manner as it may deem ad isable.

2.-At any time within ten days from the date of the sale of any immoveable property, application may be made to the Court to set aside the sale on the ground o, any material irregularity in the conduct of the sale, but no sale shall be set aside on the ground of such irre ularity unless the applicant shall prove to the satisfaction of the Court that he has sustained substantial injury by reason of such irregularity.

3.-If no such application as is mentioned in the last preceding paragraph be made, the sale shall be ceemed absolute. If such application be made and the objection be isallowed, the Court shall make an order confirming the sale; and in like manner if the objection be allowed, the Court shall make an order setting asi le the sale for irregularity.

4.-Whenever a sale of immoveab e property is set aside, the purchaser shall be entitled to receive back any money deposited or paid by him on account of such sale with or without interest, to be paid by such

Investigation thereof by the Court.

Claim or Objection to be earliest opportunity.

Registrar to have Conduct Sale.

Setting aside Sale for Irregularity.

When Sale becomes absolute.

Return of Deposit or Purchase Money.

parties and in such manner as it may appear proper to the Court to direct in each instance.

5.-After a sale of immoveable property shall have become abso'ute Transfer to in manner atoresaid, the Court shall grant a certificate to the person who certificatemay have b en declared the purchaser at such sale, to the effect that he Stamp Duty has purchased the right, title, and interest of the defendant in the property sold, and such certificate shal be liable to the same stamp duty as an assignment of the same property, and when duly stamped as aforesaid, shall be taken and doemed to be a valid transfer of such right, title, and interest, and may be registered in the Land Office under Ordinance No. 3 of 1884.

6.—Where the property sold shall consist of goods, chattels, or other Delivery of movcable | roperty in the possession of the defendant, or to the immediate Property in possession of which the defendant is entitled, and of which actual seizure Pofendant has been made, the property shall be delivered to the purchaser.

7.—Where the property sold shall consist of goods, chattels, or other To which moveable property to which the defendant is entitled, subject to a lien or entitled subject right of any person to the immediate possession thereof, the delivery to to Lien. the purchaser shall, as far as practicable, be made by the Sheriff giving notice to the person in possession prohibiting him from delivering possession of the property to any person except the purchaser thereof.

8.-If the property sold shall consist of a house, land, or other im- Of mmove ble moveable property, in the occupancy of a defendant or some person on Occupancy of a his Lehalf, or of some person claiming under a title created by the defen- periodant. dant subsequently to the attachment of such property, the Court shall, on the application of the purchaser, order delivery thereof to be made by putting the party to whom the house, land, or other immoveable property may have been sold, or any person whom he may appoint to receive delivery on his behalf, in possession thereof, and it need be, by removing any person who may refuse to vacate the same.

9.-If the property sold shall consist of a house, land, or other im- In lawful moveable property in the occupancy of other persons entitled to occupy other Persons. the same, the Court shall, on the application of the purchaser, order delivery thereof to be made by affixing a copy of the certificate of sale in some conspicuous place on the house, land, or other immoveable property, or in the Supreme Court building.

10.-Where the property sold shall consist of debts not being nego- shares in tiable instruments, or of shares in any public company or corporation, Public Comthe Court shall, or t e application of the purchaser, make an order prohibiting the creditor from receiving the debts and the debtor from making payment thereof to any person or persons except the purchaser, or prohibiting the person in whose name the shares may be standing from making any transfer of the shares to any person except the purchaser, or receiving payment of any dividends thereon, and the manager, secretary, or other proper officer to the company or corporation from permitting any such transfer or making any such payment to any person except the purchaser.

11.-Where the property sold shall consist of negotiable securities of if negotiable which actual seizure has been made, the same shall be delivered to the nurchaser thereof.

12.-If the indorsement, tran-for, or conveyance of the party in whose Becurities and mame any negotiable security or any shares in a public company or corpora-Shares. tion is standing, or in whom any mortgage or equity of redemption shall be vested, shall be required to transfer the same, the Registrar may indorse the security or the certificate of the share, or may execute such other document as may be necessary for transferring the same. The indorsement or execution shall be in the following form, or to the like effect :---

"A. B. by C. D., Registrar of the Supreme Court of Hongkong; in a suit by E. F. versus A. B." Until the transfer of such security or share, the Court may, by order, appoint some person to receive any interest, or dividend due thereon, and to sign receipts for the same; and any inforsement made or document executed, or receipts signed as aloresaid, shall be as valid and effectual for all purposes as if the same had been made or executed or signed by the party himse f.

13.—If the purchaser of any immoveable property sold in execution of a d-cree shall, notwithstanding the order of the Court, be resisted or obstructed in obtaining possession of the property, the provisions contained in Section LXXV., relating to r sistance or obstruction to a party in whose favour a suit has been d-creed in obtaining possession of the property adjudged to him, shall be applicable in the case of such resistance or obstruction.

14.—If it shall appear that the resistance or obstruction to the delivery of possession was occasioned by any person other than the defendant claiming a right to the possession of the property sold as proprietor, mortgagee, lessee, or un er any other title, or if in the aclivery of possession to the purchaser any such person claiming as afore-aid shall be disposses ed, the Court, on the complaint of the purchaser, or of such person claiming as aforesaid, if made within one month from the date of such resistance or obstruction, or of such dispossession, as the case may be, shall enquire into the matter of the complaint, and make such order as may be proper in the circumstances of the case. The party against whom it is given stall be at liberty to bring a suit to establish his right at any time within one year from the date thereof.

Of the Execution of Decrees by Imprisonment.

LXXIX.—When a de en ant is committ d to prison in execution of a decree, the Court shall fix whatever monthly allowance it shall think sufficient or his subsistence, not exceeding twenty-five cents per day, which shall be paid by the party at whose instance the decree may have been executed; to the superintement of the gaol, by monthly payment in advance, before the first day of each month, the first payment to be made for such portion of the current m nth as may remain unexpired before the defendant is committed to prison.

2.—In t e case of the serious illness of any defendant imprisoned under a decree for debt, it shall be lawful for the Court, on the certificate of the Colonial Surgeon to make an order for the removal of the defendant to the Government Civil Hospital, and his treatment there under custody until further order, and the period of the defendant's stay in hospital shall be counted as part of this term of imprisonment for debt, and his subsistence money shall be paid as if no such order had been made.

3.—A defendant shall be released at any time on the decree being fully satisfied, or at the request of the person at whose instance he may have been imprisoned, or on such person omitting to pay the allowance above directed. No person shall be imprisoned on account of a decree for a longer period than one year, or for a longer period than six months if the decree be for the payment of money not exceeding five hundred dollars, or for a longer period than three months if the decree be for the payment of money not exceeding one hundred dollars.

4.—Sums disbursed by a plaintiff for the subsistence of a defendant in gaol shall be added to the costs of decree, and shall be recoverable by the attachment and sale of the property of the defendant; but the defendant shall not be detained in custody or arrested on account of any sums so isbursed.

Obstructing Purchaser in obtaining Possession.

Obstruction by Claimants other than Defendant.

Enbsistence Allowance to Prisoner for Debt.

Removal of Prisoner for Debt in Case of Illness.

Release of Prisoner for Debt.

Term of Imprisonment for Debt.

Subsistence Money to be added to amount of Decree.

5.-Any person in confinement under a decree may apply to the Court Application for is discharge. The application shall contain a full account of all procedure on property of whatever nature belonging to t. e applicant, whether in expec- such Applicatancy or in possession, and whether he d exclusively by himself or jo ntly with others, or by others in trust for im (except the necessary wearing apparel of himself and his family and the necessary implements of his trade), and the places respectively where such property is to be found ; and such application shall be subscribed by the applicant and verified on affidavit.

6.—On such application being mare, the Court shall cause the execu- Unjustifiable tion creditor to be furnished with a copy of the account of the defendant's property and shall fix a reasonable period within which the execution creditor may cause the whole or any part of such property to be attached and sold, or may make proof that the defendant's inability to satisfy the decree is attributable to unjustifiable extravagance in living, or that the defendant, for the purp se of procuring his discharge without satisfying the decree, has wilfully concealed protecty, or his right or interest therein, or frau-lulently wilful Contransferred or removed property, or committed any other act of ba faith. Property. If the execution creditor shall fail to make such proof, the Court shall cause Fraudulent the defendant to be set at liberty. If the execution creditor shall within Act of bad the time specifica, or at any subsequent period, make such proof to the Faith. satisfaction of the Court, the Court shall retain the defendant in confinement unless he s all h ve already been in confinement on account of the decree for the full term of is imprisonment.

7 .- A defendant once discharged shall not again be imprisoned on Continuance of account of the same decree, but his property shall continue I able, under Debtor's Pro the ordinary rules, to attachment and sale until the decree shall be fully perty. satisfied.

8.-All questions regarding the amount of any mesne profits which Decision of by the terms of the decree may have been reserved for adjustment in the Quest on the Mesne Profits execution of decre, or of any mesne profits or interest which u ay te and other payable in respect of the subject matter of a suit between the date of the Matters. ins itution of the suit and execution of the decree, is well as questions relating to sums alleged to have been paid in discharge or satisfaction of the decree or the like, and any other questions arising bet seen the parties to the suit in which the decree was made and relating to the execution of the decree, shall be determined by order of the Court.

Enforcement of Order.

LXXX.—Any order of the Court made in any suit or proceeding may By Leave of be enforced by leave of the Court, in the manner hercinbefore provided the Court. for the enforcement of decrees.

Commitment for Disobedience to a Decree or Order.

LXXXI .-- Where any person is guilty of wilful disobedi nce to a Application for decree or order, the person prosecuting the decree or order shall be entitled deres guilty to apply to the Court for an order on the person disobeying such decree of. or order to show cause why he should not be punished for the disobedience. The Court, unless it sees good reason to the contrary, shall, on such application, make an order accordingly.

2.- The Court shall not grant the order except on evidence on oath Evidence in or affidavit establishing such a case as, if uncontradicted and unexplained, support. would justify the immediate commitment of the person disobeying the decree or order.

3.-A certified copy of the order and of the affidavit or disposition on Copy to be which the order is granted shall be served on the party to whom the order served. is directed.

4.-On the return-day of the order, if the person to whom it is directed Proceedings on does not attend and does not establish a sufficient excuse for not attending, Return-day.

Extravagance.

and if the Court is satisfied that the order has been duly served,—or if he attends and does not show cause to the satisfaction of the Court why he should not be punished for the disobedience,—the Court may issue a warrant for his commitment to prison.

5.—The Court may enlarge the time for the return to the order, or may, on the return of it and under circumstances which would strictly justify the immediate commitment of the person guilty of the disobedience, direct that the warrant for his commitment shall issue only after a certain time and in the event of his continued disobedience at that time to the decree or order in respect of which he has been guilty of disobedience.

6.—A person committed for disobedience to a decree or order is liable to be detained in custody until he has obeyed the decree or order in all things that are to be immediately performed, and given such security as the Court thinks fit to obey the other parts of the decree or order (if any) at the future times thereby appointed,—or in case of his no longer having the power to obey the decree or order, then, until he has been imprisoned for such time or until he has paid such fine as the Court directs.

PART IV.

FOREIGN ATTACHMENT AND OTHER SPECIAL SUITS.

CHAPTER XIII,

Foreign Attachment.

In what cases.

Enlargement

of Time and Conditional

Duration of Detention.

Order.

Affidavit to be filed.

LXXXII.—Proceedings by foreign attachment may le taken in manner hereinafter prescribed in all suits founded on contract or for detinue or trover provided that the cause of action arose within the jurisdiction.

2.—Upon the filing in Court by the plaintiff in any such suit of am affidavit to the following effect, that is to say :—

(a.) That the cause of action arose within the jurisdiction;

- (b.) That the plaintiff has taken out a writ of summons against the defendant, but that the defendant is absent from the Colony, or that there is probable cause to believe that the defendant is concealing himself to evade proceedings;
- (c.) That the defendant is beneficially entitled to lands, or to any interest therein within the jurisdiction, or to any moneys, securities for money, goods, chattels, or other property whatsoever, within the jurisdiction, in the custody, or under the control, of any other person within the jurisdiction, or that such other person (hereina!ter called the garnishee) is indebted to the defendant;

the Registrar may issue a writ of general attachment against all the property moveable and immoveable of the defendant within the jurisdiction, which shall be called a writ of "foreign attachment" and shall be made returnable not less than fourteen days after the date thereof except by special leave of the Court.

3.—Absence from the Colony shall for the purpose of proceedings by foreign attachment be taken to be absence for the time being, whether the party shall ever have been within the Colony or not.

4.—Before any such writ shall issue, the plain iff, or some one on his behalf, shall enter into a bond with one or more sufficient sureties, to be approved by the Registrar, in a penal sum equal to twice the amount of the claim, or in any less sum by special leave of the Court, the condition of which said bond shall be that in case the defendant shall, at any time within the period limited by this Ordinance in that behalf, cause the writ to be set aside, or any judgment which may be given in the suit to be

ssue of Writ.

Absence from the Colony.

Bond to he entered into before Issue of Writ.

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ed or varied, the plaintiff will pay to the defendant all such sums of re m. ey, damages, costs, and charges as the Court may order and award on account of or in relation to the said suit, and the said attachment, or either of them: Provided that the Court shall not award a larger amount of damages than it is competent to decree in an action for damages, and such award shall bar any suit for damages in respect of such attachment.

5.-The bond shall be in such form as the Court may, from time to Force thereof. time, or in any particular case, approve and direct, and shall be entered into before the Registrar and deposited in Court; and whenever it shall be made to appear to the satisfaction of the Court, upon affidavit or otherwise, that under the circumstances it is expedient that the writ should issue forthwith and before the bond shall have been entered into as aforesaid, the Court may order the writ to issue accordingly, upon such terms as it shall think fit, and by the same order shall limit the time, not exceeding seven days from the date of the issue of the writ, within which the bond must be entered into and deposited as aforesaid; and in the case of default of complying with the requirements of such order within the time thereby limited, the Court may dissolve the writ, and thereupon may award costs and damages to the defendant in the manner hereinbefore provided in the case of a writ being set aside or a judgment in the suit being reversed or varied.

6 .- All writs of foreign attachment against moveable property shall Writ how be executed by the Sheriff.

7.—Where two or more writs of foreign attachment shall issue at the Priority of suit of different plaintiffs, they shall take priority respectively according to Write. the date and time at which they reach the hands of the Sheriff for execution. The Sheriff shall indorse upon the writ the day and time of the receipt thereof.

8.—Property in the custody or under the control of any public offi- Property in cer in his official capacity shall be liable to attachment with the consent Public Officer, of the Attorney-General; and property in custodia legis shall be liable to or in custodia attachment by leave of the Court. In such cases, the writ of foreign attachment must be served on such public Officer or on the Registrar, as the case may be.

9.-Where the defendant is beneficially entitled to lands or any in- How Lands terest therein, a memorial containing a copy of the writ of foreign attach- attached. ment shall be registered in the Land Office established under Ordinance Memorial to be No. 3 of 1844 in a special book to be kept for the purpose, and to be registered. called the "Foreign Attachment Book"; and the date and time of such registration shall be duly noted and entered in the said book; and in case such writ of foreign attachment shall be dissolved, or the judgment in the suit shall be satisfied, a certificate to that effect under the hand of the Registrar and the seal of the Court may be filed at the Land Office, and thereupon the memorial shall be deemed to have been cancelled. The Cancellation fees payable to the Land Office shall be, for the registration of thereof. such memorial, one dollar; and for the filing of such certificate, one dollar; and no other fees shall be chargeable by the Land Office in respect ther. of.

10.- From the time of the registration in the Land Office of the Effect of Rememorial of a writ of foreign attachment, all lands within the jurisdiction, given an of or any interest therein to which the defendant mentioned in such writ is then beneficially entitled, whether solely or jointly with others, shall, to the extent of his interest therein, and subject to Crown debts and to any bond fide prior title thereto, or lien or charge thereon, and to the rights and powers of prior incumbrancers, be attached to satisfy the claim of the plaintiff.

Effect of Service of Writ attaching moveable Property.

Sale of moveable Property by Order of Court.

Punishment of Garnishee disposing of attached Property without Leave.

Custody by Sheriff,

Notice of Foreign Attachment,

Notice to absent Defendant may be ordered.

Proceedings after Issue of Writ.

Examination of Garnishee. 11.—From the time of the service upon the garnishee of a writ of foreign attachment, all property whatsoever, within the jurisdiction, other than lands, or any interest therein to which the defendant mentioned in such writ is then beneficially entitled, whether solely or jointly with others, and which is in the custody or under the control of the garnishee, and all debts then due or accruing due by the garnishee to the defendant, shall, to the extent of the defendant's interest therein, and subject to Crown debts and to any *bonâ fide* prior title thereto, or lien or charge thereon, and to the rights and powers of prior incumbrancers, be respectively attached in the hands of such garnishee, to satisfy the claim of the plaintiff.

12.—The Court may, at any time before judgment, upon such grounds as it shall deem sufficient, order any property, other than lands, or any interest therein, attached under such writ, to be sold in such manner as it shall direct, and the net proceeds to be paid into Court.

13.—Any garnishee who shall without leave or order of the Court, at any time after the service of the writ and before the attrichment shall be dissolved, knowingly and wilfully part with the custody or control of any property attached in his hands, or remove the same out of the jurisdiction of the Court, or sell or dispose of the same, or pay over any debt due by him to the defendant, excepting only to or to the use of the plaintiff, shall pay such damages to the plaintiff as the Court shall award, and he shall be deemed guilty of contempt of Court: Provided t at the Court shall not award a larger amount of damages than it is competent to decree in an action for damages, and such award shall bar any suit for damages in respect of such attachment.

14.—In all cases where it sha'l be made to appear to the satisfaction of the Registrar by affidavit or otherwise that there is reasonable cause to believe that any property attached is in danger of being removed out of the jurisdiction, or of being sold, or otherwise disposed of, the Registrar may, by an order in writing, direct the Sheriff to seize such property and detain the same subject to the order of the Court: and the Sheriff shall thereupon seize and detain such property accordingly.

15.—Notice of the issue of the writ of foreign attachment shall be inserted twice in the *Gazette*, and twice in some local newspaper, unless the Court shall, by reason of the defendant having entered an appearance, or upon any other gr und, dispense with the publication of such notice.

16.—In cases where the place of residence of the defendant out of the jurisdiction s all be known, the Court may, it it shall think fit, upon the application of the garnishee, or of any friend or agent of the defendant, or of its own motion, and upon such terms as it may deem reasonable, order that notice of the writ be served upon the defendant out of the jurisdiction, and that for ther proceedings be stayed until further order, but without prejudice to the attachment under the writ.

17.—After the issue of the writ of foreign attachment (but subject to the provisions of t \cdot elast preceding paragraph) the plaintiff may forthwith file his petition, and upon such day after the return of the writ as the Court shall appoint, may proceed to establish his claim as in ordinary suit in which there has been due s rvice of the writ of summons and leave has been obtained to proceed *ex parte*.

18.—Upon the hearing of the petition the Court shall proceed to enquire and determine whether in fact the plaintiff's case is within the provisions berein contained relating to foreign attachment, and whether the plaintiff has established his claim, and shall pronounce judgment accordingly; and if the plaintiff shall obtain a judgment, the Court may, at the same or any subsequent sitting, examine, or permit the plaintiff to examine, the garnishee and any other persons, and determine what property moveable or immoveable is subject to attachment under the writ issued.

19 .- The Court may, of its own motion, or at the instance of any Power to person interested in the inquiry, summon any person whom it may think summon any necessary and examine him in relation to such property, and may require witness. the garnishee, as well as the person summoned as aforesaid, to produce all deeds and documents in his possession or power relating to such property.

20.-If the plaintiff shall obtain judgment, the Court may, at the Proceedings on time of pronouncing the decree in favour of the plaintiff, or at any sub-Judgment. sequent sitting, order that execution do issue against all or any of the property attached which the Court shall have declared to be liable to satisfy the plaintiff's claim, and all the provisions of this Code relating to execution of decrees in ordinary suits shall apply to execution so ordered Execution. against the said property.

21.-It the plaintiff shall fail to obtain judgment, the Court shall Dissolution of thereupon dissolve the writ of foreign attachment issued at his suit.

22.-Whenever there shall be two or more adverse claimants to any Attachment of goods laden on board o any ship, and such ship shall be attached in a Ships. suit against the s ipowner for the non-delivery of such goods, the Court may, in its discretion, on the application of the master, or of the agent of the shipowner, stay the pr. ceedings upon such terms as the Court shall deem reasonable, and order such goods to be landed and wareboused in custodia legis wit out prejudice to the master's lien thereon, and may dissolve the attachment against the ship, and may make such orders as may be necessary for the determination of the rights of such adverse claimants upon such terms, as to security and other matters, as may seem just.

23.—When ver there shall be several claimants of any property at- Claims to Protached or to any interest ther in, the Court may, in its discretion, summon perty attached. before it all the claimants and may make such orders for the ascertaining of their respective rights for the custody of the property in the meanwhile as it shall, in its discretion, think fit, either under this provision, or the provisions of this Code relating to adverse claims and to claims to attached property.

24 .- The Court may stay proceedings in any suit commenced against Stay of Proceeda garnishee in respect of property attached in his hands, upon such terms Garnishee. as it shall think fit.

25.- The Court at any time before judgment, upon being satisfied by Leave to defend affidavit or otherwise that the defendant has a substantial ground of defence, have either wholly or in part, to the suit on the merits, may give leave to the defendant to defend the suit, without prejudice to the attachment under the writ.

26.-The defendant, at any time before any property attached in the Release of Prosuit shall have been sold in satisfaction of the plaintiff's claim, may "pply on Security to the Court upon notice of motion for an order to dissolve the attachment being given under the writ as to the whole or any part of the property attached upon security being given to answer the plaintiff's claim, and the Court may make such order, either absolutely or upon such terms as it may deem reasonable, and in the meanwhile may stay or postpone any sale.

27.—The defendant may at any time within two years from the date Suit may be of the judgment, notwithstanding that the property attached, or any part within two thereor, shall have been sold in satisfaction of the plaint: ff's claim, apply years after to the Court upon notice of motion for an order to set aside the judgment and for the re-hearing of the suit, and for leave to defend the same; and if it shall appear to the satisfaction of the Court that the defendant had no notice or knowledge of the suit, and could not reasonably have made an earlier application to the Court, and that he had at the time of the obtaining of the judgment and still has a substantial ground of detence, either wholly or in part, to the suit on the merits, it shall be lawful for the Court to grant such order upon such terms as it may deem reasonable.

CODE OF CIVIL PROCEDURE-HONGKONG

Reversal of Judgment not to affect Purchasers.

In what Cases may be preferred—In what Form.

To be commenced by Petition.

Consent of Governor-Procedure thereon.

Service of Petition, &c.

Proceedings on Decree,

In what Cases.

Leave to defend.

Proceedings where Leave not obtained.

Setting aside Judgment.

Deposit of Bill in Court. Security for Cours. 28.—The reversal or setting aside of a judgment, or the dissolving or setting aside of any writ of foreign attachment, or any subsequent proceedings, shall not affect the title of any *bonå fide* purchaser for valuable consideration of any property sold in satisfaction of the plaintiff's claim.

CHAPTER XIV.

Cluims against the Government.

LXXXIII.—All claims against the Government of the Colony of the same nature as claims within the provisions of "The Petitions of Right Act, 1860," may, with the consent of the Governor, be preferred in the Supreme Court, in a suit instituted by the claimant as plaintiff against "The Attorney-General" as defendant.

2.—It shall not be necessary for the plaintiff to issue a writ of summons, but the suit shall be commenced by the filing and service of the petition upon the Crown Solicitor.

3.— The Crown Solicitor shall transmit the petition to the Government, and in case the Governor shall grant his consent as aforesaid, the suit may proceed and be carried on under the ordinary procedure provided by this Code.

4.—The petition and all other documents, notices, or proceedings, which, in a suit of the same nature between private parties would be required to be served upon the defendant, shall be served upon the Crown Solicitor.

5.—Whenever in any such suit a decree shall be made against the Government, no execution shall issue thereon, but a copy of such decree unler the seal of the Court shall be transmitted by the Court to the Government.

CHAPTER XV.

Summary Procedure on Bills of Exchange and Promissory Notes.

LXXXIV.—Suits on Bills of Exchange or Promissory Notes, instituted within six months after the same become due and payable, may be heard and determined in a summary way as hereinafter is provided.

2.—The Court shall, on application, within seven days from the service of the writ of summons, give the defendant leave to defend the suit on his paying into Court the sum indorsed, or on evidence on oath showing to the satisfaction of the Court a good legal or equitable defence, or such facts as would make it incumbent on the holder to prove consideration, or such other facts as the Court deems sufficient to support the application, and on such terms as to security and other matters, as to the Court seems fit; and in that case the Court may dir ct proceedings to be taken and carried on by petition in the ordinary way.

3.—If the defendant does not so obtain leave to defend, the plaintiff, on proof of due service of the writ of summons, shall be entitled, as of course at any time after the expiration of such seven days, to an immediate absolute decree for any sum not exceeding the sum indorsed on the writ of summons, together with interest at the rate specified, to the date of the judgment, and with costs.

4.—Alter judgment the Court may, under special circumstances, set aside the judgment, and may stay or set aside execution, and may give leave to defend the suit, if it appears to the Court reasonable so to do, on such terms as to the Court may seem just.

5.—In any proceeding under this section, it shall be competent to the Court to order the bill or note sought to be proceeded on to be forthwith deposited in Court, and further to order that all proceedings be stayed until the plaintiff gives security for costs.

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6.-The holder of a dishonoured bill or note shall have the same Holder's remedies for the recovery of the expenses incurred in the noting of the same for non-acceptance or non-payment, or incurred otherwise by reason of the dishonour, as he has under this section for the recovery of the amount of the bill or note.

7.-The holder of a bill or note may, if he thinks fit, obtain one writ One Writ of summons under the present provisions against all or any of the parties to the bill or note; and such writ of summons shall be the commencement of a suit or suits against the parties therein named respectively; and all subsequent proceedings against such respective parties shall be carried on, as far as may be, as if separate writs of summons had issued.

8.-The writ of summons or its indorsement must set forth the Writ claims against the parties respectively, according to their respective al- with Precision, leged liabilities, with sufficient precision and certainty to enable each defendant to set up any d fence on which he individually may desire to rely.

CHAPTER XVI.

Mandamus.

LXXXV.-The plaintiff in any action except Replevin and Ejectment Mandamus may indorse upon the writ and copy to be served a notice that the plain- by indorsement tiff intends to claim a writ of Mandamus, and the plaintiff may thereupon on the Writ claim in the petition either together with any other demand which may now be enforced in such action, or separately, a writ of Mandamus, commanding the defendant to fulfil any duty in the fulfilment of which the plaintiff is personally interested.

2.—The retition in such action shall set forth sufficient grounds upon What the which sice claim is founded, and shall set forth that the plaintiff is set orth. personally interested therein, and that he sustains, or may sustain, damage by the non-performance of such duty and that performance thereof has been demanded by him, and refused, or neglected.

3.-The proceedings in any action in which a writ of Mandamus is Provedent claimed shall be the same in all respects, as nearly as may be, as in an ordinary action for the re overy of damages.

4. -In case judgment shall be given for the plaintiff that a Mandamus 1 4000 and do issue, it shall be lawful for the Court, if it shall see fit, to issue a peremptory writ of Mandamus to the defendant commanding him forthwith to perform the duty to be enforced, and such writ in case of disobedience may be enforced by attachment.

5 .- The writ of Mandamus need not contain any recitais, but shall Form of Weite simply command the performance of the duty, and in other respects shall be in the form of an ordinary writ of execution, except that it shall be directed to the party and not to the Sheriff, and returnable forthwith; and no return thereto, except that of compliance, shall be allowed, but Return of time to return it may, upon sufficient grounds, be allowed by the Court, either with or without terms.

6.—The Court may, upon application by the plaintiff, besides or Court at the instead of proceeding against the disobedient party by attachment, direct done at the that the a ts required to be done may be done by the plaintiff, or some Defendant, other person appointed by the Court, at the expense of the defendant, and upon the act being done, the amount of such expense may be ascertained by the Court itself, or by reference to the Registrar, as the Court may think fit to order; and the Court may order payment of the amount of such expenses and costs, and enforce payment thereof by execution.

Execution

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CHAPTEE XVII. Suits in Forma Pauperis.

How Person admitted to sue or detend. LXXXVI.—Any poor person, before commercing or d fending any action or suit in the Court in his own right or becoming poor during the progress thereof, may apply to the Court by petition for leave to sue or defend as a pauper, which petition shall be supported by an affidavit of the petitioner, and of two householders living in his neighbourhood, that he is not poss seed of property to the amount of fifty dollars in value, excepting wearing apparel and the matter or thing claimed by him in the action or suit if he be plaintiff, and thereupon it shall be referred to a barrister to consider the case; and upon the petitioner producing a certificate, signed by such barrister, that he has considered the case, and believes him to have a good cause of action or defence, as the case may be, it shall be lawful for the Court to admit the petitioner to sue or defend, as the case may be, *in forma pauperis*; and also to appoint a barrister and attorney to appear for him.

2.—No person shall be admitted to sole in forma pauperis unless he shall have filed in Court an affidavit containing a full statement of all the material facts of the case to the best of his belief.

3.--If in any case the Court thinks fit to assign a counsel or attorney to assist a person admitted to sue or defend *in forma pauperis*, or to consider the case and give such certificate as aforesaid, the counsel or attorney so assigned may not refuse his assistance, unless he satisfies the Court that he has some good reason for refusing.

4.—No fe shall be taken by any barrister or attorney so assigned, nor shall any fees of Court be demanded by any officer of the Court from any person applying or admitted to sue or delend as a pauper; but if he succeed, and the costs should be awarded to be paid by his opponent, then the barrister and the attorney so assigned shall be entitled to and shall receive all such fees as the kegistrar of the Court shall allow to them on taxation, and such Court fees as would, in other cases, be chargeable shall be charged and recovered.

5.—Any person having been admitted to stee or defend as a pauper and becoming of ability during the progress of the cause, or misbehaving himself therein by any vexations or improper conduct or proceeding, or wilfully delaying the cause, shall, on the same being shown to the Court, be deprived of all the privileges of such admission.

PART V.

PROCEEDINGS BY AGREEMENT OF PARTIES,—ARBITRA-TION.—MISCELLANEOUS PROVISIONS.

CHAPTER XVIII.

Issues by Agreement of Parties.

LXXXVII.—When the parties to a suit are agreed as to the question or questions of fact or of law to be decided between them, they may state the same in the form of an issue, and enter into an agreement in writing, which shall not be subject to any stamp duty, that upon the finding of the Court in the affirmative or the negative of such issue, a sum of money specified in the agreement, or to be ascertained by the Court upon a question inserted in the issue for that purpose, shall be paid by one of the parties to the other of them, or that upon such finding some property specified in the agreement, and in dispute in the suit, shall be delivered by one of the parties to the other of them, or that upon such finding one or more of the parties shall do or perform some particular act, or shall refrain from doing or performing some particular act, specified in the agreement, and having reference to the matter in dispute.

Affidavit of material Facts,

Counsel and Attorney assigned bound to act.

No Fee or Reward shall be given by Pauper.

When Person so suing may be dispaupered.

Form of, and

Proceedings

thereon.

2 .- If the Court shall be satisfied, after an examination of the parties Judgment. and taking such evidence as it may deem proper, that the agreement was duly executed by the parties, and that the parties have a bona fide interest in the decision of such question, and that the same is fit to be tried and decided, it may proceed to try the same, and deriver its finding or opinion thereon in the same manner as it the issue had been framed by the Court. and may, upon the finding or decision on such issue, give judgment for the sum so agreed on, or so ascirtained as aforesaid, or otherwise according to the terms of the agreement; and upon the judgment which shall be so given, do ree shall follow and may be excuted in the same way as if the judgment had been propounced in a contested suit.

How Questions may be raised for the Decision of the Court by any persons interested.

LXXXVIII.—Parties interested or claiming to be interested in the Form and Our decision of any question of fact or law, may enter into an agreement, which ment. shall not be subject to any stamp duty, that upon the finding of the Coart in the affirmative or negative of such question of fact or law, a sum of money fixed by the parties, or to be determined by the Court, shall be paid by one of the parties to the other of them; or that some property, moveable or immoveable, specified in the agreement shall be delivered by one of the parties to the other of them; or that one or more of the parties shall do or perform some particular act or shall refrain from doing or performing some particular act specified in t e agreement. Where the agreement is for the delivery of some property, moveable or immoveable, or for the doing or performing or the reftaining to do or perform any particular act, the estimated value of the property to be delivered, or to which the act specified may have reference, shall be stated in the agreement.

2.-The agreement shall be filed in Court, and, when so filed, shall be Agreementate numbered and registered as a suit between the parties interested as plain-numbered as a tiffs and defendants, and all the parties to it shall be subject to the jurisdic- sut. tion of the Court, and shall be bound by the statement contained therein.

3.-The case shall be set down for hearing as an ordinary suit; and Judgment. if the (ourt shall be satisfied, after hearing the parties and taking such evilence as it may deem proper, that the agreement was duly executed by the parties, and that they have a bond fide interest in the question of fact or law stated therein, and that the same is fit to be tried or decided, it shall proceed to try the same, and deliver its finding or opinion thereon in the same way as in an ordinary suit ; and shall, upon its finding or deciding upon the quistion of fact or law, give judgment for the sum fixed by the parties, or so ascertained as aforesaid, or otherwise, according to the terms of the agreement, and upon the judgment which shall be so given, decree shall follow and may be executed in the same way as if the judgment had been pronounced in an ordinary suit.

CHAPTER XIX. Reference to Arbitration.

LXXXIX .--- If the parties to a suit are desirous that the matters in Application difference between them in the suit, or any of such matters, shall be Reference referred to the final decision of one or more arbitrator or arbitrators, they may apply to the Court at any time before final judgment for an order of reference, and such order shall be filed with the proceedings in the suit.

2.—The arbitrators shall be non-inated by the parties in such manner Appointment as may be agreed upon between them. If the parties cannot agree with respect to the nomination of the arbitrators, or if the persons nominated by them shall refuse to accept the arbitration, and the parties are desirous that the nomination shall be made by the Court, the Court shall appoint the arbitrators.

'Order of Reference.

Appon to a where neces-Sary.

Enforcing Attendance of Witnesses

Rrtensi n of Time for making Award

Power of Court Incapacity, or Refusal to act.

Special Case for Upinion of the Court.

Court may modily or correct Award

3.-The Court shall, by an order under its seal, refer to the arbitrators the matters in difference in the suit which they may be required to determine, and shall fix such time as it may think reasonable for the delivery of the award, and the time so fixed shall be specified in the order.

4.-If the reference be to two or more arbitrators, provision shall be made in the order for a differ nee o opinion among the arbitrators by the appointment of an umpire or by declaring that the decision shall be with the majority, or by empowering the arbitrators to appoint an umpire, or otherwise, as may be agreed upon between the parties; or if they cannot agree, as the Court may determine.

5.-When a reference is made to arbitration by an order of Court. the same process to the parties and witnesses whom the arbitrators, or umpire, may desire to have examined, shall issue as in ordinary suits; and persons not attending in compliance with such process, or making any other default, or refusing to give their testimony, or being guilty of any contempt to the arbitrators, or umpire, during the investigation of the suit, shall be subject to the like disadvantages, penalties, and punishment, by order of the Court on the representation of the arbitrators or umpire, as they would incor for the same offences in suits tried before the Court.

6.-W en the arbitrators shall not have been able to complete the award within the period specified in the order from want of the necessary evidence or information, or other good and sufficient cause, the Court may, from time to time, en aree the period for delivery of the award, if it shall think proper. In any case in which an umpire shall have been appointed, it shall b lawful for him to enter on the reference in lieu of the arbitrator. if they shal have allowed their time, or their extended time, to expire without making an award, or shall have delivered to the Court, or to the umpire a notice in writing stating that they cannot agree: Provided that an an and shall not be liable to be set aside only by reason of its not having been completed within the period allowed by the Court, unless on proof that the delay in completing the award arose from misconduct of the arbitrators, or umpire, or unle s the award shall have been made after the 18-ue of an order by the Court supersiding the arbitration and recalling the suit.

7.-If, in any case of reference to arbitration by any order of the Court, the D b th, the arbitrat rs, or umpire, shall die, or refuse or become incapable to act, it shall be lawful for the Court to appoint a new arbitrator or arbitrators, or ump re, in the place of the person or persons so dying or refusing or becoming incapable to act. Where the arbitrators are empowered by the terms of he order or reference to appoint an umpire, and do not appoint an umpire, any of the parties may serve the arbitrators with a written notice to app int an umpire; and if within seven days after such notice shall have been served no ump re be appointed, it shall be lawful for the Court, upon the application of the party having served such notice as aforesaid and upon proof to its satisfaction of such notice having been served, to appoint an umpire. In any case of appointment under this section, the arbitrators or umpire so appointed shall have the like power to act in the reference as if their names had been inserted in the original order of reference.

> 8.-It shall be lawful for the arbitrators or umpire upon any reference by an order of Court, if they shall think fit, and if it is not provided to the contrary, to state their award as to the whole or any part thereof in the form of a special case for the opinion of the Court.

> 9.—The Court may, on the application of either party, modify or correct an award where it appears that a part of the award is upon matters not referred to the arbitrators, provided such part can be separated from the other part and does not affect the decision on the matter referred; (r

where the award is imperfect in form or contains any obvious error which can be amended without affecting such decision. The Court may also, on such application, make such order as it thinks just respecting the costs of power as the arbitration, if any question arise respecting such costs and the award Costs contain no sufficient provision concerning them.

10 .- In any of the following cases the Court shall have power to remit Power of Court the award or any of the matters referred to arbitration for reconsideration by the arbitrators or umpire, upon such terms as it may think proper, deration that is to say,-

- (a.) If the award has left undetermined some of the matters referred to arbitration, or if it has determined matters not referred to arbitration;
- (b.) If the award is so indefinite as to be incapable of execution;
- (c.) If an objection to the legality of the award is apparent upon the face of the award.

11.-No award shall be liable to be set aside except on the ground of setting a ide perverseness or misconduct of the arbitrator or umpire. Any application Award. to set aside an award shall be made within fifteen days after the publication thereof.

12.-If no application shall have been made to set aside the award, Filing Awardor to remit the same, or any of the matters referred for reconsideration, Effect of or if the Court shall have refused any such application, either party may file the award in Court and the award shall thereupon have the same force and effect for all purposes as a judgment.

13.—When any persons shall by an instrument in writing agree that Reference by any differences between them, or any of them, shall be r ferred to the Agreearbitration of any persons named in the agreement, application may be made by the parties thereto, or any of them, that the agreement be filed in Court. On such application being made the Court shall direct such notice Application to to be given to any of the parties to t' e agreement, other than the applican's, file. as it may think necessary, requiring such parties to show cause, within a proceedings time to be specified, why the agr ement should not be filed. The application shall be numbered and register d as a suit between the parties interested as the plaintiffs and defendants. If no sufficient cause be shown against the filing of the agreement, the agreement shall be filed and an Effect thereof. order of reference to arbitration shall be male thereon. The several provisions of this chapter, so far as they are not inconsistent with the terms of any agreement so filed, shall be applicable to all proceedings under the order of reference and to the award of arbitration and to the enforcement of such award.

14.-When any matter has been referred to arbitration without the Arbitration intervention of the Court and award has been made, any person interested Intervention in the award may, within six months from the dite of the award, make of the Court. application to the Court that the award be filed in Court. The Court Application to shall direct notice to be given to the parties to the arbi ration other than file Award. the applicant, requiring such parties to show caus , within a time to be proceedings specified, why the award should not be filed. The application shall be thereon. numbered and registered as a suit between the applicant as plaintiff and the other parties as defendants. If no sufficient cause be shown against the award the award shall be filed, and shall thereupon have the same Effect thereof. force and effect for all purposes as a judgment.

> CHAPTER XX. MISCELLANEOUS PROVISIONS. Adjournment.

XC .- Nothing in this Code shall affect the power of the Court to General defer or adjourn the hearing or determination of any suit, matter, pro- Court. creding, or application, for such time and on such terms as justice requires.

Amendment.

XCI.—Nothing in this Code shall affect the power of the Court to order or allow any amendment of any writ, petition, answer, notice, or other document whatever, at any time on such terms as justice requires.

Power of Court as to Time.

XCII.—Nothing in this Code shall affect the power of the Court to enlarge or abridge the time appointed or allowed for the doing of any act or the tak ng of any p occeeding on such terms as justice requires.

2.—Where the Court is by this Code, or otherwise, authorised to appoint the time for the doing of any act, or the taking of any proceedings, or to enlarge the time appointed or allowed for that purpose by this Code, or otherwise, the Court may further en arge any time so appointed or enlarged by it on such terms as seem just, whether the appli-ation for further enlargement be made before or after the expiration of the time already allowed: Provided that no such further enlargement shall be made unless it appears to the Court to be required for the purposes of justice and not sought merely for delay.

Computation of Time.

XCIII.—Where 1 y this Code, or any special order, or the course of the Court, any limited time from or after any date or event is appointed or allowed for the doing of any act or the taking of any proceeding, and such time is not limited by hours, the computation of such limited time shall not include the day of such date or of the happening of such event, but shall commence at the beginning of the next following day, and the act or proceeding must be done or taken at latest on the last day of such limited time, according to such computation.

2.—Where the limited time so appointed or allowed is less than six days, the following days shall not be reckoned in the computation of such time; name y:—Sunday, Good Fr.day, Monday and Tuesday in Easter week, Christmas Day, and the day next before and the next after Christmas Day, and any public holiday or day set apart as a fast or thanksgiving day.

3.—Where the time for the doing of any act or the taking of any proceeding expires on one of the days last mentioned, the act or proceeding shall be considered as done or taken in due time if done or taken on the next day afterwards that is not one of the last-mentioned days.

4.—The day on which an order that a plaintiff do give security for costs is served, and the time thenceforward until and including the day on which such security is given, shall be reckoned in the computation of the time allowed to a defendant for putting in answer.

5.- The period of vacation of the Supreme Court shall not be included in the computation of time except by leave of the Court.

Power of Court as to Costs.

XCIV.—The costs of the whole suit and each particular proceeding therein, and of every proceeding before the Court, shall be in the dis retion of the Court; and the Court shall have full power to award and apportion costs in any manner it may deem proper.

2.— Under the denomination of costs are included the whole of the expenses necessarily incurred by either party on account of the suit, and in enforcing the decree made therein, such as the expense of summoning the parties and witnesses, and of other process, or of procuring copies of documents, law costs, costs of special jurie-, charges of witnesses, and expenses of commissioners either in taking evidence or ininvestigating accounts.

3.—Until a new scale of Court fees and fees and costs of coursel and attorney shall have been provided for use under this Ordinance by any general rule or order of the Supreme Court or otherwise, and so far as any such new scale may be incomplete, all questions relating to the amount of suc' fees and costs shall be referred to t'e Registrar, who is hereby

General Phwers of Court.

Margement or Abridgment.

May be granted after Expiration of Time permously adowed.

How to be made,

Sundays and Houdays.

Fine Expiring cm a Sunday or Boliday.

Pime in Case of Security for Costs by Plaintiff.

Period of Vasation not

Discretion of Guart.

What shall be included in Coats.

Amount of Court Fees and of Fees and Costs of Counsel and Attorney pending Issue of newe, Scal empower d to determine the same on taxation, either with or without reference to the existing scale, having regard to the skill, labour, and responsibility involved, subject nevertheless to a review of such determination on summary application to the Court in chambers; and the payment of the costs a lowed on such taxation or review may be enforced in the same manner as if the same had been fixed by any such general rule or order.

4.—The Court may, if in any case it deems fit, require any party to of Court actor any suit or proceeding, either at the commencement or at any time during Becurity for the progress thereof, to give se unity for to ts to the satisfaction of the Court by deposit of otherwise; and in the case of a plaintiff, may stay proceedings until such security be given.

Cross Action against absent Plaintiffs.

XCV.—Whenever a suit shall be instituted by a p'aintiff residing out to stay Proof the jurisdiction, and it shall be made to appear on oath or affidav t to ceedings until the satisfaction of the Court that the defendant has a bonâ fide c'aim entered. against such plaintiff which can be conveniently tried by the Supreme Court, it shall be lawfu for the Court in its discretion to stay proceedings in the suit so instituted by the absent plaintiff until ne shal have entered an appearance to any cross-action instituted by the defendant against the absent plaintiff in respect of such claim, upon such te ms as justice requires.

Seal of Court.

XCVI.—Every writ, summons, warrant, decree, rule, order, notice and other document issuing from the Court shall be sealed with the sea! Document. of the Court, and be returned for the purpose of being filed in Court.

Publication of Notice.

XCVII.—In all cases in which the publication of any notice is required, the same may be made by advertisement in the *Gazette*, unless otherwise provided in any particular case by this Code, or otherwise ordered by the Court.

Forms.

XCVIII. -- Until special forms shall be prescribed for use under this Applications Code, by any general rule or order of Court, and so far as the same may be incomplete, all forms at present in use in the Supreme Court, with such variations and additions as may be required to be made therein, may be used for the purpose of carrying out the provisions of this Code and shall, as regards the form thereof, be valid and sufficient.

Amendment of Code.

XCIX.—Any amendment in the provisions of this Ordinance, whether by Restance by way of repeal, variation, substitution, or addition, may, if deemed expedient, be made by a resolution of the Legislative Council, to be published in the *Gazette*; and every amendment so made and published shall have the same force and effect for al purposes as if the same had been made by Ordinance, and shall in like manner come into immediate operation, subject to disallowance by H r Majesty.

Commencement of I rdinance.

C.—This Ordinance shall commence and take effect on such day as Proclamation. shall hereafter be fixed by proclamation under the hand of the Governor.

COURT FEES. [Scale Ordered 1st October, 1892.]

SCREDULE I. ORIGINAL JURISDICTION.

WRIT OF SUMMONS, SUBPREAS, AND AFFREEANCE			1 77"		
Sealing every Writ of Summons for commencement of a Suit (except a concurrent renew	ed or	amendo	ed we	11) / 1	5 3 OO
and Sealing a writ of Injunction, Certiorari, Mandainus, or Maheas Corpus))	
Interpleader Summons	* * *				3 00
Sealing a concurrent, renewed. or amended Writ of Summons					1.00
s Subpens					2.00
for each Witness in addition to the first					0.50
Rutering an Appearance (each Defendant)					1.00
Certificate of Non-Appearance					1.00
WRITS OF EXECUTION, &c		-1A	. C D		
Sealing a Warrant for arrest of a Defendant or for arrest and detention of a Ship, or fo		cament	OI P	1-07	10 00
perty before Judgment)	10.00
Bealing a Writ of Execution or Writ of Possession		• •			10.00
Order for Release of Defendant from Custody					0.50
Scaling a Prohibitory Order				***	2.00
Each Copy, Prohibitory Order					1.00
FOREIGN ATTACTION TO					
Sealing a Writ of Foreign Attachment					10.00
Settling Bond				***	2.00
					1.00
Filing Same			***	***	
Certificate of Dissolution of Foreign Attachment or Satisfaction of the Judgment		***			3 00
Registrar's Order for seizure of Progerty		• •	•••	***	3.00
PLEADINGS, ISSUES, REFERENCE, &c.					
Filing any Pleading and Scaling Copy					4.10
					2.00
", Amended Pleading and Sealing Copy		**			5.00
" Petition of Right or Special Case	•••	•••			
issue rissues under Sec. 87 of Code		••			10.00
Agreement under Sec. 88 of Code		***			10.00
Order of Reference under Sec. 64 of Code			• • •	***	6.00
Filing eame					1.00
Order of Reference under Sec. 89		••			5.00
Filing same					1.00
Application to file award in Court when arbitration has been without the intervention of	the Cou	urt			5.00
TAKING EVIDENCE, AFFIDAVITS, &C. :					
Administering any Oath or taking any declaration in the Registry					0.50
Administering any Oath or taking any declaration in the Registry			-		0.50 0.50
Administering any Oath or taking any declaration in the Registry Filing any Allidavit or Declaration Administering any Oath or taking any Declaration outside the Registry, (other than (Dath of	 Decla	ration	£10	0.50
Administering any Oath or taking any declaration in the Registry Filing any Alfidavit or Declaration Administering any Oath or taking any Declaration outside the Registry, (other than (Deltor in Gaol	Dath of	f Decla	ration	{ ¹⁰	0.50
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Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 10.00 2.00 5.00 5.00 5.00 10.00 10.00 10.00 2.00 2.00
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Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 10.00 2.00 5.00 5.00 10.00 10.00 10.00 10.00 3.00 2.00 3.00 5
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 10.00 2.00 5.00 5.00 10.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 0.00 2.00 0.00 2.00 0.00
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 2.00 2.00 3.00 5.00 10.00 10.00 10.00 10.00 10.00 2.00 3.00 2.00 5.00 (.25 0.50
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 2.00 2.00 5.00 5.00 5.00 10.00 10.00 2.00 2.00 3.00 2.00 5.00 0.25 0.00 0.25 0.0
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.000 2.000 3.000 5.00 5.00 10.000 10.000 10.000 10.000 2.000 3.000 2.000 3.000 2.000 0.200 0.200 0.200 0.200 0.200 0.000 2.000 0.200 0.250 0.250 0.250 0.250 0.255 0.250 0.255 0.2
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 2.00 2.00 5.00 5.00 5.00 10.00 10.00 2.00 2.00 3.00 2.00 5.00 0.25 0.00 0.25 0.0
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.000 2.000 3.000 5.00 5.00 10.000 10.000 10.000 10.000 2.000 3.000 2.000 3.000 2.000 0.200 0.200 0.200 0.200 0.200 0.000 2.000 0.200 0.250 0.250 0.250 0.255 0.250 0.255 0.2
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.000 2.000 3.000 5.00 5.00 10.000 10.000 10.000 10.000 2.000 3.000 2.000 3.000 2.000 0.200 0.200 0.200 0.200 0.200 0.000 2.000 0.200 0.250 0.250 0.250 0.255 0.250 0.255 0.2
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 2.00 2.00 5.00 5.00 10.00 2.00 5.00 10.00 2.00 2.00 5.00 0.25
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding	Oath	0.50 5.00 0.50 2.00 10.00 2.00 5.00 10.00 2.00 10.00 2.00 2.00 3.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 2.00 5.00 10.00 2.00 2.00 2.00 5.00 10.00 2.00 5.00 5.00 10.00 2.00 5.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 10.00 2.00 5.00 5.00 10.00 2.00 5.
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding		0.50 5.00 0.50 2.00 2.00 3.00 5.00 10.00 2.00 10.00 2.00 10.00 2.00 10.00 2.00 0.25 0.50 0.25 0.50 0.25 0.50 0.25 0.50 0.25 0.50 0.25 0.
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding		0.50 5.00 0.50 2.00 10.00 2.00 10.00 5.00 5.00 10.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 2.00 10.00 2.00 2.00 10.00 2.00 10.00 2.00 2.00 10.00 2.00 2.00 10.00 2.00 2.00 10.00 2.50 0.55 0
Administering any Oath or taking any declaration in the Registry Filing any Affidavit or Declaration	art Hor	 use incl l or doo	uding		0.50 5.00 0.50 2.00 2.00 3.00 5.00 10.00 2.00 10.00 2.00 10.00 2.00 10.00 2.00 0.25 0.50 0.25 0.50 0.25 0.50 0.25 0.50 0.25 0.50 0.25 0.

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D. state is Deserved	
BAILIFF'S EXPRESSION MONEY, per diem (to be paid in cush) When more than one man in possession if directed by Registrur or party, per diem, to be paid in cush) Ricksha, Launch, or Boat-hire, according to distance (to be paid in cush)	. 1.00
TAXATION OF COSTS	
Signing Appointment to tax Bill of Costs	. 1.00
MISCELLAN KOUS ;-	
Filing any Notice or Document not herein before referred to	0.50 1.00 5_00
Settling any Notice or Advertisement, per folio	0.25
BILLS OF SALE :-	
The Fees provided by Section 25 of the Bills of Sale Ordinatce, 1880, modified as fo lows :- For a Duplicate Copy or Certificate (instead of the Fee in the salt Section mentioned), p r folio or part of a fo Petition to enter Satisfaction	lio 025 100 1.00
SCHEDULE II.	
CTARLERY AND CONCERNMENT	
SUMMARY JURISDICTION.	
WRIT OF SUMMINS, SUBRER & &c. :	
Where Claim does not exceed \$50	
Do. exceeds \$ 50 but does not exceed \$100	2.00
Do. exceeds \$100 do. \$ 0 /	3.50
Do. exceeds \$500	4.50
In any Suit in Equity within Section 19 of Ordinance 14 of 1873 Interpleader Summons (including service, hearing and order)	4.50
Where the Value of the Property claimed does not exceed \$50	1.50
Do., do. exceeds \$ 50 but does not exceed \$100	2.00
Do, do. exceeds \$100 do. \$500	3.50
Do, do. exceeds \$5.0	4.50
Coherence and Comprised and Witness where the Claim dress not exceed \$50	0.75
Subpæna and Copy including Service each Witness where the Claim does not exceed \$50 Do	
	0.90
Do., do. exceeds \$100	1.30
WRITE OF EXCUTION, &C	
Any Writs of Execution (including Service)	
Where the Judgment Debt does not exceed \$50	
	2.00
	2.50
Do. exceeds \$100 do. \$500	3.50
Da. exceeds \$500	500
Prohibitory Order and Copy (including Service)	2.00
Each additional Copy	1.00
Order for release of a Defendant from Custody	0.50
Warrant before Judgment for arrest of a Defendant or or arrest and detention of a Ship or for attachment of Pro-	1
nerty including Service	4.00
Writ of Fore gn Attachment and Copy including Ser ice (one Garnishee)	3.00
Each additional Garnishee	1,00
Settling and filing Bond	1,00
Certific te of dissolution of Foreign Attachment on satisfaction of the Judgment	1,00
Registrar's Order for seizure of Property 1	100
APPLICAT ONS, ORDER, &(.:-	
Issuing Judge's Summons, filing ax parte Application or Notice of Mot on including Service when necessary and a	2 174
Other was all all and any many set of the set of the set	2.00
Application to Judge for review of Judgment or for a New Trial	
Drawing up and intering any Decree or Order including Copy	2.00
PLHADINGS, INSUES, REPRESENCES, AC. 1-	
PLHADINGS, INVES, REFERENCES, &c. 1- Half the Focs charged under this Head in Schedule I. but such Half Fees to include Service when required.	
Notice of Equitable or Special Defence (including Service)	0,60
TAKING EVIDENCE, AFFIDAVITS, &c. :	
Half the Fees charged under this Head in Schedule I.	
Comment The second Program Second	
COPIES, TRANSLATIONS, RECEPTS, SEARCHES: The same Fees as are charged under this Head in Schedule I., except that translations ordered by the Judge may be mad	e
without Fee if the Judge shall so order.	
Лиянан	
Summoning Special or Common Jury including Service	6.00
	2.00
Striking and relucing	1,00
Copy Panel	A
BAILIFF'S EXPENSES :	
The same Fees as are charged under this Head in Schedule I.	
TAXATIN OF COSTS	
The inclusion with the standard state of the	40.5
Faring every not including appointment - 1 bit ones not exceen give	0.5 -
MISCELLANEOUE :	
Filing any Notice or Document not hereinhefore mentioned or referred to	0.60
Sealing any ocument not hereinb fore mentioned or reter ed to	1.00
Settling any Notice of Advertisement, per Folio	0,20
Any other Matter or Proceeding not hereinberore mentioned or referred to-Half the Fee charged in respect of a similar	
Matter or Proceeding in the Original Jurisdiction.	
*	

COURT FEES

SCHEDULS III. PROBATE JURISDICTION.

Filing Petition f	for Probate or	Letters of	Administration	1				444 444	1.0
Grants of Proba	te or Letters o	Administra	ation (other th	an grai	a su der Ordinance 1	0 of 1886)	—		
1936s Par'sal for	state is summer u	inder the val	S 500	1.00	If the Per'nal Estate	is sworm	under the	alue of \$ 45,000	40.00
			1,000	1.0		-		50,000	42.00
10	>>		1,500	2.00	22			60,000	41.00
- 10	33	14	2,000	.50	53			70.000	
	33	10			3.1		10		4 00
24	22		3,000	4 00	33		100	80,000	49 00
		14	4,000	6.00	37		80.1	90,000	
	15		5.000	8.00	22	1.1		100.000	50 00
1.		2	6.000	10 00			-	120.000	55 00
	33		7,000	12.00	13	-		140,000	60.00
	9.1		8,000	14 00	22		-	160,000	65.00
	31	H			12				
1.00	3.9	11	9,000	17.00	33	.H.		180, 00	70.00
	33		10,000	_0.00	33	100	Ĥ	200,000	
	#2			22.00	\$1		H.	250,000	85.00
10	12		14,000	24,00	12			301,000	95.00
			16,000	26.00				\$50,000	105.00
	3.4	E.	1-,000	28.00	23			4 0,000	
- 11	3.9	10	20,000	30.00	22	H	,M.	500,000	
- 30	13	14 L			3.9	·H.	H.		
1.00	19		25,000	2,00	3.0	25	-	600,000	
1.0	17		20,000	31 00	83		14	\$00,000	
1.00	12		35,000	3.00	>>	-	10	1,000,000	200.00
		-	40,000	33.00			-		

And \$20 for every additional \$100,000 or fractional part of \$100,000. Double or cessate Probate or Letters of Administration de bonis non or cessate and duplicate and triplicate Probates of Administration when the Personal Estate is under \$3,000-The same Fee as o a first grant under the same sum. When the Personal Estate is of the sum of \$3,00 and over 5.00

Water the Telsting Testing is of the sould			1.000						0.00
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(to be deducted therefrom). my other Matter or Proceeding no herein specified—T e same Fee as is charged in the Original Jurisdiction in respect

Where the Estate does not exceed \$ 00

1 00 Where the Estate exceeds \$100 -\$1 and the further sum of twenty cents for every \$50 or part of \$50 by which the value exceeds \$100.

SCHEDULE IV. BANKRUPTCY.

In addition to the Fees mentioned in the Scale contained in Schedule B of the Bankruptcy Ordinance 1891— In any Matter or Proceeding not mentioned in the said last-mentioned Scale, the same Fee as is provided for a simila Matter or Proceeding in the Original Jurisdiction.

Not n .-- A folio comprises 72 words, each figure being counted as a word.

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 Chinese passenger ship.

Proclamations of 26th January, 1856, and 17th November, 1858, dec are the length of certain voyages.

Ordinance 1 of 1889, Sections 3 and 4, give the legal definition of a voyage.

Section 45 of the same Orlinance 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 fine not exceeding one hundred dollars for each offence.

4. The following conditions as to the accommodation of passengers shall be observed to the satisfaction of the Emigration Officer:---

- (1.) 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 least six feet.
- (2.) The accommodation for female passengers between decks shall be separate from that provided for male passengers.
- (3.) A space of four superficial feet per adult shall be left clear on the upper deck for the use of the passengers.
- (4.) A reasonable space shall be set apart properly divided and fitted up as 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:—

(1.) A suitable awning with screen shall be provided on deck, sufficient for the protection of the passengers from the sun and from rain.

- (2.) 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 for 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 En igration 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	15.	11.
Dried and/or Salt Fish	15.	01.
Chinese Condiments and Curry Stuffs	oz.	1.
Fresh Vegetables which will keep for short voyages, such as S Potatoes, Turnips, Carrots, and Pumpkins	weet] th.	11.
Firewood	to.	2.
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 be statisfied :--
 - (1.) That the ship is seaworthy, and properly manued, equipted, fitted, and ventilated, and has not on board any cargo likely, from its quality, quantity, or mode of stowage, to prejudice the health or satety 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 purpose 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 charterer, 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 charge-able under regulation 10:---

Provided always that no fees shall be payable to the Emigration Officer of Hongkong, but in lieu thereof the following stamp daties 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 Rongkong 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 mide for the same or any other particulars which may have been furnished to him by or on behalf of the owners, charter rs, 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 the aforesaid dietary scale, to all the passengers except such as shall have supplied themselves therewith, and shill 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 a pointed or authorized by the local Government in that behalf. It shall be lawful for such ('onsul or other officer to enter and inspect such ship, and in case the master shall obstruct or r fuse to assist him in the discharge o' 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 to rules made under the Chinese Passengers' Act, 1855.

COLONY OF HONGKONG.

PORT REGULATIONS, &c.

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 : ea without a port clearance: five hundred dollars.

5. Government may prohibit conveyanc. 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 Or linance 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, nap'tha, 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 hid 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.

XV1.-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 sev ral 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 a cresaid, 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 d puted 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 which 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 seaman or apprentice: Two hundred and fifty dollars or imprisonment not exceeding six months.

XIX.—British and Colonial Ships to carry medicines, medical stores, &c. 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 ship: 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 scarch 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 har 1 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 continued 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 seaman, 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 imprisonel under this chapter may be sent on bourd his ship prior to her departure from the waters of the C lony 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 t e death, desertion, or removal of any of the crew, the master of such vessel shall for the with report the same to the Haub ur 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 produce 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 wing 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 Mister's Office, and in the case of a British 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 toreign ship represented by a Consul, the said papers shall be lodged by the mister 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 provisions of section 30 every such master arriving in the water: of the Colony shall tak, 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 p nalty not except is gone hundred dollars; and he shall remove his vessel to any new berth when require 1 so to do by the Harbour Master, under a fine not exceed ling 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 strik spars, clear hawse, or shift berth, or obey any other order which the H irbour 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 it 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 redeposit the ship's papers if required. 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 auchor 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 concurring the Safety of Ships and Prevention of Accidents.

XXVII.—Every master of a ship, hulk, or oth r vessel, not being a boat propelled by oars, being at anchor in the waters of this Colony, shal, 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 hundre i dollars.

3. In case of fire occurring on boarl 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 hotsted at the perk and the Signal PC. "want assistance; mutiny" shall be hotstel at the high st mastheal or wherever practicable under the circumstances; guns may also be fired as in sub-section 2; if by night, three lights shall be hotsted 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 wherees. Obstruction of harbour by rubbish. Boarding ship without permission. Making fast to ship under weigh.

2. Except as is bereinbefore directed by sub-sections 3 and 4 of Section XXVII., or with the sancti n of the Harbour Master, no cannon, gun, or fire-arm, or finework 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 hereto (rental 85 balf 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 depot or government depots 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 two hundred 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 two hundred 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 two hundred 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 two hundred 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 gunpowder than fifteen 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 eath, 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 chargeable 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 subsection 14 of this section for offences against any provisions thereof.

13. The sums charged in r. spect of such s orage 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 tw nty-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 expense 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 LINES.

Grain Cargoes.

XI.-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 p rty 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 an 1 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. Whosoever, 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 k pt in penal servitude for any term not exceeding seven years, or to be imprisoned with or without hard labour.

GENERAL PORT REGULATIONS FOR HER BRITANNIC MAJESTY'S 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 r.M. daily, exc pting Sundays, Coristmas Day, cood Friday, Queen'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 shell 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.

V1I.—Masters of ve-sels when reporting their arrival at a port shall notify in writing the names of all passengers and person, 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 board 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 license 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 afloat 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 200 lbs. of gunpowder or other explosive material on board shall not approach nearer than a distance of one mile from the limits of the auchorage. 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 neighbourhood of the ports.

XII.—No seaman or other person belongit, 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 subjected to port or anchorage by 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.

XIV.—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 eatinghouse, house of entertainment, or shop for the sale of liquors within the Consular district without the sanction and license of the Consul, and payment of such fees in respect of such license, 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.

X1X.—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 Her Majesty's Minister in China.

Note.—All fines levied by virtue of or under the General or Special Port Regulations are to be applied, as directed by the China and Japan Order in Council, 1865, in diminution of the public expenditure, unless otherwise specially ordered.

(Signed) THOMAS FRANCIS WADE.

PEKING, 28th March, 1881.

SCALE OF COMMISSIONS AND BROKERAGES ADOPTED BY THE HONGKONG GENERAL CHAMBER OF COMMERCE,

AT THE HALF-YEARLY MEETING HELD 30TH APRIL, 1872.

Purchasing or selling Tea, Raw Silk, Opium, and Cotton	ref.	+++	111	3 per cent.
Purchasing any of above, if as returns for Goods sold	***			21
Purchasing or selling Opium		air S		2 "
Purchasing or selling all other Goods and Produce, Ships, and Real	Estate			5 1
Purchasing and selling Shares or Stocks				1 ,
Inspecting Tes or Silk				1 ,
Guaranteeing Sales				21
Guaranteeing Remittances				1
Drawing or indorsing Bills of Exchange				
Drawing or negotiating Bills of Exchange without recourse				01
Purchasing or realizing Bullion or Bills of Exchange	1.41	1		01
Remitting the proceeds of Bullion or Bills of Exchange	-14			01
Paying and Receiving Money in current account			••••	1 1
TO TO TO TANK A STATE AND A ST		100		21
		••••		91
Obtainin : Freight or Charter	10	944		5
Obtaining Freight or Charter and collecting same freight	-+-	•••	•••	6
	197	***		21
		•••	•••	
Effecting Insurance, on the insured amount		***		5
Prosecuting or defending successfully claims either at law or by arbit		•••	•••	- />
Prosecuting or defending unsuccessfully	+++	-++		21 ,,
Managing Estates and Collecting Reuts	111		•••	01 "
		***	1997	05
Forwarding or Transhipping Cargo				1 33 20 mar al ad
Transhipping or Forwarding Opium		+++		\$2 per chest.
Goods withdrawn or re-shipped	+++			half commission.
Granting letters of credit				
For doing ship's business when no inward or outward commission is				
				er cent. from seller
Brokerage on Produce and general Merchandise				
Brokerage on Fire Arms			1	21 10
Brokerage for negotiating and completing charters and procuring Fi	reight	1	per cen	it. payable by sl.ip
The foregoing Biles to be exclusive of Shruffage at the Rate of \$	1 mer m	il and	Broker	age when paid.

The foregoing R ites to be exclusive of Shroffaye at the Rate of \$1 per mil, and Brokerage when paid.

REVISED CHARGES ADOPTED BY THE SHANGHAI GENERAL CHAMBER OF COMMERCE,

AT THE ANNUAL GENERAL MEETING HELD 28TH MARCH, 1888.

ACCOUNT SAL	LES CHARG	ES.			
		с	ling Charges, Boat and colie Hire.		After lat month per month.
Cotton and Faucy Goods, per bale of 50 pieces Drills, ,, ,, 30 ,,		Cauds.	30	2 0	10
Spanish Stripes and Camlets	per pères	22	3	2	1
Long Ells, Lustres, Orleans, and Lastings			2 40	1 1 20	10
Wines and Stores			25	10	5
Lead, Iron, and other Metals Sugar, Rice, Paper, Pepper, and Seawced		**	4	2	2 2
Sapanwood and Sandalwood		**	4	11	2
Oil,	per picul		4 10	5	2 3
Window Glass	DET DEX	н	6 20	4 15	3 10
Raw Cotton	··· has more			10	10
Flints) not exceeding 1 month, per ton Exceeding 1 month, per ton,	**********			nonth."	
Fire Insurance, & per cent. for first month.					
Municipal Dues, as charged by the Municipal Council	I.				

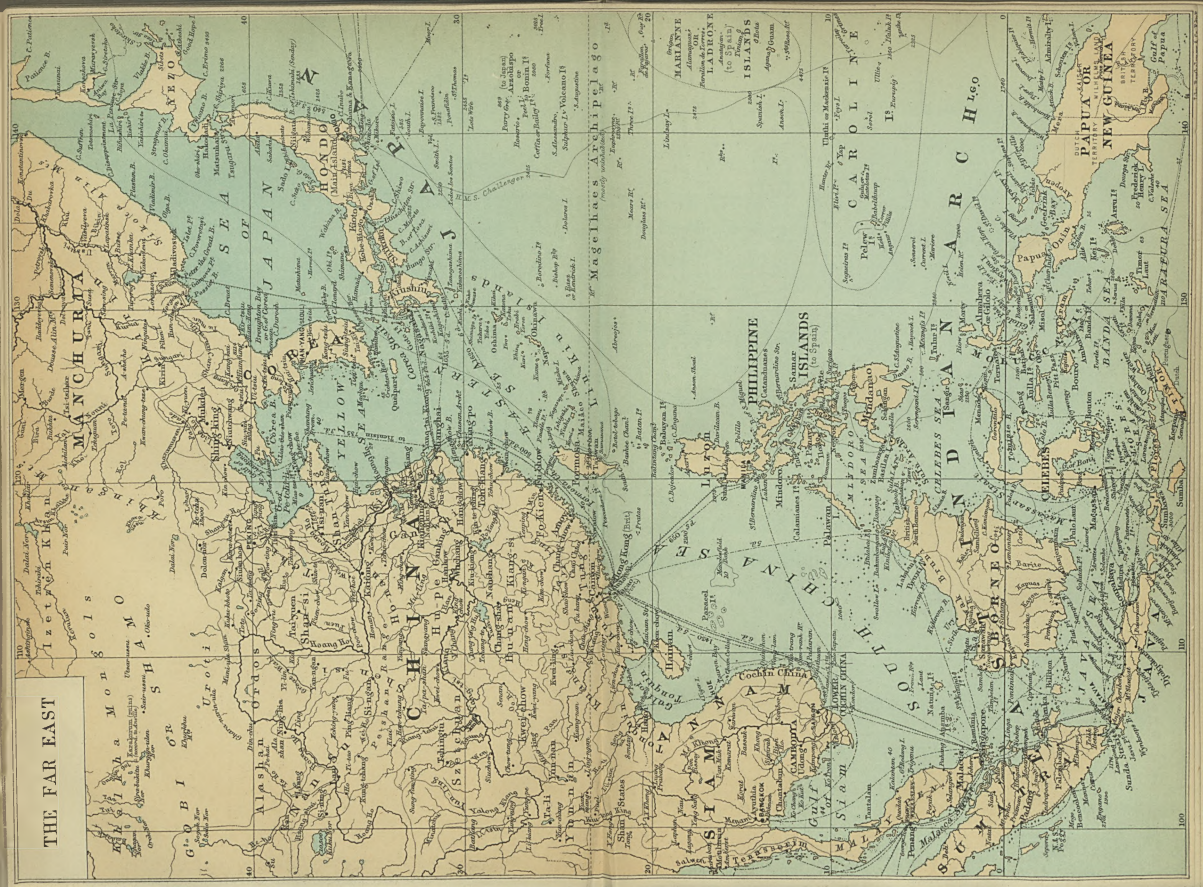
REVISED SCALE OF COMMISSIONS AND BROKERAGES, ADOPTED BY THE SHANGHAI GENERAL CHAMBER OF COMMERCE, AT THE ANNUAL GENERAL MEETING HELD 28TH MARCH, 1838

Purchasing Tea, Raw Silk, Opium, and Cotton	21 per cent.
Do. do. do. if as returns for goo's sold	2
D3. all other Goods and Produce	3 10
Do. Ships, and Real Estate Do. Bullion	5 ,
Do. Bullion Do. Stocks, Shares, Debentures, and other Public Securities	1
Selling Tea, Raw Silk, Opium, and Cotton	21
Do. all other Goods and Produce	3
Do. Ships, and Real Estate	5
Do. Stocks, Shares, Debentures, and other Public Securities	1
Inspecting Silk, Tea, or other goods and Produce	1
Guaranteeing Sales or Remittances, when required Do. do. alone	6 H-
Do. Remittance alone	1 .,
Do. Native Bank orders received in payment for Goods	1 ,.
Drawing, indorsing, or negotiating Bills of Exchange, on approved Bills secured by Credits or	
Documents	1
Realizing Bullion or Bills of Exchange	1
Remitting the proceeds of Bullion or Bills of Exchange Paying and receiving Money in current account	1
Do. Shipi Disbursements.	21
Collecting inward Freight	
Obtaining Freight or Charter including Brokerage	5 ,,
Do. do. and collecting same Freight, including Brokerage	6
Entering and/or Clearing (No charge if the commission exceed TIs, 100)	Tls. 100.
Settlement and payment of Marine Insurance Claims	
On the Amount paid for Average Claims	21 per cent.
On the Amount paid for total losses	1 11
Taking up Bottomry Bonds	5 .,
Proscenting or Defending, successfully, Claims, either at Liw or by Arbitration on amount	
claimed Prosecuting or Defending unsuccessfully, on amount claimed	5 21
Proving claims, collecting and remitting Dividends, on amount proved	21
Managing Estates and Collecting Reats	5
Transhipping and Forwarding Jewellery and Bullion	01 ,,
Landing or Transhipping Cargo	1
Selling Cargo ex Ships put into port Damaged	5 ,,
Goods withdrawn or re-shipped	commission.
Granting Letters of Credit	l per cent.
Interest on cash advances	8
The foregoing rates to be exclusive of Shroffage, 1 per mil., and Book rage, when paid; unless other	erwise stated.
Brokerage on Bills and Bullion	n seller
Do. selling Produce, Metals, and General Merchandize* 1 ,,	
Ship Brokerage for negotiating and completing Charters 1 , from	n consignces.
Do. procuring cargo 1 ,,	22
Brokerage on Shares, Stocks, Debentures, and other Public Securities 01, , from	m seller.
* Brokerage to be paid only on Goods actually delivered.	
INVOICE CHARGES.	2 6 D
TEABLACKRattans, Mending and MarkingCands. 8	chests, Boxes, 5 8
Do. do. and Matting	20 12
Boat and Coolie Hire	5 3
Godown Rent 4	3 2
GREEN-	0
Boat and Coolie Hire	64 53
Godown Rent	20 12
SILK — Packing and Marking per hale	
Boat and Coolie Hire	Il Tls. 1.0.0
Godown Rent	

SCALE OF COMMISSIONS ADOPTED BY THE SINGAPORE CHANBER OF COMMERCE.

On all sales or purchases, except as otherwise provided for		õ	per cent.
On purchase of Goods and Produce for returns		2	44
On sale or purchase of Opium	1. 184	2	- 44
On sale or purchase of Ships, Vessels, Houses, or Lands		+++ 5	- 49 -
On sale, purchase, or shipment of Bullion		1	10
On sale or purchase of Diamonds, Jewels, &c	144	2	1.0
On returns in Treasure, Bullion, or Bills	- And	1	and an a
On all Goods consigned and withdrawn-half Commission.			
On sale, purchase, or negotiation of Bills not serving for purchase of Goods of I	Produce	1+4 I	111
On ail Goods sold by auction		21	
For del credere, or guaranteeing sales		21	- 0
For del credere, or guaranteeing cash sales		100 g	29
Shroffage			per mille.
On all advances of money for the purpose of trade, whether the goods are co			
Agent or not, and where a Commission of 5 per cent. i- not charged			per cent.
For ordering Goods or superintending the fulfilment of Contracts whence no oth			
is derived		*** 21	141
For guaranteeing Bills, Bonds, or other engagements, and for becoming Securit			
nistration of Estates or to Government or individuals for Contracts, A			*1
For acting for the Estates of persons deceased as Executors or Administrators		5	10
For the management of Estates for others, on the amount received		5	14
For acting as Irustees of Bankrupt Estates, in the absence of any special agre		ine	
amount received	on the amo	-+- "	
For procuring freight, or advertising as the Agent of Owners or Commanders,—		5	
of freight, whether the same passes through the hands of the Agent or		0.1	24
For chartering ships for other parties For effecting Insurance, fire or marine, or writing orders for Insurance (w			14
commission is charged) on amount insured			
For settling I surance losses, total or partial, and for procuring return of premi		1	81
On debts when a process at law or arbitration is necessary, 21 per cent. on the a			
and if recovered by such means		5	
On Bills of Exchange poted or protested		+	
		5	"
For collecting house-rent		5	M
Do, do, when in funds			10
For negotiating Loans ou Respondentia			
On Letters of Credit granted for Mercantile purposes		1	
For purchasing or selling Government securities, or on exchanging or transferri			10
For investing money on mortgage or other securities, or on exchanging or transfe	erring the sa	me l	
For transhipping all Goods or Produce	+++		14.
For transhipping Treasure			14
For collecting Freight		21	
On Freight of vessels consigned to an Agent in Singapore inwards (the	freight havi		
been paid at the port of loading) when the vessel is loaded outwar			
Agent, or proceeds elsewhere for a cargo, in absence of any special ag			11-
For landing, storing, and re-shipping cargoes (wholly or in part) of vessels the	iat have put	in	
for repairs or in distress,—	_		
On valuable cargoes, such as Tca, on value of cargo landed		-tere: 1	
On General Cargo, Straits Produce, Sugar, Rice, &c., or other cargo, on value	of cargo land	led 14	24
For loading or discharging cargo from passing steamers, where the commission ot	herwise char	ge-	
able by the Agent does not amount to \$50, a lump sum, in lies of	commission,	of \$50	
On advances made to account of Contracts for Produce, the usual guarantee C	omn.ission a	nd	
Interest to be charged		+++	
In purchasing produce, the Commission to be charged on the Invoice, including	ig charges		
For delivery of goods held to order		1	

DIRECTORY



EASTERN SIBERIA

WLADIVOSTOCK

This port, on some charts still called Port May, lies in latitude 43 deg. 7 min. N. and longitude 131 deg. 54 min. E., 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. It is a free port except that duties have to be paid on the following articles:—Alcoholic liquors, tobacco, matches, kerosine oil, varnishes, sugar, and sweetmeats. Wladivostock is one of the most magnificent harbours in the East. From its peculiar long and narrow shape and the once sup-posed 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 Dundas 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, and which slope sharply down to the water's edge. These hills, once verdant with foliage, have been computely 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. It is usually closed by ice from about Christmas till the beginning of April, but even then ships may safely approach the entrance by making either for Diomed Bay or some of the numerous sheltered anchorages along the eastern shore of Dundas Island. The transit of cargo is then effected to Wladivostock over the ice. There is a floating dock capable of taking on vessels up to 3,000 tons, and a fine graving dock is in course of construction. The dimensions of this new clock will be :-Length over all, 625 feet; length at bottom, 555 feet; breadth 120 feet; breadth at entrance, 90 feet; depth, 30 feet.

The port, the chief naval station of Russia on the Pacific, is commanded by an Admiral appointed from home, and there is also a military Governor, residing at Wladivostock, who is in command of the forces spread over the South Ussuri district. The municipal affairs of the town are managed by a Mayor and Town Council elected by and from among the Russsian civil community. The town is built on the southern slope of the hills running along the northern shore of the harbour. 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 good roads. Most conspicuous among the buildings are the government offices, the barracks, the railway station, the museum, the Russian church, the Governor's residence and that of the Admiral Commanding, which is surrounded by a Public Garden, while the houses of the more alluent merchants are well and substantially built. In the Public Garden the naval band plays twice a week during the summer. There is a Naval Club, to which civilians are admitted as nonvoting members, two or three hotels, a gymnasium or school for boys, an institute for girls, and military and naval hospitals. The town has a population of upwards of 20,000, most of whom are of European extraction. The Garrison numbers in all about 8,000 men, consisting of 2,000 marines and 6,000 infantry of the line, artillery, and engineers, and is partly accommodated on Dundas Island. There are also about 20,000 troops in other parts of the province and in Saghalien. In June, 1891, the Czarewitch cut the first sod of the Wladivostock section of the Siberian Railway, which section will shortly be completed. The value of the import trade of Wladivostock in 1888 was 5,978,587 roubles; the exports have been very trifling hitherto, but will doubtless increase so soon as railway communication with the interior is established. In 1891, 117 vessels with a net registered tonnage of 101,255 entered the port.

NICOLAJEWSK

The port and settlement of Nicolajewsk, founded in 1851 by Admiral Nevelskoi, is situated on the river Amur, about 29 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. It is navigable for vessels of light draught for more than 2,000

WLADIVOSTOCK

miles, and vessels of 12 feet draught can get up 600 miles. The town is built on a pla-teau 50 feet above the sea level and gradually slopes down to the river to the eastward. 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 dome, but it is built of wood and is already showing signs of deterioration. At the back of the Cathedral is a large grass grown square, two sides of which are occupied by Barracks, Governor's House, and Police Station. There are few substantial houses in the town, except those used as public buildings or stores, and there is little trade except in fish, quantities of salmon being dried and cured here. In 1882 the population was 3,500, but since the naval and military head-quarters were transferred to Wladiwostock the place has declined in importance. Nicolajewsk is fortified and a considerable garrison is maintained there.

DIRECTORY

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Commander—Lieut. S. Andreeff Lieutenant—P. Morosoff Second Officer—Novokowsky	P. L. Pavloff, chief engineer Str. "Novik"
Engineer—M. E. Akimoff Second do.—Pereborshenko	N. Maximoff, captain V. Schreitel, chief officer Str. "Vladimir"
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6

JAPAN

CONSTITUTION AND GOVERNMENT.

The government of the Japanese Empire was until lately that of an absolute monarchy. In the year 1868, the now ruling sovereign 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 Supreme Lord, or Emperor; but the appellation by which he is generally known in foreign countries is the ancient title of Mikado.

title of Mikado. Mutsu-hito, the reigning monarch, was born at Kyoto, on November 3rd, 1852; succeeded his father, Komei Tenno, 1867; married December 28th, 1868, to Princess Haru-ko, born April 17th, 1850, daughter of Prince Itchijo. The reigning Emperor is the 121st of an unbroken dynasty, which was founded 660 n.c. By the ancient and regular law of succession the crown devolves upon the eldest son, and, failing male issue, upon the eldest daughter of the sovereign. This law has often been disregarded in consequence of the partiality of the monarch or the ambition of powerful ministers, which was one of the principal causes that culminated in the dual system of Government in Japan. The Throne has frequently been occupied by a female. A new law of succession was promulgated in February, 1889, which excludes females from the Imperial Throne.

The power of the Mikado was formerly absolute, but its exercise was controlled to some extent by custom and public opinion. His Majesty, 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 present sovereign is favourable to the Shinto faith, he does not actively 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 nine departments, namely:—Gwaimu Sho (Foreign Affairs), Naimu Sho (Interior), Okura Sho (Finance), Kaigun Sho (Navy), Rikugun Sho (Army), Shiho Sho (Justice), Momhu Sho (Education), Noshomu Sho (Agriculture and Commerce), and Teishin Sho (Communications). In 1888 a Privy Council, modelled on that of Great Britain, was constituted. The new Constitution, promised by the Mikado in 1881, was proclaimed on the 11th February, 1889, and in July, 1890, the first Parliament was elected and met on the 29th November. The Parliamentary system is bicameral, the House of Peers and the House of Representatives constituting the Imperial Diet. The Upper House is partly elective, partly hereditary, and partly nominated. The Lower House consists of 300 members, to be elected by ballot, and its duration is fixed at four years, but in case of necessity the term may be prolonged. The Emperor nominates the Ministers forming the Cabinet and there is no recognition of the responsibility of the Cabinet to the Diet.

The Empire is divided for administrative purposes into three Fu, or cities (Tokyo, Kyoto, and Osaka), and forty-three 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. These fu and ken are governed by prefects. The prefect of Tokyo Fu is of higher rank, but as regards his executive power it varies little from those of the other fu and ken. The latter are all on an equal footing, are under control of the Naimu Sho, 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 fortyeight local Courts and the seven Supreme Courts at Tokyo, Osaka, Nagoya, Hiroshima, Nagasaki, Miyagi, and Hakodate, over which the Daishin In presides at Tokyo.

Previous to the last change of Government, which restored the ancient Imperial regime, the administrative authority rested with the Shogun (Military Commander) whom foreigners were at fir is led to recognise as the temporals overeign, 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 1869, when the Tokugawa family were dispossessed of the usurped authority. Under the Shogun two hundred and fifty Daimios (feudal princes) shared the administrative power, being practically supreme in their respective domains ocnditionally 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 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 estimated revenue of Japan for the year 1891-92 is valued at \$81,980,081, and the total expenditure at \$81,978,578.

The domestic debt of Japan in 1890 was \$295,000,000. The Foreign debt amounted to \$5,830,000. Against this debt, however, has to be set a reserve fund amounting in 1889 to \$29,706,405.

Army and Navy.

The armed force of Japan is divided into the Standing Army, the Reserve, and the Militia, and the troops into five classes. When on a peace footing the Army numbers 56,640 men, and on a war footing 245,310 men. They are stationed in various parts of the Empire, which is divided into six military districts, having headquarters at Tokyo, Nagoya, Sendai, Osaka, Hiroshima, and Kumamoto. Each of these military districts contains in time of peace 4 battalions of Infantry, 1 regiment of Cavalry, 2 batteries Artillery, 1 regiment of Engineers, and 1 regiment of Transport Corps. Camps are established in 56 places. Not included in the above are the Imperial Guard composed of 5,336 picked troops, which bring up the strength of the regular army, in time of peace, to some 61,976. The army has been organised on the French system by officers specially selected by the French Government.

The navy of Japan consists of one ironclad frigate, three steel coastguard ships, six composite corvettes, six steel cruisers, five wooden corvettes, six sloops (five steel, one composite), and five wooden gunboats, besides one torpedo catcher, one scagoing torpedo boat, and twenty-nine torpedo boats. The largest of these ships, the steel coastguard ship Itsukushima, just completed in France, has a displacement of 4,278 tons with engines of 5,400 horse-power; her armament consists of one powerful gun (65 tons), and twelve smaller ones. The Matsushima and Hashidate are sister ships to the Itsukushima, and possess similar armament; the former was built in France and the latter in Japan. The possess similar animeter, the former was built in France and the latter in superior in the part. The next largest vessel, the iron lad frigate Fues, has a displacement of 3,779 tons with engines of 3,932 horse-power. The armour is from 7 inches to 9 inches in thickness, while the armament consists of four 151-ton and two 51-ton steel breechloaders by Krupp, so arranged as to command every point of the horizon. The iron clad corvette called the Kongo has a displacement of 2,800 tons, with engines of 2,500 horse-power, and a belt of armour 41 inches thick. The armament consists of 12 Krupp runs coupled of the point of 184 rounds. The Krupp guns, capable of throwing steel shells of 124 pounds. The *Hiyei* is a sister ship to the *Kongo*. The steel cruiser *Tsukushi* steams 16 knots an hour, and carries two 25-ton breechloading guns, one in the bow and stern respectively. Two more fast and powerfully armed cruisers, the Naniwa and Takachiho, having each a displacement of 3,709 tons, built by Messrs. Armstrong & Co. in England, arrived in Japan in 1886 They steam 18 knots an hour and carry two 25-ton breechloading guns besides machine guns. Another steel cruiser, the *Chiyoda*, built on the Clyde, arrived in Japan in 1890. She is a vessel of 2,450 tons, and carries 25 guns and three torpedo tubes. The first class steel cruiser Yoshino, now in course of construction in England, is of 4,200 tons displacement, with engines of 5,500 horse power, and is expected to steam 23 knots. Some other smaller vessels are also being built in Japan.

POPULATION, TRADE, AND INDUSTRY.

The total area of Japan is estimated at 156,604 square miles, and the population, according to census returns taken in December, 1890, was 40,453,461, namely, 20,431,097 males and 20,022,364 females. The empire is geographically divided into the four islands: Honshiu, the central and most important territory; Kiushiu, "nine provinces," the south-western island; Shikoku, "the four states," the southern island; and Yezo, the most northerly and least developed. The former three islands are sub-divided into eight large roads, containing sixty-six provinces, and the latter (Yezo or Hokkaido) is divided into eleven provinces. Administratively, as before mentioned, the Empire is divided into fu and ken, each ken containing more than one province.

The trade of 1891 was	divided bet	ween the 1	reaty ports	s in thefoll	lowing pro	portions:-
Yokohama	Kobe	Osaka	Nagasaki	Hakodate	Other Po	rts Totals
Imports, Yen 28,982,816	25,700,501	4,084,705	2,932,133	217,480	1,009,633	62,927,268
Exports, , 49,540,893	21,733,718	981,103	3,842,222	638,709	2,790,627	79,527,272

Total, ,, 78,523,709 47,434,219 5,065,808 6,774,355 856,189 3,800,260 142,454,540

The following was the total value of commodities exported to and imported from Foreign Countries in 1891 :--

	Exports	Imports	Total
United States of AmericaYen	29,795,755	6,840,048	36,635,803
Continent of Europe	18,299,919	10,377,665	28,677,584
Great Britain	5,633,137	19,996,051	25,629,188
Hongkong	12,578,695	5,089,606	17,668,301
China	5,825,851	8,798,428	14,624,279
India and British Colonies	3,087,763	5,863,758	8,951,521
Corea	1,466,040	4,032,922	5,498,962
Other Countries and Ship's use,",	2,840,112	1,928,790	4,768,902
Yen	79,527,272	62,927,268	142,454,540

Yen 79,527,272 62,927,268 142,454,540 The following table shows the total values of the principal classes of Goods exported in 1891

11(10)1	
Books and PaperYen 269,979	Silk, Floss Silk and Cocoons. Yen 32,175,892
Coal, 4,749,734	Skins, Hair, Shells, Horn, etc. " 279,718
Drugs Medicines, Dyes, &c " 2,506,116	Tea
Grain, Beverages and Provns. " 10,923,467	Textile, Fabrics, Clothing, etc. " 5,372,413
Matches, 1,843,637	Sundries & Duty Free Goods. " 6,247,764
Metals	Foreign Produce and Manf. " 789,219
Oil and Wax	
Porcelain and Earthenware. " 1,287,027	Yen 79,527,272
The Imports from various Foreign Cou	intries in 1891 are classified by the Imperial
Bureau of Revenue as :	
Arms, Clocks, Machinery, &c. Yen 3,990,611	Linen & Manufactures ofYen 326,159
Beverages and Provisions , 886,930	Metals and Manufactures of , 5,140,893
Books and Stationery " 609,990	Oil and Wax, , 4,971,784
Clothing and Apparel	Silk Manufactures
Cotton, Raw, 8,199,251	Sugar
Cotton Yarn , 5 589,290	Textile Fabrics, Miscellaneous 393,390
Cotton Piece Goods	Vessels
Drugs, Medicines, & Chemicals, 2,225,767	Wines and Liquor,, 430,111
Dyes and Paints	Woollen Manufactures
Glass and Glass Ware	Sundries, 2,521,639
Grain (Rice, Beans, &c.) , 6,106,537	
Hair, Horas, Ivory, Skin, &c. ,, 1,177,101	Yen 62,927,268
The total Shipping, from and to Foreig	n countries for the year 1891 was—
Entered Tonnago	Cleared Tonnage Total Tonnage
Steamers 1,285 1,603,599	1,173 1,477,546 2,458 3,081,145
bail n.: Vessels 968 138,406	1,068 137,253 2,036 275,659
2 253 1 742 005	2.241 1.614.799 4.494 3.356.804

Of which 468 steamers and 209 sailing vessels entered, and 62 steamers and 54 sailing vessels of 1,688,348 tons and 15 sailing vessels of 18,709 tons entered and 1,295 steamers of 1,817,738 tons and 15 sailing vessels of 17,118 tons cleared in the coast trade between the open ports. Of these one half were British and one third Japanese employed in foreign trade. The merchant vessels entered from Foreign countries in 1891 were divided among the different nationalities as under —

0	Strs.	Tonnage	Sailing	r Tonnage	Total	Tonnage
Dritish		786,347	53	62,944	520	849,291
Japanese (excluding Junks)	410	349,658	116	19,051	526	368,709
German	233	212,196	5	3,861	238	216,057
American	21	56,295	27	33,470	48	89,765
Norwegian	75	86,965	1	1.398	76	88,363
French	26	62,657	1	1,060	27	63.717
Other Countries	53	49,481	4	1,849	57	51,330
The total Custome Reve	mun for	the came	3709 2	consisting of	Export	Duties

yen 2,202,761; Import Duties, yen 2,401,238; Miscellaneous, yen 119,472; total, yen 4,723,472.

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. The treaties with some of the Powers were revised in 1889, and it was intended that the new treaties should come into operation in February, 1890, when the whole country was to be opened to subjects and citizens of such Powers, and extraterritoriality abolished. An agitation arose, however, in Japan, the Foreign Minister was, on the 19th October, 1889, severely wounded in an attempt made on his life in Tokyo, and the work of treaty revision had to be suspended. The German, American, and Russian Treatics were signed in 1889, but have not yet been ratified. Negotiations have since been resumed, and the British Treaty is now in course of revision.

Railways in Japan are now being rapidly pushed forward. The first railway constructed was the one connecting Yokohama with Tokyo; it is 18 miles long and was opened for traffic as a single road on the 12th June, 1872, and was completed as a double line throughout on the 8th May, 1880. There are now over 1,500 miles of railway open in Japan. The principal line in point of importance is what is known as the Tokaido Railway, which now unites Tokyo with Kobe, vid Yokohama, Shizuoka, Nagoya, Kyoto, and Osaka. The North-Eastern Railway runs from Tokyo to Aomori, a port on the northern coast, and is 454 miles in length. The last section, from Morioka to Aomori, was opened to traffic on the 3rd September, 1891. Other lines are in course of construction, some of which will ultimately complete the chain of communication from the extreme north of Hondo to Nagasaki in the south. In 1892 the Diet passed a law giving power to the Government to construct a network of state railways which will ultimately connect all the important towns in the Empire, and to issue bonds in the first instance to the extent of Yen 60,000,000 to meet the expenses. The ports of Yokohama, Kobe, Osaka, Nagasaki, and Hakodate are connected with

The ports of Yokohama, Kobe, Osaka, Nagasaki, and Hakodate are connected with each other, and with Europe, by lines of telegraph, and the telegraph system, extending over 6,500 miles, connects all the important towns of the Empire. Japan has joined the Universal Postal Union, and for the past eleven years has conducted the international as well as domestic postal service. The telephone has been introduced into Tokyo and other large cities.

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 nearly 36 square miles. The Sumida, or Okawa (Great River), runs through the city, dividing Tokyo proper from the districts on the east side called 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 fifteen grand divisions, and its suburbs into six divisions. It is in fact more like an aggregation of towns than one great city. The Castle of Tokyo occupies a commanding position on a hill a little to the westward of the centre of the city. It is enclosed in double walls, and surrounded by a fine broad moat. Within the Castle formerly stood the Imperial Palace and several public offices, but the destructive fire of the 3rd of April, 1872, levelled these ancient and massive buildings, leaving only the surrounding lofty turrets and walls. A new Palace on the old site has been constructed, and the Mikado took up his residence there in January, 1889. The Imperial Garden called Fukiage is situated within the enclosure of the Castle. 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, &c., and is most carefully kept. This fine garden well repays inspection, and admission can be obtained by visitors with orders granted by the Department of the Imperial Household.

Between the Castle and the outer walls, a large area was until recently occupied by the numerous palaces of the Daimios, but nearly all these feudal erections have now given place to smart brick or stone buildings, used as Public Offices, Barracks, Government Schools, dc., so that at the present time very few of the Daimios' palaces remain to illustrate what old Yedo was like in the time of the Shogunate. Some of those that remain, near the Castle, have been converted into Government Offices. They are large long buildings of a single high storey, plain but substantial, with no pretensions to architecture, but interesting as reminiscences of feudal Japan.

to architecture, but interesting as reminiscences of feudal Japan. The remaining portion of the city outside the walls is very densely inhabited, and may be called the commercial district of Tokyo. It has a circumference of 24 miles and covers an area of about 29 square miles. The most important part of the business quarter is on the cast of the Castle, and is traversed by a main street running from the north to the south-west under different names. A considerable length of this thoroughfare, which is called Ginza, is lined with newly built brick buildings in the European style; the road is wide and well kept, the pavement broad and planted with Education is very general in Japan, and is making great progress. There are numerous Middle Schools, Normal Schools, and Colleges for special studies, such as Law, Science, Medicine, Mining, Agriculture, and Foreign Languages, and several High Female Schools have been established, and are carefully fostered by the Government. In order to facilitate the prosecution of foreign studies the Government of the Mikado has engaged many European professors, and also sent, at the public expense, a large number of students to America and Europe. An association called the Romaji Kwai, for promoting the adoption of the Roman alphabet in Japan, was formed in 1885, but is not making much progress.

trees on either side. As it is in close contiguity to the principal railway station, it is always very animated and thronged with vehicles and foot passengers.

The north end of the main street leads to the new public park or garden named Uyeno, which was formerly occupied by 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 erected, 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. The temple is elevated about 20 feet from the ground. A flight of steps gives access to the interior. There is a chief altar at the extreme end of the temple, with side chapels at its right and left, containing a great number of wooden images and *ex votos*. The interior is not very large, and is not so conspicuous for cleanliness as most of the public buildings in Japan. At the right of the temple there is a fine old Pagoda, and near it 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 south-west, 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 buildings which are called the Temple of Confucius were formerly the University of Tokyo, but this has been superseded since the Restoration by the Teikoku Daigaku and other schools in which Foreign instructors are employed. There are altogether 1,275 temples in Tokyo, some of which are fine edifices. The building in which the Imperial Diet meets is a plain edifice, and is only intended for temporary use.

The districts of Honjo and Fukagawa form the quiet portion of the capital. This quarter is connected with Tokyo proper by five great bridges, some of which are constructed of iron and some of wood. They are called, commencing on the north, Adsuma-Bashi, Umaya-Bashi, Ryogoku-Bashi, O-Hashi, and Eitai-Bashi respectively. The quay on the banks of the Sumida forms a spacious and handsome street, and may be especially recommended to a traveller who has only a few days to spend in Tokyo. In passing along the quay he will see across the stream several fine temples and great buildings which stand on the western banks of the Great River, and he may get at the same time a very good idea 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 is covered by paddy fields, in the midst of which rise picturesquely situated houses. There are also extensive pleasure gardens, such as Asuka-yama, and neat little villages. The part west of the Castle contains fifty temples, and a number of nobles' palaces. The district on the south of the Castle, with an area of about $17\frac{1}{2}$ square miles, contains about sixty temples. The most remarkable among them is Yutenji in Meguro.

Several great fires have during the last decade or so swept Tokyo, and these have led to great improvements and the widening of the streets. Rows of good houses in brick and stone, and new bridges, in many cases of iron or stone, have been built and the city has in many portions been thoroughly modernised. Tramways have been laid and the cars are usually crowded with passengers. The main streets and those adjacent to them are lighted by electricity, and the remainder by gas and oil lamps. A race course has been formed close to Uyeno. Lines of telegraph, 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 well kept, and improvements attend the work of reconstruction after each conflagration. But as the city is in a transition state, it necessarily presents many strange anomalies. Side by side with lofty stone buildings stand rows of rude wooden houses. As with the buildings so with the people; while the mass still wear the native dress, numbers appear in European costume. The soldiers and police are dressed in uniform on the Western model.

TOKYO

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 and its suburbs was, according to the official census of 1891, 1,510,841; that of the city proper being 1,217,309. The foreign residents in June, 1891 numbered 807, of whom 214 were British, 204 American, and 133 German. Many of these residents are in Government or Japanese employ.

Japanese employ. The native Press is represented by more than a hundred newspapers, several of which are dailies. Among them the Nichi Nichi Shimbun, the Hochi Shimbun, the Choya Shimbun, the Jiji Shimpo, the Mainichi Shimbun, and the Tokyo Shimpo take the lead. There are 1,225 schools of different classes, including one university. A large and handsome new hotel designed for foreigners and called the Imperial Hotel, was opened in 1890. It contains 65 rooms and is luxuriously fitted up. It is within five minutes' drive of the Shimbashi railway station.

DIRECTORY

IMPERIAL GOVERNMENT

NAIKAKU (CABINET)

Count Ito Hirobumi, Prime Minister and Minister of Finance Count Inouye Kaoru, Minister for Home Affairs Mutsu Munemitsu, Minister for Foreign Affairs Vice-Admiral Viscount Niire Kagenori, Minister of the Navy Count Goto Shojiro, Minister of Agriculture and Commerce General Count Yamagata Aritomo, Minister of Justice General Count Oyama Iwao, Minister of War Kono Togama, Minister of Education Count Kuroda Kiyataka, Minister of Communications

KWAMBO (SECRETARIAT) Ito Miyoji, chief secretary Ariga Nagao, confidential secretary to Prime Minister

SHOKUN KYOKU (BOARD OF DECORATION) Marquis Saionji Kintomo, president Viscount Ogiu Yuzuru, vice-president

HOSEI KYOKU (LEGISLATIVE BUREAU) Suyematsu Kencho, presdt. & dirtr. first sec. Hirata Tosuke, director second section Imamura Waro, director third section

KIROKU KYOKU (RECORD BUREAU) Hirohashi Kenko, director

KWAIKEI KYOKU (ACCOUNTANT'S OFFICE) Inouye Kiyoshi, director

KWAMPO KYOKU (OFFICIAL GAZETTE) Okuda Yoshiheto, director

TOKEI KYOKU (STATISTIC BUREAU) Ishibashi Shigetomo, director KWAIKEI KENSA IN (BOARD OF AUDITORS) Dosambashi-dori Viscount Watanabe Nobori, president H. Roesler, legal adviser A. Mosse, legal adviser F. T. Piggott, do. A. Jaudon, translator

SUMITSU IN (PRIVY COUNCIL) Count Matsugata Masayoshi, president Count Higashikuze Michitomi, vice-presdt. Hirayama Shigenobu, chief secretary

KUNAI SHO (IMPERIAL HOUSE-HOLD DEPARTMENT) Imperial Palace, Tokyo Viscount Hijikata Hisamoto, minister Hanabusa Yoshitada, vice-minister Secretariat Nagasaki Seigo, confidential secretary Saito Totaro, do. Section for Interior Affairs Matano Migaku, chief Section for Exterior Affairs Sannomiya Yoshitane, chief

Section for Inspection, etc. Yamasaki Naotane, chief Board of Chamberlains Marquis Tokudaiji Sanenori, grand chamberlain Board of Ceremonies Marquis Nabeshima Naohiro, grand master Sannomiya Yoshitane, vice grand master Prince Kujo Michitaka, chief ritualist Iwakura Tomotsuna, chief musician Services to H. I. M. the Empress Dowager Viscount Sugi Magoshichiro, grand master Hayashi Naomochi, master Services to H. I. M. the Empress Viscount Kagawa Keizo, grand master Sannomiya Yoshitane, master Services to II.I.H. the Crown Prince General Oku, grand master Adachi Masana, master Imperial Treasury Shirane Senichi, director Bureau of Imperial Estates Iwamura Michitoshi, superintendent Bureau of Peerages Prince Iwakura Tomosada, superintendent Services of the Imperial Cookery Visct. Itsutsuji Yasunaka, grand master Bureau of Palace Superintendence Captain Yamaguchi Masasada, superintdt. Imperial Police Station Kawabata Kiyosada, chief Imperial Library Kodama Aijiro, director Bureau of Imperial Works Tsutsumi Masay oshi, director Bureau, of Imperial Mews Viscount Fujin ni Katotada, director Bureau of Imperial Sepulchres Kawada Takeshi, director Bureau of Imperial Physicians Dr. Ikeda Kensai, president Bureau of Imperial Venery Captain Yamaguchi Masasada, director Bureau of Purchase Yamazaki Naotane, director Bureau of Court Auditors Yoshikawa Akimasa, director Privy Court Councillors Marquis Tokudaiji Sanetsune, lord keeper of the seals (Naidaijin) Viscount Soga Sukenori Viscount Miura Goro Viscount Kiyooka Kocho Yoshikawa Akimasa Iwamura Michitoshi Viscount Yamao Yozo Kuki Ryuichi Viscount Tanaka Mitsuaki Baron Maki Nagayoshi Baron Saisho Atsushi Baron Takasaki Masakaze Shirane Senichi Nishimura Shigeki Dr. Hashimato Tsunatsune

Dr. Nagayo Sensai Secretariat of the Naidaijin Ishibashi Masakata Sakurai Yoshimi Bureau of Imperial Private Record Inoue Takeshi, president Matano Migaku, confidential secretary Count Hirohashi Kenkwo, do. Imperial Museum Kuki Ryuichi, director general Boys' Nobles' School Viscount Tanaka Mitsuaki, director Girls' Nobles' School Nishimura Shigeki, director Mrs. Shimoda Utako, inspectress Services to the Imperial Princes and Princesses Viscount Yamao Yozo, grand master of court of H.I.H. the Prince of Arisugawa Yamasaki Naotane, do. Prince of Yamashina Baron Takasaki, do. Prince of Komatsu Admiral Maki, do. Prince of Fushimi Matano Migaku, do. Prince of Kuni Baron Takasaki, do. Prince Kitashirakawa Viscount Kagawa Keizo, do Prince Kwanin GWAIMU SHO (MINISTRY FOR FOREIGN AFFAIRS) 1, Kasumigaseki, Tokyo Mutsu Munemitsu, minister Hayashi Tadasu, vice minister DAIJIN KWAMBO (CABINET OF THE MINISTER) Nakada Takanori, private secy. to minister Goh Kéita, do. Imin Kwa (Section of Emigration) Hara Takashi, chief Shomu Kwa (Section of the Personnel) Uchida Yasuya, chief Kwaikei Kwa (Section of Accounts) Sekiguchi Takeshi, chief Kiroku Kwa (Section of the Archives) Kato Masuo, chief SEIMU KYOKU (DIRECTION OF POLITICAL

AFFAIRS) Kurino Shinichiro, director

TSUSHO KYOKU (DIRECTION OF COM-MERCIAL AFFAIRS) Hara Takashi, director

TORISHIRABE KYOKU (LAW BUREAU) Hara Takashi, director

HONYAKU KYOKU (DIRECTION OF THANSLATIONS) Komura Jutaro, director

NAIMU SHO (HOME DEPARTMENT) 2, Ote-machi Itchome Count Inouye Kaoru, minister Watanabe Chiaki, vice-ministor

DAIJIN KWAMBO (MINISTER'S SECRETARIAT) Egi Chiyuki, confidential secretary Mizukami Hiromi, do. Ofuku Kwa (Correspondence Section) Yamagata Isaburo, chief Hokoku Kwa (Section of Reports) Yamagata Isaburo, chief Bunsho Kwa (Documentary Section) Kuroda Tsunahiko Yamagata Isaburo Kiroku Kwa (Section of Archives) Otsuka Kenzaburo, chief KENJI KYOKU (DIRECTION OF LOCAL ADMIN-ISTRATION) **Omori** Shoichi, director KEIHO KYOKU (DIRECTION OF POLICE AF-FAIRS) Takasaki Chikaaki, director DOBOKU KYOKU (ENGINEERING BUREAU) Furuichi Koi, director Mjr. Gl. H. S. Palmer, consulting engineer J. de Ryke, civil engineer EISEI KYOKU (SANITARY BUREAU) Goto Shinpei, director SHAJI KYOKU (BUREAU FOR SHRINES AND TEMPLES) Kunishige Masabumi, director SHOMU KYOKU (LAND, POPULATION, LIB-RARY, AND ACCOUNTANT'S BUREAU) Oya Yasushi, director SHUJI KAN (PRISONS) Ishizawa Kingo, governor, Tokyo prison Yagi Hidetaro, governor, Miyagi prison Watanabe Isei, governor, Miike prison Nagaya Matasuke, governor, Hyogo prison OKURA SHO (FINANCE DEPT.) 2, Ote-machi, Itchome Watanabe Kunitake, minister Tajiri Inajiro, vice-minister DAIJIN KWAMBO (SECRETARIAT) Tani Kinichiro, confidential secretary Hayakawa Senkichiro, do.

Tani Kinichiro, confidential secretary Hayakawa Senkichiro, do. Komai Chokaku, counsellor, 2nd office Soyeda Juichi, do., do. Mizumachi Kesaroku, do., do. Yoshida Ichijuro, secretary, chief 3rd office Tokonami Takejiro, do., do. Yamamoto Toyomi, secy., chief 4th office

SHUZEI KYOKU (REVENUE BUREAU) Kato Takaaki, director

SHUKEI KYOKU (ACCOUNTANT'S BUREAU) Matsuo Omiyoshi, director KOKUSAI KYOKU (NATIONAL DEBT BUREAU) Arishima Takeshi, director

KANSA KYOKU (INSPECTOR'S BUREAU) Suzuki Riko, director

Yokin Kyoku (Deposit Bureau) Hyoto Masanori, director

ZOHEI KYOKU (MINT) Shin Kawasaki-Machi, Osaka Endo Kinsuke, director Hasegawa Tameharu, commissioner

ZEIKWAN (CUSTOM HOUSES) Megata Tanetaro, superintdt., Yokohama Watanabe Itaru, assistant do. do. Tomita Junkyu, chief appraiser, do. H. Z. Wheeler, appraiser, do. Egawa Kumpei, superintendent, Kobe Watanabe Makita, appraiser, do. Egawa Kumpei, superintendent, Osaka Hırakawa Buhei, superintdt., Nagasaki Noda Takao, superintendent, Hakodate Watanabe Yoshiro, superintdt., Nijgata

INSATSU KYOKU (GOVERNMENT PRINTING OFFICE) Ote-machi, Nichome Tokuno Michiharu, director Shichijo Heiroku, commissioner

RIKUGUN SHO (WAR DEPARTMENT)

l, Nagata-cho, Itchome General Count Oyama Iwao, minister Major-General Kodama Gentaro, viceminister

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Colonel Kojima Masukane, chief adjutant

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Lieut.-Colonel Nakamura Yujiro, director of artillery office

Lieut.-Colonel Ishimoto Shinroku, director of engineering office

Veterinary Inspector Fukaya Shiuzo, director of veterinary office

KEIRI KYOKU (Accountant's Office) Intilt. Paymr. Genl. Noda Hiromichi, dirtr.

Іми Куоки (Medical Office) Surgeon-General Ishiguro Tadanori, dirtr.

HOKWAN	BU (JUDGE	ADVOCATE'S
	OFFICE)	

Judge Adv. Gen. Watanabe Nakaba, dirtr

KEMPEI SIREIBU (GENDARMERIE OFI : E) Colonel Mitsuma Masahiro, director

TONDENHEI HOMBU (COLONIAL TROOPS) Major-Gen. Nagayama Takeshiro, comdr.

Tokyo Hohei Kosho (Tokyo Arsenal) Colonel Takebashi Naobumi, director

OSAKA HOHEI KOSHO (OSAKA ARSENAL) Lieut.-Colonel Ota Tokusaburo, director

SAMBO HOMBU (GENERAL STAFF) General Prince Taruhito, director Lieut.-Genl. Kawakami Soroku, v.-director Lieut.-Colonel Kamiryo Yorikata, adjutant Col. Terauchi Masakata, director first bur. Col. Takahashi Korenori, do. second bureau Major Fukushima Yasumasa, director compilation bureau

Colonel Y. Yenya, director, staff college Col. Fujii Kanefusa, do. surveying bureau Lieut.-Colonel Tasaka Toranosuke, director of trigonometric bureau

Lieut.-Colonel Seki Sadateru, director of topographic bureau

Major Hayakawa Satoyoshi, director cartography

KANGUN BU (ARMY INSPECTION OFFICE) Lieut.-General Miyoshi Shigeomi, inspector Major-General Snigeno Kiyohiko, inspec-

tor of military colleges and schools Major-General H. Oshima, chief staff officer Major-Genl.Sano Nobukatsu, inspr. cavalry Major-General Makino Ki, inspector of for-

tification artillery

Major-General Kuroda Hisataka, inspector

of field artillery Col. Yabuki Hideichi, inspr. engineers Lt.-Col. Harada Ryotaro, inspr. of commist. Colonel Yamanouchi Michiyoshi, director

of examination committee Major-Genl. Makino Ki, dirtr. artillery do.

Col. Yabuki Hideichi, dirtr. of engrng. do. Colonel Yamanouchi Michiyoshi, director

of artillery and engineering college

Col. Okubo Haruno, dirtr. of military college

Lieut.-Colonel Yamanouchi Nagato, direc-

tor of preparatory school Colonel Haraguchi Kaname, director of model college

Col. Hirasa Korezumi, dirtr. riding school Colonel Kurose Yoshikado, director of gunnery school

Colonel Hatano Ki, director of non-commissioned officers school

KONOE KYOKU (IMPERIAL GUARD) General Prince Akihito, commander

Major General Onuma Wataru, commander of first brigade Major General T. Kuroki, commander of

second brigade

KAIGUN SHO (NAVAL DEPT.)

2, Awoi-cho, Akasaka

Vice-Admiral Vct. Nire Kagenori, minister Vice-Admiral Ito Shunkichi, vice-minister

DAIJIN KWAMBO (MINISTER'S SECRE-TARIAT)

Captain Yamamoto Gombei, director Chief Acct.-Inspr. Toki Yutaka, sub-dirtr.

Chief Account-Inspector Murakami Keijiro, private secretary to the minister

Lieut. Hirose Katsuhiko, aide-de-camp

KAIGUN SAMBO BU (GENERAL STAFF OFFICE)

Rear-Admiral Baron Inoue Yoshika, chief Lieut. Hirose Katsuhiko, aide-de-camp to minister

Lieut. Nawa Matahachiro, aide-de-camp Captain Kodama Toshikuni

Captain Omoto Chido

Captain Arima Shinichi

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DAINI KYOKU (SECOND BUREAU) Rear-Admiral Ainoura Norimichi, director Commander Hayasaki Chief Constructor Saso Sachu

DAISAN KYOKU (THIRD BUREAU) Paymaster-Gl. Honjuku Takumei, director Chief Account-Inspectors-Murakami Keijiro, K. Harada, Y. Sakuma

ONOHAMA DOCK YARD Constructor Engineering Inspector Yamaguchi Tatsuya, superintendent (For Foreigners see Kobe Directory)

DAI GAKKO (NAVAL ACADEMY) Captain Yamamoto Yoshinori, vice-presdt. Captain John Ingles, adviser

HEI GAKKO (NAVAL COLLEGE) Etajima, Hiroshima Ken (Inland Sea) Rear-Admiral Yamazaki Kayenori, presdt. Captain Ogata Koreyoshi, vice-president

EISEI BU (BOARD OF HEALTH) Mdl. Dir. Gl.-Saneyoshi Yasuzumi, presdt

GUNI GAKKO (MEDICAL COLLEGE) Public Garden, Shiba Dy. Inspr.-Gl. Kagami Mitsukata, presdt.

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SHUKEI GAKKO (PAYMASTERS' SCHOOL) Chief Accnt.-Inspr. Gejo Masao, director

KIKWAN GAKKO (ENGINEERING SCHOOL) (Yokusuka)

Chief Inspector of Machinery Yagi Yoshitame, director

Zoheisho (Arsenal) Capt. Matsumura Seimei, superintendent

NAVY

YOKOSUKA CHINJU-FU (YOKOSUKA NAVAL HEAD-QUARTERS)

Vice-Admiral Baron Akamatsu Noriyoshi, commander-in-chief

Capt. Kodama Toshikuni, chief of the staff Commander Mukai Atsutada, staff officer Lieutenant Nomoto Tsunanki, do. Lieutenant Fukushima Yukiharu, secretary Paymaster Sakura Kotaro, do. Lieutenant S. Sudzuki, aide-de-camp

KURE CHINJU-FU

Vice-Admiral Viscount Nakamuta, commander-in-chief Captain Yoshijima Tokiyasu, chief of staff Commander Miyoshi Koki, staff officer Lieutenant Nagamine Kofu, do. Paymaster K. Nomura, secretary Lieut. S. Nishiyama, aide-de-camp

SASEBO CHINJU-FU

V-Adl. Hayashi Kiyoyasu, comdr.-in-chief Captain Nomura Tadashi, chief of the staff Commander Y. Geki, staff officer Lieutenant Kawanami Jirin, do. Paymaster Mimura Teijiro, secretary Lieut. Arakawa Kishi, aide-de-camp

YOKOSUKA GUNKO SHIREI BU (YOKOSUKA PORT ADMIRAL'S OFFICE)

Rear Admiral Fukushima Keiten, comding Commander Uchida Masatoshi, adjutant Lieutenant T. Ishiwara, do. Lieut. NakagawaShigemitsu, aide-de-camp

Captain M. Senju, commdt. naval barracks Captain Miura Ko, captain of the port Captain Miura Ko, captain steam reserve Commander J. Soyeshima, commandant of torpedo flotilla

Commander T. Nakamizo, commandant of sub-marine torpedo defence

(For Fleet see end of Directory)

MOMBU SHO (EDUCATION DEPT.) 1, Takehiracho Kono Tokama, minister

Kubota Yuguru, vice-minister

DAIJIN KAMBO (CABINET OF THE MINISTER) Kataoka Naoteru, private secretary Koyama Kenzo,

SEMMON GARUMU KYOKU (DIRECTION OF SPECIAL SCHOOL AFFAIRS) Hamao Arata, director

FUTSU GAKUMU KYOKU (DIRECTION OF GENERAL SCHOOL AFFAIRS)

Kubota Yuzuru, director

TEIKOKU DAIGAKU (IMPERIAL UNIVERSITY OF JAPAN)

1, Motofujicho, Hongo, and Meguromura, Komaba

In this list the University degrees are represented by the following contractions II. Hogakuhakushi, K. Kogakuhakushi, R. Nigakuhakushi, I. Igakuhakushi, B. Bungakuhakushi, Ho. Hogakushi, Ior. Horitsugakushi, Ko. Kogakushi, Ri. Rigakushi, Ig. Igakushi, Bu. Bungaku-shi, Ju. Juigakushi, No. Nogakushi, Bu. Bungaku-shi, Ju. Juigakushi, No. Nogakushi, S. Selgakushi, N. Nogeikagakushi, Rin., Ringakushi Kato Hiroyuki, B., president Professors Miyake Hiidzu I. Toyama

- Rato Hroyuki, D., president Professors Miyake Hiidzu, I., Toyama Masakazu, B., M.A., Kikuchi Dairoku, R., M.A., Ozawa Kenji, I., M.D., Matsui Naokichi, R., PH.D., Kinoshita Hiroji, II., licencié en droit, Tomii Masaakira, U. doctour en droit, Furmiahi Koi II., docteur en droit, Furuichi Koi, K., licencié des sciences, councillors Wadagaki Kenzo, II., Yamada Naokage, Tsuchiya Masatomo, Shimizu Hikogoro,
- secretaries
- Professor Tanaka Inagi, Bu. librarian
- Professor Terao Hisashi, R., licencié es sciences mathématiques, director of Tokyo Observatory

College of Law Kato Hiroyuki, B., H., director Hozumi Nobushige, do.

Professors

- Hozumi Nobushige, II., barrister-at-law, Jurisprudence, and Principles of Civil Law
- Kinoshita Hiroji, II., licencié en droit, Civil Law
- Tomii Masaakira, docteur en droit, French Law and Civil Law
- Wadagaki Kenzo, Bu., Political Economy, and History of Political Economy
- Sueoka Seiichi, Administrative Law, English, French and German Constitus.
- Uda Eggert, PH.D., Finance and National Economy, Statistics
- Alexr. Tison, M.A., LL.B., English Law
- Miyazaki Michisaburo, Ho., Roman Law, History of Institution and History of German Law
- Hozumi Yatsuka, II., Public, Constitutional, and Administrative Law
- Oumé Kénjiro, Hor., docteur en droit, Civil Law and Commercial Code
- L. S. Louholm, German Law
- Kana Nobu, H., Political Economy
- Hijikata Yasushi, Ho., Civil Code and Énglish Law
- Tsuboi Jiro, History of Institution

Koba Sadanaga, Bu., Politics Yokoyama Kuniomi. Criminal Law

- Matsuno Teiichiro, Exercises in Civil and **Criminal Pleadings**
- Inouye Shoichi, II., Code of Criminial Procedure

Assistant Professors

Okano Keijiro, Ilo.

Tajiri Inajiro, *II.*, B.A., Finance Tanabe Kaoru, Commercial Law

College of Medicine

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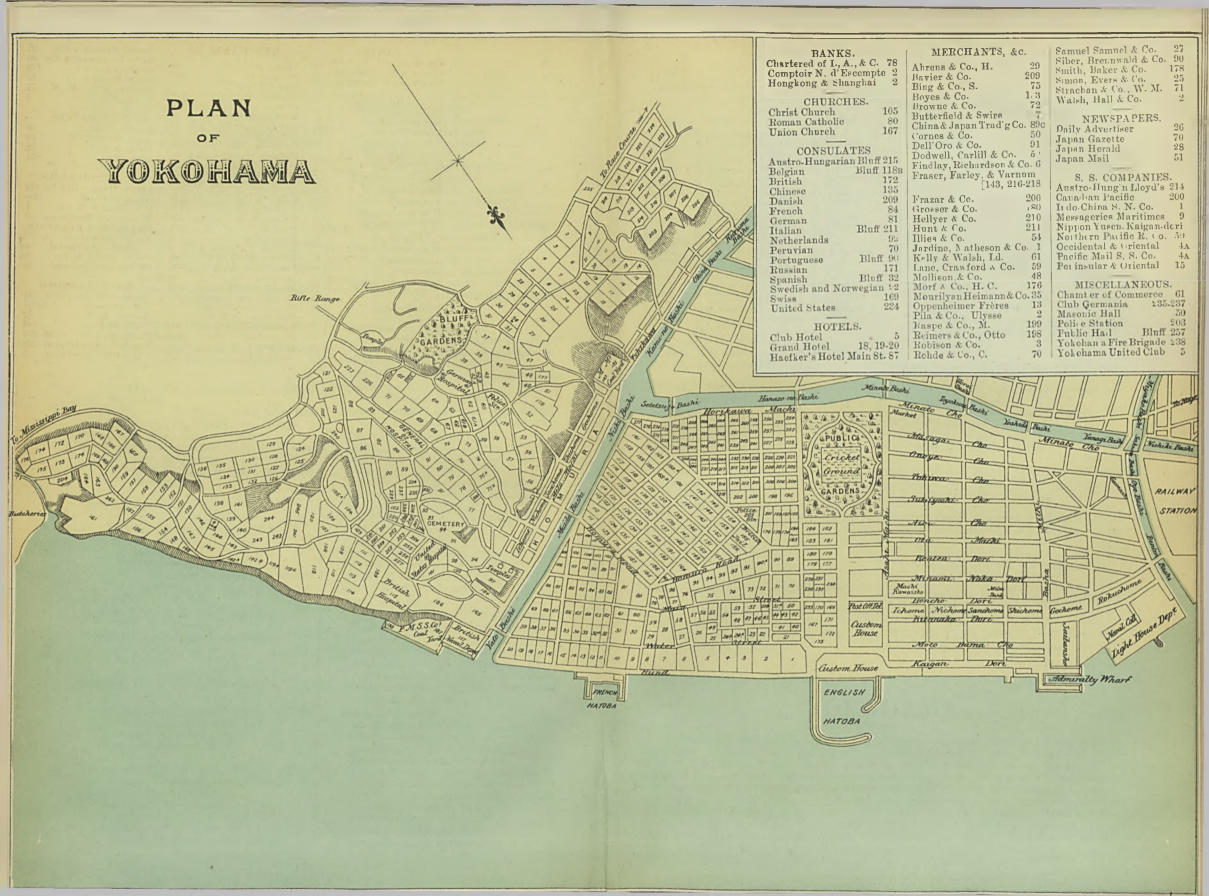
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YOKOHAMA

Yokohama is the principal Treaty port of Japan, 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 eighteen miles from the capital, with which it is connected by a line of railway. The settlement stands on what was originally a swamp, and—the town having sprung up from a poor fishing village only since the site was selected for a treaty port instead of the little town of Kanagawa—possesses few attractions for the visitor. The scenery around, however, 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 seventy-five miles distant. Yokohama is compactly built of low houses with tiled roofs. The town is divided into two nearly equal parts, the western half being occupied by the foreign settlement. Beyond the plain on which the town is built rises a sort of semicircle of low hills called "The Bluff," a special concession made to foreigners subsequent to the founding of the Settlement, which is now thickly dotted with handsome foreign villas and dwelling-houses in various styles of architecture, all standing in pretty gardens. From these dwellings charming prospects are obtainable. The Bluff is about 150 feet higher than the Settlement, and is much more salubrious. Along the water-front of the higher than the Settlement, and is much more salubrious. Along the water-front of the foreign settlement runs a good road called the Bund, on which, facing the water, stand many of the principal houses and hotels and the United Club. The streets in the foreign settlement are fairly paved, kerbed, and drained. There are Anglican, French Catholic, Union Protestant, and native Mission Churches in the settlement. A fine Cricket and Recreation Ground exists in the Settlement, and there are well laid out Public Gardens on the Bluff. There is a fairly good Race Course situated about two miles from the Settlement. A good Boating Club also exists, which has provided facilities for deep sea bathing. The Public Hall, containing a theatre and assembly rooms, neatly built of brick, is situated at the top of Camp Hill, and was opened in 1885. The chief nublic buildings in the native town are the Kencho, opposite the British Consulate. chief public buildings in the native town are the Kencho, opposite the British Consulate, the Town Hall, which has a clock tower, and the Custom House, a fine building erected in 1885. The Railway Station is also a creditable structure, being a well designed and commodious terminus. The town is now in the enjoyment of an excellent water supply, large Waterworks having been completed in 1887. The harbour is much exposed, and new works for its improvement have been commenced by the Government, which it is hoped will be completed early in 1894. These include two breakwaters of an aggregate length of 12,000 feet, so projected as to practically enclose the whole of the anchorage, leaving an entrance 650 feet wide between their extremities. A pier 2,000 feet long at which vessels may load or discharge is also included in the scheme. A graving dock will probably be constructed by private enterprise. Yokohama is well supplied with hotels, some of which afford good accommodation. There are four English daily papers published in the port, namely, the Japan Gazette, the Japan Herald, Japan Daily Mail, Japan Daily Advertiser; the Mail and Gazette also issue weekly editions. The population of Yokohama numbered, on the 31st December, 1891, 132,809. The number of foreign residents in 1891 was 4,920, of whom 3,348 were Chinese, 714 British,

and the rest of various nationalities.

The imports into Yokohama consist chiefly of cotton and woollen goods. In 1891, the values of the different classes of imports were as follows:--Cotton manufactures, \$6,277,702; woollen and mixed cotton and woollen manufactures, \$3,165,953; metals and manufactures of, \$2,651,137; kerosine \$2,284,759; sugar, \$4,747,587: miscellaneous, \$9,840,712; total, \$28,967,840. The total value of the exports was \$49,540,894 in 1891. Silk is the most valuable of the exports, being set down at \$31,740,826. The value of the tea exported was \$4,305,389. The total export of raw silk during the season from 1st July, 1891, to same date 1892, was 51,900 bales. The total export for the previous year was 33,662 bales. The export of tea during the season 1st May, 1891, to same date 1892, was 32,294.723 lbs., nearly all for America. The export during the previous season was 27,219,996 lbs.

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HAKODATE

This, the most northerly of the treaty ports of Japan, is situated in the south of Yezo on 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, 1,106 feet in height. The surrounding country is hilly, volcanic, and striking, but the town itself possesses few attractions. The foreign concession has never been built upon, the few foreign residents in the port having taken up their quarters in Japanese buildings. A row of fine temples, with lofty picturesque roofs, occupying higher ground than the rest of the town, are the most conspicuous buildings. 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 then rarely rises above 90 degrees Fahr.; in the winter it sometimes sinks to 18 degrees. The mean temperature throughout the year is about 48 degrees. The population of Hakodate in 1889 was 52,693. The number of foreign residents in 1889 was 69, of whom 36 were Europeans and Americans, and 33 Chinese; there are 16 more Europeans in other parts of Yezo.

52,693. The number of foreign residents in 1889 was 69, of whom 36 were Europeans and Americans, and 33 Chinese; there are 16 more Europeans in other parts of Yezo. The foreign trade of the port is small. The value of the imports in 1891 amounted to \$217,481, as compared with \$676,534 in 1890. The exports for 1891 amounted to \$638,709, compared with \$823,034 in 1890. The agricultural resources of Yezo have been to some extent developed under the auspices of the Kaitakushi or Colonization Department. The rich pasture lands are well adapted for breeding cattle. In the valuable and extensive fisheries on the coast, however, the chief exports of the future from Hakodate are to be looked for. Increasing quantities of dried tish and seaweed are exported annually, mostly to China. The mineral resources of Yezo are large, and may also some day yield a valuable addition to the exports of this port. There are now three large coal mines in operation, one in Poronai, one at Ikushunbetsu, and a third at Sorachi. Hakodate is connected with the capital by telegraph. A railway from Otaru to Sapporo, 22 miles long, was opened to public traffic on the 28th November, 1880, and has since been carried on to Poronai, where are some large coal mines, the total length of the line being 56 miles. A branch to Ikushunbetsu, seven miles, has since been made, and another line from the coal mines to Mororan, a port on the south-east of the island, a distance of 143 miles, has been completed and was open to traffic in July, 1892.

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NIIGATA

Niigata is situated on the west coast of Japan and in the southern part of the province of Echigo, at the mouth of the river Shinano. Though well located for trade it has yielded the most disappointing results of all the Treaty ports of Japan. Foreign goods find their way to Niigata in considerable quantities, but since the opening of the port no direct foreign trade has been developed there.

The town, which is one of the cleanest and best laid-out in Japan, covers an area of rather more than one square mile, and consists of five parallel streets intersected by cross streets watered by canals which communicate with the river. It has been materially improved within the last few years by the widening of the canals and streets, the latter of which are now lighted with petroleum obtained in the district. New Law Courts, Post-office, and Schools have been built, and the town is connected by telegraph with Tokyo and other cities of the Empire. A Government Hospital and a Medical School, as well as a large English School under English and American masters, have been established here. A handsome building for the local assembly was completed in 1884. A steam rice mill has been started and some fresh industries have been commenced. Niigata is still famed for the beauty of its women. The population of the town in December, 1891, was 46,527.

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OSAKA .

Osaka is the second city in Japan in point of size and commercial importance, and has not inaptly been termed the Venice of the Far East, owing to the manner in which it is intersected by canals. The city is compact and well laid out, the streets being regular, clean, and animated. Osaka is essentially Japanese, though a go-ahead and progressive city, and possesses much of interest to the foreign visitor. It is situated in the province of Settsu, and is built on the banks of the river Ajikawa, about five miles from the sea. The river is only navigable for small vessels, and on the opening of the railway to Kobe the foreign trade of Osaka commenced to decline. Almost all the foreign firms in the latter city have removed to Kobe. The most imposing and at the same time the most interesting object to be seen in Osaka is the Castle, erected in 1583 by one of the Shoguns, the famous Toyotomi Hidevoshi. Though less extensive than that of Tokyo, it is a much grander and more striking edifice, and is indeed, next to thatof 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 six great military districts, and it has also within its inclosure an extensive military arsenal. The city is the seat of the provincial government, which is called Fucho, in contradistinction to the other provincial governments, which are termed Kencho. Osaka is the seat of numerous industries, including cotton spinning mills, shipbuilding yards, and iron works, and the Imperial Mint is located there. This establishment is in active operation and turns out a coinage not surpassed by any in the world. The number of foreign and turns out a coinage not surpassed by any in the world. The number of foreign and turns out a coinage not surpassed by any in the world. The number of foreign and turns out a coinage not surpassed by any in the world. The number of foreign and turns out a coinage not surpassed by any in the world. The number of foreign and turns out

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KOBE-HYOGO

Kobe was until 1892 the foreign port of the adjoining town of Hyogo and was opened to foreign trade in 1868; in October, 1892, Hyogo was also declared by the Japanese Government to form part of the open port. 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. The two towns face the landlocked 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 2,500 feet, and the steep sides of which are partly covered with pines. Kobe and Hyogo stretch for some three miles along this strip of land between the hills and the water. The Foreign Concession at Kobe is well laid out, the streets are broad and clean, and lighted with gas. There is a Municipal Council consisting of the Governor, the Foreign Consuls, and three elected members of the community. The Bund has a fine stone embankment and extends the whole length of Kobe. The foreign houses are neatly built, and the Sannomiya railway station, within three minutes' walk of the Concession, has a very English look. The railway terminus is at the other end of Kobe, where it meets Hyogo, and there are extensive carriage works adjoining the station. A rice-cleaning mill was started here in 1885. The foreign concession at Kobe is the "model settlement" of Japan. There is a good Club and a spacious recreation ground at the East end of the settlement. The Union Protestant Church and a French Roman Catholic Church are in the Concession, and there is also a native Protestant Church in Kobe town. The Hyogo Hotel is situated on the Bund, at the west end of the settlement; the Oriental Hotel, and the Hotel des Colonies; the latter was burned down in Oct., 1892, but is now being rebuilt. Three foreign daily papers, the *Hyogo News*, the *Kobe Herald*, and the *Kobe Chronicle*, are published in Kobe, and there are one or two native papers. The population of Kobe-H

exclusive of Chinese, who numbered 940. The old town of Hyogo is only divided from Kobe by the river Minato, which is spanned by a substantial stone bridge. Hyogo contains few features of interest, and the streets and shops are inferior to those of Kobe, its population being much smaller and nearly stationary. The Temple of Shinkoji, which possesses a large bronze Buddha, 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. On the Kobe side of the Minato-gawa also stands a temple dedicated to Kusunski Masashige, so famous in Japanese history for loyalty and valour, who died on the spot in 1336 during the unsuccessful wars of the Restoration of the Mikado's power. In connection with the Imperial Shipbuilding Yard at Hyogo is a Patent Slip, which will accommodate vessels up to 2,000 tons. Its total length is 900 feet; length above water, 300 feet; breadth, 38 feet; declivity, 1 in 20. The slip is worked by hydraulic power.

Kobe is connected with Osaka by rail, the distance between being twenty miles. This line, which was subsequently extended to Kyoto (the ancient capital of Japan), a distance of 27 miles from Osaka, was formally opened to traffic by the Mikado on the 5th February, 1887. It was further extended to Nagoya in 1888, and thence by degrees to Yokohama and Tokyo, and is now known as the Tokaido Railway. It was opened through its entire length (376 miles) in July, 1889. The connection of these important places with Kobe by rail has naturally tended to centralise trade at this fast rising port. The Sanyo railway is also now open as far as Mihara, 135 miles from Kobe, and is being vigorously pushed on to Shimonoseki, its ultimate terminus. Among the exporta, tea, rice, camphor, copper, and vegetable wax, take the lead. The value of the import trade for 1891 was \$25,700,501; that of the exports \$21,733,718. In 1890, the value of imports was \$32,041,004, and that of the exports \$21,595,413. The quantity of tea shipped from Kobe-Hyogo in 1891 was 22,976,779 lbs., compared with 21,639,413lbs. in 1890. The whole of this went to the United States of America and Canada. Shipbuilding is an important industry of the port, and a goodly number of iron and wooden screw steamers are annually laid down here.

KOBE (HYOGO).

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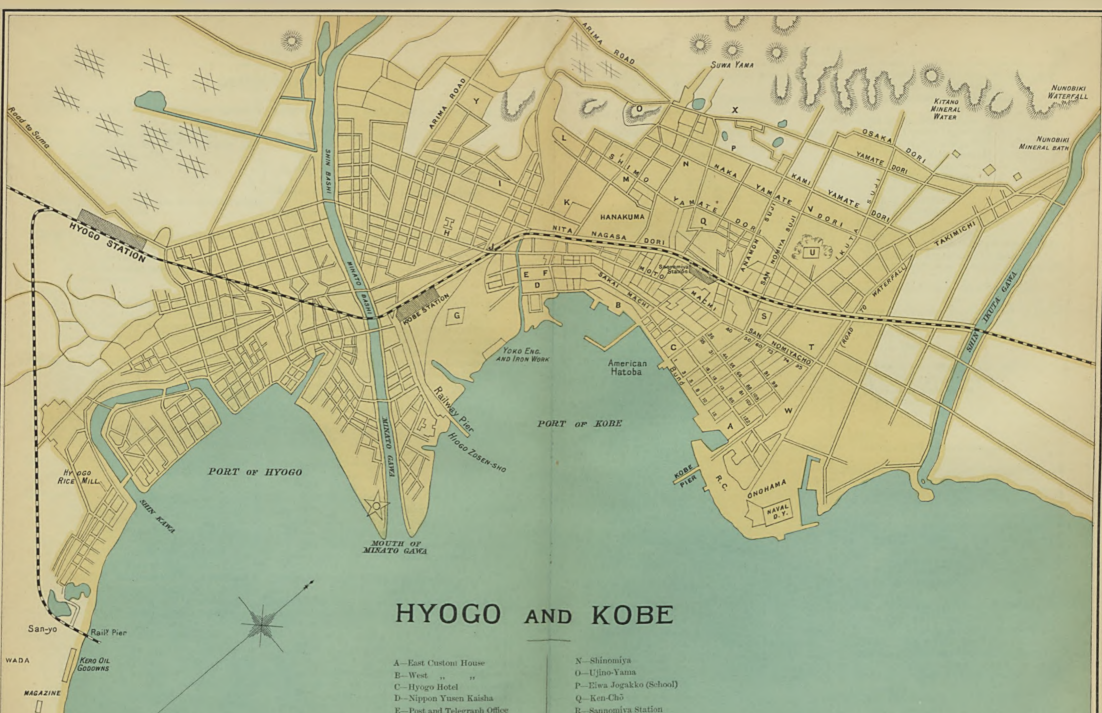
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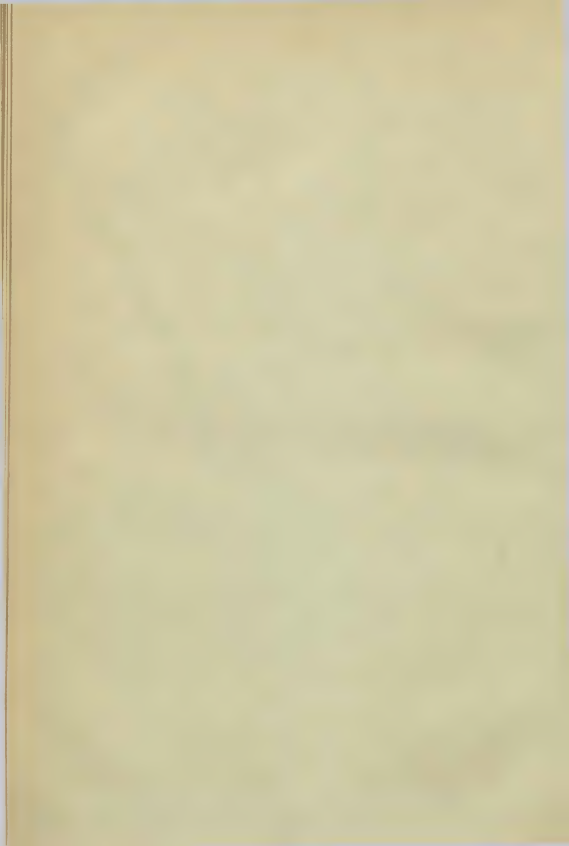


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NAGASAKI

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. At the entrance to the harbour lies the celebrated island of Pappenberg, where thousands of Christian martyrs were thrown over the high cliff rather than go through the form of trampling on the cross. Not far from Nagasaki is also the village of Mogi, where 37,000 Christians suffered death in defending themselves against the forces sent to subdue them. When the Christian religion was crushed and the foreigners 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 landlocked inlet deeply indented with small bays, about three miles long with a width varying from half a-mile to a mile. The native town is on the eastern side of the harbour, and is about two miles long by about three-quarters of a mile in extreme width. The foreign settlement adjoins the native 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 are English Protestant and Roman Catholic churches, two clubs, and a Masonic Lodge. The Belle Vue Hotel affords fair accommodation for visitors, The Nagasaki dock is capable of docking the largest steamers. Its dimensions are:-Length (inside caisson at top), 438 feet; length on blocks, 375 feet; breadth of entrance at top 89, and at bottom, 77 feet; depth of water on blocks at spring tides, 27 feet 6 inches, and at neap tides 22 feet. Attached to the dock are extensive Engine Works most completely equipped and fitted. These works were originally built by the Japanese Government, but they now belong, as does the dock, to the Mitsu Bishi Company, Waterworks have recently been completed. The reservoir holds 90,000,000 gallons, and there are three filter beds and a service reservoir. The Kiushiu Railway is now partly constructed, the line between Moji and Kumamoto, a distance of one hundred miles, being opened; and a branch line is also being pushed on to Nagasaki. The climate or Nagasaki is mild and salubrious, but in summer it is hot during the day by reason of the position of the town, being in a hollow surrounded by hills.

After the opening of the port the trade for several years steadily developed, but it subsequently declined, owing to various causes, but chiefly perhaps on account of its gradual attraction to Yokohama. During the last seven years, however, there has been a steady improvement in the foreign trade, which has doubled itself in that period. The chief articles of import are cotton and woollen manufactures. The principal exports are coal, tea, camphor, rice, vegetable wax, tobacco, and dried fish. There are several very productive coal mines near Nagasaki, of which the Takashima mine was the most important, the production in 1890 being 279,890 tons, and that of the Nakanoshima mine 123,905 tons. The produce of the various Chikuzen mines in 1890 was estimated at 780,000 tons.

The value of the import trade of Nagasaki during the year 1891 was \$2,932,133 and that of the export trade \$3,842,222. Coal is the staple article of export, accounting for nearly half of the total export trade.

The population of Nagasaki in 1891 was 59,780. The number of foreign residents, as given in the Consular report for 1891, was 1,000, of whom 654 were Chinese, 109 English, and 247 other Europeans and Americans. A small foreign weekly paperentitled the Rising Sun is published in the port, and also two native papers.

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China Traders' Insurance Cop, Ld. China Trie Insurance Company Phenix Fire Insurance Company Comsul-J. C. Smith False Curna Consul-J. C. Smith Fance Vice-Consul-F. Steenackers Comsul-J. C. Smith Fance Vice-Consul-F. Steenackers Consul-J. C. Smith Fance Vice-Consul-F. Steenackers Consul-J. C. Smith GEEMANY also Traty Acting Consul-P. J. A. Lentze Secretary-F. A. Koch Linguist-S. Tshi Consul-M. K. Chalmers Consul-M. H. Mersen Nerritez.LANS Consul-M. Koshileff Swergen And Nozaza Russia Consul-M. H. Abercrombig M.D. Clerk-S. R. de Souza Deputy Marshal-F. Nevills Conswil-W. H. Abercrombig M.D. Clerk-S. R. de Souza Deputy Marshal-F. Nevills Conswit-S. R. de Souza Deputy Marshal-F. Nevills Conswither Howard	Agencies	DOEL, P., Police Inspector
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IVERSAL SALOON, OURS Creekside J. Krevitch

COREA

Corea, or Chosen (the native name), 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 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 coast line 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 situate on that coast. Corea is divided into eight do or provinces, named Ping-an, Whang-hai, Kiung-kei (which contains the capital), Chung-chong, Chulla, Kiung-sang, Kang-wen, and Ham-kiung. The climate is considered 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, and sheep are only imported from China for sacrificial purposes. 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 Corea, 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. The present dynasty is descended from Ni Taijo, a young soldier who was the architect of his own fortunes, and who succeeded in deposing the Wang dynasty. It was at this time, in the 14th century, that Han-yang, known as Secol, was selected as the national capital. His Majesty King Li Fin is the twenty-eighth sovereign of the present line. The kingdom is governed, Aing In Finis the twenty-eight sovereign of the present line. The Kingdom is governed, under the King and three Prime Ministers, by six boards or departments—namely, Office and Public Employ, Finance, Ceremonies, War, Justice, and Public Works. The general method of procedure is modelled on that of Peking. The State revenue is derived from the land tax, and it is estimated to amount to about £200,000.

For many centuries the Coreans successfully resisted all efforts to induce them to hold intercourse with foreigners. The King of Corea is a vassal of the Emperor of China. In former times Corea was invaded by both Chinese and Japanese, but for some centuries she enjoyed rest and seclusion, and not until 1876, when she signed the Treaty of Kokwa with Japan, were any foreigners admitted to the kingdom. Upon the establishment of Japanese in the ports of Fusan and Yuensan, the prejudice against foreign intercourse gradually abated, and on the 22nd May, 1882, a treaty of friendship and commerce was signed by the Corean Government at Jenchuan 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 population of Corea, according to the last Government census, was 10,518,937. The value of the foreign trade of Corea is about eight million dollars per annum. The principal articles of import are cotton manufactures, and of export, rice, hides and bones, beans, and gold. A Foreign Customs service on the model of that of China, and subordinated to it, has been established.

YUENSAN (GENSAN OR WONSAN)

This port, situated in Broughton Bay, on the north-eastern coast of Corea, is in the southern corner of the province of Ham-kiung, about half way between Fusan and Vladivostock. It was opened to Japanese trade on the 1st May, 1880, and to other nations in January, 1883, but with the exception of Japan and China no other countries

are commercially represented at present. It is called Gensan by the Japanese and Wonsan by the Coreans, and under that name is thus described by Mr. Aston:---"The town extends for a mile along the southern shore of the bay, and consists of about two thousand houses with a population of perhaps 15,000 inhabitants. One main street of some ten to twelve feet in width winds through from end to end and into this open numerous narrow and crooked alleys." Near each end of the town is an open space where a market, chiefly for agricultural produce, is held about six times a month. The houses are mean and dirty, and the town presents a poverty-stricken appearance. The harbour is a good one, being spacious, easy of access, well sheltered, with excellent holding ground, and convenient depth of water. January is the coldest month, and one corner of the harbour-that before the native town-is sometimes frozen over, but the part used by shipping is never covered with ice of such a thickness as to interfere with navigation. The native town is increasing in size and extending in the direction of the foreign Settlements. The Japanese have a nice clean looking Settlement, consisting of about a hundred houses built in semi-European style and a really fine Consulate, of foreign design, containing at least forty rooms and offices. The Chinese Settlement is a healthy tract of land, situated northwest of the Custom House. The Imperial Consulate stands in the middle of the Settlement, and the houses are built in Anglo-Chinese style, either of brick and wood. The Chinese merchants are carrying on an extensive business, especially in cotton yarns, silks, and the export of gold. In 1891 there were 719 foreign residents, of whom 661 were Japanese. The population of the native city was in the same year estimated at 13,000. The country around Yuensan is under cultivation, and the soil is very rich. Within a short distance of the port are mines producing copper and other minerals, and gold is found amongst the neighbouring mountains. The cattle at this port, as nearly all over the country, are very fine and plentiful, and can be bought at very low rates; they are used as beasts of burden and for agricultural purposes. A telegraph line from hence to Seoul was opened in July, 1891.

The trade is carried on by two tri-weekly Nippon Yusen steamers, one from Japan and the other from Shanghai, both running to Vladivostock, one Russian steamer running between Shanghai, &c., and Vladivostock, occasional steamers from Shanghai, and schooners and junks from Japan. The net value of the trade in 1891 was \$1,343,787 as compared with \$1,645,617 in 1890. The exports consist chiefly of hides, beans, gold-dust, dried fish, and skins. The imports consist chiefly of cotton and silk manufactured goods, metals, and dyes.

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YUENSAN (GENSAN)—FUSAN

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Japan and Corea Trading Co.
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Nippon Yusen Kaisha
S. Murai, vice-agent
One Hundred & Second National Bank
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Post Office (JAPANESE) Postmaster—B. Yoshida

TRADERS' REPRESENTATIVE OFFICE Representative—J. Hirata

FUSAN

Fusan, or Pusan as it is also called by the Coreans, is the chief port of Kiung-sangdo, the south-eastern province of Corea, and lies in lat. 35 deg. 6 min. 6 sec. N. and 'org. 129 deg. 3 min. 2 sec. E. It was opened to Japanese trade in 1876 and to Western nations in 1883. The native town is a collection of thatched cabins with a population of about 2,000 inhabitants. The Japanese settlement is situated a little distance from the native town, opposite the island of Cholyongdo (Deer Island), and is regularly laid out, clean, and well kept. It is under the control of the Consul, who is, however, assisted by an elective Municipal Council. Order is maintained by a Police Force in uniforms of European pattern. The streets are lighted by kero ine lamps, and water, conducted from the neighbouring hills, is distributed through the Settlement by pipes. The Foreign residents numbered 5,412 in 1891, of whom 5,255 were Japanese. The Corean town of Fusan is a walled city, situated at the head of the harbour; it contains the Royal granaries for storing rice, a few wretched houses, and the residence of the small military official in charge. The harbour is good and capacious, with a sufficient depth of water to accommodate the largest vessels. The climate is very salubrious and the place is considered extremely healthy. Sea bathing may be had in perfection. The district city Tong-nai Fu, which is distant about eight miles, is the local centre of trade. It contains a population of about 30,000. A branch of the Foreign Customs Service was established in July, 1883. The Nippon Yusen Kaisha run a regular line of steamers between Nagasaki and Wladivostock, calling at Nagasaki and Fusan; a line from Kobe to Jenchuan, Chefoo, and Tientsin, calling at Nagasaki and Fusan; a line from Kobe to Jenchuan, Chefoo, and Tientsin, calling at Nagasaki and Fusan; a line from Kobe to Jenchuan, Chefoo, and Tientsin, calling at Nagasaki and Yuensan; and a steamer runs from Osaka to Fusan, calling at Shimonoseki. Fusan was connected with Japan by

The trade of the port fell off considerably after the opening of Chemulpo, that port being nearer the capital, but it is now reviving. The value of the trade for 1891 was \$3,688,955, as compared with 3,963,470 in 1890, and \$699,777 in 1886.

DIRECTORY

所議會法商本日

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館 事 領 總本 日 Consulate General JAPAN Consul—Y. Murota Chanceliers—Y. Yamaza, S. Yanada T. Kawakami, A. Segawa, T. Yamada

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關海山釜鮮朝大 Customs

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SEOUL

The capital city of Han-yang, better known to foreigners as Scoul (which is merely the native term for capital), is situated almost in the centre of the province of Kiung-kei, on the north side of and about three miles from the river Han, about thirtyfive 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 is enclosed by crenellated walls of varying height, averaging about twenty feet, with arched stone bridges spanning the water-courses. It is in the form of an irregular oblong, and stretches lengthwise in a valley that runs from north-east to south-west. The 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 to two nearly equal portions. In the northern half are the walled inclosures containing the 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 castern 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 streed, 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-ro 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 court-yard instead of facing the street. The width of the main streets is much reduced by the construction in front of nearly every house of a main streets is much reduced by the construction in Front of herity every house of a rude wooden shanty used for a workshop or for business purposes, which gives the streets a poor and squalid appearance. The city, like most eastern towns, is very dirty, heaps of filth being allowed to accumulate, and the open drains on each side of the streets are the receptacles for all sorts of abominations. The shops are small and unattractive, and contain no *articles de luxe* or curios. The population of the city is variously estimated at from 150,000 to 240,000 persons; official returns give the number of houses as 30,000.

SEOUL

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CHEMULPO. Port of JENCHUAN, called also JINSEN and INCHIUN

This port, known to the Japanese as Jinsen, is situated in lat. 37 deg. 28 min. 30 sec. N. and long. 126 deg. 37 min. E., at the entrance to the Salée river, an embouchure of

IN and long, 126 deg. 37 min. E., at the entrance to the Salee river, an embouchare of the Han-kang close to and immediately east of Roze island, on the west coast of Corea, in the metropolitan province of Kiung-kei. Though only nine years ago a mere fishing village, and now still in its infancy, many buildings of a substantial character have been erected and the port is rapidly rising into importance as a commercial centre. The sub-prefectural town of Jenchuan is situated 10 *li* distant from the port, which latter is locally known as Chemulpo. Fut-bing on the Han-kang is the nearest prefectural city, and is distant some 35 *li*, near which place is situated, also on the Han-kang, the rising town of Mapu, which lies on the main road to Hanyang (Seoul) some 75 *li* distant from the port (Chemulpo) or 30 *li* from Seoul. The whole of the some 75 li distant from the port (Chemulpo), or 30 li from Seoul. The whole of the land forming the Japanese Settlement at Chemulpo was sold publicly early in 1884; and the first land sales in the general Foreign Settlement took place on the 7th November of the same year. There is a Municipal Council at Chemulpo composed of the Foreign Consuls, one Corean official, and three representatives of the landholders. The Council employs two foreign and four Chinese police constables. The settlements have been neatly laid out, with broad well metalled roads, some of which are planted with trees, and the lots are all built upon. The approaches to the river (Salée) are now well surveyed, and the latest British Admiralty charts are quite reliable. The outer anchorage is accessible to ships of all sizes, and the inner one to coasting vessels and steamers ordinarily employed in the local trade. The river is navigable for vessels not drawing over 10 fort up to Mary hur point the total trade. for vessels not drawing over 10 feet up to Mapu; but seeing that at certain seasons

CHEMULPO

there are a few places where the fall in the river is very considerable, owing to the existence of sand banks, it is desirable that river steamers, intended to run regularly, should not draw over six feet. An overland telegraph line from China to this port and the city of Seoul was opened to traffic in November, 1885. The climate is healthy and may be compared to that of Chefoo. The foreign population was 2,914 (including 2,331 Japanese) in 1891, and the natives were estimated at 2,972.

The port was opened to Japanese trade on the 1st January, 1883, and to foreign trade on the 16th June of the same year. The value of the imports from foreign countries in 1891 was \$3,183,055, and that of the exports \$1,446,257. The total value of the trade of the port in 1891 was \$5,216,457 compared with \$4,897,259 in 1890.

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GREAT BRITAIN

ITALY

also

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協海國鮮朝大

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IDETA, K., Medical Practitioner

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MISSIONS ETRANGERES DE PARIS Rev. E. Le Viel

AMERICAN PRESBYTERIAN MISSION Rev. J. S. and Mrs. Gale

世昌

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TELEGRAPHS—IMPERIAL CHINESE Shen Lo E, manager

CHINA

REIGNING SOVEREIGN AND FAMILY.

Kuang Sü, Emperor of China, is the son of Prince Ch'un, the seventh son of the Emperor Tao Kuang; hence he is cousin to the late Emperor Tung Chi, who died without issue on the 12th January, 1875, from small-pox.

The proclamation announcing the accession of the present sovereign was as follows:—"Whereas His Majesty the Emperer has ascended upon the Dragon to be guest on high, without offspring born to his inheritance, no course has been open low that of causing Tsai Tien, son of the Prince of Ch'un, to become adopted as the son at the Emperor Wêng Tsung Hien (Hien Fung) and to enter upon the inheritance of the great dynastic line as Emperor by succession. Therefore, let Tsai Tien, son of Yih Huan, the Prince of Ch'un, become adopted as the son of the Emperor Wên Tsung Hien, and enter upon the inheritance of the great dynastic line as Emperor by succession." The present sovereign is the ninth Emperor of China of the Tartar dynasty of Ta-tsing (Sublime Purity), which succeeded the native dynasty of Ming in the year 1644. There exists no law of hereditary succession to the throne, but it is left to each sovereign as appoint his successor from among the members of his family. The late Emperor, dying suddenly, in the eighteenth year of his age, did not designate a successor, and it wa in consequence of palace intrigue, directed by the Empresses Dowager, in concert with Prince Ch'un, that the infant son of the latter was declared Emperor. The Emper Kuang Su, now in his twenty-second year, assumed the reins of Government in February 1887, was married, on the 26th February, 1889, to Yeh-ho-na-la, niece of the Emprese Dowager, and his enthronement took place on the 4th March following.

GOVERNMENT AND REVENUE.

The fundamental laws of the empire are laid down in the Ta-tsing Huei-tien or Collected Regulations of the Great Pure Dynasty, which prescribe the government of the State as based upon the government of the family. The Emperor is spiritual well as temporal sovereign, and, as high priest of the Empire, can alone, with his immediate representatives and ministers, perform the great religious ceremonies. No ecclesiastical hierarchy is maintained at the public expense, nor any priesthood attached to the Confucian or State religion.

The administration of the empire is under the supreme direction of the Internation Council Chamber, comprising four members, two of Manchu and two of Chinese origin, besides two assistants from the Han-lin, or Great College, who have to see that nothing is done contrary to the civil and religious laws of the empire, contained in the Ta-tsing Huei-tien, and in the sacred books of Confucius. These members are denominaed Ta Hsio-sz, or Ministers of State. Under their orders are the Li Pu or seven boards of government, each of which is presided over by a Manchu and Chinese. They are:--(1) The board of civil appointment, which takes cognisance of the conduct and administration of all civil officers; (2) The board of revenue, regulating all financial affairs; (3) The board of rites and ceremonies, which enforces the laws and customs to be observed ky the people; (4) The military board, superintending the administration of the arm. : (5) The board of public works; (6) The high tribunal of criminal jurisdiction; and conthe board of admiralty, recently formed to govern the infant navy of China. To these must be added the Tsung-li Yamên, or board of foreign affairs. Independent of Government and theoretically above the central administration, is the Tu-cha Yuan, ar board of public censors. It consists of from 40 to 50 members, under two presidents, the one of Manchu and the other of Chinese birth. By the ancient custom of the empire, all the members of this board are privileged to present any remonstrance to the sovereign. One censor must be present at the meeting of each of the six governments boards.

The estimates of the public revenue of China vary greatly, and, while they are stated by some to exceed 100 millions sterling, are held by others not to come up to half that amount. Official returns of the Chinese Government, published in 1844, stated the annual revenue at that time at Tls. 191,803,139, or $\pounds 63,934$ 713. According to the memorials from officials published in the *Peking Gazette*, it would appear that there are almost constant deficits, which the governors and high officials of provinces must cover by extraordinary taxation. The public revenue is mainly derived from three sources, namely, custom duties, licences, and a tax upon land, but the receipts from the foreign customs are alone made known. This was

In 1866.......Tls. 8,781,871 In 1876......Tls. 12,152,921 In 1886.......Tls. 15,144,678 , 1871......, 11,216,146 , 1881......, 14,685,162 , 1891......, 23,518,021 China had no foreign debt till the end of 1874, when a loan of £627,675, bearing 8 per cent. interest, was contracted through the Hongkong and Shanghai Bank, under Imperial authority and secured by the customs' revenue. Since then a number of loans have been raised, most of them through the agency of the Hongkong and Shanghai Bank, several of which have been paid off. The total Foreign debt of China is inconsiderable.

AREA AND POPULATION.

China proper, extending over 73,093 geographical, or 1,534,953 English square miles, is divided into eighteen provinces, the area and population of which are given below:—

Province	Provincial Capital	Area English	Estimated
1 rovince	r fovinciar Capitar	Square Miles	Population
Chihli	Peking	58,949	28,114,023
Shantung	Tsinan	65,104	28,958,764
Shansi	Taiyuen	55,268	27,260,281
Honan	Kaifung		23,037,171
Kiangsu	Nanking	} 92,661 {	37,843,501
Anhwei	Ngankin		34,168,059
Kiangsi	Nanchang	72,176	30,426,999
Fohkien	Foochow	53,480	38,888,432
Chekiang	Hangehow	39,150	26,256,784
Hupeh	Wuchang	} 381,724 {	37,370,098
Hunan	Changehau	f 001,12+	18,652,507
Shensi	Sigan	} 154,008 {	10,207,256
Kansuh	Lanchow	f 104,000 }	15,193,135
Szechuen	Chingtu	166,800	21,435,678
Kwangtung	Canton	79,456	19,147,030
Kwangsi	Kwelin	78,250	7,313,895
Yunnan	Yunnan	107,869	5,561,320
Kweichau	Kweiyang	64,554	5,288,219

1,534,953 405,213,152

The above population, giving 263 souls per square mile throughout China proper, although partly based on official returns, is not at all reliable. An estimate given by the Board of Revenue of the population in 1887 made it 303,241,969, which is probably much nearcr the mark.

The total number of foreigners in China in 1891 was 9,067, of whom 3,746 were natives of Great Britain and Ireland, 1,209 of the United States, 667 of Germany, 681 of France, 316 of Spain, 883 of Japan, and 659 Portuguese, all other nationalities being represented by very few members.

In addition to China proper there are its dependencies. The principal of these are Mongolia, with an area of 1,238,035 square noiles, and some 2,000,000 people; and Manchuria, with an area of 362,313 square miles, and an estimated population of 15,000,000. The latter is being steadily and rapidly colonised by Chinese, who greatly outnumber the Manchus in their own land. Thibet, which is also practically a dependency of China, has an area of 643,734 square miles and a population of 6,000,000 souls. It is ruled by the Dalai Lama, but subject to the Government of Peking, who maintain a Resident at Lhassa.

ARMY AND NAVY.

The standing military force of China consists of two great divisions, the first formed by the more immediate subjects of the ruling dynasty, the Manchus, and the second by the Chinese and other subject races. The first, the main force upon which the Imperial Government can rely, form the so-called troops of the Eight Banners, and garrison all the great cities, but so as to be separated by walls and forts from the population. According to the latest reports, the Imperial army comprises a total of 850,000 men, including 678 compa ties of Tartar troops, 211 companies of Mongols, and native Chinese infantry, a kind of militia, numbering 120,000 men. The native soldiers do not as a rule live in barracks, but in their own houses, mostly pursuing some civil occupation.

The Chinese navy is in process of formation. It consisted, prior to the Franco-Chinese war of 1884, mainly of small gunboats built at the Mamoi Arsenal, Foochow, and Uninese war of 1884, mainly of small gunboats built at the planot Arsenal, Foochow, and at Shanghai, on the foreign model, but has since been greatly strengthened. The fleet of China now includes five armoured ships, namely, the *Ting Yuen* and *Chen Yuen*, built at Stettin in 1883, which are of 7,430 tons displacement, have 14 inches armour, and each carry four 30½ c.m. and two 15 c.m. Krupp guns, eight machine guns, two light guns, and two launching carriages for torpedoes; the *King Yuen* and *Lai Yuen*, built at Stettin in 1887, which are of 2,850 tons displacement, have $9\frac{1}{2}$ in. armour, and each carry two $8\frac{1}{2}$ in. 10-ton breech-loaders, two 6 in. breech-loaders, seven machine guns, and care tormele twice and three launching carriages and the small armouved gunboat. *Tiren* one torpedo tube and three launching carriages; and the small armoured gunboat Tien Sing, with 11 inches armour on the belt and 3 in. on the turret, and carrying one 17 c.m. Krupp gun. Amongst the unarmoured vessels are two Armstrong cruisers with protected decks, the Chih Yuen and Ching Yuen, built in 1887, and carrying three 8-in. 12-ton breech loaders and four torpedo tubes; the cruiser Tsi Yuen, built at Stettin in 1883, with protected deck, and carrying two 21 c.m. and one 15 c.m. Krupp guns, four light guns, six machine guns, and four torpedo tubes; two Armstrong cruisers built in 1881, the Chao Yung and Yung Wei, with partially protected decks, and carrying two 10 in. and eight 41 in. breech-loaders; the Hai An, a frigate built cruiser carrying two 21 c.m., four 15 c.m., and twenty 12 c.m. Krupp guns; the cruisers Nan Shuin and Nan Thin. built in Germany in 1884, carrying two 8 in. and eight 4 in. Armstrong breech-loaders; the cruiser Yang Pao, carrying three 8 in. 10-ton and seven 43 inch breech-loaders; the gun-vessels Mei Yuen and Tsing Yuen; and eleven so-called alphabetical gunboats. Of the latter the first four are 118 feet 6 inches long, with a draught of 7 feet 6 inches, and a displacement of 400 tons. They each carry a 273-ton gun. The next four, which arrived in China in October, 1879, are built of steel, and are double-ended, the stern lines being exactly after the model of the bow rudders. They measure 127 feet in extreme length and 125 feet at the water line, with 29 feet beam, a depth of 12 feet 3 inches, mean draught of 9 feet 6 inches, and a displacement of 440 tons. The main feature of these boats is the 11-inch 35-ton muzzle-loading gun carried by each. They are further armed with two 12-pounder breech-loading Armstrong guns and four Gatlings. The last three, which arrived in China in July, 1881, are almost identical in style with their immediate predecessors, and each carry one 35-ton gun, but are also provided with two 13-pounders, two Gatling, and four Nordenfeldt guns. They were all built on the Tyne by the Elswick Company. Lu Shun Kou, re-named Port Li, in honour of the Viceroy of Chihli, on the south coast of Shingking, has been selected as a naval depôt, and has been strongly fortified.

TRADE AND INDUSTRY.

The ports open to trade are:—Canton, Hoihow (in Hainan), Pakhoi, Swatow, Amoy, Foochow, Takow and Tainanfu, Tamsui and Kelung, Wenchow, Ningpo, Shanghai, Chinkiang, Wuhu, Kiukiang, Hankow, Ichang, Chefoo, Tientsin, and Newchwang. Under the provisions of the Chefoo Convention, permission was also accorded to British merchants to trade with Chung-king and Yunnan-fu, and the former port was in 1890 formally opened to foreign trade and residence. The import trade, exclusive of the Colony of Hongkong, centres chiefly at Shanghai, Centon, and Tientsin, while the bulk of the exports pass through the ports of Shanghai, Hankow, Foochow, and Qanton. 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	Net Imports of	
Foreign Countries	Foreign Countries.	Foreign Trade.	Native Goods.	
1870Hk. Tls. 71,000,27	B Hk. Tls. 61,990,235	Hk. Tls. 132,990,513	Hk. Tls. 30,409,512	
1875 ,, 67,803,24	,, 68,912,929	,, 136,716,176	,, 42,927,455	
1880 " 79,293,459	, 77,883,587	,, 157,177,039	, 56,826,447	
1885 " 88,200,018	, 65,005,711	,, 153,205,729	,, 57,117,407	
1886 , 87,479,32	, 77,206,568	" 164,685,891	,, 58,445,766	
1887 , 102,263,669	, 85,880,208	,, 188,123,877	,, 63,467,830	
1888 , 124,782,803	, 92,401,067	,, 217,183,960	, 65,146,457	
1889 , 110,884,35	, 96,947,832	" 207,832,187	, 69,784,606	
1890 , 127,093,481	,, 87,144,480	" 214,237,961	" 74,017,519	
1891 , 134,003,863	, 100,947,849	,, 234,951,712	,, 80,085,179	
1891 equals at				
Ex. 1.53 Mex. \$205,025,910	Mex. \$154,450,209	Mex. \$359,476.119	Mex. \$122,530,324	
Ex. 4s. 11d. £32,942,616		£57,758,963	£19,687,607.	

The increase in the last five years is partly accounted for by the Native Customs stations outside Hongkong and Macao having passed under the Foreign Customs; the trade passing these stations was not formerly included in the returns.

The following was the value of commodities exported to and imported from Foreign Sountries in 1891:-

		Imports	Exports	Total
Hongkong	Ik. Tls	. 68,155,959	37,707,661	105,863,620
Great Britain		29,628,097	13,771,837	43,399,934
Continent of Europe		5,265,089	20,677,062	25,942,151
United States of America	-	7,731,752	9,033,630	16,765,382
India		12,473,022	1,562,922	14,035,944
Japan		5,704,742	5,801,328	11,506,070
Straits and other British Colonies		2,814,604	3,284,659	6,099,263
Macao		3,656,066	1,918,917	5,574,983
Russia and Siberia via Kiakhta		180,802	5,351,497	5,532,299
Other Foreign Countries		400,713	1,838,336	2,239,049

Of the imports there was re-exported to foreign countries to the amount of Hk-Tls. 2.006,963.

136,010,846 100,947,849

236,958,695

100

The following were t	the net values of the	principal classes	of goods	Imported from
Foreign countries in 1891	exclusive of those fi	rom Corea :		

Cotton GoodsHk. Tls. 5	3.290.200	SugarHk. Tls.	1.774.111
		Coal,	1,708,293
		Matches	1,506,591
Rice		Cotton, Raw	1,195,262
	5,267,051	Sundries	19,741,792
Woollen Goods	4,695,256		
Fish & Fishery Products	2,640,444	Total 1	34,003,863
The Exports to foreign cour	ntries, exc	lusive of re-export of foreign good	ds and of
exports to Corea, consisted in 189)l of		
TeaHk. Tls. :	31,028,584	Clothing, Boots & ShoesHk. Tls.	1,406,435

Silk	29,884,375	Wool	,,	1,111,704
Silk Piece Goods		Tobacco	22	1,052,358
Cotton, Raw		Firecrackers & Fireworks	99	1,012,530
Sugar		Sundries	,,	18,822,680
Strawbraid	1,605,234			
Paper	1,570,709	Total	,,,	100,947,849

Goods to the value of Tls. 21,863,364 were conveyed to, and to the value of Tls. 2,586,102 were brought from, the interior under transit passes.

The gross Coast trade in vessels of foreign build amounted to Tls. 186,030,787 entward, and Tls. 210,162,399 inward, the net native imports (that is goods not reexported) at all the Treaty Ports being Tls. 80,085,179, and the exports to Treaty Ports Tls. 64,602,611.

The total carrying trade foreign and coastwise was divided amongst the different fars as under (the Russian being mostly tea carried overland via Kiakhta):--

and the second states of the	Entries and	ntries and Tonnage Values		Values	Percentages	
	Clearances	Tonnage		Values	Tonnage	Duties
British	. 17,718	17,438,995	Tls.	373,236,267	62.93	65.40
Chinese		6,642,273	14	186,697,808	23.97	19.11
German	. 2,520	1,911,897		35,386,265	6.90	7.00
Japanese		515,236		8,961,396	1.86	1.30
Aastrian		457,250	H	3,224,581	1.62	0.23
French		264,660		13,887,969	0.96	4 43
Danish	. 264	108,122	H	2,273,494	0.38	0.60
Swedish and Norwegian	177	106,383	-	1,483,281	0.38	0.23
Exssian	. 76	98,221	H	8,136,161	0.36	0.86
American	. 113	67,095		1,189,584	0.24	0.29
Other Countries		100,656	33	682,058	0.36	0:35

33,692 27,710,788 Tls. 635,158.864 100

The vessels entered and cleared in 1891 were made up of 28,040 % commers of 26,720,841 and 5,952 Sailing Vessels of 989,947 tons.

The Imperial Mari	time Cus	toms revenue	for the	sam	e year, consi	sted of	
Import DutyFo	oreign Tls	. 4,006,901			829,695		4,835,597
Export Duty					1,719,419	25	8,185,835
Coast Trade Duty	33 3	683,752	22	2.2	339,416	33	1,023,148
Opium Duty	37 73	1,949,710	29	22	405,934	22	2,355,644
Opium Lekin		5,196,429	99		1,001,477	22	6,197,906
Tonnage Dues	33 72	351,918	22	,,	39,654	9.9	391,572
Transit Dues						9.7	528,299

Hk. Tls. 23,518,021

Although China is traversed in all directions by roads, they are usually mere tracks, or at best footpaths, along which the transport of goods is a tedious and difficult undertaking. It was owing to the imperfect means of communication that such a fearful mortality attended the last famines in Shansi, Honan, and Shantung. A vast internal trade is, however, carried on over the roads, and by means of numerous canals and navigable rivers. The most populous part of China is singularly well adapted for the construction of a network of railways, and a first attempt to introduce them into the country was made in 1876, when a line from Shanghai to Woosung, ten miles in length, was constructed by an English Company. The little railway was subsequently purchased by the Chinese Government and closed by them on the 21st October, 1877. The Kaiping Coal Company's line, at first intended only to carry coal to the Canal bank, has been extended to Tientsin, and in August, 1888, was opened to passenger traffic. It will eventually be continued to Tungchow, near Peking. In 1889 Imperial sanction was given to a project for a line from a place some ten miles from Peking to Hankow, but the work has been postponed. An extension of the Tientsin line to Shan-hai-kwan was commenced in 1890, and a line from Linsi to Newchwang and thence to Kirin has been sanctioned. A telegraph line between Tientsin and Shanghai was opened in December, 1882, and lines now connect all the important cities of the empire.

NEWCHWANG

Newchwang is the most northerly port in China open to foreign trade. It is situated in the province of Shing-king, in Manchuria. It is called by the natives Ying-tz, and lies about thirteen miles from the mouth of the river Liao, which falls into the Gulf of Liao-tung, a continuation of the Gulf of Pechili.

Before the port was opened, comparatively little was known of this part of the Central Kingdom. Manchuria has since, however, been largely colonised by the Chinese, who now outnumber the natives. The word Ying-tz means military station, and that was the only use formerly made of the port. Between the years 1858 and 1860, the British fleet assembled in Ta-lien-wan Bay, and early in 1861 the fore an settlement was established. The town of Newchwang itself is distant from Ying-tz about thirty miles, and is a sparsely populated, uninteresting, and unimportant place.

The country about the port of Newchwang is bare and desolate, and in sailing up the river a most cheerless prospect greets the traveller's eye. Ying-tz is surrounded by dreary marshes, and the land under cultivation produces principally beans. The river is closed by ice for more than three months every year, during which period the residents are entirely cut off from the outer world. The climate, however, is healthy and bracing. The construction of a railway to connect this port with the province of Kirin has been sanctioned, but the work has not been commenced. The population of the place is estimated at 60,000.

The chief articles of trade at the port are Beans and Bean-cake, 4,157,538 piculs of the former and 3,063,860 piculs of the latter being exported in 1891, as against 2.020,718 piculs and 1,910,377 piculs respectively in 1890. The net quantity of Opium imported in 1891 was 259 piculs, compared with 2,453 piculs in 1879. The import of Opium has of late years shown almost continuous decline, the poppy being largely and successfully cultivated in Manchuria. The total value of the trade of the port for 1891 amounted to Tls. 17,064,773 as against Tls. 14,448,281 in 1890.

NEWCHWANG

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Ka Sui-lin

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NEWCHWANG-LU-SHUN-K'OU (PORT ARTHUR)

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ator o ator i obsolory dor	

LU-SHUN-K'OU (PORT ARTHUR)

Lu Shun-k'ou, the new Chinese Naval Arsenal, is situated at the extremity of the Manchurian peninsula, in the province of Shingking, in latitude $38^{\circ}47' 36''$ N., and lon-gitude $121^{\circ} 15' 49\frac{1}{2}''$ E. It is a fine natural harbour though not very extensive, and connected with the sea by a narrow entrance. It is strongly fortified and is armed with Krupp guns of heavy calibre. The entrance to the port has been deepened to 24 feet at low water and a basin constructed inside, 1,476 feet in length by 984 feet in breadth, with a depth of 36 feet 6 in. at high water, 25 feet 6 in. at low water. The port is well found. There are 5,181 feet of spacious quays with steam cranes from which the vessels can be commissioned and troops and crews unburked is a dry dock 370 which the vessels can be commissioned and troops and crews embarked ; a dry dock 370 feet on the blocks by 70 feet in width, which can be emptied in five hours by a steam pump; a pair of shears of 45-ton capacity; a small graving dock for torpedo boats: a graving slip, &c. There is also a torpedo establishment. A Military Hospital, presided over by two Chinese doctors trained in the Military College at Tientsin, has lately been established. The works, which were carried out by a French Syndicate, were completed at the latter end of 1890. This is the chief naval station in China, and is the head-quarters of the Pei Yang Squadron. The civilian population of Lu Shun K'ou is about 6,000 and increasing, and there is a garrison of 5,000 trained soldiers.

DIRECTORY

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HARBOUR DEPARTMENT

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IMPERIAL NAVAL HOSPITAL Dr. Watt Dr. Hsu

PEKING

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 Central 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 ill adapted 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's 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 over-thrown 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 Chang-tu or Central Residence, the people at large generally calling it Shan t'ien-fu. In 1267 A.D., the city was transferred 3 li (one mile) to the North of its then site, and it was then called Ta-tu—'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."

The present city of Peking is divided into two portions, the Northern or Tartar city and the Southern or Chinese. The former is being gradually encroached upon by the Chinese, and the purely Manchu section of the capital will soon be very limited. The southern city is almost 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 twenty miles.

circumference of the walls round the two cities slightly exceeds twenty miles. The Tartar city consists (Dr. Williams tell us) of three enclosures, one within the other, each surrounded by its own wall. The innermost, called Kin-ching or Prohibited City, contains the Imperial Palace and its surrounding buildings; 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. The Chinese city is the business portion of Peking, but it presents few features of interest to sight-seers, while the enclosure known as the Prohibited City is, as its title denotes, forbidden to all foreign visitors. The numerous temples, the walls, the Imperial Observatory, the Foreign Legations, and the curio shops are the chief attractions to the tourist. The streets of the Chinese metropolis are kept in a most disgraceful condition. In the dry season the pedestrian sinks deep in noxious dust, and in wet weather he is liable to be drowned in the torrents that rush along the throughfares, where the constant traffic has worn away the soil. There is an air of decay about Peking which extends even to the finest of the temples, which is probably slightly in excess, it is 1,300,000, of whom 900,000 reside in the Tartar and 400,000 in the Chinese city. There is no direct for ign trade with Peking, and the small foreign population is made up of the members of the various L satione, the Maritime Customs establishments, the professors of the College of Peking, and the missionary body. In August, 1884, the city was brought into direct telegraphic communication with the rest of the world, by an overland line to Tientsin *via* Tungchow.

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TIENTSIN

Tientsin is situated at the junction of the Huei river, sometimes called the Grand Canal, with the Peiho river, in lat. 39 deg. 3 min. 55 sec. N. and long. 117 deg. 3 min. 55 sec. E. It is distant from Peking by road about 80 miles. It was formerly only a military station, but towards the close of the 17th century it became a place of some importance. Since the Viceroy Li Hung-chang made Tientsin his residence during the busy part of the year instead of Pao-ting-fu, the provincial capital, the political importance of the place has necessarily much increased. A great stimulus to native building has also been imparted by the opening of the railway in 1888. The walled city is small compared with the suburbs, the circumference of the walls being only a little over three miles. The principal trade is carried on in the suburbs. The native city has the reputation of being exceptionally dirty. Of the local industries the distilling of samshu from kaoliang (sorghum) occupies a prominent place, and the enormous stacks of salt which line the east bank of the river are a striking feature. The salt is produced on the coast near Taku.

Foreigners live for the most part in the Concessions, British and French, situated about a mile and a half farther down on the south bank of the river. The British Concession possesses a handsome Town Hall completed in 1889, and a small recreation ground called Victoria Park.

Tientsin will always be famous for the Treaty signed by Lord Elgin in a temple since called the Treaty Temple, or Elgin's Joss-house, on the 26th June, 1858, and known as the Treaty of Tientsin. The port is also infamously notorious for the massacre of the French Sisters of Charity and other foreigners on the 21st June, 1870, by a Chinese mob, under circumstances of shocking brutality. The China Railway Company, which took over the Kaiping Coal Mining Company's line, has now extended railway communication to Tientsin by a line from Taku, about 80 miles altogether. The official inspection of the line by H.E. Li Hung-chang took place on the 9th October, 1888. The line may eventually be extended to Tungchow. Tientsin is also connected with Shanghai by telegraph, and in 1884 a line to Peking was opened. There are no means of estimating the population of Tientsin with any degree of certainty, but it can hardly exceed 300,000 including all the suburbs. There is a fuir foreign trade done at Tientsin compared with the other open ports

There is a fair foreign trade done at Tientsin compared with the other open ports; but the exports are very small compared with the imports. The Tea exported goes principally to Russia and Siberia, via Kiachta. In 1891, 379,901 piculs were exported by this route, compared with 306,482 piculs in 1890. A trade in Coal from the Kaiping mines has sprung up, the export for 1891 being 70,885 tons against 56,655 tons in 1890. Opium to the extent of 1,484 piculs was imported in 1891, against 1,505 piculs in 1890. The total value of the trade of the port in 1891 was Tls. 37,048,539, as compared with Tls. 34,131,668 in 1890.

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TAKU

This village is situated at the mouth of the Pei-ho, on the southern side of the river, about sixty-seven miles from Tientsin. The land is so flat at Taku that it is difficult for a stranger to detect the entrance to the river. There are two anchorages, an outer and inner. The former extends from the Customs Junks to three miles outside the Bar. seaward; the latter from Liang-kia-yuan on the south to the Customs Jetty, Tz'cnu-lin, on the north. The village is a poor one, possessing few shops, no buildings of interest except the forts, and the only foreign residents are the Customs employes and some pilots. A line of telegraph was constructed in the early part of 1879 from Taku to Tientsin and a railway to Tientsin was completed in 1888.

Taku is memorable on account of the engagements that have taken place between 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 captured, the booms placed across the river destroyed, and the British ships sailed triumphantly up to Tientsin. The water on the bar ranges from about two to fourteen feet at the Spring tides. At certain states of the tide, steemers are obliged to anchor outside until there is sufficient water to cross. steamers are obliged to anchor outside until there is sufficient water to cross.

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CHEFOO

Chefoo is situated on the northern side of the Shantung Promontory, in lat. 37 deg 35 min. 56 sec. N., and long. 124 deg. 22 min. 33 sec. E. The designation by which it is generally known among foreigners is a misnomer, as the town of Yentai is really the port to which the name has come to be applied. Chefoo is a harbour in the locality of Yentai, but has no connection with it.

When the town was first occupied by the merchants of other nations, it was in the possession of a number of French troops, and no definite foreign settlement was then marked out. The consequence is that no plan has ever been adopted in the arrangement of the houses, and many of them have been in time surrounded by native buildings. The Chinese town is sounded and uninteresting. It is built on the shore, and possesses a fine sandy beach. The surrounding country is gently undulated for some little distance from the town, and beyond that the hills rise to a considerable height and lend to the landscape an interesting and varied aspect.

Chefoo of late years has become the resort of many foreign residents in China in consequence of its very salubrious climate. It is said to be the healthiest port in China

In winter, when the Pei-ho is frozen, merchandise and mails for Tientsin and some of the more northern cities are landed at this port and conveyed to their destinations overland. The harbour is commodious and possesses sufficient depth of water for vessels of considerable draught, but it is exposed to strong gales which prevail at certain seasons of the year. Chefoo is celebrated as the place where Sir Thomas Wade and the Grand Secretary Li Hung-chang concluded the "Chefoo Convention" in September, 1876. The population of Chefoo is estimated at 32,500. Fortifications on a considerable scale are now being constructed for the defence of the port from hostile fleets.

The trade of Chefoo, like that of Newchwang, is principally in Beancake and Beans, of which large quantities are annually exported to the southern ports of China. In 1891, the net export of Beancake amounted to 1,232,825 piculs and of Beans to 73,383 piculs, as against 1,087,505 piculs of the former and 89,481 piculs of the latter in 1890. The import of Opium was 332 piculs compared with 3,536 piculs in 1879, the trade having dwindled annually. The total value of the trade of the port for 1891 was Tls. 12,800,474, and for 1890 Tls. 12,862,382.



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WEI HAI WEI

This port is situated on the northern side of the Shantung Promontory, 40 miles east of the Treaty port of Chefoo. The harbour is commodious, and affords good holding ground. It is the chief rendezvous of the Pei Yang Squadron. On Lu Kung Tao, an island sheltering the harbour on the northern side, are a Gunnery School, Naval College, Naval Yard (where minor repairs are executed), Naval Hospital, and other government establishments. The port is well defended by numerous batteries mounting English and Krupp B. L. guns of heavy calibre. There is telegraphic communication with Chefoo.

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SHANGHAI

The most northerly of the five ports opened to foreign trade by the British Treaty of Nanking is situate at the extreme south-east corner of the province of Kiang-su, in latitude 31.15 north and longitude 121.29 east of Greenwich, at the junction of the rivers Hwang-po and Woosung (the latter called by foreigners the Soochow Creek), about twelve miles above the village of Woosung, where their united waters debouch into the estuary of the Yangtsze. The soil is alluvial and the country perfectly flat, the nearest eminence that can be called a hill being distant about nineteen miles. The river opposite the city and foreign settlements, once a narrow canal, was, some eighteen years ago, 1,800 feet broad at low water, but has been rapidly narrowing till it is now only 1,200 feet. The Soochow Creek, which was, judging by old records, at one time at least three miles across, has now a breadth of less than a hundred yards. The average water on the bar at Woosung at high water springs is nineteen feet, the greatest depth of late years being twenty-three feet. The bar is the cause of heavy loss to shipowners and merchants through the detention of ocean steamers. After repeated efforts to induce the Chinese authorities to deepen it, an effort was made to cope with the evil by dredging, but after a few months' work it was found that the experiment must prove ineffective, and in September, 1892, it was abandoned as useless.

Shanghai-the name means "upper sea" or "near the sea - is mentioned as existing in 249 B.C. It was a place of some importance in the eleventh century when it was made a Customs station, and became a hsien or third rate city in the fourteenth century. The walls, which are 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. It had been an important seat of trade for many centuries before the incursion of foreigners, and even two thousand years ago was celebrated as the seat of an extensive cotton manufacturing industry. It was visited in 1832 by Mr. H. H. Lindsay, head of the late firm of Lindsay & Co., and the Rev. Chas. Gutzlaff, in the Lord Amherst, with a view of opening up trade. Mr. Lindsay says he counted upwards of four hundred junks passing inwards every day for seven days and found it possessed commodious wharves and large warehouses. Three years later it was visited by the Rev. 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 city of Paoshun. On the 19th after a slight resistance they 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, 406 pieces of cannon being taken possession of by the British. The people, however, rapidly returned and business was resumed. The same force afterwards captured Chinkiang and Hankow. when the treaty was arranged, and the ports of Swatow, Amoy, Foochow, Ningpo and Shanghai were opened to trade. The city was evacuated on the 23rd June.

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 Yang-kingpang and Soochow Creeks, and extends backward from the river to a ditch connecting the two, called the Defence Creek, thus forming what may be called an island, a mile square. 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 the English Church was built, and on 21st November the foundation of the Roman Catholic Cathedral at Tongkadoo was laid. The French were in 1849 granted the ground between the city walls and the British Concession 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. Later on the Americans rented land immediately north of Soochow Creek, in the district called Hongkew, so that the ground now occupied by foreigners extends for about four miles on the left bank of the river. The land in the British Settlement was assessed in 1890 at Tls. 12,397,810, and in Hongkew at Tls. 4,806,448; in 1882, at Tls. 10,340,650 and Tls. 3,550,660, and in 1880 at Tis. 6,118,265 and Tis. 1,945,325 respectively, an advance since 1880 of one hundred and thirteen per cent. The assessed value of the land in the French Concession was Tis. 2,306,677 in 1885. The Chamber of Commerce in 1882 valued the lands in the three Settlements at Tls. 24,355,000 and the merchandise in stock at Tls. 32,645,000, together equal to fourteen and a quarter millions sterling. The British and French Concessions are now practically all built over, and the vacant spaces in Hongkew are being rapidly covered. * Most of the land along the outside roads and at Pootung, on the opposite bark 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 Emperor of China, but is rented in perpetuity, a tax of fifteen hundred copper eash, equal to about a dollar and a quarter per mow, being paid to the Government annually. It was bought from the original proprietors at about \$50 per mow, which was at least twice its then value. Some lots have since been sold at from \$10,000 to \$16,000 a mow. About six mow equal one English acre.

The approach by sea to Shanghai is now well lighted and buoyed, and the dargers of the ever shifting banks and shoals as well guarded as can be expected. Under the superintendence of the Engineering department of the Customs, lighthouses have been

erected on West Volcano, Showeishan, North Saddle, Gutzlaff, Bonham, and Steep Islands, and at Woosung. There are also two lightships in the Yangtsze below Woostrg. 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, then Consul, blockeded the port and stouped the passage outwards of aleven hundred crime in increase. blockaded the port and stopped the passage outwards of eleven hundred grain junks. 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 city by the Triad rebels on 7th September, 1853. Although repeatedly besieged and attacked by the Imperialists they held it for seventeen months. 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, now 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 and 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 United States), 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 extended, subsequently to the Treaty of Tientsin, to all the open ports. The Foreign Inspectorate of Customs was established in 1861, the head-quarters 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 taking 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. 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 was sold at such an enormous profit that after the share-

holders had been repaid the original cost there was a balance of some forty-five thousand 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 was 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 for public recreation all the ground in the interior of the new Race Course. By 1961 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; a 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 expense of forty-five thousand taels. Before the close of 1862 the rebels had been driven by the British Forces beyond a radius of thirty miles around Shanghai.

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 of deserters from foreign ships and rowdies of all nations who had congregated at Shanghai, with whose help he drilled a regiment of natives. After Ward was killed the force passed under the command of another low caste American of the name of Burgevine, who subsequently transferred his services to the rebels. The Imperial Authorities finding it impossible to control these raw and undisciplined levies, 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 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. A monument in memory of the officers who fell stands at the north end of the Bund. From 1860 to 1866 one British and two Indian Regiments and a battery of Artillery were stationed at Shanghai.

and two Indian Regiments and a battery of Artillery were stationed at Shanghai. Since that time there have been few historical events worthy of record in a brief summary. 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.

As at all the open ports foreigners are in judicial matters subject to the immediate control of their Consuls, British subjects coming under the jurisdiction of the Supreme Court, which was opened in September, 1865. Subjects of Her Britannic Majesty have to pay a poll tax of five dollars for "gentlemen" and one dollar for "artisans and labourers," for which they have the privilege of being registered at the Consulate, and of being heard as plaintiffs before the Court. There is enforced registration at several of the other Consulates, but it is free of charge. Chinese residents in the Foreign Settlements are amenable to their own laws, administered by a so-called Mixed Court, which was established at the instigation of Sir Harry Parkes in 1864, and originally sat at the British Consulate. It is presided over by an official of the rank of *Tung-chi*. The cases are watched by foreign assessors from the different Consulates. The working of the Court, especially in regard to civil suits, is far from satisfactory, as the judge has not sufficient power to enforce his decisions. The matter has for some years been supposed to be engaging the attention of the authorities at Peking. For the French Concession there is a separate Mixed Court, which sits at the French Consulate. There is a Court of Consuls which was established in 1870, the judges of which are elected by the Consuls annually ; its purpose being to enable the Municipal Council to be sued. It has only sat twice or three times.

In local affairs the residents govern themselves by means of Municipal Councils, under the authority of the "Land Regulations." These were originally drawn up by H.B.M. Consul in 1845, but have since undergone various amendments. In 1854 the first general Land Regulations-the city charter, as they may be called-were arranged between the British Consul, Captain Balfour, and the local authorities, by which persons of all foreign nationalities were allowed to rent land within the defined limits, and in 1863 the so-called "American Settlement" was amalgamated with the British into one Municipality. The "Committee of Roads and Jetties," originally consisting of "three upright British Merchants" appointed by the British Consul, became in 1855 the "Municipal Council," elected by the renters of land, and when the revised Land Regulations came into force in 1870, the "Council for the Foreign Community of Shanghai North of the Yang-king-pang," elected in January of each year by all householders who pay rates on an assessed rental of five hundred taels and owners of land valued at five hundred tales and over. The Council now consists of nine members of various nationalities, who elect their own chairman and vice-chairman, and who give their services free. A committee of residents was appointed in November, 1879, to revise the present regulations, and their work was considered and passed by the ratepayers in May, 1881. Many important improvements have been proposed, but they have yet to receive the sanction of the various governments. The "co-operative policy," under which a voice is given to small powers having practically no interests in China equal to that given to Great Britain, has caused a delay of ten years. The Ministers at Peking have suggested some radical alterations, but these are so opposed to the necessities of the city that the residents for their own preservation are bound to offer a strenuous resistance, and from that cause and owing to the changes which have taken place since 1881 it is probable that the Regulations will have to be again revised and will not come into force for some time. At the time of the Taiping rebellion it was proposed by the Defence Committee, with the almost unanimous consent of the landrenters and residents, to make the Settlements and City with the district around a free city, under the protection of the Treaty Powers. Had this proposal, which was thoroughly justifiable owing to the Imperial Government having lostall power in the provinces, been carried out, Shanghai would have become the chief city in China, and it is safe to say would have acted as a leaven, to the ultimate immense benefit of the whole Empire. A separate Council for the French Concession was appointed in 1862, and now works under the "Réglement d'Organisation Municipale de la Concession Française," passed in 1868. It consists of four French and four foreign members, elected for two years, half of whom retire annually. Their resolutions are inoperative until sanctioned by the Consul-General. They are elected by all owners of land on the Concession, or occupants paying a rental of a thousand francs per annum, or residents with an annual income of four thousand francs. This, it will be noticed, approaches much more nearly to "universal suffrage" than the franchise of the other Settlements, which, however, will be considerably reduced should the new Regulations ever become law. The qualification for councillors north of the Yang-king-pang is the payment of rates to the amount of fifty taels annually, or being a householder paying rates on an assessed rental of twelve hundred tacls. For the French Concession the requirement is a monetary one of about the same amount. Several efforts have been made to amalgamate the French with the other Settlements, but hitherto without success. A revision of the Réglements for the French Concession has for some time been under consideration. Meetings of ratepayers are held in February of each year, at which the budgets are voted and the new Councils instructed as to the policy they are to pursue. No important measure is undertaken without being referred to a special meeting of ratepayers. The Council divides itself into Defence, Finance, Watch, and Works Committee. This cosmopolitan system of government has for many years worked so well and so cheaply that Shanghai has fairly earned for itself the name of "The Model Settlement."

The Revenue of the "Anglo-American" Settlement for 1891 amounted to Tls. 457,079.57, and was derived as follows:--

Land Tax, four-tenths of 1 per cent	s. 67,543.49
General Municipal Rates, Foreign Houses, 8 per cent	46,836.32
General Municipal Rates, Native Houses, 10 per cent	106,925.87
Wharfage Dues, including Contribution from Taotai	71,759.87
Licences, principally opium shops and jinrickshas	111,693.88
Local Post Office Tls. 5,588.26; Sale of Stores Tls. 6,459.78	12,048.04
Night Soil, Tls. 2,968.88, Miscellaneous, Tls. 2,026.77	4,995.65
Sinking Fund and Interest 12,398.14, Outstanding 2,878.31	15,276.45
Loan	20,000.00

100

Tls. 457,079.57

The Expenditure for the same year was Tls. 488,851.27, and was divided among the different departments as under :--

Police Department	. 93,235.89
Sanitary Department, including Hospitals	44,447.71
Lighting Tls. 26,307.96, Water Supply Tls. 13,455.20	39,763.16
Public Works & Survey, incldg. Garden, Cemeteries, and outside roads	179,513.42
Secretariat, Legal, and General	39,018.91
Interest Tls. 11,995.98, and Sinking Fund Tls. 10,098.70	22,094.68
Volunteers Tls. 8,275.93, Fire Dept. Tls. 4,831.02, Band Tls. 5,818.40,	18,925.35
Education Tls. 2,870.50, Museum Tls. 500, Library Tls. 600	3,970.50
Local Post Office Tls. 5,144,80, Stores and Sundries 15,558.53	20,703.33
Loan of 1883, Repayment on account of,	10,000.00
Deficit 1890	17,178.32

Tls. 488,851.27

The Municipal Revenue for 1892 was estimated at Tls. 493,513.69, and the Expenditure at Tls. 492,594.00.

The Revenue of the French Concession for 1891 was Tls. 160,629.21. The sources from which it was derived were -

A (7)		
	Land Tax, four tenths of 1 per cent Tls.	12,785.40
	Foreign House Tax, 4 per cent	2,612.78
	Native House Tax, 8 per cent	29,386.70
	Licences, principally jinrickshas, brothels and opium shops	49,627.75
	Cleaning and Lighting Rates and other Taxes	24,858.30
	Paid by the Taotai and rent of quays and jetties	16,532.56
	Miscellaneous receipts	4,169.97
	Loan	20,655.75

Tls. 160,629.21

The Expenditure of the French Municipality in 1891 amounted to Tls. 141,769.60, and was divided as under:-

Secretariat (including Hospitals, Band, and Fire Brigade)	Tls. 43,675.08
Public Works (including Lighting)	57,453.46
Police	40,641.06

Tls. 141,769.60

The revenue and expenditure for 1892 were each estimated at Tls. 158,888.67. 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 the succeeding decade, 1876-85, however, it more than doubled, but since then has remained stationary. In 1870 the total in the Anglo-American Settlement was 1,666; in 1876, 1,673; in 1880, 2,197; and in 1885, 3,673. By the census of 24th June, 1890, there were in the Settlements north of the Yang-king-pang a total of 3,821 foreigners, 1,421 in the English division, 1,973 in Hongkew, 427 in outside roads and Pootung; of these 1,811 were males, 979 females, and 1,031 children, against 1,281 males, 218 females, and 167 children, a total of 1,666 in 1870; 1,171 males, 502 females, and 524 children, a total of 2,197 in 1880, and 1,775 males, 1,011 females and 887 children, a total of 3,673 in 1885. This shews an increase of only 148, of whom 144 are children, during the latter five years, whilst in the period from 1880 to 1885 the increase was 1,476. The increase has been greatest in Hongkew, where the population is three and a half-times what it was in 1876. The foreign population of the French Concession on the same date was 173 males, 123 females, and 148 children. The proportion of different nationalities in all the settlements was in 1890 1,662 British, 584 Portuguese, 350 American, 321 German, 229 Spanish, 263 French, 76 Danish, 207 of various other European nationalities, 403 Japanese, 98 Indians, and 72 Manilamen and other Asiatics. While the adult Foreign male population has increased only 411 per cent. since the census of 1870, the number of women has been multiplied four and a half and of children over six times. These figures do not include the population atloat, which at the date of the census was 1,009 against 893 in 1885. Although the Chinese have no right of residence within the Foreign Settlement, and indeed were expressly prohibited 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 four 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. The numbers by the last census (June, 1890) were, in the British Settlement 98,719, in Hongkew 44,435, in Foreign Hongs in both Settlements 7,113, villages and huts 4,520, in shipping and boats 6,342, total 168,129. The native population of the French Concession on 24th June last was 34,722 and the boat population about 6,000; say a total for the three Settlements and those afloat of 208,000, more than half of whom are adult males. The majority are immigrants from other provinces who followed in the wake of foreigners. The population of the native city is supposed to be about 125,000. The large congregation of natives in the Settlements is kept in admirable order by a Police force of 47 Europeans. 57 Indians, and 315 natives for the north of the Yang-king-pang, and 40 foreigners and 65 natives for the French Concession. As the natives have to be tried by their own authorities, and bribery doubtless works its effects in Shanghai as elsewhere in China, the difficulties of organizing and efficiently working such a small force are considerable. In few places is life and property more secure.

The climate of Shanghai is generally allowed to be fairly healthy. The death rate amongst foreigners ashore and affoat during the past seventeen years has ranged from 17.2 per thousand (in 1884) to 30.8 per thousand (in 1881). The rate in 1891, calculated on the basis of the census taken in June, 1890, was 25 per thousand. Partial outbreaks of cholera have occurred at intervals in recent years, but a large proportion of the cases were among the ships in harbour. The highest recorded number of deaths from this cause among foreigners was 32, in 1890. Of these, 18 were amongst residents. In 1891 the deaths from cholera were 23, of whom 13 were residents. If we exclude nonresidents the death rate was 23 per thousand in 1891 and has varied, so far as can be estimated in the absence of an annual census, from that, which is the highest recorded, to 14.2 per 1,000 in 1884, a rate which compares favourably with that of large towns in Europe. The Health Officer in a late report says that "out of the seventy-five deaths registered, there were but nine which can in any sense be termed climatic." The Chinese authorities reported 2,758 deaths amongst the natives in the "Anglo-American Settle-ment" in 1891, which would make the rate 17 per thousand, but that is no doubt con-siderably under the real number: 232 of these deaths were registered a from cholera and 223 from small-pox. The thermometer ranges from 25 deg. to 100 deg. Fahrenheit, the mean of eight years having been 59.2 deg.; winter being 39.1, spring 50.9, summer 78.2, and autumn 62.6. Shanghai approaches nearest to Rome in mean temperature, while the winter temperature of London and Shanghai are almost identical. In October and Novemb. there is generally dry, clear, and delightful weather, equal to that found in any other 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 in the summer is sometimes excessive, but generally lasts only a few days at a time. In late years very severe gales have become more frequent. The annual average of rainy days in Shanghai during eight years was 124, the annual rainfall 32.464 inches; 55 wet days occurred in winter, and 69 in summer; the heaviest shower was on the 24th October, 1875, when 7 inches fell in 3½ hours. Earthquakes occasionally occur, but have not been known to inflict any serious injury. The streets of the English and French Settlements all run north and south and east

The streets of the English and French Settlements all run north and south and east and west, mostly for the whole length of both settlements, crossing each other at right angles. They were when first laid out 22 feet wide, but have since at very great expense been mostly made much wider. Notwithstanding the soft nature of the soil they are now kept in remarkably good order, at least those near the river, the district chiefly occupied by Europeans. Owing to the nature of the ground, expensive piling or concrete foundations are necessary before any foreign buildings can be erected, and all stone has to be brought from a long distance. The Soochow Creek, between the English Settlement and Hongkew, is now crossed by six bridges, three of which are adapted for carriage traffic, and the French is connected with the other Settlement by eight bridges. There are several good driving roads extending into the country, two leading to Sicawei, a distance of about six miles, and one to Jessfield by the banks of the Soochow Creek, for about seven miles. It is intended ultimately to extend it to Wossung. Several other roads have been proposed, but although foreigners are prepared to pay high prices for the land the opposition of the officials has hitherto prevented their construction. At the time the Taipings approached Shanghai some roads for the passage of artillery were made by the British military authorities at the expense of the Chinese Government, one of them extending for seventeen miles into the country; but, excepting those close to the settlement, they have now been turned into ploughed fields. An inland carriage road to Woosung, made at the expense of Messrs. Jardine, Matheson & Co. and others, has now also been reduced to a narrow footpath. The foreshore in front of the settlement has been raised, turfed, and planted with shrubs. The trees planted some years ago having now attained a good height, and several more imposing buildings having been completed, the English and French Bunds form as magnificent a boulevard as any in the East.

Many foreign houses, nearly all of them with several mow of garden ground, have been erected near the outside roads, especially on that leading to the Bubbling Well, which is the main outlet from the settlement, and from which most of the other roads branch off. This road and its extension to Sicawei is planted with trees on both sides, forming a fine avenue of over five miles in length. A small but well laid out and admirably kept Public Garden was formed about 1868 on land recovered from the river in front of the British Consulate. It is now proposed to considerably extend its area by reclaiming the foreshore. A general Public Garden, eight mow in extent, by the bank of the Socchow Creek was opened in December, 1890.

Immense sums have been wasted in various attempts to drain the settlements, principally from the want of skilled direction; but the great difficulties in this matter, arising from the low lying and level nature of the ground, have now been fairly overcome. The settlements are well provided with telegraphic fire alarms. The desire of the Municipal Councils to keep the monopoly in their own hands retarded for many years the inauguration of water works, but a public company has now been established, which furnishes a continuous supply of filtered water at moderate rates. The Electric light was introduced in 1882, and lamps have been erected on the principal thoroughfares and wharves.

Shanghai can boast of several fine buildings of various and varied styles of architecture. Trinity Cathedral, erected from a design by Sir Gilbert Scott, is one of the finest specimens of modern ecclesiastical architecture to be found out of Europe. The foundation stone was laid on 16th May, 1866, and the Church was opened for public worship on 1st August, 1869. It is Gothic of the thirteenth century, 152 feet long, 58k feet wide, and 54 feet from the floor to the apex of the nave. The structure was not completed, however, until 1892, when the spire was erected, the cross being placed on the top on the 4th October of that year. It attains a total height of 160 feet, and, like the body of the edifice, is built of red brick, with stone dressings. The founda-tion of the spire was laid by Bishop of Mid-China on the 19th August, 1891. There is a fine Roman Catholic Church in the French Concession called St. Joseph's, built in 1862, and another in Hongkew known as the Church of the Sacred Heart, the Union Church on the Soochow Creek, also a Chapel belonging to the London Mission and one to the American Episcopalians, and a very pretty and prettily situated Seamen's Church at Pootung, besides several Mission Chapels for natives. The Jesuit Fathers have an extensive Mission establishment and orphanages at Sicawei, where a mission has existed for over a hundred years. The present Church was built in 1851. To the mission is attached a museur of natural history, etc., and a valuable scientific observatory, in connection with which the is a time-ball on the French Bund. Under the direction of this institution, a complete tem meteorological observations, embracing the whole of the China Seas, is now carried out. The Shanghai Club occupies a large and elaborate building at one end of the English Bund. It cost Tls. 120,000, and at that is said to have ruined three contractors. It was opened in 1864. nd has passed through a varied and peculiar history. The present buildings of the British Consulate and Supreme Court at the other end of the Bund were opened in 1873. Near to them there is a really fine Masonic Hall. Amongst the other conspicuous buildings may be mentioned those occupied by the Oriental and Hongkong and Shanghai Banking Corporations and the Chartered Mercantile Bank. The Lyceum Theatre, situate in Museum Road, is a fair building seating 600 persons, opened in January, 1874. The members of the German (Concordia) Club have also a handsome little Theatre attached to their premises in the Canton Road. A new Custom House is in course of erection on the site of the old building on the Bund. It is in the Tudor style, of red brick with facings of green Ningpo stone, and will have high pitched roofs covered with red French tiles. The buildings will have a frontage on the Bund of 135 feet and on the Hankow Road of 155 feet. In the centre of the main building a clock tower will rise to a height of 110 feet, which will divide the structure into two wings. The elevation is a very handsome one, and the new building will add an imposing feature to the Bund. A monument to the memory of Mr. A. R. Margary, of the British Consular service, who

was murdered by Chinese in Yunnan, was unveiled in June, 1880, and a statu^e of the late Sir Harry Parkes, British Minister to Peking, was erected in 1890. The principal buildings on the French, Concession are the Municipal Hall and the Consulate. A bronze statue of Admiral Protet, who was killed when directing an attack on Nan-yao on 17th May, 1862, stands in front of the Municipal Hall.

Among the institutions of the place may be mentioned the Volunteer Defence Force, consisting of Field Artillery, Light Horse, and Rifle Brigade, the latter comprising a battalion of five companies. Originally formed in 1861 it 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 the last re-organisation under Major Holliday proved successful, there being now three hundred and thirty nine members, almost all of whom are effective. This is exclusive of the Home Guard and Band. The Fire Brigade, which is entirely volunteer, consists of seven Engine and two Hook and Ladder Companies. It is pronounced to be the most efficient Brigade out of the United States. There is a Hospital for foreigners, the building for which, although only completed in 1877, is already found inadequate and so badly situated that a new one is proposed. There are also several Hospitals for natives. The Temperance Society has a good hall and well furnished library. The other public institutions may be enumerated as, a Subscription Library containing about 12,000 volumes, a branch of the Royal Asiatic Society, with the nucleus of a Museum, a Masonic Club, a Sailors' Home, a Polytechnic Institution for Chinese, a Seamen's Library and Museum, a well supplied Gymnasium, a Wind Instrument Band, which gives concerts in the Public Gardens three times a week during the summer months, a Race Club, possessing a course of a mile and a quarter, a Country Club on the Bubbling Well Road, Parsee, Portuguese, and Customs Clubs, also Pony Paper Hunt, Cricket, Rifle, Yacht, Racquet, and various other Clubs for recreation. There are ten or eleven Masonic bodies, with over 500 members. In 1876 a District Grand Lodge for North China was constituted, with Shanghai as its head-quarters.

There are four Docks at Shanghai, the one at Tungkadoo, opposite the city, having a length of 380 feet over all, with a depth at spring tides of 21 feet; the Old Dock at Hongkew is 400 feet long and 18 feet deep at springs; and the New Dock at Pootung, at the lower end of the harbour, measures 450 feet on the blocks, with a depth at high water springs of about 21 feet. All steamers and most sailing vessels now discharge and load at the various public and private wharves. The premises of the Associated Wharf Companies have a frontage of about three-quarters of a mile. The Chinese Government has an Arsenal, Dock, and shipbuilding establishment at Kaou Chung Mow, a short distance above the city. It commenced as a small rifle factory in 1867. The Great Northern Telegraph Company's cable was laid to Shanghai in 1871, and the Tartersing distance distance distance distance distance and that of the Eastern Extension Company in 1884, there being now two distinct lines of communication with Europe. An overland line to Tientsin was opened in December, 1881, which was subsequently extended to Peking. There is also a line west to Hankow and south as far as Lungchow, on the Kwangsi border. A railway constructed by a foreign company was opened to Woosung in June, 1876, but after running for sixteen months it was purchased and taken up by the Chinese Authorities. During the short time it was running the passenger traffic alone covered the working expenses, leaving sufficient profit to pay a small dividend. A scheme for Tramways in the settlements was sanctioned some years ago, but they have not yet been commenced. There are four locally owned lines of steamers running on the coast and the river Yangtsze. Several manufactories under both native and foreign auspices have sprung up of late years, and would considerably increase were it not that the native authorities are offering the most determined opposition to any manufactures under the control of foreigners.

The "Astor House" in Hongkew, the "Central" in the British, and the "Hôtel des Colonies" in the French Concession, besides many second class inns, give hotel accommodation equal to that of any port in the East. There are two daily newspapers, the North China Daily News, morning, and the Shanghai Mercury, evening; also three weeklies, the North China Herald, Celestial Empire, and Temperance Union. There are two native daily papers, the Shun-paper and the Hu-paper. These are sold at the prices of ten and eight cash, equal to a farthing and a half, and have a very large circulation. In one matter, that of Postal accommodation, Shanghai is perhaps over-supplied, there being British, French, American, Japanese, German, Local, and Customs Post-offices. Shanghai was made a port of Registry for British ships in 1874. All foreign hongs and even private houses have to give themselves fancy Chinese names, by which only they are known to the native. The system is, however, found to have its conveniences. No less than 2,726 jinrickshas, 2,605 passenger wheelbarrows, and 251 horse vehicles ply for hire in the Settlements.

The currency of Shanghai is the tael weight of silver cast into "shoes" of fifty taels, more or less. The foreign banks issue notes of the value of one dollar and upwards for both taels and dollars. Smaller transactions are conducted in clean Mexican dollars and copper cash. There are nine foreign and numerous native banks in the Settlement.

copper cash. There are nine foreign and numerous native banks in the Settlement. Shanghai is the great emporium for the trade of the Yangtsze and northern ports, and to a considerable extent for Japan and Corea. The export of Tea from 1846 to 1850 averaged sixteen million pounds, and Silk during the same period seventeen thousand bales. The total import and export trade of 1868 was sixty-five million taels. It steadily increased each year until 1881, when it reached Hk. Tls. 141,921,357 but afterwards shewed a great decline, the total for 1884 having been twenty per cent. less than that of 1881. It has since, however, shewn a rapid recovery, the total trade in foreign bottoms, import and export, for the last five years, as given by the Customs Statistical Department, being :--

1887	Hk. Tls.	138,234,600 at	Ex. 1	1.54,	Mex.	\$212,881,284,	at Ex.	4s.	10 <u>1</u> d.,	£33,550,069
1888	,,	146,917,846		1.54,		\$226,253,483,		4s.	8gd.,	£34,510,390
1889	22	145,649,999	59	1.54,	59	\$224,300,998,	>>	4s.		£34,440,156
1890	22	145,145,106	19	1.54,	22	\$223,523,463,	22	5s.	2]d.,	£37,647,012
1891		165,543,862	,,	1.53,	• • •	\$253,282,109,		4s.	11d.,	£40,696,199

The value of foreign Opium imported in 1891 was only slightly under that of 1890, but Tls. 406,887 less than in the previous year and Tls. 2,013,908 less than in 1888, while for several years previously there had been a falling off, owing to increased production of and demand for native opium, the quality of which is now much superior to what it formerly was and the taxes on which are very much lighter than on the foreign drug. The import in 1881 was 51,522 piculs, which gradually declined to 34,447 piculs in 1890 and 38,783 piculs in 1891. The imports of Cotton Goods and Yarn in 1891 was more than 25 per cent. in value over that of 1890, which exceeded by 25 per cent. that of 1880, while Woollen Goods and Metals showed a slight decline in 1890, but increased, the former by 36 and the latter by nearly 10 per cent. in value in 1891. Kerosine Oil showed an increase of 5,437,815 gallons in 1890 and a further increase of 15,174,290 gallons in 1891. The following table shows the export of Tea and Silk for four years

tono ang danio bitano the exper	voi rea and	DUR IOLIOUL	vears		
Tea—Black Br	ick Gree	n Silk	Raw	Waste	Cocoons
	,141 208,7		7,730	37,601	6,011
	426 189,9	32 53,803		45,470	8,297
	,215 196,4	74 39,699	12,708	39,639	5,954
	,689 205,9	14 60,743	8,925	41,186	7,325
The import trade in Foreig	n Goods for 1	1891 may be s	ummarised	as follow	5
From Great Britain III.	29,197,934	From Strait	s & Austral	ia Tls. 1	.091.845
From Hongkong	16,145,296	From Britis	h America	A	934.947
From India	12,432,913	From other	Countries	a.c	100.001
From United States	7,529,018	From Chine	se Ports		201,275
From Japan	5,096,696				
From Continent of Europe	4.606.190		HL	. The 77	336 115

Of the total an amount to the value of Haikwan Tls. 59,407,769 was re-exported, namely to the Yangtsze ports Hk. Tls. 26,824,132, to the Northern ports Hk. Tls. 23,302,034, to Ningpo and Southern ports Hk. Tls. 6,505,206, to Corea Hk. Tls. 935,196, to Hongkong Hk. Tls. 736,162, to Japan Hk. Tls. 427,923, to Russian Manchuria Hk. Tls. 417,865, to Great Britain Hk. Tls. 205,617, and to other Foreign Countries Hk. Tls. 53,634, leaving a balance for local consumption and stock of Hk. Tls. 17,928,346.

The following were the values of the principal classes of goods imported:-

2,622
0,681
0,529
1,904
0,810
5,190
7,626
) ,509
3,115

Imports to the value of Tls. 1,362,048 were sent to the interior under Transit Passes; Metals, Kerosine, and Coal being the principal articles thus conveyed. The imports in foreign bottoms of native produce not re-exported amounted to Hk. Tls. 7,212,957.

SHANGHAI

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The total value	es of Expo	rts and	Re-exp	orts of Na	tive Pı	oduce to F	oreign	Countries
Hongkong, and Ch	inese port	$s \ln 189$	1 were:	- 	17 019	M I		
Silk Tls. Silk Piece Goods	19,100,00	a Deen				Musk	1	IS. 393,301
Tea	11 904 09	2 Dean	h & Non	ncakes 1,33 keens 1,18	7 107	Vicelli &	Macaro	ni 396,697
Cotton Raw	6,749,16	$\frac{3}{2}$ Woo	1 @ 1941	1,10	0,197	Nutgalls	144 4	. 388,997
Rice	4 103 90	2 Fure	fr Fur		12,756	Fungus Grass Clo		303,813
(Free)	4,103,00	8 Tob			12,750 30,050	Rhubarb	++++	278,009
	1 668 89	9 Hida	es & Ho		26,509	Books Pri		
Sugar	4 091 64			67		Fans		
Straw Braid	1 605 79		etable C)ile 52	5,150	Sundries		
Paper	1,556.09	9 Chin		43		Sunuries		0,201,004
Wheat	1 468 77	7 Way			39.419	Total H	I TIS	80,994,790
Of this amoun				41	0,410)	I Utal II	D. 110.	00,004,100
Continent of Eur				1 Othe	r Fore	ign Countr	ing	755,226
Great Britain	ope		69,021	Conte	I I UIC	ign Counti	103	100,220
United States	•••		85,463	To Forei	ign Co	untries, Hk	Tle Af	395 780
Japan			06,276	101010	gn coi	41101105, 111	. 115	,000,100
Japan Straits, India, &	Australia		02,612	Norther	n Port	s	TIC 16	798 546
Hongkong for H	oreign)		,	Souther	n Port	s	10	675 334
Countries	or o	1,2	47,181	Vanotsz	e Ports	s S	17	819 211
Russian Manchu	ria	8	25,084			Chinese Po		
British America.			71,832	Hongko	ing ioi		103 0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Corea			86,513	To Cl	hinese	Ports, Hk.	TIS. 40	599.010
The goods for H	Export bro	ught do	wn und	ler Transi	t Passe	samounted	to Tls.	1.116.851.
lmost all of which	was Wast	te Silk a	nd Coc	oons.				-,,
The total carr	ving trad	e entrar	nces an	d clearand	es for	the year	1891 wa	as divided
mongst the differe	nt flags a	s under:	<u> </u>					
St	eamers T	onnage	Sailing	Tonnage	Total	Tonnage	Du	ties
British						3,509,141	Tls. 3	,901,276
German	486	418,885	3	770	489		22	675,523
French	104	213,814	-	-	104	213,814	33	847,624
Japanese	345	331,840	52	22,839			32	247,541
American		-	53	44,105	53	44,105	23	48,273
Austrian	63	61,824	1	44,105 192	64	62,016	33	3,653
Swedish & N'wegr	1 72	41,558	5	5,131	77	62,016 46,689	33	20,709
Other Countries	46	35,183	6	5,922	52	41,105	53	16,598
Chinese	1,451 1,	473,273	521	87,528		1,560,801	22	540,322
On Opium	•••			+++	+++	+++	>>	531,379
-	F 000						-	
Totals	5,602 5,	975,532	770	276,473		6,252,005		,832,898
Of these 110 ste essels cleared in ba	amers and	1.23 sall	ing ves	sels entere	ea, and	327 steam	ers and	04 saming

vessels cleared in ballast. The total Customs Revenue, Hk. Tls. 6,832,898, for the same year consisted of—

Import Duties Haikwan T	ls. 3,671,719
Export Duties	1,241,833
Coast Trade Duties	239,419
Tonnage Dues	214,846
Transit Dues	49,691
Opium Likin	1.415.390

Of the total value of the Imports of Foreign goods at all the Treaty ports and from Hongkong and Macao to non-Treaty ports, fifty-seven and a three quarters per cent. passed through Shanghai, and of the Exports to foreign countries forty per cent, besides most of the coasting trade; more than half of the whole trade of China in foreign vessels thus belonging to "the commercial metropolis of China."

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SHANGHAI

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Sheng Hung-Shuen, director general King Ling-San, manager W. P. Chow, assistant manager H. Bohr, chief superintendent 司公臣任于E-li-feng Kung-sse TELEPHONE COMPANY, LIMITED—CHINA AND JAPAN; Head Office, 14, Austin Friars, London; Shanghai Exchange, 14, Szechuen Road E. E. Porter, A.I.E.E., general manager M. A. Viloudaki, clerk J. King, do. L. Ramsin, inspector	Morris Capt O. R C. G T. S. J. Ba TURNBULL, Kiukiang Wm. A J. L. S J. W. H F. A L. J. Agency
Sheng Hung-Shuen, director general King Ling-San, manager W. P. Chow, assistant manager H. Bohr, chief superintendent 司公臣任任了是他任了。 Telephone Company, LIMITED—CHINA AND JAPAN; Head Office, 14, Austin Friars, London; Shanghai Exchange, 14, Szechuen Road E. E. Porter, ALE.E., general manager M. A. Viloudaki, clerk J. King, do. L. Ramsin, inspector X. Ta-lay TELOE & Co., R., Merchants, Talay Build- ings, French Bund, and Hamburg and	Morris Capt O. R C. G T. S. J. Ba TURNBULL, Kiukiana Wm. A J. L. S J. W. I F. A L. J. Agency Liverp
Sheng Hung-Shuen, director general King Ling-San, manager W. P. Chow, assistant manager H. Bohr, chief superintendent 司公臣任任任任任 For Company, Limited—China AND JAPAN; Head Office, 14, Austin Friars, London; Shanghai Exchange, 14, Szechuen Road E. E. Porter, A.I.E.E., general manager M. A. Viloudaki, clerk J. King, do. L. Ramsin, inspector K Ta-lay TELOE & Co., R., Merchants, T'alay Build- ings, French Bund, and Hamburg and Tientsin	Morris Capt O. R C. G T. S. J. Ba TURNBULL, Kiukiana Wm. A J. L. S J. W. I F. A L. J. Agency Liverp TURNER &
Sheng Hung-Shuen, director general King Ling-San, manager W. P. Chow, assistant manager H. Bohr, chief superintendent 司人后在在了e-li-feng Kung-sse TELEPHONE COMPANY, LIMITED—CHINA AND JAPAN; Head Office, 14, Austin Friars, London; Shanghai Exchange, 14, Szechuen Road E. E. Porter, A.I.E.E., general manager M. A. Viloudaki, clerk J. King, do. L. Ramsin, inspector X. K. Ta-lay TELOE & Co., R., Merchants, T'alay Build- ings, French Bund, and Hamburg and Tientsin R. Telge	Morris Capi O. R C. G T. S. J. Ba TURNBULL, Kiukiang Wm. A J. L. S J. W. I F. A L. J. Agency Liverp TURNER & A. SI
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Sheng Hung-Shuen, director general King Ling-San, manager W. P. Chow, assistant manager H. Bohr, chief superintendent 司公臣任任任任任 For Company, Limited—China AND JAPAN; Head Office, 14, Austin Friars, London; Shanghai Exchange, 14, Szechuen Road E. E. Porter, A.I.E.E., general manager M. A. Viloudaki, clerk J. King, do. L. Ramsin, inspector K Ta-lay TELOE & Co., R., Merchants, T'alay Build- ings, French Bund, and Hamburg and Tientsin	Morris Capi O. R C. G T. S. J. Ba TURNBULL, Kiukiang Wm. A J. L. S J. W. I F. A L. J. Agency Liverp TURNER & A. SI

A. Xavier

X. Meira

h German Fire Insurance Co.

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s & Co., agents

t. C. H. McCaslin, marine supdt.

loberts, master of tug

Frandon, do.

. Morton, master and diver

annerman, supdt. engineer

轰祥 Zeang-t'a

Howie & Co., Merchants, 16, g Road

A. Turnbull (absent)

Scott

Harding

yscough

Cubitt

oool and London and Globe Insce.

Wha-kee 配華

Co., Merchants, 13, The Bund hewan

Placé

Agency Northern Assurance Company

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Pau-an 安保 UNION INSURANCE SOCIETY OF CANTON, LIMITED, 17, Yangtsze Road Douglas Jones, agent (absent) C. W. Baird, acting agent C. M. Ede A. de Rago Agencies Home and Colonial Marine Insurance New Zealand Insurance Company

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Studio, 16, Foochow Road S. Watase

S. Koga

H. Morita

K. Isonaga

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L. Grenard

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Vi-na 南未 VINAY, HENRI, Broker, 20, Sassoon's Buildings, Nanking Road

VITA, A., Professor of Music, 3, Seward Rd.

房藥發科 Ko.fa yo.fang VOELKEL & SCHROEDER, "Pharmacie de l'Union," corner of Nanking and Kiangse Roads

S. Voelkel

- F. C. Cooper L. Senna
- VOLUNTEER CORPS-See under Municipal Council

利達亨 Hang-dah-le YBARD & Co., L., Storekeepers and Watchmakers, 36, Nanking Road H. Sillem A. Laidrich (Hankow) A. Muhlestein

和 Yung-wo WADE, H. T., Metal, Freight, Coal and Oil Broker, Canton Road

WALLER, LL. EDE, Public Buyer and In-spector of Straw Plait; Ship, Freight, and Share Broker, 32, Nanking Road

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C. Skinner

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J. H. P. Parker, commander -, chief officer V. P. Fonseca, purser H. W. Browne

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WOMAN'S UNION MISSION WOMEN'S WORLD'S CHRISTIAN TEMPERANCE UNION—See under Churches & Missions

Woods, Geo. A., Engineer, Shipwright, &c., Broadway J. Bell F. Naudin J. Rago

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委派 Yuen.fah 'YUEN.FAH," British Ship, Jardine, Matheson & Co. Wm. Dobie, commander U. Vieira, purser John Legaspi

生 留 部 郭 新 Sin-ko-bu E-sang ZEDELIUS, C., M.D., 13, Hankow Road

ZI-KA-WEI MUSEUM ZI-KA-WEI OBSERVATORY --See under Churches and Missions _

INSURANCE OFFICES

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OFFICES

Offices	Agents
"Agrippina" Transport Versicherungs Ges. Cologr	ne Siemssen & Co.
Allgamaina Varsishamman Casellashaft (Halustia	" Malahama la Co.
Allgemeine Versicherungs Gesellschaft "Helvetia	" Melchers & Co.
Alliance Fire Insurance Company	Jardine, Matheson & Co.
American Shipmasters' Association	Frazar & Co.
Assicurazioni Generali in Trieste	Gibb, Livingston & Co.
A suite l A	GIDD, LIVINGSTON & CO.
Associated Assurance Companies London (Marine).	Siemssen & Co.
Austrian Insurance Co., "Donau," Vienna	Melchers & Co.
Badische Schifffahrts Assecuranz Gesellschaft	Siemssen & Co.
Delaine Wine Transmiss Community Geoscies Charles	
Baloise Fire Insurance Company	Overbeck & Co.
Basler Transport Versicherungs Gesellschaft	Melchers & Co.
Bremen Underwriters	Melchers & Co.
British and Foreign Marine Insurance Company.	Duttenfald & Curine
Caledonian Fire Insurance Company	Dyce & Co.
Canton Insurance Office, Limited	Jardine, Matheson & Co.
China Fire Insurance Company, Limited	Gibb, Livingston & Co.
Oli M 1 at Maine Law (UIDD, LIVINgston & CO.
China Merchants' Marine Insurance Company	
China Traders' Insurance Company, Limited	J. E. Reding, agent
Commercial Union Assurance Company (Fire)	
Commercial Union Assurance (Life Department).	Gibb, Livingston & Co.
Commercial Union Assurance Co. (Marine Branch).	North China Insce. Co.
Commercial Union Assurance Company	
Consolidated Marine Insurance Co., Berlin	
Deutscher Rhederei Verein, Hamburg	
Dusseldorf Universal Marine Insurance Company.	Siemssen & Co.
Economic Fire Office. Limited	American Trading Co.
Equitable Life Assurance Society of U.S.A.	J. A. Ballard
E 't 11 T'S A manage of I S' A Fostor Drand	d. T /P Hamilton
Equitable Life Assurance of U.S. A., Eastern Branc	h J. T. Hamilton
Federal Marine Insurance Company of Zurich	Arnhold, Karberg & Co.
Fire Insurance Company of 1887, Hamburg	Kirchner & Boger
Farting Destan Vanishamman Anutalt Duda Dast	Signation & Co
Fonciere Pester Versicherungs Anstalt, Buda-Pest.	Siemssen & Co.
General Life and Fire Insurance Company	Kirchner & Boger
Germanic Lloyd	Melchers & Co.
German Lloyd Marine Insurance Company	Carlowitz & Co.
Comment Doyd Marine Insurance Company	Signation to Co.
German Lloyd Marine Insurance Co., of Berlin	Siemssen & Co.
German Marine Insurance Association	Siemssen & Co.
German Marine Insurance Company	
Globe Marine Insurance Company, of London	
Guardian Assurance Company	Wisner & Co.
Hamburg-Bremen Fire Insurance Company	Carlowitz & Co.
Hamburg-Magdeburg Fire Insurance Company	Arnhold, Karberg & Co
Usersotia Fire Incurrence Company of Hamburg	Aug. Ehlers
Hanseatic Fire Insurance Company of Hamburg .	Aug. Emiors
Hanseatischer Lloyd	Siemssen & Co.
Home and Colonial Marine Insurance Company	Union Insurance Society
Hongkong Fire Insurance Company, Limited	Jardine, Matheson & Co.
Imposial Locustone Company	Gibb, Livingston & Co.
Imperial Insurance Company	D G Enland Co.
Imperial Insurance Company, Limited	R. S. Furlonge, general agent
Imperial Insurance Company (Fire)	Meyer, Lemke & Co.
Indian Imperial Marine Insurance Company	Gibb, Livingston & Co.
International I lovel Barlin	Signation & Co
International Lloyd, Berlin	Siemssen & Co.
International Marine Insurance Company, Liverpo	ol Barlow & Co.
Italia and Helvetia Marine Insurance Company	Gibb, Livingston & Co.
Lava Son and Fire Incommon of Community	France & Co
Java Sea and Fire Insurance Company	Frazar & Co.
Lancashire Insurance Company, of Manchester	Arnhold, Karberg & Co.
Lion Fire Insurance Company, Limited	Forrester & Co.
Liverpool and London and Globe Insurance Compan	y Turnbull, Howie & Co.
London Assurance Companying Fine	Rund Rug I Co
London Assurance Corporation. Fire	
London Assurance Corporation (Marine)	Arnhold, Karberg & Co.
London and Provincial Marine Insurance Compan	y Drysdale, Ringer & Co.
London and Lancashire Fire Insurance Company.	
London and Lancashire Life Assurance Company.	Malahars & Co
London and Dancashire Line Assurance Company .	Melchers & Co.

INSURANCE OFFICES, Continued

OFFICES

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OFFICES	TIONIN
London and Lancashire Insurance Company	China and Japan Trading Co.
Manahostan Fina Insurance Company	Ed. Schellhass & Co.
Manchester Fire Insurance Company	
Mannheim Insurance Company	Arnhold, Karberg & Co.
Mannheim Reinsurance Company	Reuter, Brockelmann & Co.
Marine Insurance Company, Limited	P. & O. S. N. Co.
Marine and General Mutual Life Assurance Society	P. & O. S. N. Co.
Meiji Fire Insurance Company, Limited	Mitsui Bussan Kaishia
Merilie to the insurance company, miniced	
Merchant Shipping and U'writers Assn. Melbourne	Gibb, Livingston & Co.
Mercantile Marine Insurance Co., of South Australia	Dodwell, Carlill & Co.
Munchener Rückversicherungs Gesellschaft	Siemssen & Co.
National Board of Underwriters of New York	W. S. Wetmore
National Marine Insurance Association	Dodwell, Carlill & Co.
Nathanlanda Fire Ingurance Company	
Netherlands Fire Insurance Company	Overbeck & Co.
New Swiss Lloyd, Winterthur	Kirchner & Boger
New York, Boston, and S. Francisco Board U'writers	Frazar & Co.
New York Life Insurance Company	Meyer, Lemke & Co.
New York Life Insurance Company	R. S. Furlonge, Division Manager
New Zealand Insurance Company	Union Insurance Society
Now Zooland Insurance Company	W D Groham Managor
New Zealand Insurance Company	W. D. Graham, Manager
Niederrheinische Güter Assurance Gesellschaft	Siemssen & Co.
Norddeutsche Versicherungs Ges. Hamburg	Siemssen & Co.
North British and Mercantile Insurance Company	J. A. Ballard
North China Insurance Company, Limited	Alexr. Ross, Secretary
North German Fire Insurance Company	Telge & Co.
North Queenl and Insurance Company, Limited	Gibb, Livingston & Co.
Northern Accurace Company, Enniced	
Northern Assurance Company	Turner & Co.
Northern Assurance Company	Hewett & Co.
Norwich Union Fire Insurance Society	Alfred Dent & Co.
Oberrheinische Versicherungs, Mannheim	Siemssen & Co.
Ocean Marine Insurance Company	Lavers & Co.
Ocean Marine Insurance Company, of Bombay	Jardine, Matheson & Co.
Proific Insurance Company, of Sydney	Dodwell, Carlill & Co.
Pacific Insurance Company, of Sydney	Douwen, Carnin & Co.
Pacific Mutual Life Insurance Company of California	Reuter, Brockelmann & Co.
Phoenix Fire Office, London	Westall, Little & Co.
Positive Government Security Life Assurance Co	Drysdale, Ringer & Co.
"Providentia" Frankfurter Versicherungs Ges	Melchers & Co.
Prussian National Fire Insurance Company	Gipperich & Burchardi
Queen Fire Insurance Company	Frazar & Co.
Poliance Marine Insurance Company	
Reliance Marine Insurance Company	Yangtsze Insurance Association
Rhein-Westfallischer Lloyd K. Gladbach	Ed. Schellhass & Co.
"Rhenania" Versicherungs Actien Ges., in Colon	Ed. Schellhass & Co.
"Rhenania" Versicherungs Actien Ges., in Köln	Melchers & Co.
Royal Insurance Company, of Liverpool	Iveson & Co.
Royal Exchange Assurance Corporation of London	Butterfield & Swire
Royal Exchange Assurance, Marine Branch	Alfred Dent & Co.
Samarang Sea and Fire Insurance Company	Siemssen & Co.
	Dyce & Co.
Scottish Union and National Insurance Company	Welch, Lewis & Co.
Shanghai Marine Engineers Mutual Ins. Society	J. W. Stanford
Singapore Insurance Company, Limited	Dodwell, Carlill & Co.
	Gibb, Livingston & Co.
South Australian Insurance Co., of Adelaide (Marine)	
South Australian Insurance Co., of Adelaide (Marine)	Dodwell, Carlill & Co.
	Arnhold, Karberg & Co.
Standard Life Assurance Company	W. T. Phipps
Straits Insurance Company	Chs. J. Dudgeon
Straits Fire Insurance Company	Chs. J. Dudgeon
	W. T. Phipps
Sun Life Assurance Company of Canada	Ilbert & Co.
Sveriges Allmänne Ingurence Co. of Cethenhung	
	Nils Moller
Suisse" Compagnie d'Assurances Maritimes	
	Nabholz & Osenbrüggen
Thames and Mersey Marine Insurance Company	Dodwell, Carlill & Co.

INSURANCE OFFICES, Continued

OFFICES

	TTO DIVEN
Tokio Marine Insurance Company, Limited	Mitsui Bussan Kaishia
Transatlantic Fire Insurance Co., of Hamburg	Siemssen & Co.
Transatlantic Marine Insurance Co., of Berlin	Melchers & Co.
Triton Insurance Company	Jardine, Matheson & Co.
Ulster Marine Insurance Company, Limited	Gibb, Livingston & Co.
Union Assurance Society	Barlow & Co.
Underwriting and Agency Association, London	Gibb, Livingston & Co.
Union of Hamburg Underwriters	Siemssen & Co.
Union Insurance Society of Canton	Douglas Jones
United Cos. of Maritime Insurance, Austrian Lloyd's	Siemssen & Co.
United Swiss Marine Insurance Company	Melchers & Co.
Veritas-Austro-Ungarico, Trieste	Siemssen & Co.
Whittington Life Assurance Company	Jas. Alex. Harvie
Wuerttembergische Transport Versichernngs Ges	Melchers & Co.
Yangtsze Insurance Association. Limited	W. S. Jackson, Secretary
-	

ROADS IN THE BRITISH SETTLEMENT

NORTH AND SOUTH

				Fuhkien Road	路	囨	忍
EAST END				Fuhkien Road Hoopeh Road Hoihow Road Chekiang Road Kwangse Road Kweichow Road Yunnan Road Lloyd Road Thibet or Defence Road Ware Part	路	北	湖
Yangtsze Road (The Bund)	路	于	伴	Hoihow Road	路	H	海
Yangtsze Road (The Bund) Yuen-ming-yuen Road		쩨	IN .	Chekiang Road	路	江	出
Museum Rcad	院	物	13	Kwangse Road	路	西	殿
Szechuen Road	12	11	EN.	Kwangse Road Kweichow Road Yunnan Road Lloyd Road	路	州	費
Kiangse Road	27	175	江	Yunnan Road	HA.	南	2
Honan Road	昭音	南	'n	Lloyd Road	路	合	穷
Shantung Road	14	東	ш	multiple and Defense Dead	1	城	泥
Shanse Road	22	元	jli -	Thibet or Delence Road	12	12	四
Chihli Road	123	誱	di l	WEST END	-		
	P 44	79-79	pt-lie				

EAST AND WEST

SOUTH END		Nanking Road	攻 間
Sangkiang Road (Yang King)	路江松	Tientsin Road	淋大
Pang)		Taiw in Road	に転
Pakhoi Road	路路路路 路路路 路	Newchwang Road	莊牛
King-loong-ka (or Woo-wooRoad).	路隆金	Woosieh Road	踢 焉
Canton Road	路 果 质	Daking Road	**
Siking Road	路頭加福	Peking Road	诸律
Foochow Road	路州福	Amoy Road	何違
Hankow Road	路口漢	Soochow Road	州縣
Kiukiang Road	路江九	NORTH END	

ROADS IN HONGKEW SETTLEMENT

EAST AND WEST

SOUTH END				Tsung Ming Boad路 Seward Road路 Tiendong Boad	23	网	44
North Yangtsze Road	北	子	12	Seward Road	61	SH.	n
Whang-poo Road	路	浦	蕾	Tiendong Road	-	間	炅
Broadway (part runs North &)	East		$\widehat{\mathcal{A}}$	Boone Road	1		文
South	115	Æ	lā.	Miller Road	44	動	20
Yangtsze-poo Road	浦	樹	鰦	Hanbury Road		壁	漢
Morrison Road	-16	福	珉	Quinsan Road	24	Щ	11
Yuhang Road				NOLTH END			-
Woochang Road	路	昌	託				

AGENTS

SHANGHAI

ROADS IN HONGKEW SETTLEMENT, Continued

NORTH AND SOUTH

WEST END				Tsingpoo Road路 浦	青
North Fuhkien Road	矾	福	北	Tsingpoo Road	文
North Shanse Road	西	Ш	北	Fearon Road	變
North Honan Road	南	河	北	Dixwell Road	祆
Purdon Road				Taiping Road路平	太
North Kiangse Road	西	江	北	Kon-ahoong Road IS I	the
North Szechuen Road	11	29	北	Yuen-fong Road 13 7	T
Chapoo Road	93	清	乍	Yuen-fong Road 路劳 Yuen-fong Road 路劳 Singkei pang Road 路濟 Chaou-foong Road 路濟 Dent Road 路費 Kung-ping Road 路平 E-wo Road 路	盗
Woosung Road	23	17	岛	Hwa-kee Road路 訖 Singkei pang Road路 濱 河	助是
Broadway (part runs East & West).	雁	*	合	Chaou-foong Road	*
Astor Road	路	古	-	Dent Road	14
Woochang Road	-0	员	- 吳百禮 - 閔	Kung-ping Road路 平	A
Ming-hong Road	路	行	関	E-wo Road	1
Old China Street街	國	th.	老	EAST END	
Nanzing Road	25	中海	南		
	-	10	113		

ROADS IN THE FRENCH SETTLEMENT

NORTH AND SOUTH

Quai de France	Rue Discry
Quai Kin Lee Yuen	Rue de la Porte du Nord 街大四 企業
Quai des Remparts Mumitiante	Rue Protet街當袖點
Rue du Whampou 路行洋	Rue de l'Administr. tion
Rue des Poissons 街雲形	Rue du Moulin 街 同 L 論 并
Rue Chinchew 路州京	Rue Touranne 街橋木子谷
Rue Laguerre 街安永	DILL INTERACTOR AND
Rue Laguerre	
Rue de la Mission 街星館	Rue de Saigon
Rue de la Mission 街星與 Rue Petit街祥吉	
Rue du Marché Français 街與寶	Quai de l'Ouest

EAST AND WEST

Quais du Yang-king-pang et 計 游 源 洋	Rue de la Paix街大 弊 裕 Rue de l'Est省 大 門東小
Quais de le Pagode, des Fossés, 加 宮后天 et de la Brèche	Rue Formose
Rue du Consulat	Rue Takoo路古太 Rue Chusan 路山舟 Rue du Fokien 路山舟
Kue de Ningpo	Rue Ming-hong路行関 Passage Néziang路祥南
Rue de Passiejo	

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The port of Chinkiang (or Chen-kiang-fu), which was declared open to foreign trade by the Treaty of Tientsin, is situated on the Yangtsze, about 150 miles from its mouth, and at the point where the Grand Canal enters the river.

and at the point where the Grand Canal enters the river. The history of Chinkiang possesses but few features of interest. The town, as a translation of its name implies ("River Guard"), was at one time a post of considerable importance from a military point of view, when all the rice-tribute from the south of China was transported to Peking by the interior route. The British forces captured the place in July, 1842, and as the cutting off of supplies always operates with great effect, the commanding situation thus secured was not long in producing the desired result upon the Central Government, for the Treaty of Nanking was signed a month afterwards. The Taiping rebels entered the town in April, 1853, and continued to occupy it till 1857, when they had to evacuate it from the same cause which had made the Government yield fifteen years before.

The city lies between one of the mouths of the Grand Canal and the right bank of the Yangtsze. Most of the houses are built on level ground, but the surrounding hills lend a pleasant appearance to the locality, which is considerably enhanced by the bluff scenery of the island of Ts'io-shan. When the city was abandoned by the rebel forces, its destruction was very nearly complete, and it has even now hardly recovered its former prosperous aspect. The city is enclosed by walls and defended by rather formidable looking batteries commanding the river approaches. The foreign settlement occupies a tract of land extending from the mouth of the Canal along the bank of the river. The little settlement has a neat bund, is provided with a club, and has small Protestant and Catholic churches. It was the scene of a formidable riot on the 5th February, 1839, when about half the foreign houses and buildings were destroyed by a native moly. The population of Chinkiang is estimated at 135,000.

Considerable commercial importance was attached to the port when it was first opened. The largest vessels can approach it, and hopes were high as to the position it would occupy in the development of inland trade with China; but the trade on the Yangtsze seems to have centred at Hankow, farther up the river. The net value of the foreign imports for 1891 was Tls. 9,200,053 as compared with Tls. 8,050,236 in 1890. The import of Opium into Chinkiang in 1891 was 3,173 piculs, against 3,423 piculs in 1890, and 10,900 piculs in 1884, and has been steadily declining for some years owing to the competition of the lighter taxed native drug. The total value of the trade of the port for 1891 amounted to Tls. 15,825,400, and in 1890 it was Tls. 15,214,166.

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NANKING

This 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. It 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 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 is not yet an open port, although it is specified in the French Treaty of 1858 as one of the Yangtsze ports to be opened to trade, and its formal opening can doubtless be claimed at pleasure by the French Government.

Nanking is situated on the south bank of the Yangtsze, 44 miles beyond Chinkiang and 194 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 feet to 90 feet and are from 20 to 40 feet in thickness. They enclose a vast area, being 32 miles in circumference, a large portion of which is wilderness or cultivated land. The inhabited 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 only broken and scattered bricks remain 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 rebellion, it has never yet attained any commercial

Although Nanking has recovered to a small extent from the prostration which attended its ill-treatment during the rebellion, it has never yet attained any commercial importance. The only foreign residents at present are the missionaries and the English professors in the Naval College, opened here in 1890. A large pile of buildings has been erected for the accommodation of this institution, and 120 students, most of them from mission schools round Shanghai, have been admitted. A dozen teachers and instructors are employed, including three foreigners. Since the advent of the new Viceroy both students and staff have been reduced, and the Arsenal and Powder Mills, for many years in charge of foreigners, are now entrusted to native direction. They are situated just outside the South Gate. The missionaries support two hospitals besides several schools. As the seat of the viceregal government and by virtue of its historic associations Nanking still possesses some importance, and will no doubt, when opened to foreign trade, regain a degree of its lost prestige.

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WUHU

This port was opened to foreign trade, by the Chefoo Convention, on the 1st April, 1877. It is situated on the river 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 ten to twelve feet in the summer, connects the port with the important city of Ning-kuoh-fu, in southern An-hwei, fifty 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 fifty 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 net value of the foreign imports for the year 1891 was Tls. 3,351,706, compared with Tls. 2,922.253 in 1890. 2,608 piculs of Opium were imported in 1891, as compared with 2,567 piculs in 1890. Coal may some day become a considerable article of export from Wuhu, the mines at Chihchou, near Ta-tung, being worked with Western appliances and machinery. WUHU

The export in 1891 was 13,769 tons as against 14,365 tons in 1890. There is a large trade in Timber in Wuhu, but that, like all other trade, is in the hands of the Chinese. The total value of the trade of the port for 1891 was Tls. 10,253,054 as against Tls. 7,629,197 in 1890.

The town is fairly well built, with rather broader streets than most Chinese cities possess, and is tolerably paved. The tract of land selected for the British Settlement, though admirably suited for the purpose, with good deep water frontage, has not yet been availed of, and there are few foreign houses in the place. The population of Wuhu is estimated at 80,000 inhabitants. This city was the scene of formidable antimissionary riots in June, 1891.

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KIUKIANG

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 187 geographical miles from Hankow and 445 miles from Shanghai. Kiukiang was before the Rebellion a busy and populous city; but it was occupied by the Taiping rebels in 1853, and before it was given up to the Imperial troops it was almost entirely destroyed. When the foreign settlement was established there, however, the population soon returned, and it has continued to increase rapidly: it is now estimated at 53,000.

The city is built close to the river, the walls running along the banks of it for some 500 yards. Their circumference is about five miles, but a portion of the space enclosed is still not occupied. 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. The foreign settlement lies to the west of the city and is neatly laid out. It possesses a small bund lined with trees, a tiny club, and small Protestant and Roman Catholic Churches.

The idea which led to the opening of Kiukiang was, no doubt, its situation as regards communication by water with the districts where the Green Tea is produced. But the hopes entertained respecting Kiukiang have never been wholly realised. The total quantity of Tea exported in 1891 was 249,983 piculs, of which 36,617 piculs were Green, the export for 1890 being 242,714 piculs. Opium was imported to the extent of 3,621 piculs in 1891, and 3,326 piculs in 1890. Kiukiang is the port from whence the ware made at the far-famed porcelain factories at Kin-te-chen is shipped. In 1891, 26,213 piculs of this ware was exported. The total value of the trade of the port for 1891 was Tls. 13,843,080, and for 1890, Tls. 11,834,012.

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HANKOW

Hankow is situated on the river Han at the point where it enters the Yangtsze, and is in lat. 30 deg. 32 min. 51 sec. N., and long. 114 deg. 19 min. 55 sec. E. It was formerly regarded as only a suburb of Hanyang, which it immediately adjoins, and which is a district city of the province of Hupeh, but Hankow has outstripped the older city in wealth and importance. These two towns lie immediately facing the city of Wuchang-fu, the capital of the province, which is built upon the south bank of the Yangtsze. Hankow is distant from Shanghai about 600 miles.

Attention was first drawn to Hankow as a place of trade by Huc, a French missionary. Captain Blakiston, in his work "The Yangtsze," gives the following correct description of the place and its surrounding:---"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 traverses 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. The British Settlement is located at the east end of the city, which joins, and is, together with the Race Course, included within the city walls, which are quite modern, having been built at the time of the Taiping Rebellion. It is well laid out, the roads being broad and all lined with well grown trees. The Bund, which is exactly half a mile in length, 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 latter a rather handsome structure built by the Russian residents. Several Brick Tea factories owned by Russians are located in the Settlement. A capital club, with tennis and racquet courts, bowling alley, billiard and reading rooms, library, &c. is kept up. A French Settlement was also fixed upon, but it has never been occupied. The river steamers go alongside hulks moored close to the shore; ocean steamers anchor in mid stream. The current is very strong in the river. The native city of Hankow presents no distinctive feature. Like all Chinese cities it is a crowded agglomeration of narrow lanes. The population of Hankow is estimated at 800,000.

Great expectations as regards trade were entertained respecting the opening of Hankow. Foreign commerce would, it was thought, be brought into immediate contact with the large internal population of China, and a port be established in the locality of the great tea producing districts. These expectations, however, have been but partially realised. Tea is, of course, the staple export, and it is at Hankow that the first steamers for home take in their cargoes. This trade, however, is now declining owing to the competition of Indian and Ceylon Teas. The total export of Tea from Hankow (including re-exports of Kiukiang tea) amounted in 1891 to 516,525 piculs, as compared with 510,518 piculs shipped in 1890. In 1891 Opium was imported to the extent of 738 piculs as against 738 piculs in 1890. It is computed that 70 per cent. of the opium used at this port is native grown drug; the import of the foreign article declines yearly. The trade under the transit pass system is larger at Hankow than at any other port; its value in 1891 was Tls. 5,207,528 as compared with Tls. 5,913,159 in 1890. The net value of the trade of the port in 1891 amounted to Tls. 38,485,145, and in 1890 to Tls. 36,405,599.

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This is one of the four ports opened to foreign trade on the 1st April, 1887, according to the provisions of Clause I. of Section III. of the Chefoo Convention. Ichang is a prefectural city, of considerable official importance, in the province of Hupeh. It is situated on the river Yangtsze, about 363 miles above Hankow. The navigation of the river up to this port is easy for vessels of light draught, and there is good anchorage at and near the city. The port is the centre of a fairly rich country. Besides the common productions of the great plain of Hupeh, the cultivation of the tungtsze tree, from which the tung oil is expressed, begins on the hills near Ichang and extends westward into Szechuen. Opium is grown in considerable quantities in the district. Ichang is conveniently situated as a mart for the tea districts of Hoh-fung-chow, the produce of which might, it was at one time thought, be made suitable for foreign use. It was generally supposed that, as Ichang is situated at the head of steamer navigation on the Yangtsze and occupies a good position for trade, the port would speedily become an important commercial centre. For the first three years these anticipations appeared little likely to be realised: the port cut a miserable figure the first year of its existenco as a treaty port. Later returns show, however, that Ichang is becoming a considerablo distributing centre, and its inward transit trade is now only second to that of Hankow. The total value of the trade for 1891 amounted to Tls. 3,939,331 as compared with Tls. 6,403,295 in 1890, and Tls. 2,550,648 in 1889. The falling off in 1891 in due to the opening of Chungking to foreign trade. No foreign Opium is imported at this port, the native drug being generally used. The estimated population of the port is 34,0C0. The foreign concession was attacked by a native mob on the 2nd September, 1891, and nearly all the buildings on it destroyed.

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CHUNGKING

The city of Chungking, situated in lat. 29 deg. 33 min. 30 sec. N. long., 107 deg. 2 min. E., may vell 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, leather, feathers, bristles, rhubarb, musk, opium, and the large assortment of Chinese medicines—are received, assorted, repacked, and shipped to Ichang, Hankow, and Shashi, consignments to the latter port being transhipped there into smaller junks, and forwarded to the southern provinces, vid 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, 1,250 miles from the mouth of the latter. The principal streets of the city are on the side of the Yangtsze, in which are many fine shops. It 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. The climate of Chungking is very depressing, perhaps the worst in China; the summers 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 70 feet; in the year 1871 the Chinese say it rose over one hundred feet, the water not being able to force its way fast enough through the gorges. On the left bank of the Kia-ling and facing Chungking, 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 300,000.

The port was declared open to Foreign trade in March, 1891, but business did not actually commence until the 18th June, since which date a large and gradually increasing trade is being done both in imports and exports, carried in foreign chartered junks. The net value of the trade for the six months of 1891 was Tls. 2,854,713.

The Yangtsze is navigable for steamers from Ichang, not only to Chungking, but as far as Suchau-fu, where the Min river joins the Yangtsze, which is also navigable for light draft steamers nearly to Chen-tu, the provincial capital. The Kia-ling is also navigable from Chungking for the same steamers nearly as high as Pao-ning-fu. The period of navigation for the Upper Yangtsze and smaller rivers is from early in May to the end of October.

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NINGPO

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 forty miles from Ningpo. The attempt to found a trade mart there, however, proved unsatisfactory, and the factory was abandoned after a very few years' trial. The port was deserted by foreigners for many years after 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 retake 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. It is a walled city, the walls enclosing a space of some five miles in circumference. The walls are built of brick, and are about twenty-five feet high. They are fifteen feet wide at the summit, and twenty-two 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 250,000. The foreign trade at Ningpo has never been large. This is owing to a considerable extent, doubtless, to the proximity of Shanghai. The net quantity of Opium imported in 1001 me coord rivers. A command with 6006 mights in 1890. Of The there were left 644

The foreign trade at Ningpo has never been large. This is owing to a considerable extent, doubtless, to the proximity of Shanghai. The net quantity of Opium imported in 1891 was 6,027 piculs, as compared with 6,026 piculs in 1890. Of Tea, there were 161,644 piculs exported in 1891, and 153,587 in 1890; Cotton, 28,230 piculs in 1891, and 25,465 piculs in 1890. The total value of the trade of the port was Tls. 12,872,304 in 1891; and Tls. 13,069,415 in 1890.

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房 捕 巡 Tshung-bu.wong TAOTAI'S POLICE Controller and Magte.—J. C. Watson Sergeant—John Willis

顺 基 Wha-jing

WADMAN & Co., Merchants E. Wadman Agencies British North Borneo Company Canadian Pacific Railway Company, Indo-China S. N. Company, Limited Canton Insurance Office, Limited Hongkong Fire Insurance Co., Ld. China Traders' Insurance Company Imperial Fire Insurance Company Wen-chow-fu, one of the five ports opened to foreign trade by the Chefoo Convention, is the chief town in the department of the same name occupying the south-east corner of Che-kiang province. The city is situated on the south bank of the river Ou-kiang, about twenty miles from its mouth, in lat. 27 deg. 18 min. 4 sec. N., long. 120 deg. 38 min. 28 sec. E. The site is a well cultivated plain, bounded on all sides, but at a distance of some five miles, by lofty hills. The walls are said to have been first erected during the fourth century, and enlarged and re-built by the Emperor Hung Wu in 1385. 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. They are mostly well paved with brick and kept in careful repair by the householders. They slope down on either side to waterways, which in their turn communicate with canals permeating the whole city. There are numerous large nunneries and temples in Wen-chow. The Custom-house, outside the chief gate, known as the *Shwang Men* or "Double Gate," the Taotai's Yamen, the Prefect's and other public offices in a cluster, and the Foundling Hospital, all near the centre, are the other chief buildings. The latter institution, built in 1748, contains one hundred apartments. Among the objects of greatest interest and curiosity to the stranger are two pagodas situated on "Conquest" Island, abreast of the city. They are both of great antiquity and, with the houses close by, 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. The British Consul and the Customs examiners occupy apartments on the island used by His Majesty, who has left behind him autographs preserved to this day in the adjoining temple. The estimated population of the city is from 80,000 to 100,000.

Wenchow was formerly a great seat of the tea trade, and previous to 1861 was, it is said by some, the only port in the department from which tea was allowed to be exported. The city was then in a flourishing condition. But in order to prevent the teas from falling into the hands of the Tai-ping rebels, who overran the whole district during that year, this regulation was exchanged for one which authorized the export of tea at any of the Customs stations along the coast; consequently the trade soon gravitated to Foochow in the south and to Ningpo in the north. It was thought that on the conversion of Wenchow into a treaty port it would speedily recover its old position as a tea exporting place, but this has not proved to be the case, although it is estimated that tea could be put on the Wenchow market for \$2 per picul less than at Foochow, owing to the higher cost of transport to the latter port. At present there is no foreign settlement, and the foreign residents are a mere handful, consisting almost entirely of officials and missionaries. A large quantity of native opium is produced in the vicinity of Wenchow. There is a considerable native export trade in wood, charcoal, and bamboos, brought down the river in rafts from Ch'u-chow. The annual value of this trade is estimated to be not less than \$2,000,000. The shops and yards engaged in it are situated in the west suburb, where immense quantities of bamboos and poles are kept on hand. Wenchow is also celebrated for its bitter oranges. The export of Tea in 1891 was 6,790 piculs, as compared with 5,345 piculs in 1890. The value of the whole trade of the port for 1891 was Tls. 639,876, compared with Tls. 603,161 in 1890.

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FOOCHOW

Foochow (or Fuh-chau-fu) is the capital of the Fokien province. It is situated in lat. 26 deg. 02 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 Bohea 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 1890, when the tea trade of the port reached its highest figure, the export being 737,000 piculs, the prosperity of the place has been on the wane, until in 1991 the shipment of this its staple product had fallen to 361,304 piculs.

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 are narrow and filthy, but the number of trees about the official quarter of the city, and the wooded hills enclosed by the walls, give a picturesque appearance to the general view. Two well preserved pagodas stand within the city walls. Near the east gate of the city are several hot springs, which are used by the natives for the cure of skin diseases and are believed to be very efficacious. The Foochow people excel in the manufacture of miniature monuments, pagodas, dishes, &c., from what is called "soap stone," and in the construction of artificial flowers, curious figures of birds, &c. A few miles above the city the river divides into two branches, which, after pursuing separate courses for fifteen miles, unite a little above Pagoda Anchor uge. The foreign settlement stands on the northern side of the island thus formed and which is called Nantai. A bridge across the river, known as the Long Bridge or Bridge of the Ten Thousand Ages, affords access to the city. The climate of Foochow is mild and delightful for about nine months of the year,

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. A refuge from the heat of summer can, however, be gained by a three hours' chair ride to the top of Kuliang, which mountain resort is now much frequented by the foreign residents. Sharp Peak also affords a seaside and bathing resort which is much approciated.

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 lihine. 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, with the exception of those of very light draught, are compelled to anchor at Pagoda Island, owing to the shallowness of the river, which has been increasing of late years, and the difficulties of navigation. 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. The Arsenal was bombarded by the French on the 23rd-24th August 1884, and reduced to partial ruin, but has since been restored. There is a granite-floored dock at the Anchorage owned and managed by foreigners. A small weekly paper called the *Foochow Echo* is published here. The population of Foochow is estimated at 635,000.

The trade of Foochow is mainly in Tea, the export of which has been falling off steadily of late years owing to Indian competition, the quantity exported in 1891 amounting to 361,304 piculs against 398,595 piculs in 1890. Of Opium 5,022 piculs were imported in 1891 as against 5,172 piculs in 1890. The value of the trade of the port for 1891 was Tls. 12,020,080; for 1890 it was Tls. 11,819,123.

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AMOY

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 Pei 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. The vessels of other nationalities, however, continued to visit the place and did so till the city was captured in 1841. The Treaty of Nanking was signed soon afterwards, by which all foreigners were admitted to trade there.

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 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 and maintains a rural population of 3,500 people. 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, however, now estimated at 96,000.

There is a little to be said about the city. It ranks as a third class city in China, but it bears no comparison to Canton in wealth or general appearance. 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 Chang-chow-fu, the chief city of the department of that name, and situated about 35 miles from Amoy. The island of Kulangsu 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. There is a good Club in the settlement, adjoining which is the cricket ground. A neat little Anglican Church has also been erected. There are three granite docks at Amoy, the largest being 310 feet by 60 feet; they are owned and managed by foreigners. A small shipping sheet called the Amoy Gazette is published daily. The foreign residents number about 280.

called the Amoy Gazette is published daily. The foreigners. A small simpling sheet called the Amoy Gazette is published daily. The foreign residents number about 280. There has always been a comparatively good trade done at Amoy. There is frequent and pretty regular steamer communication with Hongkong, Swatow, and Foochow. Direct communication with Manila and the Straits Settlements is also maintained. The total export of Tea for 1891 was 176,031 piculs as against 137,600 piculs in 1890. The export of Sugar for 1891 was 200,534 piculs, compared with 221,863 piculs in 1890. The net importation of Opium for 1891 was 5,474 piculs as compared with 5,785 piculs in 1890. The total value of the foreign trade of the port for 1891 was Tls. 10,771,258, against Tls. 11,449,066 in 1890.

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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. Its name Formosa, signifying "beautiful island," was conferred by the Portuguese, the first Europeans to visit it, but it is called Taiwan (Great Bay) by the Chinese, to whom it has belonged since 1661. 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 erown to the Emperor of China. Formosa is about 210 miles in length, and from 60 to 70 miles broad in the widest part, with a circumference of some 450 miles. It is intersected from north to south by a range of mountains, which forms a kind of back-bone to the island, the loftiest peak of which, Mount Sylvia, is 11,300 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 whole of the territory east of the dividing chain is peopled by an aboriginal race who acknowledge no allegiance to the Chinese Government and make frequent raids on the outlying Chinese settlements. They are a savage and warlike people, allied to the Malays and Polynesians, and live principally by the chase. The Chinese hold the aborigines in much dread on account of their ferocity, but of late years they have steadily continued their encroachments on the eastern coast, keeping the natives at bay by the aid of Hakka settlers, a hardy race, who in Formosa go by the name of Hillmen, and who have proved a resolute foe to the aborigines. Until 1874, when the Japanese landed a force in Formosa to punish one of the aboriginal tribes for the murdler of some Loochooans shipwrecked on their coast, the Chinese Government had made no serious effort to extend their rule over any part of the eastern half of the island, but that event caused them to push forward their lines. A few of the aborigines nearer the coast have settled down to peaceful avocations, but the mountaineers still regard the Chinese with unappeasable hatred and hostility, though they have shown courtesy and kindness to the few foreigners who have visited their villages. The aborigines are said to be a fine featured, well made race, but sunk in barbarism and ignorance. The Chinese population of Formosa is estimated at about 2,500,000; the number of the aborigines it is, of course, quite impossible to estimate. The productions of Formosa are numerous, vegetation being everywhere most luxuriant, testifying to the richness of the soil. Rice, sugar, tea, and camphor are largely cultivated and ex-ported. The fauna includes bears, monkeys, deer, wild boar, badgers, martens, the scaly anteater, and other smaller animals. Birds are not very numerous, and snakes are not so common as might be expected where vegetation is so abundant. It is believed that the mineral wealth of the island is very considerable. Gold has been found and worked in the beds of the streams; valuable coal mines are in work near Kelung, and sulphur springs also exist in the north of the island. The interior of the island is, however, still practically unexplored. One great drawback to the island is its want 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, while on the west coast most of the harbours are little better than open roadsteads. Taipeh is the capital of Formosa, but Tainan-fu is the chief city in point of trade and population. The Treaty ports are all situate on the western coast, and are four in number-Takow and Tainan-fu in the south, and Tamsui and Kelung 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 and malarious in the wet season. The late Governor, H. E. Liu Ming-chuan, who retired in 1891, commenced many measures of improvement, introducing railways and various new industries, but most of these schemes are languishing under his successor.

TAMSUI AND KELUNG

The port of Tamsui lies in lat. 25 deg. 10 min. N. and long. 101 deg. 26 min. E. on the northern side of the fertile island of Formosa. It is an uninteresting place. The harbour, like all others in Formosa, has a troublesome bar, which greatly retards the growth of the port. Dredging would do much to render it more accessible. The town, called Hubei, 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 population of Tamsui is estimated at 100,000. The trade is not extensive. Tea grows on the hills in the locality, and the production of Formosa Oolongs is annually increasing. In 1872 the export only amounted to

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19,513 piculs, while in 1891 it reached 135,753 of Camphor, on the piculs. The export other hand, shows a steady decline, owing probably to the wholesale destruction of the trees, which were once exceedingly abundant in most parts of the island. The value of the trade of the port in 1891 was Tls. 5,300,674, and in 1890, Tls. 5,523,255. The port of Kelung lies to the north-east of Tamsui, in latitude 25 deg. 9 min. N.

The port of Kelung lies to the north-east of Tamsui, in latitude 25 deg. 9 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 twenty 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, a pirate chief who caused himself to be proclaimed King of Formosa. Though a mere village, it has long carried on a considerable native trade with Amoy, Chin-chew, and Foochow. Its staple product is coal, the mines of which could be made very productive; one colliery at Coal Harbour has been worked by the Government, with modern English machinery, but the output has never been very great. Sulphur also abounds in a valley in the neighbourhood, but the Authorities will not allow it to be worked. Kelung was opened to foreign trade at the same time as the other Formosan ports. The foreign trade at this port is chiefly confined to the shipment of coal. The export in 1891 was 27,950 tons as compared with 23,516 tons in 1890. 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. A railway now connects Kelung with Taipeh, the capital, and will be extended thence to Tainan-fu.

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TAINAN-FU AND TAKOW

The city of Tainan-fu [until 1889 known as Taiwan], situated in lat. 23 deg. 6 min. N. and long. 129 deg. 5 min. E., is the commercial capital of Formosa, and has a population of 235,000 inhabitants. Compared with other Chinese cities it is moderately clean and well paved. The walls are some five miles in circumference. The shipping port of Tainan-fu is Anping, situated on the coast about three miles to the eastward of the city and connected with the suburbs by a creek. The port is an open roadstead, vessels having to anchor a mile or so from the beach. From the 1st November to the end of May the anchorage is a perfectly safe one, but during the S. W. monsoon a heavy swell sets in, rendering it difficult, and at times impossible, for vessels to load or discharge. Anping has of late risen greatly in importance, the foreign firms making it their head quarters instead of Takow, which port in former years was considered of more significance. Tempered by sea breezes, Anping during the summer months can boast of a cool and healthy climate. From 1st October to the end of April there is little or no rain, and the temperature leaves nothing to be desired. Sugar is the principal export of South Formosa, shipments in 1880 having reached 907,630 piculs; but it declined in 1886 to 362,826 piculs. In 1887, however, it rose to 522,942 piculs, and in 1890 to 676,773 piculs, falling in 1891 to 545,347 piculs. The import of Opium during 1891 was 3,401 piculs against 3,076 piculs in 1890. The value of the whole trade of the port in 1891 was Tls. 3,131,260 as compared with Tls. 3,575,723 in 1890.

Takow is a port twenty-four miles to the southward of Anping. It takes little or no share in the import trade, and is rarely visited by the foreign merchants, excepting for a few months in the winter.

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WRIGHT, D. MONCRIEFF, Merchant Agencies National Bank of China, Limited Yangtsze Insurance Association, Ld. China Fire Insurance Company, Ld. 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, the seat of the local government, 35 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 foreigners were 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 the country round Swatow the antipathy to foreigners was of much longer duration. The British Consul was held technically to reside at Cha'o-chow-fu, and subsequent to 1861 several ineffectual attempts were made to pass through its gates. In 1866 a visit was made under more favourable circumstances, but it is only within the last few years that the population has refrained from annoyance and insult to foreigners within its walls. 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 has led to much over-crowding on the narrow strip of land on which it is built, and since February, 1877, no less than 21½ acres have been reclaimed from the sea, the greater part of which is now covered with shops and houses.

The climate of Swatow is reputed to be very salubrious. The town occupies, however, an unenviable position as regards typhoons, on account of being opposite the lower mouth of the Formosa Channel, and it has on many occasions been subjected to all the violence of these terrible storms, which almost every year sweep across the lower coast of China. The population of Swatow is estimated at 40,000.

The foreign trade of Swatow has never been large, but of late years it has shown a slight increase. The proximity of the port to Hongkong, which can be reached in from 15 to 20 hours, no doubt tells against it, as it enables the Chinese to conduct their own import business. The quantity of Opium imported in 1891 was 7,895 piculs as compared with 7,760 piculs in 1890. The quantity of Tea exported is very small, and reached only 7,889 piculs in 1891. A considerable trade is done in Sugar, there being 826,887 piculs brown and 831,647 piculs white exported in 1891. The China Sugar Refining Co. of Hongkong have a large Sugar Refinery here, but work has for some time been suspended. A large beancake factory was also started in 1882. The value of the trade of the port for 1891 was Tls. 26,212,095, as compared with Tls. 24,935,095 in 1890.

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CANTON

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 the Chinese Empire, it is also the seat of government for the province, and is the residence of the Viceroy of "The Two Kwang" (Kwangtung and Kwangs). The Governor of Kwangtung and the Tartar General are likewise resident here, besides a number of other government officials of more or less distinction, including the Haikwan, or Superintendent of Customs, a post always held by a Manchu.

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 forcigners 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 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 is enclosed by walls about twenty feet thick and from twenty-five to forty feet high. The suburbs spread along the river for nearly five miles. The entire circuit, including the suburbs, is nearly ten miles, the walls enclosing about six miles. What is called the New City now was formerly known as the Southern Suburb. The Western Suburb stretches for miles along the river. There are sixteen gates giving admission into the city beside two water gates. Canton contains great attractions for foreign visitors in its numerous temples, pagodas, &c., and in the many curio shops to be found there. As a specimen of Chinese architecture the Chin Chew 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, and the Mahomedan Mosque are among other show places. The French Mission have erected a large and handsome Gothic cathedral, with two lofty towers surmounted by spires, in the city. The structure is entirely built of dressed granite. A new Mint, constructed by the late Viceroy Chang Chih-tung, and furnished with a very complete plant, has been erected near the North Gate, commenced work in 1889, and now issues a silver subsidiary coinage as well as copper cash. The buildings cover a large area. On the opposite side of the river the Honam Temple and Monastery is the principal attraction. The population of Canton is estimated at 1,600,000.

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 mudflat 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 no less than \$325,000. Of this some 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 being built upon. The French also received a grant of the old site of the Viceroy's Yamen, on which the Catholic Cathedral has been erected. Shameen is pleasingly laid out, and the roads are shaded with well grown trees. A neat church,

called Christ Church, stands at the western end. During an anti-foreign riot on the 10th September, 1883, sixteen houses and the Concordia Theatre on the settlement were burned by the mob. An Hotel was erected on the Settlement in 1889, and now affords accommodation to visitors.

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 or the merchants by whom lots were purchased there in 1861, at enormous prices, withdrew from Canton altogether. The trade now transacted there by foreigners is limited. Tea and Silk are the staple exports. The total export of Tea for the year ending 31st December, 1891, was 3,420,866 lbs. compared with 8,477,466 lbs. in 1890, and the quantity of Raw Silk (exclusive of Refuse and Wild Silk) exported in 1891 was 19,919 piculs as compared with 17,615 piculs in 1890. The import of Opium in 1891 was 12,788 piculs as compared with 11,811 piculs in 1890. The total value of the trade of the port for 1891 was Tls. 45,957,092 as compared with Tls. 38,482,502 in 1890. The purely native trade of Canton still enjoys a high degree of prosperity.

Ample means of communication exist between Canton and Hongkong, a distance of about ninety-five miles, by foreign steamers plying daily, and a large number of native craft. There is daily steam communication with Macao. Steamers also run regularly between Shanghai, Hongkong, and Canton. 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 Kwanzsi and Tonkin frontier, in June, 1884. A projected railway between Canton and Kowloon has received the Imperial sanction and a preliminary survey has been made, but it still remains a project.

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WHAMPOA

This village was formerly the seat of a large portion of the foreign trade with Canton, as foreign sailing vessels are not allowed to go farther up the Pearl River. The trade in sailing vessels has, however, dwindled to very small proportions, and Whampoa is now almost deserted. A branch of the Maritime Customs is stationed here. The large mud docks formerly belonging to the Hongkong and Whampoa Dock Company were sold some years ago to the Chinese Government and have since been used for the gunbat squadron. A Government Torpedo School has been established here. The village, known as Bamboo Town, is a dirty and unattractive place, without any

The village, known as Bamboo Town, is a dirty and unattractive place, without any feature of interest, but the scenery round is picturesque and pleasing. Two lofty pagodas on neighbouring eminences are conspicuous objects from the river. The first of these, called the Whampoa Pagoda, is built on an island rising abruptly from the river to the height of 100 feet. It was erected about the year 1598, and is very much out of repair. A good sized tree grows from the brickwork at the summit. The other pagoda, called the First Bar Pagoda, is nearer to Canton, and occupies a hill which is considered the guardian hill of the province. It was built between the years 1621 and 1628 as a palladium to the water way of the provincial capital.

The importance of Whampoa is now a thing of the past. The place will always, however, possess some interest for foreigners, since the earliest recollections of foreign commercial intercourse with China are associated with it, all foreign ships being in old times compelled to anchor at Whampoa.

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A. Teunckhoff, Capt. I.G.N., teacher

CHINESE KOWLOON

The station of the Chinese Imperial Maritime Customs just outside the harbour of Hongkong, generally known as, and officially designated, the Kowloon Customs Station, is really situated at Lai Chi-kok, a tiny hamlet on the mainland opposite the western end of Stonecutter's Island. Two hulks are moored at a little distance from the shore, and buildings for the accommodation of the Foreign and Chinese staff, of considerable size and extent, have recently been erected on the point. Lai Chi-kok is not on the penin-sula of Kowloon, though near to it, and is conveniently situated for watching craft bound for Canton. Kowloon City is situated at the back of the peninsula in a roomy but shallow bay to the north-east of Hung-ham bay, where the Kowloon establishment of the Hong-kong and Whampoa Dock Company is located. The city is a small one, and the larger portion of it is built outside the walls, which climb to some height the hill at the back, giving it a rather picturesque appearance. The walls are of granite, but of no great thickness, and neither they nor the old dismantled guns lying on them would be of any use for purposes of defence. There are no features of interest in the town unless the fan-tan shops are so considered. The streets are narrow and dirty, and there are no public buildings save the tower-like pawnshop and the dilapidated yamen inside the walls. A little distance from the city may be seen, however, one of those interesting little fortified villages, with embattled walls and a moat, which are not uncommon in the province of Kwangtung, and which serve to indicate the state of insecurity in which the rural population live. Beyond this is the road which leads over the mountains at the back and which is worth climbing for the fine view of Hongkong from the pass at the top. The population of Kowloon City is probably not more than 5,000. A steam ferry plies between Hongkong and Kowloon City at uncertain hours every day. The total value of the trade passing through the Kowloon Customs Stations in 1891 was Tls. 35,548,258 as compared with Tls. 38,592,132 in 1890.

DIRECTORY

開大龍九 IMPERIAL MARITIME CUSTOMS Commissioner-J. McLeavy Brown Deputy Commr.-R. A. Currie (acting) Assistant-S. J. Hanisch -R. Markwick, Jr. -J. W. Loureiro -J. H. Perry Do. Do. Do. Medical Attendant-J. Cantlie, M.B., C.M., Tidesurveyor-C. H. Palmer Assistant Tidesurveyors--R. Braun, J. Dalson Examiner-W. F. Kahler Assistant Examiners-G. Keeble, G. Baldwin, H. Haines, J. A. Tipp, A. Diercking Tidewaiters-H. Schnepel, P. Foster, A. T. Bredenberg, S. B. Thompson, D. Breen, H. J. Faunch, W. H. Blake, A. T. Westerbery, E. T. Meling, J. Schluter, G. M. Krohn, C. Clarkson, A. T. Fisher, S. S. Wood, C. M. Cle-land, J. McLean, L. J. Xavier, J. A. Drews, T. Stephenson, W. L. Mar-tick, J. B. Wagner, A. Ware, J. Jor-don, J. J. Blake, W. H. C. Halberg, W. R. Jones, D. McLennan, W. Pruchtnow, A. Gray, C. W. Thayer, A. Smith Watcher-W. F. Canning

Revenue Cruiser Chuen Tiao Commander-W. S. Wyles First Officer-C. J. Williams Second do. -C. A. V. Backe Third do. -E. O. Patey First Engineer-J. McBain

- Second Engineer-G. M. Gray Gunner-H. Schnepel (acting) Revenue Cruiser Kai Pan Commander—J. Stewart First Officer-Second do. -J. Mikkelsen First Engineer—J. Kirkwood Second do. —L. Basse Gunner—II. Thomas Revenue Cruiser Likin Acting Commander-H. G. Myhre Acting First Officer—W. F. Tyler Acting Second do. —F. Payne Gallwey First Engineer—S. Hebden Second do. —P. McGregor Gunner—W. F. Canning (acting) ruising Launch Even (1) Cruising Launch Kwan Tin Officer-in-Charge-J. Schluter Launch Offier-W. L. Martick Cruising Launch Kwan Lui Officer-in-Charge-P. Foster Launch Officer—A. Smith Cruising Launch Kwan Fung Officer-in-Charge-S. S. Wood Launch Officer-T. Stephenson Revenue Launch Kong Sing Officer-in-Charge-W. H. Blake Launch Officer-A. Ware Revenue Launch Kowloon Tsai
- Officer-in-Charge—D. Breen Launch Officer—J. J. Blake Revenue Launch Kapsui Tsai Officer-in-Charge—H. J. Faunch Launch Officer—J. McLean
- Stations under the Kowloon Customs-Cap Sui Moon, Chang Chow, Fo To Chow, Kowloon City

LAPPA

Lappa, also called by the Chinese Kung Pak, is an island, directly opposite the Inner Harbour of Macao, the distance across being from 1½ to 1½ miles. One of the stations of the Chinese Imperial Maritime Customs is located here, and another on an islet called Malowchow. Lappa is under the jurisdiction of the Heungshan Magistrate. 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 passing through the Lappa Custom Houses in 1891 was Tls. 9,994,221 as compared with Tls. 10,358,659 in 1890.

DIRECTORY

Kung Pak Kwun IMPERIAL MARITIME CUSTOMS Commissioner—Alfred E. Hippisley Assistant—C. A. Lord Do. —J. H. Fougerat Do. —A. M. de Souza Medical Officer—J. Gomes da Silva Tidesurveyor—T. N. Manners Boat Officer—D. Reid Examiner—L. Liedcke

- Assistant Examiners—C. C. de Castro, J. H. M. Noodt
- Tidewaiters-O. E. M. Bünese, W. C. Blake, J. Moorehouse, F. J. Rowsell, W. L. Parker, A. Lee, A. Thompson, G. McKenzie, A. V. Havers, C. H. A. Käcker, J. Holliday, H. Marquardt. B. R. Kendell, W. H. Graves, M. P. O. Zarowsky
 Watcher-F. Q. Xavier

HOTHOW (IN HAINAN)

Hoihow is the seaport of the city of Kiung-chow (the seat of government in the island of Hainan, and distant from its port about three and a half miles) which was opened to foreign trade on the 1st April, 1876. The position of the port, though geographically favourable, is topographically unsuitable for the development of any extensive com-mercial transactions, vessels being compelled to anchor some two miles from the entrance of the creek, or branch of the main river upon which Hoihow is situated. The tides are extremely irregular, and the anchorage is liable to the visitation of very severe typhoons, being moreover entirely unprotected from the north. The width of the Hainan Straits, between Hoihow and the mainland—the Lien-chau peninsula—is about twelve miles. As regards health, Hoihow compares favourably with other parts of Hainan, though fever and ague are said to prevail to some extent. The port is badly supplied with water.

The approaches to the shore are extremely shallow, so that loading and unloading The approaches to the shore are extremely shallow, so that loading and unloading can only be carried on at certain states of the tide. Despite this disadvantage, however, the advent of foreign steamers has given a considerable impulse to trade, and Hoihow now almost vies with the Formosan ports in importance. The town itself contains about 12,000 souls, and is governed by a Tsan-tu, or Lieutenant-Colonel; the population of Kiungchow being 40,000. The mercantile population, though respectable, is by no means rich. No foreign settlement has as yet been formed, nor does it appear likely that any steps will be taken to that end. The foreign residents at present number about a dozen. The value of the whole trade of the port in 1891 was Tls. 2,079,689 as compared with Tls. 2,081,261 in 1890. A large export trade in pigs, eggs, and provisions is carried on with Honerkong is carried on with Hongkong.

DIRECTORY

AMERICAN PRESBYTERIAN MISSION Rev. Carl C. and Mrs. Jeremiassen Dr. Henry M. and Mrs. McCandliss Rev. Frank P. Gilman Rev. J. C. and Mrs. Melrose Rev. A. E. Street Rev. P. W. McClintock

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PAKHOT

Pakhoi is one of the ports opened to foreign trade by the Chefoo Convention in 1876. It is situated on the Gulf of Tonkin in long. 190 deg. 13 min. E. and lat. 21 deg. 30 min. N. The British Consul hoisted his flag on the 1st May, 1877, and the foreigners were well received by the natives. Pakhoi is the port for the important city of Lienchau, from whence considerable quantities of foreign piece goods are distributed over the country lying between the West River and the seaboard. It was hoped that it would also become one great outlet for the trade of the province of Kwangsi. The trade was formerly almost exclusively in the hands of Chinese, who transhipped goods from Hongkong and Macao (chiefly the latter) in native bottoms, and in 1877 the value of the trade passing through the Foreign Customs amounted to no more than Tls. 11,714, but after 1878 it gradually attained respectable proportions. In 1891 the value of the trade was Tls. 4,101,730 as compared with Tls. 4,546,462 in 1890. The exports are sugar, oil, rice, tea, &c. The progress of the trade has been checked in some degree by the opening of Lungchow to French trade, goods now finding their way into Kwangsi through Tonkin.

The town is situated on a small peninsula and faces nearly due North. It stands at The town is situated on a small peninsula and faces nearly due North. It stands at the foot of a bluff nearly forty feet high, which deprives it of the South-west breeze in summer, while in winter it is exposed to the full force of the North-east monsoon. From the bluff an extensive uncultivated plain stretches, over which there is good sport, geese, duck, snipe, plover, quail, and pigeons being found in abundance. The climate is considered to be very salubrious. The estimated population of the port is 25,000. No port in China is more easily approached and entered than that of Pakhoi. The landmarks are conspicuous and unmistakeable. The channel is wide and deep and has no hidden danger to be avoided. The anchorage is a mile and a half from the town.

There is good landing at high water, but at ebb tide only for small boats.

DIRECTORY

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CONSULATES FRANCE

> 唐事简圆法大 Vice-Consul-Camille Gauthier Chinese Secretary-Tcheou Dje Tsing

GREAT BRITAIN

also AUSTRIA-HUNGARY, Consular Agency GERMANY, Consular Agency Consul-B. C. G. Scott Constable-M. Johnson

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LUNGCHOW

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 western border of the province of Kwangsi, and was selected as the seat of the frontier trade with Tonkin. The continuation of the two above rivers is known as the Tso-chiang, or left branch of the West River, and it enters the main stream some 30 miles above Nan-ning. The town is prettily placed in a circular valley surrounded by high mountains, and has a new wall completed in 1887. The population is estimated to number about 20,000. Lungchow, from a military point of view, is considered, by the Chinese, to be a place of importance and considerable bodies of troops are stationed between it and the Tonkin frontier. It was opened to the Franco-Annamese trade on the 1st June, 1889, but so far the little trade existing has been of a very petty description, and will continue so, until reliable and cheap means of transportation are established in Tonkin between Haiphong and Langson. A railway is now under construction from Phu-lang-thuong (eight hours by steamer from Haiphong) to the latter place, and will shortly be completed, a section of it having already been opened to traffic. Telegraphic communication exists with Canton and other places down the West River, with Mengtzŭ in Yunnan, vid Pose, and with places in Tonkin. An establishment of the Imperial Maritime Customs is maintained here. The value of the trade for 1891 was Tls. 39,660 as compared with Tls. 33,362 in 1890.

DIRECTORY

日本面目法大 Consul—P. R. Bons d'Anty, vice-consul in charge Chancelier—J. J. Beauvais Commis—G. T. F. Jubault Writer—Ma Wan-hsiang Annam Intepreter—Nguyn Van Da

Médecin-Dr. Simond, détaché

關新州龍 Lung-chow Hsin Kuan IMPERIAL MARITIME CUSTOMS Acting Commissioner—C. C. Clarke Assistant—A. H. Harris Tidewaiter—R. J. White

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MENGTZU

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 four days from the frontier of Tonkin, and is beautifully situated, being built on a cultivated plateau twenty miles long by about twelve miles in breadth, encircled by picturesque mountains, and 4,510 feet above the level of the sea. It has a population of about 10,000 persons, but before the Mahommedan rebellion was a place of much more importance, 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 likely to become the seat of a large border trade with Tonkin, now that the French have proved the navigability of the Songkoi or Red River up to Laokay by steamer, and thus brought Mengtzu within 13 days' journey of Haiphong instead of 31 days' as formerly. The French Consul hoisted his flag at Mengtzu on the 30th April, 1889, and the Customs station was opened in the following August. Up to the end of the same year the value of the imports amounted to Ths. 95,000, that of the exports to Ths. 88,000, and that of the transit trade to Ths. 100,145. The value of the trade for 1891 was Ths. 1,530,007 as compared with Ths. 1,104,007 in 1890. The Chinese merchants were quick to avail themselves of the advantages offered by the

transit pass system, and under cover of its protection have sent merchandise as far as the province of Szechuen. The climate of Mengtzu is temperate and salubrious, though every year, principally in the hot season, a disease known as the plague makes numerous victims there and throughout the province among the natives. During the winter some sport is obtainable, particularly bustard, which arrive in large flocks towards the end of October.

DIRECTORY

CONSULAT DE FRANCE Consul-E. Rocher Intpte.-Chancelier-G.Lallemant(abt) Commis de Résidence (détaché)-L. Guichard

關 自 葉 Mom.che.kwan CUSTOMS-IMPERIAL MARITIME Commissioner—A. P. Happer, Jr. Assistant—W. Hancock Do. —E. K. Bull Assistant Examiner-A. F. Schepens Tidewaiter-W. J. Lye

IMPERIAL CHINESE TELEGRAPHS; Administration Yun-kwei Provinces Director—Li Pi-ch'ang (Yun-nan-fu) Engineer—Ch. Jensen (Yun-nan-fu) Acting Manager—Yao Neng-pi

MISSION ETRANGÈRES DE PARIS Yunnan Mission

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M. Bourdonnec, J. A Soulié, A.
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HONGKONG

This, the most eastern of British possessions, 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. 1 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*.

HISTORY AND GOVERNMENT.

Before the British ensign was hoisted on Possession Point 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 Mings 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 rock is about a quarter-of-an-hour's walk from the frontier, near to a small temple on the right hand side of the path, and 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.

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 et 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 our 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 forthwith 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 Palmers-ton — "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 strong necessity of concluding some immediate arrangement with the Government of His Most Faithful Majest, either for the cession of the Portuguese rights at Macao, or for the effective defense of the place 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 in 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. The next 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 people 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 decision. 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 head quarters of Her Majesty's forces.

On the 20th January, 1841, H. M.'s Plenipotentiary issued a circular to H. M.'s subjects announcing the conclusion of preliminary arrangements between the Imperial Commissioner, Keshen, 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. All 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 the Queen. The 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 cossion of the island. In the meantime it was held by the British--who had come to stay--and on the 1st May, the Public Notice and Declaration regarding the occupation of Hongkong Was published. 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 April) of Saptain William Caine, of Her Majesty's 26th (or Cameronian) Regiment of Infantry, Schief 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 Tongkong." Captain Elliot's idea was that the island should be held on similar terms Magistrate, instead of being charged to administer British law, was authorised and source "to exercise authority, according to the laws, customs, and usages of China, as mar 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 Suttinger, 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 Subert Peel, when asked in the House of Commons whether it was the intention of Her Majesty's Government to properly colonise the place or give it up, declined to answer Tagesty's Government to properly colonise the place or give it up, declined to answer mutual the deemed an unparliamentary question during a period of open war with the country by whom its cession was both made and repudiated. The Treaty of Nanking, however, settled all doubts. On the 23rd June, 1843, Keying, the Imperial Commissioner, arrived in Hongkong, for the exchange of the ratifications of the treaty, and the peremony 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 arogress was rapid. The Queen's Road was laid out for a length of between three and our miles and buildings rose rapidly. But a check was received owing to the unhealthy bur 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 aster the arrival of Sir John Davis, who assumed the Government in June, the advisability 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 carnestly recommended Se abandonment of a place which, he believed, would never be habitable for Europeans, isstancing 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 recome a commercial emporium like Singapore. Sir Jonn Davis, in a despatch dated April, 1845, strongly combated Mr. Martin's pessimist conclusions and expressed a firm whief that time alone was required for the development of the colony and for the correction is 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 rerified, and in after years must have reflected with satisfaction on the fact that has views prevailed in Downing Street. On the 26th May, 1846, the Hongkong who house was opened with a ball. Sir John Davis resigned in January, 1848, and by the scheme as the 20th March of that wear Major Concernal Structure and which the scheme is the scheme of the scheme for the scheme of the scheme It 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 his 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, Sir John Bowring took the oaths as Governor, and held the reins until 1859, 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 mainistration various public works were constructed, and the Bowrington Canal made. It. September, 1859, Sir Hercules Robinson arrived and assumed the administration. 1860 the peninsula of Kowloon was placed under British control, and soon Atterwards became a great camp, the English and French troops of the Allied Papeditionary Force being for some time quartered there. The principal work effected during the Government of Sir Hercules Robinson was the construction of the original Fraya 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 the Clock Tower was completed, and the Hongkong Mint was erected, but owing to the loss attending its working it was closed early in 1864. 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 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 Office. During Sir Richard 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 Wah (Chinese) Hospital. In April, 1872, Sir Arthur Kennedy arrived and assumed the reins of Government, which he held with such dexterity that he acquired the title of "good Sir Arthur," and is the only Governor whose person has been commemorated in bronze. Under his administration the Colony prospered, but the year 1874 was made memorable in Colonial annals by one of the most destructive typhoons which has yet visited it, causing enormous damage and the loss of thousands of lives. The 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 r great activity in the prosecution of public works, amongst others being the Tytam Waterworks, the Victoria College, the Lunatic Asylum, 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 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." Since that date a period of deep depression, arising partly from the fluctuations of exchange, partly from over-speculation, and partly from other causes has been experienced, but it is hoped that a recovery will soon set in. 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.

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, LL.D. 1854 Lieut.-Colonel Wm. Caine (Lt.-Governor)
- 1855 Sir John Bowring, Knight, LL.D.
- 1859 Colonel Caine (Lieut.-Governor)
- 1859 Sir Hercules G. B. Robinson, Knight
- 1862 William Thomas Mercer (Acting)
- 1864 Sir Hercules G. R. Robinson, Knight
- 1865 William Thomas Mercer (Acting)
- 1866 Sir Richard Graves MacDonnell, Knt., c.B.

1870 Mj.-Gl. H. W. Whitfeild (Lt.-Governor) 1871 Sir Richard G. MacDonnell, K.C.M.G., C.E. 1872 Sir Arthur E. Kennedy, R.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 Honnessy, K.C.M.G. 1882 Wm. Hy. Marsh, c.m.G. (Administrator) 1883 Sir George Ferguson Bowen, G.C.M.G. 1885 Wm. Hy. Marsh, c.m.g. (Administrator) 1887 Mjr.-Gen. W. G. Cameron, c.B. (Adminis.) 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 Mjr.-Gen. G. Digby Barker, c. B. (Adm.)

1891 Sir William Robinson, K.C.M.G.

The Government is administered by a Governor, aided by an Executive Council of five officials. The Legislative Council is presided over by the Governor, and in composed of the Colonial Secretary, the Attorney-General, the Treasurer, the Director of Public Works, the Registrar-General, the Harbour Master, and five unofficial members. one of whom is elected by the Chamber of Commerce and another by the Justices of the Peace. The other three, one of whom must be a Chinaman but a British subject, are appointed by the Government.

FINANCES.

The finances of the Colony had for several years gone on improving until 1-92, and the estimated revenue for 1893 was \$1,906,396, and the ordinary expenditure \$1,899,611, The Colony has a small public debt, a loan of £200,000 having been contracted in 1886, and the sinking fund for repayment now amounts to £24,752. The annual rateable value of the city of Victoria is \$3,280,303, that of Kowloon

\$268,243, and that of the various villages on the island \$200,629.

DESCRIPTION.

The island is about 11 miles long and from 2 to 5 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 Heungkong, 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. Thecity of Victoria and the suburbs are supplied with water from the Pokfolum and Tytam reservoirs. The former, constructed in 1866-69, has a storage capacity of seventy-four million gallons, while the Tytam reservoir, constructed in 1883-88, has an area of about 29 acres and a storage capacity of about four hundred 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 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. In 1889 a galena lode was found in the nullah above the Tytam Service Reservoir in Victoria, but after a trial did not promise sufficiently to justify further working. A reef bearing tin has also been dis-covered near Stanley. A bed of fire clay exists at Deep Water Bay, and bricks and earthenware pipes are manufactured from it. The forests now growing up and in course of being planted may one day become a source of revenue. In British Kowloon a lode of tin has been discovered, but so far has not been worked.

The approaches to the port are now fairly well lighted. A lighthouse on Green Island lights the western entrance of the harbour, the light being a fixed dioptric one of the 4th order, visible at a distance of fourteen miles; and the eastern approach is indicated by a powerful light (dioptric, 1st order) on Cape D'Aguilar, visible at a distance of twenty-three miles, while a smaller one on Cape Collinson, visible at a distance of eight niles, 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 15° April, 1892; it is connected with the port by a cable, and the approach of vessels is now signalled from it to the Post Oflice. A lighthouse is in course of energy of the south of the south of the course of a state of the south of the of erection on Waglan Island, near Capo D'Aguilar, which it will in some respects supesede when completed.

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 the slopes are gradually becoming clothed 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 four hundred feet on the face of the Peak, while many bungalows are visible on the very summit of the hills. Seen from the water at night, when lamps twinkle among the trees and houses, the city, spreading along the shore for upwards of four miles, affords a sight not 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 City Hall, but 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 in the centre of the city, just above Government

House, and are beautifully laid out in terraces, slopes, and walks, with parternes of flowers. A handsome fountain adorns the second terrace, around which the European children and their amahs resort daily, and the community gather there in throngs when the Regimental Band plays. There is a band stand, presented by the Parsee community, 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 chief public building is the City Hall, erected in 1866-9 by subscription; it contains an elegant theatre, numerous large rooms used for balls and public meetings, an excellent and valuable Library, and a Museum yearly increasing in importance. In front of the main entrance is a large fountain presented in August, 1864, by Mr. John Dent, a 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 of the Cricket Ground on the The latter is furnished with a neat Pavilion, and the turf is kept in perfect north. The Government Offices, Supreme Court House, and Post Office are plain but order. substantial edifices. Government House occupies a commanding situation, in picturesque grounds pleasingly laid out, in the centre of the city. The Gaol is a large and massive structure, but the accommodation afforded by it is not in excess of the large demands made on it, owing to the inroads of the criminal population of Kwangtung being so constant and persevering. The Police Barracks and Central Station adjoin the Gaol, as does the Magistracy, a small and inconvenient structure. The Polico Force numbers about 670, of whom 120 are Europeans and 230 Indians, the remainder being Chinese. The Lunatic Asylum consists of two small buildings, one for Europeans being Chinese. The Lunatic Asylum consists of two small buildings, one for Europeans and the other for Chinese, below the Bonham Road. The Government Civil Hospital is a large and well designed building affording extensive accommodation, situated in the Western part of the town. The Alice Memorial Hospital, situated at the corner of Hollywood Road and Aberdeen Street, is a useful and philanthropic institution, which is also the headquarters of the Hongkong College of Medicine for Chinese. The Royal Naval Hospital occupies a small eminence near Bowrington. The Victoria College, a handsome and commodious structure, which stands on a fine site having its chief frontage on Staunton Street, is the home of the chief Government educational institution in the colony. It was opened in 1889. The Tung Wa Hospital, a Chinese institution, occupies a large and roomy building. The Barracks for the garrison are extensive, and constructed with great regard to the health and comfort of the troops, and the buildings belonging to the Naval Establishment are substantial and spacious. The cantonments lie, on both sides of the Queen's Road, between the Cricket Ground and Arsenal Street, Wanchai. There are also extensive temporary Barracks at Kowloon, in which the "Hongkong Regiment" are quartered. Head-quarter House, the residence of the General in Command of the Troops, occupies a pleasant elevation overlooking the cantonments. A new and commodious Central Market has been designed, and is now in course of erection on the old site, which has been increased by the removal of a number of houses; a temporary market has been constructed on the water frontage to supply accomof houses; a temporary market has been constructed on the water frontage to supply accom-modation in the meantime. The building of the Hongkong and Shanghai Bank is large, handsome, and massive, and would do credit to any city. It occupies a fine site next to the City Hall, and has frontages on Queen's Road and the Praya, while the eastern elevation occupies the whole of one side of Wardley Street. 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. The Praya wall, which was reconstructed in 1879-80, is a work of much solidity and strength, of dressed granite with a strong backing of concrete and has successfully withstood some heavy seas. The present Praya backing of concrete, and has successfully withstood some heavy seas. The present Praya will not, however, long continue to be the water frontage, as the reclamation of a further strip of land from the foreshore has been commenced, which will make the existing Praya an inland street from the City Hall in the centre of the city to the Sailors' Home near West Point. Two sections of this reclamation are now completed : one near the Sailors' Home, and the other from Murray Wharf to the point where Ice House Street debouches, which has an area of 10³/₄ acres. The Clock Tower, near Pedder's Wharf, was erected by public subscription in 1862, and the illuminated clock was presented to the Colony by the firm of Messrs. Douglas Lapraik & Co. The tower, though of fair proportions and height, is now somewhat dwarfed by the lofty new building of the Hongkong Hotel. The chief religious buildings are: St. John's Cathedral (Anglican), which occupies a

The chief religious buildings are: St. John's Cathedral (Anglican), which occupies a commanding site above the Parade Ground, erected in the year 1842, 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 Duke of chancel was built in 1869-70, the foundation stone of which was laid by the Duke of Edinburgh on the 16th November, 1869. A handsome stained window in the east end, over the altar, to the memory of the late Mr. Douglas Lapraik, and nother in the north transept erected in 1892 to the memory of the late Dr. Stewart, formerly Colonial Secretary, are the chief adornments of the in-berior. It also possesses a fine three-manual organ containing 47 stops, erected in 1887. St. Peter's (Seamen's) Church, at West Point, close to the Sailors' Home, is a neat Gothic erection with a spire. It also has a stained glass window, presented in 1878. St. Stephen's Church, for Chinese, was built in 1892. It is a neat building in red brick with white facings and a tower and spire about 80 feet high standing on the Pokefo. with white facings, and a tower and spire about 80 feet high, standing on the Pokfo-im Road side of the Church Mission compound. Union Church, a 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, together with a parsonage adjoining. This church possesses an organ, and the three rose windows are filed with stained glass. The Roman Catholic Cathedral is situated in Glenealy ravine, near the Botanic Gardens, and is a large structure in the Gothic style; the bell tower is resent incomplete, and the central tower is furnished with an insignificant wooden pology for a spire. It was opened for worship in 1888. St. Joseph's Church, in Larden 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. There is a Jewish Synagogue in Staunton Street, and a Mahomedan Mosque in Shelley Street. There are also several Protestant mission chapels. St. Joseph's College, a school for boys managed by the Christian Brothers Gamean Cathelia) accurate a large and hardcome hardcome and the chart of the several Protestant site (Roman Catholic), occupies a large and handsome building on a prominent site below Robinson Road. 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 Gaeen's Road East, is in the hands of French Sisters, who receive and train up numbers of Chinese foundlings. The Roman Catholics also possess a Reformatory at West Point for Chinese boys, which is efficiently managed. Other denominations likewise support establishments of the same character, conspicuous among which are the Diocesan Home and Orphanage, the Berlin Foundling Hospital on Bonham Road, and which has a neat Kttle chapel attached (in which services according to the Lutheran creed are performed). 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 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 principal Chinese cemetery is on the slopes of Mount Davis, near the Pokfolum Road, and is dissmally bare and injudiciously crowded. 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.

INSTITUTIONS.

There are several Clubs in the Colony. The principal are the Hongkong Club, in Queen's Road opposite to the Post Office; the Club Germania in Wyndham Street, and the Lusitano Club in Shelley Street. There are also the Victoria Recreation Club, which possesses Bath and Boat houses and Gymnasium on the Praya near the Cricket Ground, a Cricket Club, a Football Club, a Polo Club, Racquet Club, and Bolf Club, a Hockey Club, a Rifle Association, and a Yacht Club; and an Athletic Club, Istely formed, intends to lay out a large piece of ground at Bowrington for tennis courts, remning tracks, etc. The Ladies Recreation Club have several prettily laid out tennis courts and a Pavilion in their grounds on the Peak Road, just above the Service Reservoir. The Hongkong General Chamber of Commerce have a room in the City Hall, and

The Hongkong General Chamber of Commerce have a room in the City Hall, and meet annually. The Committee form its executive, and the Chamber is frequently asked by the Government for its opinion on questions affecting commerce. The Freemasons are a numerous body, having no less than nine lodges. The Freemasons Hall, erected in *EEE*, is situated in Zetland Street, and belongs to the parent lodge, the Zetland. There is also a lodge of Good Templars. The Sailors' Home occupies a site on the Praya at West Point, and there is a Mission to Seamen. The British Mercantile Marine Officers Association and the Institution of Marine Engineers have been formed and watch over the interests of those professions. The Hongkong Benevolent Society has lately come into existence, and does good work among the indigent waifs occasionally cast destitute on the Colony.

on the Colony. Among other institutions not previously mentioned are the St. Andrew's Society, primarily established to ensure the fitting celebration of the anniversary of Scotland's patron saint; the Hongkong Sketching Club, and the Horticultural Society. The annual races are held at the latter end 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. On this occasion the whole colony makes holiday, and the stands and course are crowded with one of the most motley collections of humanity to be seen in any part of the world. A regatta is held in December in the harbour, but it does not evoke the same enthusiarm as the races in December in the harbour, but it does not evoke the same enthusiasm as the races. Athletic Sports are also got up every year by the residents and the garrison, and occasionally swimming matches and boat races take place. There is an Amateur Dramatic Club, the members of which give several performances in the City Hall Theatre during the season; the Choral Society also provides a series of entertainments; and the Musical Club gives occasional concerts. There are two large Chinese Theatres in Taipingshan, where the Chinese drama is pretty constantly on view. The Tung Hing Theatre, which was only completed and opened in 1892, is a fine building constructed on modern principles, and with special regard to the safety of the auditors.

There are three daily papers published in English: the Hongkong Daily Press, which appears in the morning, the China Mail and the Hongkong Telegraph, issued in the evening. There are two weekly papers, the Hongkong Weekly Press and China Overland Trade Report and the Overland China Mail. The Chronicle and Directory for China, Japan, Straits Settlements, &c., appears annually, and is printed at the Daily Press office. China Review, which is devoted to reviews and papers on Chinese topics, is published once every two months. The native Press is represented by five daily papers—the Chung Ngoi San Po, which is the oldest and most influential, published at the Daily Press Office; the Wa Tsz Yat Po, or Chinese Mail; the Tsun Wan Yat Po, the Yut Po, and the Wai San Yat Po. The Government Gazette is published once a week. There is a Portuguese weekly paper colled O Friends a Portuguese weekly paper called O Extremo Oriente.

There are several good hotels in Victoria. They are: The Hongkong Hotel, close to the Clock Tower and extending from the Praya to Queen's Road. It is a handsome build-ing, six stories high, and contains 150 rooms. The Victoria Hotel, facing the Queen's Road and the Praya; the Stag Hotel, in Queen's Road; all of them are centrally situated. There is also the Kowloon Hotel on the opposite side of the water. Two large and handsome hotels have recently been erected at Victoria Gap, about 1,400 feet above the sea -the Mount Austin Hotel, about 100 feet higher on the road to Victoria Peak, which provides extensive accommodation on a most luxurious scale, and the Peak Hotel. close to the Tramway terminus.

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, a Silk Filature at Kennedy Town, and two or three Engineering Works. The works of the Hongkong Brick and Cement Company are situated in Deep Water Bay, on the south side of the island. A Paper Mill on a considerable scale, fitted with the best English machinery, was erected at Aberdeen in 1891. The works of the Hongkong and China Gas Company are situated at West Point, and those of the Hongkong Electric Company at Wanchai. The city is illuminated partly by gas and partly by the electric light, the latter being introduced at the end of 1890. Among the industries pursued by the Chinese are glass blowing, opium boiling, soap making, vermillion and soy manufacture, tanning, dyeing; beancurd, toothpowder, match, cigar making, boat building, &c., &c.

There is excellent Dock accommodation. The Hongkong and Whampoa Dock Company, Limited, have three extensive establishments, two at Kowloon, the other at Aberdeen on the South side of the Island. The Docks of this company are fitted with all the best appliances for engineering and carpenter's work, and in the Admiralty Dock the largest ironclad can be received. The docks are of the following dimensions:-Kowloon:-Admiralty Dock-500 feet in length, 86 feet in breadth at entrance at top and 70 feet at bottom, and 29 feet deep. No. 1 dock—Length over all, 340 feet; breadth

at entrance, 74 feet; depth over sill at ordinary spring tides, 18 feet. No. 2 dock-Length over all, 245 feet; breadth at entrance, 49 feet; depth, 13 feet. Patent Slips: No. 1-Length over all, 250 feet; breadth, 60 feet; depth, 11 feet. No. 2—Length over all, 230 feet; breadth, 60 feet; depth at entrance, 11 feet. Tai Kok Tsui: Cosmopolitan dock—Length over all, 465, feet: breadth at entrance, 85 feet; depth, 20 feet. Aberdeen: Hope dock-Length over all, teet: breadth at entrance, 85 feet; depth, 20 feet. Aberdeen: hope dock—Length over all, 433 feet; breadth at entrance, 84 feet; depth 24 feet. Lamont dock—Length over all, 340 feet; breadth, 64 feet; depth, 16 feet. There are other establishments at which ship-building and foundry work are carried on, and some good sized steamers have been launched in the Colony. Her 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 Dist if the machinery of the British men-of-war with great expedition.

THE PEAK DISTRICT.

A well made but rather badly graded mountain road leads up 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, has been laid to the Victoria Gap, where the stationary engine is fixed, the lower terminus being close to S. John's Cathedral, and was opened to traffic on the 30th May, 1888. Passengers can alight at the Kennedy, Bowen, and Plantation Roads, where platforms are provided for their accommo-dation. Within the past few years the number of bungalows and houses on and about the Peak has increased so much that they now form quite a considerable alpine village. The Military erected a sanitarium on the heights in 1883; and in June of the same year the Peak Church was opened for worship there. Comfortable accommodation for visitors the Peak Church was opened for worship there. Comfortable accommodation for visitors is now afforded by the Hotels and Peak Mount Austin. The road from Victoria Gap westward leads to Victoria Peak, which is 1,623 feet above the sea and rises almost abruptly behind the centre of the city of Victoria. On the summit is placed the flagstaff from whence is signalled the approach of the mails and other vessels. Mountain Lodge, the summer residence of the Governor, is built in a little hollow beneath the Peak summit, facing south. An excellent and well graded road, commencing on the Bowen road, leads to Magazine Gap, near which a second hill village of foreign residences has hear formed on the southerm side of the hills at an elevation of about residences has been formed on the southern side of the hills at an elevation of about 900 feet above the sea.

THE RURAL DISTRICTS.

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, and add to the importance of the lace. Paleform with the resolution of the south four price for the second terms for the south of place. 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 have been erected in pleasant and picturesque situations, commanding fine sea views and cool breezes, but since the development of the Peak district, Pokfolum has been comparatively neglected. The sanitarium of the French Missions is located at Pokfolum, and is a fine building with an elegant chapel attached. The Dairy Farm is also situated there. 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. Stanley, situated in a small bay on the south-east of the island, was once the site of a military station, but most of the barrack buildings were pulled down some years ago, 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 are good carriage roads from Victoria both to Aberdeen and Shau-ki Wan, and bridle roads to Stanley and Tytam. Saiwan is a small village picturesquely situated in Saiwan Bay, just outside the Ly-ee-mun Pass, and is also 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 northern coast, not far from Cape D'Aguilar.

KOWLOON AND OTHER DEPENDENCIES.

Across the harbour is the dependency of British Kowloon. The peninsula was first granted in perpetual lease by the Kwangtung Government to Sir Harry (then Mr.)Smith Parkes, but was definitely ceded to Great Britain in 1860, when its cession formed Article

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VI. of the Peking Convention. It has an area of four square miles, and has latterly made considerable progress. Yau-ma Ti, the principal village, has increased in population, and bids fair to some day become an important town. There is a considerable Chinese junk trade at this place. The Military and Police Rifle Ranges are at the back of and near the village. New Gas Works were erected here in 1892, and the settled portion of the peninsula is now lighted with gas. A regiment of Indian infantry is stationed at Tsim-tsa Tsui, where barracks and officers quarters are located. At Tsim-tsa Tsui, too, a number of European houses, a hotel, and a club have been erected and numerous gardens laid out, and this portion of the peninsula, which faces Victoria, is gradually developing into a European residential settlement. A fine bund, with a massive granite wall, has been constructed there, and an extensive range of godowns built and several fine wharves made, for discharging cargo and coaling. A well equipped Observatory is situated on Mount Elgin ; and a large and handsome Police Station for the Water Police occupies an eminence just above the new praya. In front of this Station is a Time Ball, which is dropped daily. A steam ferry plies regularly between Tsim-tsa Tsui and Victoria ; ferry boats also run between Yau-ma Ti and Victoria and Hung-ham—where the principal docks of the Hongkong and Whampoa Dock Co. are situate—and Victoria. The Cosmopolitan Dock and works, also belonging to the same Company, are situated at Fuk Tsun Heung, formerly known as Sam Shui Po.

Of the islands and islets in the waters of the Colony the most important is Stonecutter's Island, formerly known as Wong Chuen-chow. This is really a dependency of British Kowloon, being opposite to and about three-quarters of a mile from the northwestern extremity of the peninsula. The island is an irregular ridge about a mile in length, and a little over a quarter of a mile broad. The Gunpowder Depôt is on the eastern end, near the wharf; the principal eminences are occupied by batteries more or less formidable, and no one is allowed to land without a permit. The Quarantine Station is also 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. Attempts have been made to acclimatise rabbits on the island, but with indifferent success. Kellet's Island is a small rock near East Point, on which a fort formerly stood, but which has been replaced by a small magazine. Green Island, at the western entrance of the harbour, has been planted with trees and now justifies its name all the year round. A lighthouse has been placed on its south-western extremity. One Tree Island is a tiny rock near the entrance to Aberdeen. A Dynamite Depôt has been erected on it. Aplichau is a considerable island opposite Aberdeen, of which harbour it forms part, and has apopulous fishing village on its northern shore facing Aberdeen. There appears to be considerable doubt whether the large island of Lamma, on the southern coast, is British territory, though it is obviously a geographical dependency of the Colory, from which it is only about a mile distant in the narrowest part of the East Lamma Channel. It is sparsely populated by agriculturists and fishermen.

POPULATION, GARRISON, AND DEFENCES.

The total population of the Colony, according to the census taken in May, 1891, numbered 221,441 compared with 160,402 in 1881, an increase of 61,039. The population is composed as follows :-European and American resident civil population, 4.195; military (British), 1,544; navy (British), 1,356; Police, 157; European and American crews of mercantile shipping in harbour, 764; foreign men-of-war in harbour, 453; temporary residents, 53; prisoners, 23. Total of Europeans and Americans, 8,545. Indians and others of Asiatic descent not Chinese, 1,206; Indian military, 215; Indian police, 224; crews of mercantile shipping in harbour, 252; prisoners, 4. Total British and Foreign community, 10,446. Total Chinese population, 210,995. Of the European and American population, 1,448 are British, 2,089 Portuguese, 208 German, 93 American, 89 French, 88 Spanish, 38 Italian, 31 Turkish, 26 Austrian, 26 Swedish, 16 Danish, and the rest of other nationalities. The population of the City of Victoria is about 144,300, that of Kowloon peninsula, 20,600. The remainder is distributed among the villages and the floating population.

The Garrison, according to the Estimates for 1892-93, consists of two batteries of Garrison Artillery, 258 of all ranks; two companies of Royal Engineers, 160 of all ranks; one battalion of Infantry, 1,018; four companies of Indian Artillery, 452 of all ranks; one company of Colonial Engineers, 50 men; the Hongkong Regiment, 1,012 of all ranks; 3 men of the Army Service Corps, 6 of the Ordnance Store, 3 of the Corps of Ordnance Artificers, 4 of the Corps of Armourers, and 18 of the Medical Staff Corps. Total of all ranks, 2,981. A Volunteer Artillery Corps has existed for the past twelve years, but its effective strength is at present small.

The approaches to the harbour are now strongly fortified, the batteries consisting of

well constructed earthworks. The western entrance is protected by three batteries on Stonecutter's Island and two forts on Belcher and Fly Points, from which a tremendous converging fire could be maintained, completely commanding the Sulphur Channel. Another small 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, and if vessels survived that fire they would then have to face the batteries at North Point and Hungham, 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.

In addition to the fortifications the Colony possesses a small squadron for harbour defence. This consists of the turret iron-clad Wivern, 2,750 tons, carrying 4 guns, the gunboats Esk and Tweed, each carrying 3 guns, and four torpedo boats. The crews of these vessels are borne in the receiving ship Victor Emanuel, a hulk moored opposite to the Cricket Ground, and which is also the headquarters of the Commodore and his staff. The Naval Yard is 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 Yau-ma Ti.

CLIMATE AND TEMPERATURE.

As intimated in earlier paragraphs, Hongkong formerly enjoyed a most unenviable notoriety for unhealthiness, and in years past the troops garrisoned here suffered grievously from malarious fevers. A great deal of the sickness in the early days of the Colony was caused by excavating and otherwise disturbing the disintegrated granite of which the soil of the island mainly consists, and which appears to throw off malarious exhalations when upturned. 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 has no doubt been beneficial in checking malaria, and the attention latterly bestowed on sanitation has not been without its due effect. The annual death rate per 1,000 for the whole population in 1890 was 22.9, for the British and foreign population 17.13.

The following table shows the barometer, temperature, and mean rainfall for Hongkong on sea level averaged for ten years, compiled by the Director of the Observatory :--

	BA	ROMETI	ER.	TEM	PERATI	JRE.	RAIN.		BA	ROMET	EB.	TEM	PERATI	URE.	RAIN.
	Mean,	Hight.	Lowst.				t. Mean.		Mean.	Hight.	Lowst.	Mean.	Hight.	Lows	st. Mean
Jan.	30.17	30.47	29.80	60	74	42	1.47 ins.	Aug.	29.75	29.96	29.38	81	90	72	16.93
Feb.	30.15	30.45	29.87	55	70	41	1.66	Sept.	29.83	30.09	28.99	80	91	71	9.89
March	30.06	30.36	29.80	62	78	49	3.53	Oct.	30.02	30.31	29.72	76	86	61	5.06
April	29.96	30.27	29.70	70	85	56	6.55	Nov.	30.13	30.43	29.78	69	88	65	1.04
May	29.88	30.11	29.59	76	88	66	9.82	Dec.	30.18	30.42	29.87	62	76	45	0.49
June	29.76	39.99	29.40	80	89	69	12.67					-			
July	29.72	29.99	29.22	82	93	74	16.41	YEAR	29.97	30.47	28.99	71	93	41	85.52

TRADE.

Hongkong is a free port, and there is no official return of the imports and exports compiled, but the value of its trade is estimated at about £40,000,000 per annum. During the year 1891 the following tonnage entered and cleared with cargoes:—

NATIONALITY	EN	ENTERED CL			NATIONALITY	ENT	ERED	CLE	ARED
	Vessels.	Tons.	Vessels.	Tons.	V	essels.	Tons.	Vessels.	Tons.
American	. 48	69,204	36	54,985	German	681	657,494	654	617,008
Austrian	. 14	24,318	15	25,079	Italian	11	16,489	13	18,782
British	. 2,764	3,529,015	2,702	3,393,826	Japanese	31	48,533	8.,	14,569
Chinese	. 326	356,663	337	367,689	Norwegian	44	56,371	22	16,943
Chinese Junks.	. 14.158	1.077.750	14.817	1,244,854	Peruvian		·	1	398
Daniah	. 65	25,258	73	29,544	Russian	2.,	3,819	2	3,819
Dutch	. 23	30,085	23	30,085	Spanish	26	10,580	26	16,095
French		141.288	95	142.755					

A total of 18,288 vessels, of 6,052,867 tons entered, and 18,824 vessels, of 5,976,429 tons, cleared with cargoes. There also entered in ballast 8,869 vessels, of 720,376 tons, and there cleared 8,129 vessels with 792,489 tons. The total arrivals show an increase as compared with the previous year.

The trade chieffy consists in opium, cotton, sugar, salt, flour, oil, cotton and woollen goods, metals, earthenware, amber, ivory, sandalwood, betel, vegetables, granite, &c., &c. There is still an extensive Chinese passenger trade, now chiefly restricted, however, to the Straits Settlements, Netherlands India, Borneo, the Philippines, Siam, and Indo-China.

Hongkong possesses unrivalled steam communication. The P. & O. S. N. Co. and the M. M. Co. convey the European mail weekly, the Norddeutscher Lloyd Co. maintain a regular monthly mail service between Bremen and Hongkong, the P. M. S. S. Co. and the O. & O. S. S. Co. maintain a mail service with San Francisco, the Canadian Pacific Railway Co. a regular mail service with Vancouver, B.C., a regular line has been esta-

blished to Tacoma, and the Eastern and Australian S. S. Co., and the China Navigation Co. keep up a frequent but rather irregular service with the Australian Colonies. In addition to all these, several great lines of merchant steamers run between London, In addition to all these, several great lines of merchant steamers run between London, Liverpool, and Hongkong, of which the Ocean S. S. Co. and the Glen, Shire, and Union lines are the most conspicuous. The Austro-Hungarian Lloyd's steamers also ply from Trieste to Hongkong, and the Navigazione Generale Italiana Company's steamers run monthly from Genoa. There is frequent but irregular steam commu-nication between Java and Hongkong. Between the ports on the east coast of China and Hongkong the steamers of the Douglas S. S. Co. ply regularly twice a week, and there is constant steam communication with Hoihow, Manila, Saigon, Haiphong, Tourane, Bangkok, Borneo, &c. With Shanghai, Tientsin, and the ports of Japan there is frequent communication in addition to the English and French mail steamers, which leave weekly. Between Hongkong, Macao, and Canton there is a daily steam service. The telegraphic communication of the Colony extends to nearly every part of the world. every part of the world.

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Second-Major H. T. Faitnfull Wing Commander-Captain J. M.	Α.
Retallick	
Adjutant-Lieut. W. C. M. Woodco	ock
Wing Officer - Lieut F. L. C. Berg	ar
Adjutant-Lieut. W. C. M. Woodco Quarter Master-Lieut. M. R. E. R. Wing Officer-Lieut. E. L. C. Berg Do. —Lieut. E. C. Rowcod	ît
Subadar Major-Hasan Ali Khan	

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Fateh Khan, Saif Ali, Mirza Nadar,
Khadi Khan, Nawab Khan
Jemadars—Bakht Ali, Gulab Din, Fa- qir Muhammad, Khan Alam, Nur Khan, Akbar Shah, Ghulam Jilani,
Khan Akhar Shah (Jhulam Lilani
Muhammad Abdullah, Sirdar Khan
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In charge of Barracks-
In charge of Barracks- Barrack Sergeant-W. M. Thomson
Assistant doG. W. Watling
Senior Clerk–John Bremner
Clerk, Supply and Transport Office-
M. Alarakia Clerk, Barrack Office—A. R. Moosdeen
Interpreter—S. R. Hoosen
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Ordnance Store Officer in charge-
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D. A. C. G. of OCapt. A. S. Palmer Quarter Master-Capt. J. Pitt
Quarter Master-Capt. J. Pitt
Inspector of Warlike Stores-Lieut,
C. S. Taylor, R.A. Conductor—G. E. Barlow, o.s.c.
Chief Foreman—P. Grimble
Chief Clerk—P. Julyan
Clerks-O. Madar, M. Xavier, M. Bap.
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Marçal, A. M. Castro
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Torpedo Foreman-J. Barry
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Receiving doG. S. Botelho
Laboratory Foreman—Staff Sergt. J. J. Reed, o.s.c.
Assistant doJ. H. Julyan
Armourer Serg'ts-E. Clark, T. Irwin
Corps of Ordnance Artificers-H.
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Agent for the Lords Commissioners
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Clerks Treasury Chest Office-Q. Mr.
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Clerk Station Pay Office-Sergt. W.
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Paterson, M.D., F.R.C.S ED.

Medical Officer in charge Station Hospital "Meeanee"—SurgeonMajor J. E. Nicholson

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Atlas Insurance Company	Ed. Schellhass & Co.
Atlas Insurance Company Austrian Insurance Company, "Donau"	
Dell' de l'act de company, Donau	Melchers & Co.
Badische Schifff. Assec. Gesellschaft, Mannheim	Siemssen & Co.
Baloise Fire Insurance Company Basler Transport Versicherungs Gesellschaft	Kruse & Co.
Basler Transport Versicherungs Gesellschaft	Melchers & Co.
Batavia Sea and Fire Insurance Company	Shewan & Co.
Board of Underwriters, San Francisco	Shewan & Co.
Boston Board of Marine Underwriters	Linstead & Davis
Boston Marine Insurance Company	Linstead & Davis
Bremen Underwriters	Melchers & Co.
British and Foreign Insurance Company	~ ~ ~
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British and Foreign Marine Insurance Company	Butterfield & Swire
California Insurance Company	Shewan & Co.
Canton Insurance Office, Limited	Jardine, Matheson & Co.
Cassa Marittima di Napoli China Fire Insurance Company, Limited	D. Musso & Co.
China Fire Insurance Company, Limited	J. B. Coughtrie, Secretary
China Traders' Insurance Company, Limited	W. H. Ray, Secretary
Chinese Insurance Company (in liquidation)	care of Melchers & Co.
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Commercial Union Assurance Company, Limited	Stolterfoht & Hirst
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Commercial Union Assurance Co. (Life Department)	Gibb, Livingston & Co.
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Committee of Underwriters of Glasgow	Gilman & Co.
Compagnia d'Assicurazioni Generali in Triest	Gilman & Co.
Consolidated Marine Insce. Co., Berlin and Dresden	Ed. Schellhass & Co.
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Fire Insurance Company of 1877, Hamburg	Reuter, Brockelmann & Co.
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Fancière Postan Ingunance Company of Pudanet	A
Foncière, Pester Insurance Company, of Budapest	Siemssen & Co.
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General Life and Fire Assurance Company	Reuter, Brockelmann & Co.
General Marine Insurance Company, Dresden	Sander & Co.
German Lloyd Marine Insurance Company	Carlowitz & Co.
German Marine Insurance Association, London	Siemssen & Co.
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Guardian Fire Assurance Company	Birley, Dalrymple & Co.
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Manhattan Life Insurance Company, New York	Reuter, Brockelmann & Co.
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Mannheim Reinsurance Company	Gilman & Co.
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Mannheimer Reinsurance Company	
Man On Insurance Company, Limited	Woo Lin Yuen, Secretary
Marine Insurance Company	H. H. Joseph, P & O. Co.
Meiji Fire Insurance Company	Geo. R. Stevens
Merchants' Marine Insurance Company	Straits Insurance & Co.
Merchants' Shipping and U'writers' Assn. Melbourne	Gilman & Co.
Münchener Rückversicherungs Gesellschaft	Siemssen & Co.
Mutua Reunita di Genoa	D. Musso & Co.
Mutua Sorrentina Association	D. Musso & Co.
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National Marine Insurance Association, Limited	Dodwell, Carlill & Co.
National Marine Insurance Co. of South Australia	Arnhold, Karberg & Co.
Netherlands Fire Insurance Company	W. R. Loxley & Co.
Netherlands India Sea and Fire Insurance Co.mpany	Turner & Co.
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New York Board of Underwriters	Arnhold, Karberg & Co.
New York Life Insurance Company	Birley, Dalrymple & Co.
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North British and Mercantile Insurance Company	Shewan & Co.
North China Insurance Company, Limited	W. H Percival
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Nord-Deutsche Versicherungs Gesellschaft	
North German Fire Insurance Company	Scheele & Co.
North Queensland Insurance Company, Limited	Gibb, Livingston & Co
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Oberrheinische Versicherungs Ges., Mannheim	Siemssen & Co.
Ocean Marine Insurance Co.mpany	Gilman & Co.
Ocean Marine Insurance Company, Limited	Turner & Co.
On Tai Insurance Company, Limited	Ho Amei, Manager
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Patriotische Assecuranz Cie., Hamburg	Siemssen & Co.
Phoenix Fire Insurance Company	Douglas Lapraik & Co.
Private Assurandeurer, Kjobanhavn	Siemssen & Co.
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Hartigan, Mrs., The Hermitage	Gap
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Hatherley, Mrs., Kowloon	Road
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Holmes, Mrs. H. J., Kowloon (absent)	Loeper, Mrs. L. von, Ravenshill, Robinson
Hooper, Mrs. Shelton, Devonia, Peak Road	Road
Horspool, Mrs., Police Compound	Logan, Mrs. J., Kowloon Dock
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Upper Richmond Road	Lysaught, Mrs., Naval Yard
Humphreys, Mrs. H., Mount Richmond,	Lysaught, Miss, Naval Yard
Upper Richmond Road	Lysaught, Miss E., Naval Yard
Humphreys, Mrs. W. G., 6, Seymour Terrace	Lysaught, Miss L., Naval Yard
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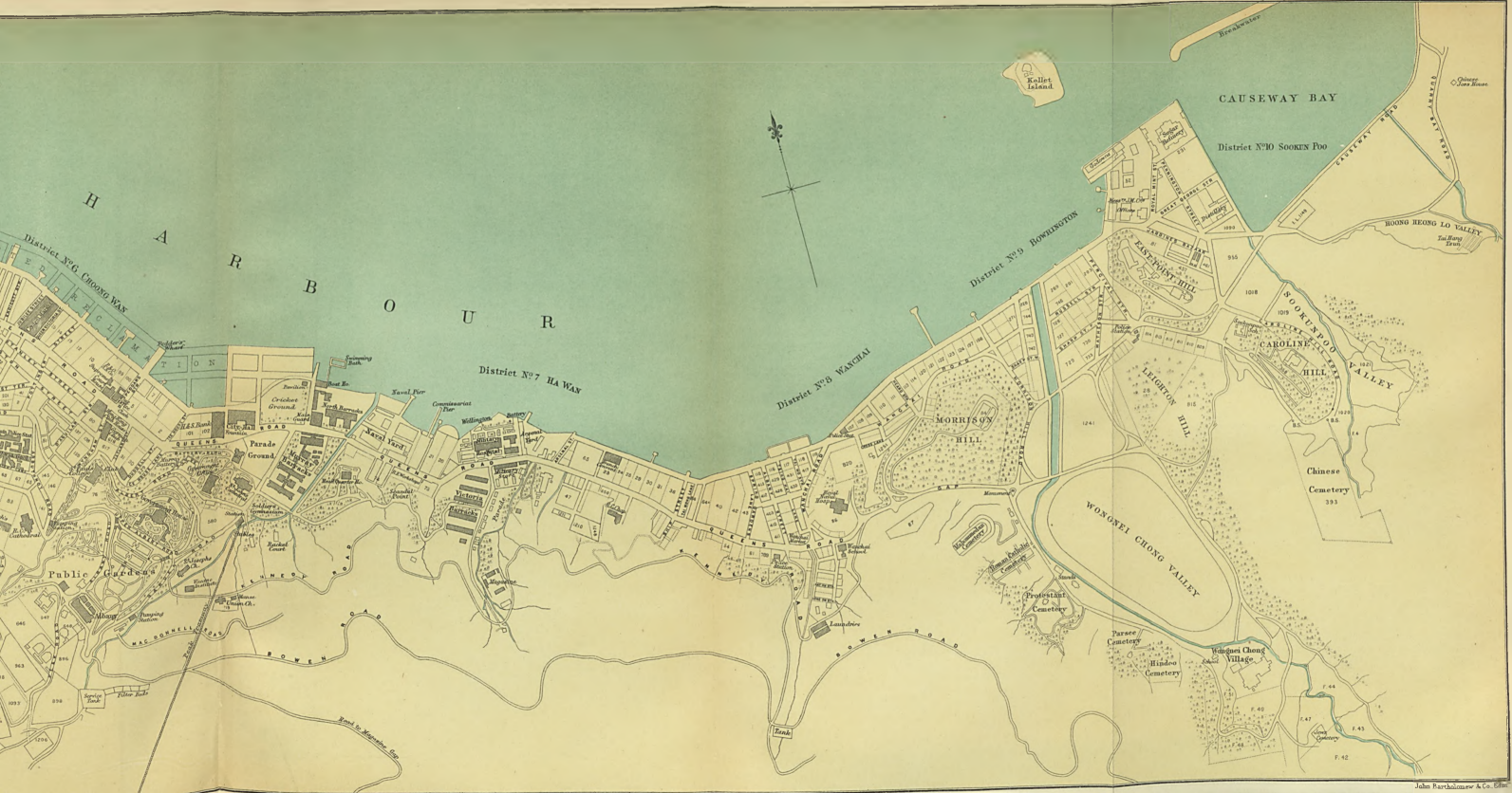
	街頭巴押	ABERDEEN STREET, Ap-pa-tin Kai, from Queen's Road Central to Caine Road
	出松站	A-CHUNG'S LANE, Kwok Tsung Kai, from Lower Lascar Row to Ng-kwai Lane
	到形石	ALBANY, A-pan-ni, the Garden Terrace, in Albany Road
	若國地貢	ALBANY LANE, A-pan-ni Hong, from 221, Queen's Road East
	道爾服夏	ALBANY ROAD, A-pan-ni Tò, from Upper Albert Road to Peak Road
	律强制宣	ALBANY STREET, A-pan-ni Kai, from Queen's Road East to Praya East
	道举風亞	ALBERT ROAD LOWER, A-li-pat To, from Queen's Road Central to Wyndham Street
H	上墨匣亞	ALBERT ROAD UPPER, A-li-pat Sheung To, from Albert Road to Caine Road
	老加限亞	ALGAR COURT, A-li-ka Hong, from Queen's Road West to First Street
	里門閒	AMOY LANE, Ha-mun Li, from 158, Queen's Road East
	街風袋	AN FUNG LANE, An-fung Kai, from Queen's Road West to Praya West
	道诸岸夏	ARBUTHNOT ROAD, A-pat-nok To, from Caine Road to Hollywood Road
		ARSENAL STREET, Kwan-hi-kook Kai, from Queen's Road East to Praya
		A-Sow's LANE, A-sau Hong, from 16 Market Street to Caine Road
	里安同	ASTOR BUILDINGS, Tung-on Li, from Staunton Street to 58, Aberdeen Street
	路台砲	BATTERY PATH, Pau-toi Lo, from Queen's Road Central to St. John's Cathedral
		BEACONSFIELD ARCADE, Pak-kung-hong, opposite City Hall
	有港西	BELCHER'S STREET, Sai-wan Kai, at Kennedy-town
1	士奥利平	BELILIOS TERRACES, Be-li-li-o-se Toi, on Robinson Road, near Mosque Junction
7	老康行	BLACKSMITHS' LANE, Ta-tit Hong, from Fung Un Lane
	道成文	BONHAM ROAD, Man-ham-To, from Caine Road to Pokfolum Road
	雷大议文	BONHAM STRAND, Man-ham Tai Kai, from Queen's Rd. Central to Queen's Rd. West
	約四战文	BONHAM STRAND WEST, Man-ham Sai Yeuk, from Bonham Strand to Praya West
	消雪客	BOWEN ROAD, PO-wan To, from Garden Road to Stanley Road
	街者列必	BRIDGES STREET, Pit-lit-che Kai, from Shing Wong Street to Tai-ping Shan Street
	街老列心	BRIDGE STREET, Pit-lit-che Kai, from Leighton Hill Road to Morrison Hill Road

ER BULLOCK LANE, Po-lok Li, from Wanchai Road to Cross Lane 2 BURD STREET, Pat Kai, from Mercer Street to Cleverly Street BURROWS' STREET, Pa-lo Kai, from Wanchai Road to Praya East W近 課記 CADOGAN STREET, Ka-tuk-kun Kai, at Kennedy-town 近至 CAINE ROAD, Kin Td, from Arbuthnot Road to Bonham Road 在坐 CAINE LANE, Kin-hong, from Junction of Caine Rd. & B'ham Rd. to 32, Upper S'tion St. 東道文堂 CANAL ROAD EAST, Kin-na To Tong, East side of Bowrington Canal 道山連路加 CAROLINE HILL ROAD, Ka-lo-lin Shan Tò, round Caroline Hill 道城衛 CASTLE ROAD, Wai-shing To, from Caine Road to Robinson Road West 政防城街 CASTLE STEPS, Wai-shing Kai-kap, from Seymour Road to Robinson Road CENTRAL MARKET, Chung Wau Kai-shi, from Queen's Road Central to Praya Central 街正 CENTRE STREET, Ching Kai, from Praya West to Bonham Road CHANCERY LANE, Chan-shi-li Hong, from Arbuthnot Road to Old Bailey 里安竹 CHEUK ON LANE, Cheuk-on Li, from Wellington Street to Stanley Street CHEUNG HING STREET, Cheung Hing Kai, from Hollywood Road to Lower Lascar Row 里時長 CHEUNG SHING LANE, Cheung Shing Li, from Caine Road to Tai-ping Shan Street 里安長 CHEUNG ON LANE, Cheung On Li, from Centre Street 里松志 CHIU T. ANG LANE, Chiu Tsang Li, Queen's Foid East, between Houses 199 and 197 HIMP (HINA STREET, Chung-kwok Kai, from Queen's Road Central to Praya Central TAG CHIU KWONG STREET, Chiu Kwong Kai, Battery Road to Praya 型與竹 CHUK HING LANE, Chuk-hing Li, off Gage Street 出安竹 CHUK ON LANE, Chuk-on Li, from 25, Wellington Street 街止恐 CHUNG CHING STEEST, Chung-ching Kai, from Praya West HALP CHUNG WO LANE, Chung Wo Li, from Staunton Street 春弦弓 CIRCULAR PATHWAY, Kung In Hong, from Gough Street Steps to Ladder Street 新殖机会 CLEVERLY STREET, Kap-pi-li Kai, from Praya Contral to Queen's Road Central 術職間 COCHRANE STREET, Kok-lun Kai, from Queen's Road Central to Gage Street COMMISSARIAT LANE, Kam-se-li Hong, from Queen's Rd. East to Commissariat Wharf TEME CROSS LANE, Kau-ka Houg, from 7, Cross Street 街加交 CROSS TREET, Kau-ka Kai, from Wanchai Road to Spring Gardens 節拉記德 D'AGUILAR STREET, Tak-ki-la Kai, from Queen's Road Central to Wyndham Street 街土庇爹 DAVIS STREET, Ta-pi-se Kai, at Kennedy-town 苍利迅德 Douglas Lane, Tak-ki-li Hong, at Kennedy-town 🖬 💒 Duddell Street, Td-te-li Kai, from Queen's Road Central, to Ice House Street 山邊東 EAST POINT HILL, Tung-pin San, in Queen's Road East 消爽川平太 EAST STREET, Tai-ping Shan Tung Kai, Queen's Rd. Cl. to Tai-ping Shan Market 街東新 EASTEEN STREET, San-tung Kai, from Praya West to Bonham Road ELGIN STREET, I-li-kan Kai, from Hollywood Road to Caine Road FZRA LANE, E-sz-la Hong, off Pottinger Street 街與殘 FAT HING STREET, Fat Hing Kai, from Hollywood Boad to Queen's Road West 街一幕 FIRST STREET, Tai-yat Kai, from New East Street to Pokfolum Road 街乍李夫 FLETCHEN STREET, Foo-li-cha Kai, opposite Royal Engineer Workshops 街土科 FORBES STREET, Fo-se Kai, at Kennedy-town 里興福 FUE HING LANE, Fuk Hing Li, from Jardine's Pazaar 出 福 FUE LUE LANE, Fuk-luk Li. from 19, Western Street 里安福 FOR ON LANE, Fuk On Li, Market Street, Tai-ping Shan 里藏釉 Fur Sau Lang, Fuk-sau Li, from 11 Western Street 街道冬 FUNG UN STREET, Fung Un Kai. Jardine's Bazaar GAGE STREET, Kit-chi Kai, from Lyndhurst Terrace to Aberdeen Street III GAP, The, Kwat-tün Shan, from Wanchai Market to Morrison Hill Boad 道國形 GARDEN ROAD, Fa-un To, from Albert Rd. between Public Gardens to Robinson Ed. 街回话 GARDEN STREET, Fa-un Kai, from Hill Road to 458, Queen's Road West 韵新文理機 GILMAN's BAZAAR, Ki-li-man San Kai, from Queen's Road Central to Praya Central 街文理機 GILMAN STEBET, Ki-li-man Kai, from Queen's Road Central to Praya Central 術紙訳 GOUGH STREET, Ko-fu Kai, from Aberdeen Street to Queen's Road Central GRAHAM STREET, Ka-ham Kai, from Queen's Road Central to Staunton Street 對沿左理意 GREAT GEORGE STREET, Ku-li-tsoi-che Kai, from Royal Mint Street to Causeway Bay GUTZLAFF STREET, Kwok-sz-lap Kai, from Queen's Rd. Cl. to Lyndhurst Terrace ATMAK HAM YU STREET, Ham-yu Kai, from Praya West to New East Street HAU FUNG LANE, Hau Fung Li, from Ship Street 街覽香 HEANG HING STREET, Heung-hing Kai, in Queen's Road West 街喝 HEARD STREET, Hot Kai, from Wanchai Road to Praya East THE HI LUNG LANE, Hi-lung Hong, from Queen's Road East to St. Francis Street HIGH STREET, Ko Kai, from Bonham Road to Pokfolum Road
 HILL LANE, Shan Hong, from Hospital Hill Road

 III HILL ROAD, Shan Tò, from Pokfolum Road to Garden Street
 街風橋 HILLIER STREET, Hi-li Kai, from Praya Central to Queen's Road Central

東里隆興 HING LUNG LANE EAST, Hing-loong-li Tung, in Praya West



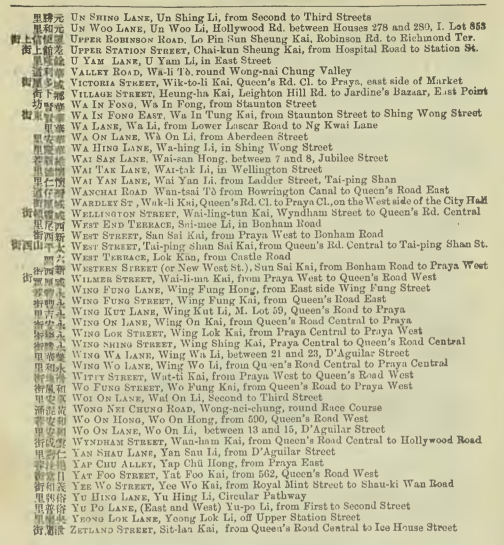


西里隆與 HING LUNG LANE WEST, Hing-loong-li mi, in Praya West HING LUNG STREEF, Hing Lung Kai, fr ... Queen's Road Central to Praya Central 行空號 HING WAN STREET, Hing Wan Kai, from King Sing Street to Lung On Street 里仁興 HING YAN LANE, Hing Yan Li, from Upper Station Street 街副尚 HOLLAND STREET, Ho-lan Kai, at Kennedy-town The Fire Hollywood Road, Ho-li-wut To, from Pottinger Street to Queen's Road West HOLY INFANT LANE, Sing-ying-hai Li, in St. Francis Street HOSFITAL ROAD, I-kun Tô, from Bonham Road to New East Street 里皮洪 HUNG HING LANE, Hung Hing Li, in Upper Station Street 街廠雪 ICE HOUSE STREET, Shut-chong Kai, from Praya Central to Albert Road 里活貸 IN KU LANE, In Ku Li, Sutherland Street to Praya West 里夫賢 IN MI LANE, In-mi-li, from 40 Market Street I with IN ON LANE, In On Li, from Praya West to Queen's Road West J'ON LANE, I' on Li, from 75, Hollywood Road 单近线 I YIE LANE, I Yik Kai, from 524, Queen's Road West 前頭值 JARDINE's BAZAAR, Cha-tin Kai, from Praya East to Shau-ki Wan Road 印起乍 JERVOIS STREET, Cha-wai Kai, from Queen's Road Central to Morrison Street JOSE LANE EAST, TSO-se-li Tung, from Ladder Street 行利此祖 JUBILEE STREET, TSO-pi-li Kai, Queen's Rd. Cl. to Praya, West Side of Market 出版团 KAI UN LANE, Kai Un Li, from Peel Street 出售計 KAT CHOUNG LANE, Kat-cheong-li, from 2, Tank Lane 即女告 KAT ON STREET, Kat On Kai, from King Sing Street to Lung On Street 在 生吉 KAT SING ALLEY, Kat-sing Hong, in Ladder Street 里里片 KAT SING LANE, Kat-sing Li, from Ladder Street W W KAU U FONG, KAU-Ü Fong, from Gough Street to Wellington Street Mark KEEN UN LANE, Kin Un Li, from Praya East 道上堂 KENNEDY ROAD, Kin Ne To, Garden Road to Wanchai Gap 印尼亚 KENNEDY STREET, Kin Ne Kai, from 267, Queen's Road East KI LING LANE, KI Ling Li, from Queen's Road West to Praya West 街星京 KING SING STREET, King Sing Kai, from Queen's Road East 里方花 KIN SOW COURT, Kin au Li, from Gage Street HINH KOM U STREET, Kom U Kai, from Queen's Road West to Praya West 里成供 KUNG SHUN LANE, Kung Shun Li. in First Street, Sai Ying-pun 出華說 KWAI WA LANE, KWAI WA Li, from Hillier Street to Cleverly Street 出松邦 KWOK CHEONG LANE, KWOK-cheong Li, off Ham Yü Street 出風親 KWON FUNG LANE, KWON Fung Li, between Queen's Road West & Third Street MAR KWOK HING LANE, Kwok-hing Li, off Third Street 街來源資 Kwong-YUEN STREET EAST, Kwong Un Tung Kai, Bonham Strand to Praya Central 街西溪家 Kwong-YUEN STREET WEST, Kwong Un Sai Kai, Bonham Strand to Praya Central 竹佛樓 LADDER STREET, Lau-tai Kai, from Queen's Road Central to Bonham Boad HIGH LADDER STREET TERRACE, UPPER, Lau-tai Kai Sheung Fong, from Ladder Street 5下街梯堰 LADDER STREET TERRACE, LOWER, LAU-tai Kai Ha Fong, from Ladder Street LAMONT'S LANE, Lam-man Hong, from Fuk Hing Lane LAN KWAI FONG, Lan-kwai Fong, in D'Aguilar Street HELASCAR Row, UPPER, Mo-lo Sheung Kai, from Ladder Street to West Street 街 LASCAR ROW, LOWER, Mo-lo Ha Kai, from Ladder Street to Fat Hing Street 街東源利 LEE-YUNE STREET EAST, Li-un-tung Kai, between Queen's Road Cl. and Praya Cl. LEE-YUNE STREET WEST, Li-un-sai Kai, adjoining Victoria Hotel (East side) 道世祖前 LEIGHTON HILL ROAD, Lui-tun Shan To, round bottom of Leighton Hill 坊協興 LEUNG I'FONG, Leung I Fong, from 34, Third Street 華琮 LEUNG WA TAI LANE, Leung Wà Tai Li, in Queen's Road West LI SING STREET, Li-sing Kai, between houses 181 and 183, Queen's Road West LOK HING LANE, Lok-hing Li, off Pottinger Street 街安隆 LUNG ON STREET, Lung On Kai, from Nullah Lane 行士徵編 LYNDHURST TERRACE, Lun-hat-sz Kai, from Wellington Street to Hollywood Road 里現文 Man Hing Lane, Man-hing Li, from 31, Peel Street 里明文 MAN MING LANE, Man Ming Li, from Ship Street MAN WA LANE, Man Wà Li, from Bonham Strand to Praya Central 街庫街 MARKET STREET, Kai-shi Kai, from Ladder Street to Po Yan Street 在比障 MASON'S LANE, Ma-son Hong, from Wyndham Street to Zetland Street MATHESON STREET, Mat-ti-sh in Kai, from Shau-ki Wan Road to Perceval Street 里爾哭 MEE LUN LANE, Mee-lun Li, in Aberdeen Street Wi27f MERCER STREET, Ma-sha Kai, from Bonham Strand to Queen's Road Central 出德明 MING TAK LANE, Ming Tak Li, from Market Street MINT STREET, Ngan-kük Kai, East Point 截山頂裡馬 MOBRISON HILL ROAD, Ma-li-sun Shan To, from Observation Place to Wanchai Gap 街箱裡島, MORRISON STREET, Mu-li-sun Kai, from Bonham Strand to Queen's Road Central Mosque JUNCTION, Mo-lo Miu Kau Kai, from Robinson Boad to Shelley Street

MOSQUE STREET, Mo-loMiu Kui, from Robinson Road to Peel Street MOSQUE TERRACE, Mo-lo Miu Toi, above Caine Road, from Peel Street 山原威萨 MOUNT SHADWELL, Sit Wai Li Shan, East End Queen's Road 徑所行 MURRAY PATHWAY, Ma-li King, from Queen's Rd. Central to the Government Offices 街新 New STREET, San Kai, from Poyan Street to Queen's Road West 里福五 NG FUK LANE, Ng Fuk Li, from Eastern Street NG KWAI FONG, NG KWAI FONG, from Upper to Lower Hollywood Road NULLAH LANE, Shek Shui-kü Hong, from King Sing Street to Praya OLD BAILEY, O-lo Pi-li Kai, from Hollywood Road to Caine Road 坊桂五 养加水石 街田伴宅港 ON NING LANE, On-ning Li, from Praya West to Battery Road 即记号 ON WAI LANE, On-wai Li, from 43, Center Street 里和安 ON WO LANE, On Wo Li, from Queen's Rond Central to Gough Street ОVERBECK'S COURT, O-wah-ping-se-cot, in Peel Street PAN KWAI LANE, Pàn Kwai Li, from Wo Fung Street 街打点 PEDDER'S STREET Pit-ta Kai, from Queen's Road Central to Praya Central WIT & PEDDER'S HILL, Pit Ta Shan, Albert Road, near Wyndham Street 街到埠 PEEL STREET, Pi-li Kai, from Queen's Road Central to Robinson Road PENNINGTON STREET, Pin-ning-tun Kai from Mint to Shau-ki Wàn Road PERCEVAL STREET, Pa-sz-wa Kui, from Shau-ki Wàn Road to Praya I go PING ON LANE, Ping-on Li, from 29, Pound Lane PORFOLUM ROAD, Pok-u Lam To, from Queen's Road West to Pokfolum The it Possession Street, Po-se-shun Kai, from Hollywood Road to Queen's Road Portinger Street, Po-tin-cha Kai, from Praya Central to Hollywood Road POUND LANE, Pong Hong, from Hollywood Road to Rutter's Lane 街仁将 Po YAN STREET, Pò Yan Kai, from Gap Street to Market Street 約中 4 PRAYA CENTRAL, Hoi-pong Chung Yeuk, from Wardley Street to Bonham Strand 約束労損 PRAYA LAST, Hoi-pong Tung Yeuk, from Eastern Market to East Point 另海拔利律語: PRAYA, KENNEDY Town; Kin-li-tak Shing (Hoi-pong) west of Praya West trand to Shek-tong Tsui PRAYA WEST, Hci-pong Sai Yeuk, from Bonha 里航社 PUN LUNG LANE, Pun-lung Li, off Queen's Re Const QUEEN'S ROAD CENTUAL, Wong-hau Tai To, W. Main Guard to W. End Hollywood Rd. QUEEN'S ROAD EAST, Wong-hau Tai To Tung, W. Main Guard to Wanchai Market QUEEN'S ROAD WEST, Wong-hau Tai To Sai, W. End Hollywood Rd. to Pokfolum Rd. QUEEN STREET, Wong-hau Kai. from Queen's Road West to Praya West 街風 QUEFN VICTORIA STREET, Wik-to-li Kui, Queen's Road Cl. to Preya, next Market 台利士介列 REDNAXFLA TERRACE, Led-na-se-la toi, from Shelley St. to Peel St. above Caine Rd. 道上 道下門沿列 台道信俚選 EEMEDIOS TERRACE, Lin-mi-ti-shi-toi, in Arbuthnot Road T HMOND ROAD, UPPER, Lit-chi-mon-sheung To, from Rebinson Road westward L CHMOND ROAD, LOWER, Lit-chi-mon-ha To, from Robins. n Road to B nham Road RICHMOND TERRACE, Lit-chi-mon Toi, Lower Richmond Road ROBINSON ROAD, Le-pin-sun To, from Albany Road to Bonham Road ROCK LANE, Shek Hong, from 139, Queen's Road East 術局評論, R. YAL MINT STREET, Chu tsin Kuk Kai, Jardine's Bazaar to China Sugar Refinery 街匣些老 ROZARIO STREET, 1 d se-li Kai, from Ladder Street to Tank Lane 街風土詞 RUSSELL STREET, La-sz-li Kai, from Bowrington Canal to Perceval Street 花打 RUTTER LANE, Lat-ta Hong, from 62 Market Street to the foot of Rutter Street 街打译 RUTTER STREET, Lat-ta Kai, from Po Yan Street to Upper Station Street 行上打 里度面 RUTTER STREET UPPER, Lat-ta Sheung Kai, above Rutter : treet. SAI HING LANE, Sai-hirg Li, from West side of Chiu Kwong Street 里安西 SAI ON LANE, Sai On Li, from Battery Read to Praya SAI WA LANE, Sai Wa Li, from Pokfolum Road to New West Street 里菲阿 SAI WO LANE, Sai-wo Li, from West side of Chiu Kwong Street 里和四 PUNC SAI WOO LANE, Sai U Kai, from Queen's Road West to Praya West WMM SALT FISH STREET, Ham U Kai, from New East Street 加多三 SAM TO LANE, Sam To Li, from Queen's Road West 15 SAU WA FONG, Sau-wa Fong, from Queen's Road East to St. Francis Street 街二花 SECOND STREET, Tai I Kai. from Hospital Road to Pokfolum Road 道際丙 SEYMOUR ROAD, Sai-mo To, from Bonham Road to Robinson Road SEYMOUR TERRACE, Sai-mo Toi, from Castle Steps to Seymour Road SHARP STREET EAST, Shap Tung Kai, from Bowrington Canal to Shau-ki Wan Rd. 街東當 HIPHE SHARP STREET WEST, Shap Sai Kai, from Bowrington Canal to Morrison Hill Road 型泽石 SHER KAI LANE, Shek Kai Li, from Nullah Lane SHELLEY STREET, Shek-li Kai, from Hollywood Road to Mosque Junction SHEUNG FUNG LANE, Sheung Fung Li, from Third Street to Second Street 010025 里根石 SHIK CHAN LANE, Shik Chan Li, from Queen's Road West to Praya West JER SHIN HING LANE, Shin Hing Li, from Gough Street to Hollywood Road 里麗成 SHING HING ALLEY, Shing Hing Li, in New East Street

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街船洋 SHIP STREET, Young-shun Kai, Praya East across Queen's Road East 里慶湯 SHUNG HING LANE, Shung Hing Li, from Queen's Road West to Praya SHING WONG STREET, Shing Wong Kai, from Caine Road to Gough Street SIXTH LANE, Tai-luk Hong, from 578, Queen's Road West 街前前相持報 So-kon Po MARKET STREET, Sd-kon Po Shi Kai, Jardine's Bazaar Spring Gardens' Lang, King-chun Un Hong, from Queen's Rd. East to Praya East JUL SQUARE STREET, Sze-fong Kai, from Ladder Street to Market Street IL ST. FRANCIS STREET, Shing Fi-lau-sz Kai, from Queen's Road East running south HUST ST. FRANCIS' YARD, Shing-fo-lan-sz-yat, in St. Francis' Street 道士資聖 ST. JOHN'S PATH, Sing-chau-si-to, in Albert Road TATION STREET, Sz-tan-li Kai, from D'Aguilar Street to Graham Street STATION STREET, Chai-kun Kai, from Caine Road to Pô Yan Street IL LOZ STATION STREET UPPER, Chai-kun Sheung Kai, in Caine Road 街頃丹士 STAUNTON STREET, Sz-lau-tun Kai, from Old Bailey to Bridges Street 街道化多士 STAVELY STREET, Shi-ta-fa-li Kai, between 142 and 144, Wellington Street 出版石 STONE-CUTFERS' LANE, Shek tseung Li, from Hollywood Road 里琪石 STONE NULLAH LANE, Shik-ku Li, from Praya East to Queen's Road East 业段瑞 SUI HING LANE, Sui Hing Li, from 32, Upper Station Street to West Street 出出宜 SUN WAI LANE, Sun Wai Li, off Hollywood Road near Central Police Station 街間打依 SUTHERLAND STRFET, Sau-ta-lan Kai, from Praya West to Queen's Road West 里頭油 Swatow Lane, Shang-tau Li, from 144, Queen's Road East 里来泰 TAI LOI LANF, Tai Loi Li, First Street, Sai Ying-pun 里平太 TAI PING LANE, Tai Ping Li, Irom Tai-ping Shan Street to Market 街山平太 TAI-PING SHAN STREET, Tai-ping Shan Kai, from Bridges Street to Po Yan Street 街和太 TAI WO STREFT, Tai Wo Kai, from Wanchai Road to Praya East TAR WONG LANE, Tai Wong Li, from Wahenar Road East to Praya East TAI WONG LANE, Tai Wong Li, from Queen's Road East to Praya East 于AI Wong STRET, Tai Wong Kai, from Queen's Road East to Praya East 花泉鏡瓜 TAK HING East ALLEY, Tak Hing Tung Hong, from Praya West to Queen's Rd. West TAK HING WEST ALLEY, Tak Hing Sai Hong, from Praya West to Queen's Rd. West 里拉德 TAK SING LANE, Tak Sing Li, from Second Street 里菲德 TAK WA LANE, Tak-wa Li, from 18, High Street HI, TAM KUI LANE, Tam Kui Li, off Western Street 里桂丹 TAN KWAI LANE, Tan Kwai Li, from Ladder Street 者他水 TANK LANE, Shui-chi Hong, from Lascar Row to Caine Road 港皮 TANNERY LANE, Im-pi Hong, from Market Street to Tank THIED LANE, Tai Sam Hong, from 538, Queen's Road West TANNERY LANE, Im-pi Hong, from Market Street to Tank 街三邦 THIRD STREET, Tai Sam Kai, from New East Street to Pokfolum Road TIK LUNG LANE, Tik Lung Li, in Queen's Road East 里征載 TIT HONG LANE, Tit Hong Li, from Jubilee Street TRIANGLY STREET, Sam Kok Kai, ir m Wanchai Road to Praya East Brain Teine Kai Lane, Tsing Kai Li, from Nullah Lane to All _y Street 出版報 Tsind XAT LANE, Tsing KAT II, Fond Multin Multin to Alle to Ale Ly Street 単語案 Tsur Long Lowe, Tsui Lung Li, from 91, Praya East Tin Long Lane, Tin-lok-li, from 91, Praya East 単安菜 Tsur ON Lane, Tsui-on Li, from Hillier Street 単交派 Tsun Wing Lone, Tsun Wing Li, off Grahum Street 工 Tsung Sau Lane East, Tsung Sau Tong Kai, from Queen's Road West Tsung Sau Lane West, Tsung-sau Sai Kai, Queen's Road West to Praya West The Machine The Michael Mark West Tsz MI ALLEY, Tsz Mi Kai, from Queen's Road West to I raya West TSZ TUNG LANE, TSZ TUNG HONG, from First Street, Sai Ying-pun 里相敦 TUN WO LANE, Tun-wo Li, in Cochrane Street 里來來 TUNG LOI LANE, Tung-loi Li, from Harbour Master's Office westward 里樂同 TUNG LOK LANE, Tung Lok Li, from Tai-ping Shan Street Steps 里隆東 TUNG LUNG LANE, Tung Lung Li, from Wanchai Road 前来紀 TUNG HONG HANE, Tung Hang Ha, Holn Wanchar Hold 前文詞 TUNG MAN LANE, Tung Man Kai, from Queen's Road Central to Praya Central 出成紙 TUNG SHING LANE, Tung-shing Li, in Wellington Street 里德詞 TUNG TAK LANE, Tung Tak Li, from Cochrane Street 里華東 TUNG WA LANE, Tung Wa Li, from Aberdeen Street 街泉和同 TUNG WO LANE EAST, Tung Wo Tung Kai, from Queen's Road West 西里和同 TUNG WO LANE WEST, Tung Wo Li Sai, from Queen's Road West 日 HUNG LANE Li from Queen's Road West U HING LANE, U Hing Li, from Queen's Road Central UI HING LANE, UI HING LI, Spring Gardens UI LUNG LANE, UI LUNG LI, in Bowrington, Leighton Hill Road UI ON LANE, UI On Li, from Second Street to Third Street I U LOR LANE, U Lok Li, from Third Street 西里普餘 U Po LANE WEST, U Po Li Sai, from First Street, Sai Ying-pun 重里書語 U Po LANE EAST, U Po Li Tung, from First Street, Sai Ying-pun 里袖餘 UN FUE LANE, Un-fuk Li, from Second to Third Streets 里安元 UN ON LANE, Un On Li, Hollywood Road to Circular Pathway



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MACAO

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 celebrate missionary died) first took up their residence at Macao in 1557. Shortly after their arrival pirates and adventurers from the neighbouring islands commenced to molect them. The Chinese authorities were powerless to cope with these marauders, who 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 Co. and the Dutch Co. had establishments in Macao.

Historians are divided in opinion as to whether the possession of Macao by the Portuguese was originally due to Imperial bounty or to right of conquest. There can be no doubt, however, that it was held at a rental of 500 taels a year until Governor Ferreirs do Amaral in 1848 refused to pay it 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 in August, 1849, for he was waylaid and barbarously murdered near the Barrier of Porta Cerco and his head was taken to Canton. The sovereignty of Portugal over the peninsula was, however, formally recognised by China in the Treaty signed, with Portugal in 1887.

The colony is separated from the large island of Heang-shan by a wall built acress the narrow connecting sandy isthmus. Two principal ranges of hills, one running from south to north, the other from east to west, may be 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, skirts, and heights of hillocks. On the lofty mount eastward, called Charil, is a fort, enclosing the hermitage of Na. Sra. de Guia, and westward is Nillau, on the top of which stands the hermitage of Na. Sra. da Penha; entering a wide semi-circular bay, which faces the cast, on the right hand stands the fort San Francisco; and on the left, that of N. Sra. de Bone 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, apart from the Fan-tan or gambling saloons. The gardens and Grotto of Camoens, once the resort of the celebrated Portuguese Poet Camoens, are worth seeing, as also the noble facade of the ancient Jesuit church of San Paulo, burnt in 1835. The Cathedral is a large plain structure having no architectural pretensions, and the various parish churches are stucco editices, ugly without and tawdry within. Pleasant excursions can be made to the Hot Springs of Yo-mak, about sixteen miles from Macao, accessible by steam launch. In winter snipe are plentiful in the neighbourhood and afford good sport.

After the cession of Hongkong to the British, the trade of Macao declined rapidly and the coolie traffic subsequently developed there gave it an unenviable notoriety. This traffic, pregnant with abuses, was happily abolished in 1874. Tea continues to be ar article of export, showing the value of about \$700,000 a year. Essential oils are also exported to some extent. There is likewise some trade in opium. Silk filature, brick and cement works, and other factories have also been established. The commercial activity of the place, however, so far as the Portuguese are concerned, is a thing of the past. There is still a fair native trade carried on, the value of which, according to the Customs returns from Lappa, in 1891 reached Tls. 9,994,221 as compared with Tls. 10,358,659 in 1890. As the harbour is fast silting up, however, most of the native trade will soon desert the place unless efficient dredging operations are inaugurated Owing to its being open to the south-west breezes and the quietude always prevailing, Macao has become the occasional retreat of invalids and business men from Hongkong and other neighbouring ports. There are two hotels: the Boa Vista, kept by Portuguese, and Hing Kee's Hotel.

The Hongkong, Canton, and Macao Steamboat Company runs a daily steamer Sundays excepted) between Macao and Hongkong, leaving the former port at 8 o'clock am. and Hongkong at 2 p.m., and a night steamer every alternate day. Another Company also runs a regular steamer daily between Hongkong and Maeao. To Canton there is a steamer on every alternate day, Sundays excepted. The distance from Macao to Hongkong is 402 miles, and to Canton 88 miles. Macao is connected with Hongkong by telegraph. The population of Macao, according to returns made in 1879, was-Chinese, 63,532; Portuguese, 4,476; other nationalities, 78; or a total of 68,086.

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Interpretes de 2a. classe—A. O. Marques, J. E. d'Almeida, Jr., J. Jorge, V. Alvares

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- Thezoureiro Geral-J. A. R. Cabral
- Encarregado da Fazenda Militar-Major C. L. Andrade
- Primeiro Escripturario-L. Cardoso Segundo Escripturarios-F. P. M. da Rocha, F. X. Carvalho, F. X. da Roza

Amanuenses-G. A. Menezes, V. P. Collaco, A. V. da Silva Amanuense Militar-E. do Rozario Archivista-V. de Oliveira Continuo-J. S. Rodrigues Repartição de Fazenda de Concelho DE MACAU E TIMOR Escrivão de Fazenda-F. X. H. de Carvalho Recebedor-O Thesoureiro Geral Amanuenses-A. G. Jorge, Roberto A. Pereira, P. dos P. Noronha, F. do Rozario Informadores Avaliadores-R. Marcal, J. Rodrigues, C. Garcias Empregados Addidos á Repartição Secretario da extincta Junta da Fazenda-Barão d'Assumpção Secretario da Junta do Lançamento de Decimas—A. J. Brandão Fiel do Thezoureiro-E. M. Marçal Recebedor de Macau-F. A. V. Ribeiro Dc. da Taipa-L. M. Marques Amanuenses-E. da Costa, N. P. Gonsalves 房庫物公 Kúag-mát-fú-fúng

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SUPERINTENDENCIA DA FISCALISAÇÃO D'IM-PORTAÇÃO E EXPORTAÇÃO DE OPIO CRU Superdte, into.—Barão d'Assumpção Delegado interino—F. do Rozario Do. —J. de S. C. Canavarro Amanuense—M. d'Oliveira Vaz Do. —S. J. da Luz

Delegado-J. de S. C. Canavarro Amanuense-S. J. da Luz

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Recebedor-L. J. M. Marques

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Facultativos de 2a. classe—Luiz L. Franco, B. Lobo (servindo em Timor), E. da E. P. d'Almeida

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Membros-Dr. L. L. Franco, Dr. E. E. Pinheiro d'Almeida

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Secretario-P. J. da Luz

Thesoureiro-F. Ma. Sales

Escrevente-L. A. da Silva

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Substituto-C. J. da Silva

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Procurador da Corôa-A. P. P. do Magalhaes

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Contador e Disbar.--R. dos Passos Xavier

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門 町 政 商 Seong-cheng-ngú-mun TRIBUNAL DO COMMERCIO

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官 訟 🥼 Sec-sung-kun

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L. E. da Silva, substituto

District de San Lourenço

J. V. Pereira, juiz J. A. dos Remedios, substituto

Escrivao-B. Siqueira

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Chefe—A. A. Barbosa	Capitão de Artilheria-E. C. Louernço
ESTACÃO NAVAL DE MACAU Commandante da Estação-Manoel d'Aze-	DEPOSITO DO MATERIAL DE GUERRA Encarregado—F. A. Pereira
vedo Gomes	Laboratorio Pyrotechnico—M. da Cunha
CANHONEIRA "DIU," 706 toneladas, 6 boccas de fogo, 700 cavallos de força	台 砲 大 Tae-p'ao-t'oi Fortaleza do Monte
Commandante—M. d'Azevedo Gomes Immediato—A. Talone da Costa e Silva	Commandante—Alferes Reformado J. Bap- tista
Tenente—G. A. Portella Do. —A. A. Rodrigues Bello	古砲閣媽 Ma-kóc p'ao-t'oi
Guarda Marinha-L. A. Magalhaes Correa	FORTALEZA DE S. THIAGO DA BARRA Ajudante—Alferes Reformado F. Luiz
Do. –J. L. Valente da Cruz Do. –J. H. Rodrigues Moura	台砲室仔竹 Chûc-chai-sát p'ao-t'oi
DoJ. H. Rodrigues Moura DoA. C. Mello Cabral DoE. L. Vieira dos Santos	FORTALEZA DO BOMPARTO
Do. — E. L. Vieira dos Santos Aspirante de Marinha—A. A. Navaero	Ajudante-vago 古砲欄同咖 Kú-sz'-lán p'ao-t'or
Medico-A. J. Gonçalves Pereira	FORTALEZA DE S. FRANCISCO
Machinistas Navaes–J. da S. Talento, A. Xavier Horta, J. C. Costa	Fiel-
Aspirantes a Machinistas Navaes-R. C.	古如下欄同咖 Ká-sz'-lán-h'a p'ao-t'oi FORTALEZA DO 10. DE DEZEMBRO
Costa Percira, J. M. Mexias Commissario—F. L. Ramos	Fiel-
	台砲石拉馬 Má-kao-siác p'ao-l'oi FORTALEZA DE D. MARIA II.
CANHONEIRA "BENGO," 462 toneladas, 4	Commandante-O commandante do desta-
boccas de fogo, 400 cavallos de força Commandante—J. J. Moreira de Sa	camento, Abel J. Meirelles 台 砲洋 望東 Tung-ming-ieong p'ao-t'oi
Immediato—J. A. Arantes Pedrozo Tenente—J. C. de Freitas Oliveira	FORTALEZA DA GUIA
Guarda Marinha-S. C. Ferreira de Freitas	Fiel—A. H. Carvalho
Do. —J. F. Diniz, Jr. Medico—A. Carreira d'Azevedo	台 砲 厦 Mong-hú p'ao-t'oi
Machinista Naval—N. P. da Silva	FORTALEZA DE MONG-HÁ Fiel-O commandante de destacamento, J.
Aspirante a Machinista NvlJ. A. Viegas	Gonsalvez
Commissario– J. P. Fernandes	台砲門字十 Sáp-tsu-mûn p'ao-t'oī FORTALEZA DA TAIPA
题政船 Sun-cheng-triang	Commandante-J. S. Canavarro
CAPITANIA DO PORTO Capitão do Porto—A. Alves Branco	Officiaes Reformados
Immediato-W. J. de Souza Moraes	Majores-J. R. Madeira, J. A. Ferreira, A.
Escriväo—Feleciano do Rozario Primeiro Escrevente—M. F. Noronha	Ruas, L. J. Gosano Alferes—F. Luiz, J. Baptista
Segundo do. – J. G. Pereira	Cirurgiao-MórDr. J. C. da Silva Telles
Mestre—Francisco Lourenço Patrão da Galeota do Governo—A. C. do	院 響 营 武 Mon-ieng.i-iün
Rozario	HOSPITAL MILITAR DE S. JANUARIO
Chefes de Secção—B. S. Rodrigues, J. C. Lobo, S. F. Raimundo	Presidente—Dr. J. Gomes da Silva Membro—Dr. L. L. Franco
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10. Batalhão	Enfermeiro de la. classe-M. Antonio
Commandante—J. L. Felner Ajudante—Alferes J. C. S. Veiga	Amanuenses—P. A. d'Encarnação, J. P. Monteiro
Capellão—Pe. A. R. Botelho	
Capitão–J. da Costa Bello Alferes–F. M. Moura, A. V. G. Scarnichia	司及官武 Mou-kun kung-sz' GREMIO MILITAR, Commissão Directora
Sargento Ajudante-A. d'Azevedo Alpoim	Presidente—A. J. Gracias
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TONKIN

Anciently 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, while sugar, cotton, spices, indigo, silk, and various other articles are also raised. It possesses valuable mines of silver, lead, antimony, 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 in 1890 to work the mines at Dongtrieu, and it is expected that coal of good quality will soon be largely exported. By the Treaty of Hue, dated the 6th June, 1884, the Annamite Government placed Tonkin under a French Protectorate, and its affairs are now administered under the supervision of French Residents. It is, however, now practically a French Colony, attached to Cochin-China, the two together being now officially termed Indo-China. Tonkin is divided into seventeen provinces, namely, Quang-yen, Hai-duong, Bac-ninh, Thai-nguyen, Lang-son, Cao-bang, Tuyenquan, Hong-hoa, Son-tay, Ha-noi, Ninh-binh, Hong-yen, Nam-dinh, Thanh-hoa, Nghé-an, Ha-tinh, and Bo-chinh. Hanoi, the capital, is the chief town of the province of the same name, and appears on old maps as Ke-sho. The population is estimated at from 10,000,000 to 12,000,000. A grant-in-aid is still required from France to meet the cost of administration.

HANOI

Hanoi, the capital of Tonkin, and now the seat of Government for Indo-China, is situated on the Songkoi, or Red River, 110 miles from its mouth. The city is built close on the river, here nearly a mile in width, and owing to the lakes and trees interspersed presents a rather picturesque appearance. The citadel occupies the highest site, and is surrounded by a brick wall twelve feet high and a moat. It contains the barracks for the troops, arsenals, hospitals, magazines, &c., and the Royal Pagoda stands within its enclosure. The ancient city is situated between the citadel and the river, and its streets present a novel appearance, owing to the singular architecture of the houses. Since the occupation by the French in 1882 great improvements have been effected in the laying out of the town and the formation of roads and streets. The district nearest the river is gradually assuming the appearance of a Franco-Oriental city. Long wide new streets, planted with trees, and well lighted with kerosene lamps, have been constructed, of which the Rue Paul Bert is the principal business thoroughfare, containing the chief European shops, hotels, the Club, &c. The Mairie, the Post Office, the Residence Supérieure, and the Bandstand are close to the Rue de Lac. The Cathedral, a large but ugly edifice. with twin towers, is situated in a narrow lane at the back of the Rue des Brodeurs, but being very lofty is a conspicuous object from most parts of the city. A fine bronze statue of Paul Bert was erected in the Place facing the Petit Luc, and unveiled on the 14th July, 1890. The Petit Lac is a sheet of water in the malule of the new city, rendered picturesque by the quaint pagodas occupying the small islands which adorn it. There are two fairly good hotels, but the Hotel Alexandre is the largest and best. The native city is more crowded, but under French rule the streets are well kept, and very clean as compared with those of most Eastern cities. They are all lighted and drained. Some of the houses are very quaint and characteristic. Of the temples, that of the Grand Buddha, on the shore of the Grand Lac, is perhaps the most important, as it contains a colossal bronze figure of the saint. A new lacecourse, opened for use in 1890, has been formed just outside the new town. The residences of the Governor-General and Commander of the Troops, the Government Offices, and some other public buildings are situated on what was formerly "the Concession," near to the river bank. The estimated population is 150,000.

There are two papers published three times a week, the Avenir du Tonkin and the Indépendance Tonkinoise; an Annamite paper, the Dai Nam Dong Van Nhat Bao; and also the Journal Officiel.

HANO1

When the French established themselves in Tonkin it was believed that the Songto was navigable into Yunnan and that a considerable trade could be conducted by this route, and a trial having proved that the rapids can be navigated by a light draught boat to Laokay a steamer called the *Yunnan*, drawing only two feet of water, was built in Haiphong in 1890, made her first trip in July of that year, and steamers of her type will be placed on the route when the obstructions to navigation in the shape of rocks have been removed.

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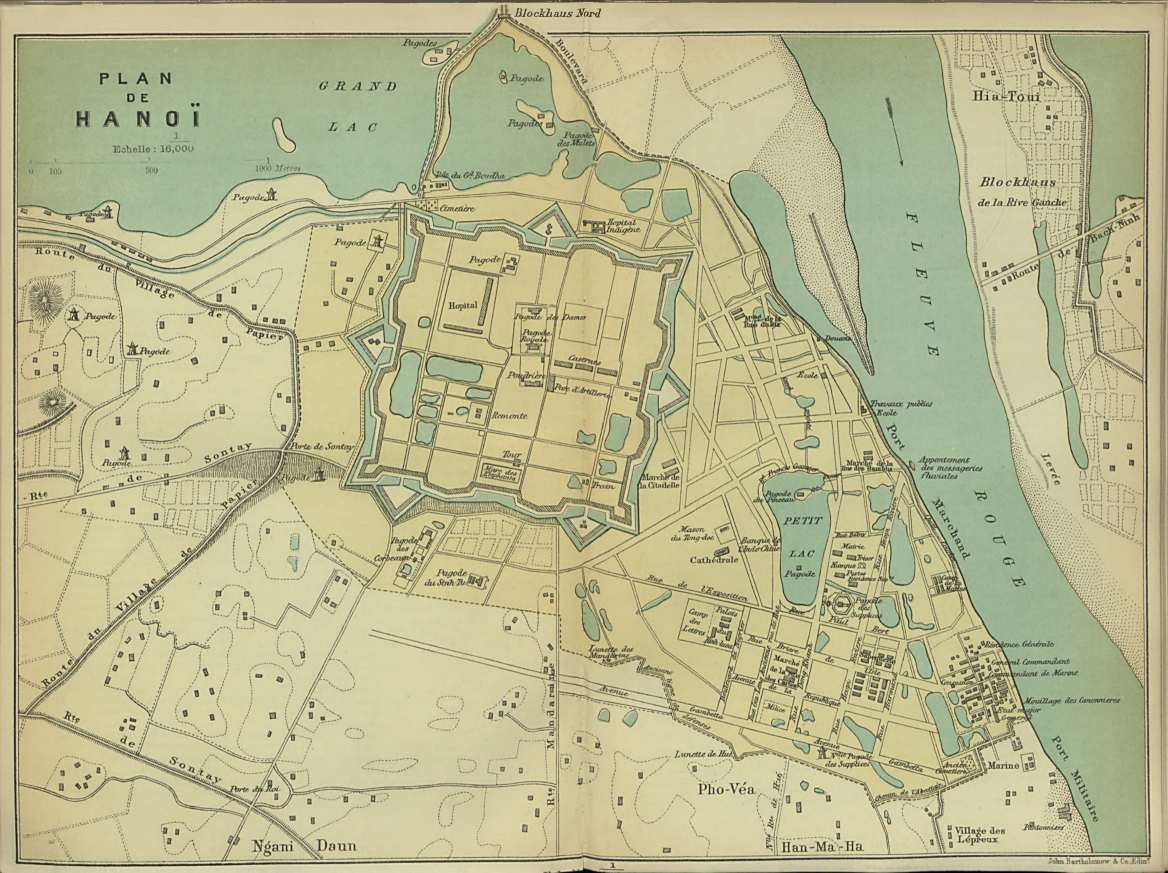
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G. Villemin, A. Baudot, J. Liobet, A. Brault

commis V. Paul, Buisson, J. Castaing, surveillants

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HAIPHONG

This is the shipping port for Hanoi, Hai-duong, and Namdinh, the commercial centres of Tonkin. It is situated in lat. 20 deg. 51 min. N., and long. 106 deg. 42 min. E., on the river Cua Cam, which is connected by two or more channels or creeks with that great river connecting Yunnan with the Tonkin Gulf, called the Song-koi. The town of Haiphong is about sixteen and a half miles from the lighthouse. The lighthouse at the entrance of the river, on the island of Hon-Do, is visible at a distance of about six miles. The entrance to the port is obstructed by two bars; the outer one sand, the inner one mud. Haiphong is accessible, however, by vessels drawing from 19 to 20 feet. There is plenty of water in the river. Vessels anchor about a quarter of a mile from the shore in from 40 to 60 feet of water abreast of a creek communicating with the Song-koi. The banks of the river are low and consist of alluvial mud, from which the present town has with great labour and expense been reclaimed.

Haiphong proper is situated on both sides of the creek above referred to, and 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 sixteen miles, is a range of mountains, the loftiest, known as the Grand Summit, being about 5,000 feet high. Most of the native buildings are wretchedly constructed of mud, bamboo, and matting, but a well built European town with broad boulevards has sprung up and is fast assuming

HAIPHONG

the aspect of a prosperous city. The Hôtel du Commerce is a large and handsome structure, its lofty mansard roof dominating every building in the town. There is a small church attached to the Roman Catholic Mission which up to 1892 was made to suffice for the wants of the town, but a new church has been elected and will shortly be opened. A small dock and some fine wharves with extensive godowns, with some miles of Decauville railway, have recently been made, but these are not much used at present. A Public Garden of rather limited area with band stand in centre has been neatly laid out at the end of the Boulevard Paul Bert. The Cercle d'Haiphong, which is a well managed Club, has its modest domicile in the Boulevard Paul Bert. The Race Course is about a mile from the town on the Do Son road. The news is supplied by two papers, one daily. The population of Haiphong in 1890 was 15,000, of whom 600 were Europeans, 5,600 Chinese, 8,700 natives, and 200 other Asiatics. A regular service of river steamers is maintained between Hanoi and Haiphong by the Messageries Fluviales. Haiphong is connected by submarine cable with Saigon and Hongkong.

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Procureur de la République, p.i.-Long

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HAIPHONG

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Robaglia, S. D. Piry, Rey, assistants

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CROS, Coiffeur

D	REYF	US,	ARNA	UD,	M	ercl	han	t
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FAUSSEMAGNE, Savonnier

FAZULALI, Commercant

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Soriano (Bui-chu) Foronda (Bactrach) Solá (Ninhcuong) Fetilla (Ngoc-duong) Gisper (Phunhai) Munagorri id. Tonkin Septentrional Colomer, bishop (Bacninh) Velasco (Dao-ngan) Fernandez, provl. vicar (Kê Roi) Nebreda (Thietnham) Perez (Bacninh) Aguirrezabal (Kê Roi) Lisundia id. OLIVIER, C., Butcher, Baker, and Storekeeper, Rue de Marchê, 12-14 PHARMACIE CENTRALE, Boulvd. Paul Bert E. Brousmiche, pharmacien de 1re. cl. ROUPS-PILA & Co., ULYSSE, Merchants J. B. Malon, signs per pro. J. Labeye E. Lavaux J. Landolt G. R. Raoul Agencies Hongkong & Shanghai Banking Corpn. Société des Docks d'Haiphong Société Foncière et Fluviale du Tonkin Lloyd's China Traders' Insurance Co., Limited Straits Insurance Company, Limited Straits Fire Insurance Co., Limited La Foncière China Fire Insurance Company Comité des Assur. Mar. de Bordeaux Palatine Insurance Company POIX, Dr., Medical Practitioner REBELLE, ALEXANDRE, "Salon de Paris," REYNAUD, N., A. CHAFFANJON & CIE., successeurs, Merchants A. Chaffanjon, p. pon.-gl., N. Reynaud G. Chardin, chief accountant P. Chaffanjon Farnerod Desrayaud R. Clerc **RIEUNAUD**, Wine Merchant ROCHÉ, L., Proprietaire Roque, Merchant and Commission Agent, Rue de la Marine V. Roque H. Roque H. Widmer, signs per pro. RYCKELYN, Proprietaire, Rue Chinois

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ANNAM

The kingdom of Annam, which also includes the ancient kingdom of Tonkin, conquered and annexed by King Gialong of Annam in 1802, is bounded on the east by the Gulf of Tonkin and the China Sea, on the west by Siam, Cambodia, and the Shan States, on the north by the Chinese provinces of Yunnan and Kwangsi, and on the south by Cochin-China. It is under French protection. Annam proper is a narrow strip of country between the sea and the mountains, the territory beyond which is occupied by aboriginal tribes who are practically independent. Annam is to Tonkin in native parlance as the girdle to the tunic, the latter being a broad and rich territory. Annam proper is a comparatively poor country, and is dependent for part of its rice supply upon Tonkin. The population of Annam is uncertain, but, including that of Tonkin, it may be roughly estimated at 20,000,000.

HUE

Hué, the capital of the kingdom of Annam, is situated on a small scarcely navigable river named Truong Tien and called by the French the Hué river, which debouches on the coast in about lat. 16 deg. 29 min N., and long. 107 deg. 38 min. E. Hué is a walled city and has been built on lines similar to those of a fortified European town of the seventeenth century. It consists of two distinct parts—the city proper and the suburbs. The former stands in the middle of a square island, separated from the latter on three sides by a river and on the fourth by a canal. It is defended by a fortified enceinte, six kilometres in circumference, constructed by French engineers after the system of Vauban, and having six large gates. Within this enceinte reside all the Government officials. The walls are built of brick and are very lofty. Inside the outer *enceinte* is the citadel, similarly but less solidly fortified, and having eight instead of six gates. The six offices of the Ministry are in this quarter, as well as the Library, the Mandarins' College, the Courts of Justice, the Observatory, and various arsenals and barracks. The palace of the Council of State, and numerous other edifices, all of an official character, stand within the second enceinte. Behind these buildings is a wall of brick, which traverses the citadel throughout, separating it completely into two parts. This wall, which encloses the royal palaces and harem, has three gates; that in the centre being in the form of a pagoda, gilt and adorned with elaborate carvings. The mass of the houses and even the public buildings in Hué are, however, very mean and in a bad state of repair. The Royal palace, like that of Peking, has yellow tiles; those of the nobles are red. The population of the city and suburbs is estimated at 100,000, of whom about 800 are Chinese. The only Europeans are the French Resident, his staff, and guard, consisting of 300 French soldiers. The mouth of the Hue river is defended by forts, which were taken by the French in August, 1883, when the Hué Government at once capitulated.

DIRECTORY

- Résidence Supérieure de l'Annam
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- Chef de Cabinet-Moulie
- Chancelier-Bouyreure
- Commis-Lemale
- Premier Bureau-Basset, chef
- Deuxième Bureau-Duranton, chef
- Commis-Doucet, Besançon
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- Trésorerie-Versini, payeur adjoint
- Douc 198-de Larozière, chef de service p.i.
- Postes et Télégraphes-Pelletier, Rouan, Viguier, Oudart
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- Capt. Artillerie-Gaultier de la Richerier Infanterie Marine-Chef de Batln. Martin
- Hôpital Militaire de Thuan-an-Dr. de
 - Camprieux, chef R. P. Renauld, aumônier
- Service Administratif-Augier de Maintenon, sous commissaire, chef
 - Bogaert, Fabricant de Glace Mgr. Casper, evêque Coutel, Entrepreneur Villette, Commercant

PROVINCES DE L'ANNAM

TOURANE

This port is situated about 40 miles south-east of Hué. Tourane has a fine harbour capable of giving shelter to any amount of shipping, but only a portion of it is available as an anchorage, a great deal being shallow and containing sandbanks. It is surrounded as an anchorage, a great deal being shallow and containing shalloanks. It is surrounded on three sides by high mountains, the other being open to the sea, into which the Tourane river flows. The river is navigable for junks only, and the town is built on the left bank, a few minutes' sail upon it. It consists for the most part of mud huts, but a new Custom House, Post and Telegraph Office, and a few other houses have sprung up, giving it a rather more imposing aspect. An ancient Annamite fort near the mouth of the river, now in the occupation of French troops, gives it an air of protection. The trade of the port is chiefly in the hands of the Chinese. The exports consist mostly of sugar, silk, betelnuts, and oil; the imports of rice, piece goods, &c. The trade is chiefly with Hongkong. Rice is imported from Haiphong, Haiduong, and Namdinh. Coal mines have been opened at Nong-son, forty miles up the river, only accessible by small sailing craft, and a European Company formed to work them, which has commenced exportation, but so far on a limited scale, the output being small.

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 is obstructed 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 one million ; that of the port 3,000, 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 chiefly in the hands of the Chinese. The trade is at present chiefly in the hands of the Chinese.

DIRECTORY

BINH-PHU

PROVINCES DU BINH-DINH ET DU PHU-YEN Siège de la Résidence-QUINHON Résident de France-Bès d'Albaret Vice-Résident, Phu-yen-de la Noë Chancelier-Ferra Garde Civile-Grosgurin, inspecteur Id. —Tessarech, garde ppl., Songcau Postes et Télégraphes-Charon (Quinhon) Id. –Giugon (Binh-Dinh) Id. –Bocquel (Songcau)

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John Ranthalamain & Co Rdint

COCHIN-CHINA

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 twenty-one inspections. Besides 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 resembles 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 Meikong, 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 Batac.

The principal product of Cochin-China is rice. It is planted in almost every province except some of the northern districts. After this important grain the chief products are sugar cane, mulberry trees, pepper, betel-nut, cotton, tobacco,

and maize; china grass, sesamun, palma-christi, indigo, saffron, gum-lac, sapan wood, and maize; china grass, sesamun, palma-christi, indigo, saffron, gum-lac, sapan wood, and cinchona also exist in pretty 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 elands, while amongst the feathered game the peacock, partridge, snipe, woodcock, jungle fowl or wildcock pheacent for may be marticed. The principal salt pits are in the province of the peacock partridge in the province of the province of the principal salt pits are provided by the peacock pheacent in the province of the principal salt pits are provided by the peacock pheacent is provided by the peacock pheacent is provided by the peacock pheacent peacock pheacent is provided by the peacock pheacent peacock peacock pheacent peacock pheacent peacock pheacent peacock pheacent peacock peacock pheacent peacock pea jungle fowl or wildcock, pheasant, &c., may be mentioned. The rivers and creeks swarm with fish of every description, and alligators abound in some.

In the chief towns of each province there is a citadel sufficiently garrisoned, and numerous military posts in the interior maintain and watch over the security of the inhabitants. 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 Colonies of Cochin-China and Tonkin and the protectorates of Annam and Cambodia, and are under the control of a Governor-General. The Government of Cochin-China is administered by a civil Governor appointed from Paris, who is assisted by a Privy Council composed of all the Heads of Departments as official members and two unofficial members. The official title of this Governor is Lieutenant-Governor of Cochin-China. The Colonial Council of Cochin-China, some of the members of which are elected by the residents, consists of sixteen 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, and is composed of French, foreigners, and Chinese.

The population of Cochin-China in 1889 was 1,864,214, of whom 1,635,843 were Annamites, 153,509 Cambodians, 56,528 Chinese, 2,381 French (exclusive of the troops), and the rest Indians, Malays, and Mois.

SAIGON

Saigon, the capital of Cochin-China, is situated on the Saigon river, a branch 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, &c. The town presents a fine appearance, the roads and thoroughfares being broad and regular. Amongst the public buildings 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 new Palace of the Lieutenant-Governor, the new and handsome Post Office on the Place de la Cathedrale, the Custom House, the "Direction de l'Interieur," the Treasury, the Land Office, Public Works Department, the Schools, and the Supreme Court. The Military Hospital is a fine and handsome building, as are also the Arsenal, Barracks, and Artillery Parc. There is also a stately Gothic Cathedral of large proportions. A fine bronze statue of Gambetta stands in the Boulevard Norodom. Saigon has two public gardens, the "Jardin de la Ville," which is maintained at the expense of the Municipality, and the Bota..ical Garden. There is good docking accommodation, the Bassin de Radaub being one the finest docks in the world, capable of receiving the largest men-of-war, and there are two floating lifts. There are two steam rice mills. The population of Saigon in 1891 was 19,000 (exclusive of the Naval and Military Forces), of which number 5,235 were Asiatics. The French population numbers 1,753 and other Europeans 207.

The M. M. steamers call twice a month at Saigon on their homeward and outward trips. Easy communication is afforded with the principal towns of the interior by subsidized mail steamers, and there is a railway to Mytho. All the principal towns of Cochin-China possess telegraphic communication, and a submarine cable unites the colony with Singapore, Hongkong, Haiphong, &c. 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 there are usually one or two other journals published, but they frequently change their titles, and lead a spasmodic existence. The *Gia-dinh-bao* is the native issue of the *Journal Officiel*.

Saigon is no longer a free port, heavy Customs dues having been imposed since July, 1887, with exemptions in favour of French goods and shipping. The tariff is based on the General Tariff of France. The export of rice in 1891 reached 672,000 piculs.

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- Le Chef des Services de l'Artillerie
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- Le Lieut.-Gouverneur de la Cochinchine
- Le Résident Supérieur de l'Annam
- Le Résident Supérieur du Tonkin
- Le Résident Supérieur du Cambodge

Font respectivement martie du Conseil de défense de l'Indo-Chine, en qualité de membres titulaires, toutes los tois que le dit conseil se reunit sur le territoire qu'ils administrent, et premuent rang individuement, après le Commandant-en-Chef des forces navales

COCHINCHINE Lieutenant-Gouverneur p.i.—Fourès

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Conducteurs-Pollet, Roché, Linger, Laba-

dens, Doffe, Bolliet, Michel, Charvein, Montagne, Crouzat, Marguet Secrétaire principal—F. II. Bourgain

Commis-Pagnat, Santucci, Chemineau, Coquelin, Tilmont, Marius, Pujol, Cingal, Maincent, Parmentier, Canavaggio, Berthetz, Savel, Catoire, Bouzon, de Marcilly, Marrau, Limieri, Champon, Fourcade, Trotabas

Commis stagiaire-Dupuy, L'Huise, Savary, Célisse, André

Surveillants-Furcy, Hardy

Phares

Maîtres de Phares-Hermitte, Duval, Leroilec, Espérinas, Mulot, Dosithé Section des Batiments Civils

Architecto-Sambet, chef du service p.i. -Maréchal Id.

Inspecteur principal-Langlade

Sculpteur-Jau

Inspecteurs-Nalet, Thil, Truitard, Deny

Secrétaire principal—J. B. Georges

Commis-Bompar, Barlatier, Rattinam, Segot, Joly, Madet, Marcel, Foucault, Liozon, Grosset, Mauvoisin Commis stagiaire—T. Appavou

Surveillants-Lombard, Orsini Gardien du Lazaret-Kempf

JARDIN BOTANIQUE Agent principal-E. Haffner Jardinier chef-Hérant Commis-Lamache

POLICE JUDIÇIAIRE

Commissaire central-L. C. Albertini

- Commissaires de 1e. classe-X. F. Paté, E. G. Simard
- Commissaires de 2e. classe-H. T. Buquet, A. Bellaud, L. Houzelle
- 2 brigadiers, 4 sous-brigadiers, 19 agents européens ; 5 brigadiers, 1 sous-brigadier, 53 agents, 1 interprète chinois, 2 interprètes indiens

PRISON CENTRALE

Directeur-Morin Gardien Chef-Morioux Greffier Comptable-Foulon

IMPRIMERIE COLONIALE

Rue Nationale, 30 et Rue Tabert, 14

Directeur-Elie-Baptistide

Sous-chef-Lequeux

Comptable-E. Loupy

Lecteur-Kuhn

- Compositeurs-H. Pouponneau, C. Clairon, G. Nelson, E. Lognand, Luz, L. Méry, P. Lauga, J. Vengeance, N. Adam, Da Luz, Mikel, Pharot, Ignasse, Aroulon, Bisch, Casimer, Bourgon, Exiga
- Relieurs-E. Giromon, chef, Marian, Mmes. Blancharde, Couche

Conductuer typographe-Berthet

Hôpital de Choquan

Directeur—J. André

Médecins—Facieu, Dubois Infirmiers—A. M. Piétri, J. Patey

SERVICE JUDICIAIRE-PARQUET GÉNÉRAL Procureur-Général-Baudin

Avocat Général-Mondot

Substitut-Raynaud

-Remoud Id.

Attachés-Doumergue, Jumeau, Garnier, Duboys de Laramière, Sallé, Michaux

- Secrétaire Général-Carlotti
- Secrétaire Rédacteur 1ère. classe-Soulé -Compère Id.

COUR D'APPEL Président—Ducos

Vice-Président-Crémazy

Conseillers-Charrier, Léchelle, Delpit, Durazzo, Berniére, Lipman, Chambaud Greffier en chef-Simon

TRIBUNAL DE SAIGON Président-Guiraud Lieutenant de Juge-Fleury Jugessuppléants-Bergerou, Joly, Olivaint, Jabouin, Morin, Lescudier, Dubessey de Contenson, Cremazy Greffier-Breillet

Parquet Procureur de la Republique-Durwell Substitut-Mouchan Secrétaire-Lambert

JUSTICE DE PAIX DE SAIGON Juge de Paix-Arnaud Greffier-Pochont

TRIBUNAUX DANS LES PROVINCES Tribunaux de 1ere classe

- Mytho-Despax, juge président Fuynel, procureur de la République
- Jacquey, greffier Vinhlong–Bouche, juge président Pailhes, procureur de la Republique Burguez, greffier Tribunaux de 2e. classe
- Bêntré-Poulle, juge président
- Azénor, procureur de la République Canal, greffier Bienhoa-Sanial, juge président p.i.
- Miraben, procureur de la Republique Lacaze, greffier
- Chaudoc-Isnard, juge président Boelle, procureur de la République Reilhac, greffier
- Sadec-Long, juge président Gemain, procureur de la Republique Baptiste, greffier
- Tribunaux de Se. classe Baclieu-Tillet, juge président Barléc, procureur de la République Oudin, greffier
- Cantho-Arnaud de Foiard, juge président Huron, procureur de la République Gauvin, greffier
- Gocong-Flais, juge prèsident Farel, procureur de la République Boutier, greffier
- Longxuyen-Baudet, juge président Lefrancois, procureur de la République Ponnou, greffier
- Soctrang-Ferran, juge président Henry, procureur de la République Rufz de Lavison, greffier
- Tanan-Ricard, juge président Campagnol, procureur de la République Legrand, greffier
- Tayninh-Gervais, juge president Reymondon, procureur de la République Huillé, greffier

- Travinh-Hubert, juge président Boyer, procureur de la République Bonnefoy, greffier
- Commis Greffiers de lère classe-Lebreton. Vessiot, Mille, Persius, Polier, Sers, Ganofsky
- Commis Greffiers de 2e. classe-Vasson, Beaumont, de Belman, Tuder, Burdet, Tonnelier, Cléonie, Milanta, Bastière, de Fries
- Commis Greffiers de 3e. classo-de Rozario,
- ommis Greiners de 3e. classo-de Rozario, Fontaine, Lombard, Testa, Jame, Dusaux Darrins, Sabourain, Robert ommis Greffiers provisoires-Bellier, Jason, Oudin, Gautier, Macquin, Cans-vaggio, L'Augellier, Roig, Grimand, Servais, Rurban, Pech Commis
- Interprète européen-Thirode
- Huissiers-Jauffret, Rognoni, Renard

SERVICE MARINE

ETAT-MAJOR Commandant de la Marine-Couy Adjudant de Division-de Martel

Vaisseau LA LOIRE, stationnaire Commandant—Couy, capitaine de vaisseau Second-Terlier, lieutenant de vaisseau Lieutenants-Jombeat, Devergie, Buon Lieutenant-Banel, chargé des défenses sous-marines Officier d'administration-Bouju, aidecommissaire

Médecin-Major-Dédet

TORPILLEURS, 44 et 50

Canonnière LUTIN

Commandant-Lotte, lieutenant de veau. Second-Bernede-Sachs, lieut. de vaisseau Enseignes de vaisseau-Lafrogne, Petit, Mazeran

Médecin de 1e. classe-Vinas

CHALO	UPES CANONI	NIÈRES
"La Caronade,"	' commander	Guépratte
"Le Cimeterre,	" do.,	Degozs
"La Sagaie,"	do.,	Somborn

Administration de la Marine Commissaire-de Marguerie de Montfort, chef du service administratif Secretariat

Sous-Commissaire, chef-de Pons Écrivain civil—Tilmont

Revues

Commissaire adjoint, chef-Dumothier Sous-Agent du Commissariat-Cazamayon Commis-Mayer

Fonds Sous-Commissaire, chef-Gaveau Commis-Lausac, Germain

SAIGON

Hôpital Sous-Commissaire, chef-O'Kelly Commis-Longueteau, Rebecq Armements Sous-Commissaire, chef-Duguey Commis-Thomas Ky Subsistances Sous-Commissaire, chef-Mange Aide-Commissaire-Ollivier Commis-Camérini, Ferreira Ammovisionnements Logs-Commissaire, chef—Gleizes Commis-Secco, Pharot Inspection Temporaire Inspecteur Général-Espent Inspecteurs-Adam, Viren ARSENAL DE SAIGON Commandant del'Arsenal-Couv, captaine de vaisseau Itrecteur des Travaux-Marty, ingénieur du Génie Maritime Seus-Directeur-Pinard, sous-ingénieur Comptabilité des Travaux Cuef de la Compté.-Coulomb, trésorier Chef du Bureau du Matériel-Lamotte Secrétaire—Frélat Chef du Bureau du Personnel-Aignier Commis-Le Tohic, Kemmérer, Ordroneau, Laurent Commissariat

Commissaire de l'Arsenal—Comby Commis—Fragneau, Kernabon, L'Hostis Comptables des Matières Garde-magazingénéralde l'Arsenal—Jouve Commis—Tisöt, l'eboseq, Augier Magusin'rs—Tiphoneau, Ducros, Goupillot Distributeur—Flory Maitre—Février, chargé des ateliers à bois Id —Guillaume, id. métaux Conducteur des Travaux Hydrauliques et Constructions à Terre—Clervoy

PORT DE GUERRE

Micceteur—Gourlaouen, lieut. de vaisseau Maitre principal—Gouédard Chandt. de la Défense Mobile—Lieut. Bauel Torpilleurs 44 et 50, et quatre chaloupes à vapeur

SERVICES MILITAIRES

Commandant Superieur—Colonel Pernot * Chef d'Etat-Major—Capitaine Gallois Officier d'Ordonnance—Lieut. Lapeyre Major de Garnison—Chef de Bataillon Schœfer*

Edjudant de Garnison-Lieut. Rocheron

ARTILLERIE DE MARINE Directeur—Lieut. Colonel Gaudin* Sous-Directeur—Chef d'Escadron Bonfils* Aide Directeur—Capitaine Didier Tapitaines—Vasset, Lepin* Conducteurs-Marcel, Lecoz, Leprince, Henry, Bouvet, Arbey *, Felber, Bailly-Masson

Comptable principal—Mourra Comptables—Chavanon, Aimé, Raffaitin

GENDARMERIE Maréchal des Logis, Commandant le Détachment—Bédais

ARTILLERIE Commandant—Lieut. Colonel Gaudin* Payeur—Lieut. Sarrieu Veterinaire—Duchène Médecin—Masurel 24e. Batterie Capitaine—Génin Lieutenants—Labasque, Mathieu 23e. Batterie Commandant—Capitaine Rauch Capitaine—Fromont Lieutenants—de Montguers, Jouve Compagnie d'Ouvriers Commandant—Lieutenant Marty

11e. RÉGIMENT INFANTERIE DE MARINE Commandant—Lieut.-Colonel Mourey * Capitaine-Major—Disponoëy * Lieutenant Payeur—Gil Lieutenant d'Habillement—Monziols Médecin-Major—Dumesnil Premier Bataillon Chef de Bataillon—Schœfer * Médecin—Bastier Lieutenants—Jules, Laffargue, Cutier, Marty, Crété, de Puységur Sous-Lieutenant—Morcau Deuxième Bataillon Chef de Bataillon—Martin * Capitaines—Carisey, Husson-Itaison Lieutenants—Riveil, Rocheron

TIRAILLEURS ANNAMITES Lieut.-Colonel Commandant—Poulnot * Capitaine Comptable-Massy Lieuts. Aide id. - Chapelle, Crassous Premier Bataillon Chef de Bataillon-Baltazar* Capitaines- - Massot-Bordenave, Jeanmaire, Fayn Lieutenants-Nion, Caillens, Francez, Martin Deuxième Bataillon Chef de Bataillon-Cluzel* Capitaines-Jacquin, Lamotte, Mougeot Lieutenants-Bocquet, Deniel, Frèrejean, Pichon, Bernard *, Thoreux, Bergé Troisième Bataillon Chef de Bataillon-Pothuau* Capitaines-Marchaisse, Richard, Tipveau, Faivre

Lieutenants—Lunet de la Jonquière, Martinet, André, Molard, Cornet, Cazalas Sous-Lieutenant—Barféty

Conseils de Guerre et de Révision	BEER, PAUL
Premier Conseil de Guerre	and Custo
Président-Schœfer*, chef de bataillon	Catinat, a
Juges-Capitaine Bauche*, Lieutenant Le	F. Ria
Moan, Sous-Lieutenant Jouves, Sergent-	
major Coquillat	BERENGUIER
Rapporteur—Sous-Commissaire O'Kelly Greffier—Sergent Dechaille	turer and
	Rue Natio
Deuxième Conseil de Guerre Président—Chef d'Escadron, Bonfils*	BEDGURD T
Juges-Capitaine Carisey, Lieut. Castéran,	BERTHET, J Charner
Sous-Lieutenant Jules, Sergent-major	H. Bro
Cohadon	Fasce
Rapporteur-Capitaine Radisson	
Greffier-Sergent Molinier	BLANCHY, P.
Conseil de Révision	chant and
Président—Colonel Pernot *	E. Meye
Juges-LieutsColonels Mourey, Poulnot Commissaire-Dumothier*	Henio Castel
Greffier-Adjudant Sirguey	Caster
Premier Tribunal Maritime Permanent	BOIN, E., Tay
Prégident-Capitaine de frégate. Terlier *	
Juges-Poulle, Randon de Groslier, Jom- bert, Comby, Pinard, Gourlaouen	BOIREAU, SOS
bert, Comby, Pinard, Gourlaouen	de Cholon
Commissaire Rapporteur-Lieut. de Vais- seau, de Martel	BONNA, MME
Greffier-Sergent Molinier	DORMA, MIME
	BONNET, CH
ANGE ET AUDEBRAND, Coiffeur, Parfumeur,	vaux Publ
Rue Catinat	D
ARNAL, A., Stevedore, Rue Nationale	BORRELLY &
manal, m., socredore, itue trationale	Frères et I Commerce
Assémar, Coiffeur, Rue Catinat	Berthe
	Célard
L'AVENIR DE COCHINCHINE, Weekly News-	
paper, 2, Rue Vamier L. Bourgeois, editor	BOUET, Tave
n. Dourgeois, editor	Downson M.
BANQUE DE L'INDO-CHINE	BOURDIN, MI Rue Catin
A. Philippe, manager	
E. Mayer, sub-manager	BOURDON, J.,
L. Laffitte, chief accountant G. Robert, cashier	5, Rue d'O
A Vigerie clerk	BRANZELL &
A. Vigerie, clerk G. Dunoyer, do.	71, Rue Pe
E. Dussutour, do.	Duver
V. Davaut. do.	
G. Lino, do. P. Baron, do.	BRUN, Carri
r. baron, do.	Rigault de
BAUD & Co E Contractors Lightfitters	Hippoly
BAUD & Co., E., Contractors, Lightfitters, Plumbers, &c., Rue Catinat	BUREAU VÉI
Em. Baud (absent)	Blanche
Dagregorio	
Bandier	CAFÉ ANGLA
Causse (Haiphong)	A. Noor
Mavel, engineer	C. Got
Ricardoni	Café de la
During Querran Dury Chatingt	Love n

BAZAR SAIGONNAIS, Rue Catinat A. Courtinet, proprietor Foulon

- BEER, PAUL, Auctioneer, Broker, Property and Customs and Transit Agent, 57, Ree Catinat, and Cholen F. Riand
- BERENGUIER, F., Aerated Water Manufac turer and Wine and Spirit Merchant, Rue Nationale
- BERTHET, JULES, Negociant, Boulevard Charner

H. Breteandeau Fasce

BLANCHY, PAUL, Timber and Stone Merchant and Contractor, Rue Nationale E. Meyer Henion, conductor of works Castelbonnel, painter

BOIN, E., Tavern-keeper, Rue Taberd

BOIREAU, Soap Manufacturer, Route Hama de Cholon

BONNA, MME., Dressmaker, Rue Catinat

BONNET, CHARLES, Entrepreneur de Travaux Publics, 2, Rue de Thudaumot

BORRELLY & CIE., A., successeurs de Raffan Frères et Dumarest, Merchants, Quai du Commerce Berthet

BOUET, Tavern-keeper, Rue Nationale

- BOURDIN, MME., Milliner and Dressmaker, Rue Catinat
- BOURDON, J., Distillateur-Liquoriate, 3 and 5, Rue d'Ormay

BRANZELL & CIE., Entreprise de Salubrité, 71, Rue Pellerin Duvergt, clerk

- BRUN, Carriage and Harness Maker, Rac Rigault de Genouilly Hippolyte Brun
- BUREAU VÉRITAS Blanchet (M'geries Fluviales) agens
- CAFÉ ANGLAIS, 19, Rue Vannier A. Noor Khan, proprietor C. Goulman, head steward
- CAFÉ DE LA ROTONDE, Quai du Commerce Lays, proprietrix

CAMPI, J. B., Jeweller, Rue Catinat

CARABELLI, R., Lawyer, Soctrang

CATOIRE, A., Timber Merchant, Rue Vannier Agency Assurance Coloniale

CAZAUX, P., Retail Dealer, &c., Rue Catinat E. Gendre, signs per pro. Bonnefoy

CERCLE COLONIALE, Rue Catinat

CERCLE DE L'INDUSTRIE, Rue Catinat

CHAMBER OF COMMERCE President—A. Fonsales Vice-President—Holbé Secretary—Blanchet Archiviste—G. Lamouroux (absent)

CHARLETY & Co., Engineers, Plumbers and Lightfitters, Kanhoi Louis Charlety Bonnéfay, engineer

CHAUVIN, A., Farrier and Harness Maker, Rue Lagrandiére

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CLAVIER, CH., Fabrique Sirops, Liqueurs, Sodas, Eaux gazeuses, Rue d'Ormay, 20 Ch. Clavier H. Clavier

COMBES, L., Hair Dresser and Dealer in Perfumery, Rue Catinat

CONSULATES AUSTRIA Consul—

> BELGIUM DENMARK Consul—F. W. Speidel

Germany Netherlands Consul—T. Speidel

GREAT BRITAIN Consul-C. F. Tremlett

ITALY Consul—A. Ogliastro

POBTUGAL Acting Consul—L. Blanchet

SIAM Consul—A. Fonsales

SPAIN Consul—Enrique Ortiz Vice Consul—Louis Blanchet

UNITED STATES OF AMERICA Commercial Agent—A. Fonsales Vice do.—E. Schnéegans

CUNIAC, Lawyer, Rue Pellerin

DE COTTI, Lawyer, Boulevard Bonnard

- DE GROLIER, Lawyer, Boulevard Bonnard
- DE JEAN DE LA BATTIE, Surgeon, 77, Rue Pellerin

DE LAPIERRE & CIE., Wine Merchants, Rue Charner A. de Lapierre

DE MIGIEU & CIE., Milliners and Dressmakers, 51, 53, 55, Rue Catinat Mme. De Migieu R. Mazin A. Mazin Mme. Boddaert

DÉMOLIS & HUGUENIN, Timber Merchants and Contractors, Rue Lagrandière Demolis (absent) Huguenin (Tayninh) J. Charton, signs per pro.

DENIS FRÈRES, Merchants, Rue Catinat Gustave Denis (Bordeaux) Alphonse Denis, do. Aimé Fonsales E. Schnéegan, signs per pro. E. Martin L. Gage L. Stang M. Cazeau Agencies Cie. Havraise Peninsulaire de Naviga. Navigaziono Generale Italiana Ligne Bernard Ligne Belge Orientale

Compagnie Commerciale des Trans-
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Maritime Insurance Cos. of Bordeaux,
Paris, Marseilles and Hāvre La Foncière
La Compagnia Luonnaiga Réunia
La Compagnie Lyonnaise Réunie
Fire Insurance Co., "La Confiance"
National Marine Insurance Assn., Ld.
South British Fire and Marine Insce.
Merchants' Marine Insurance Co., Ld.
DENIS, Ingénieur, Representant de la Cie.
des Etablissements Eiffel, Rue Pellerin, 85
des Establissements Enner, ruer enerni, ou
DIETHELM & Co., Merchants and Commis-
sion Agents, 23, Quai del'Arroyo Chinois
W. H. Diethelm (Europe)
W. Stiefel (Singapore)
P. C. Hoynek van Papendrecht, do.
P. C. Hoynck van Papendrecht, do. W Naef, signs per pro.
J. Kruys
Branch Houses: Hooglandt & Co. Sing-
apore; W. W. Diethelm, Zurich
Agencies
Bank of Rotterdam
Steamship Company "Phoenix"
London Assurance Corporation
British & Foreign Marine InsuranceCo.
Netherlands Fire Insurance Co. Helvetia Swiss Fire Insurance Co.
"Baloise" Fire Insurance Co. of Basle
Datoise The insurance Co. of Dasie
DUTRIAUX E A Commission Acont and
DUTRIAUX, E. A., Commission Agent and Broker, Rue Catinat
ENGLER & Co., F., Merchants, Quai de
l'Arroyo Chinois and Rue d'Adran
Frederic Engler (Europe)
Robert Engler (Singapore)
A. Endtner, signs the firm
F. Fischer, signs per pro.
W. Nipp
P. Steegmann
Agencies
Deutsche Bank, Berlin
Austrian Lloyd's Steam Navgn. Co.
Straits Insurance Communy, Limited
Sun Insurance Office, London Austrian Insce. Co., "Donau" Vienna
Austrian Insce. Co., "Donau" vienna
Straits Fire Insurance Company, Ld. Eidgenossiche Transport Vers. Ges.
Lingenossione Transport vers. des.
EPARDAUD, Assignee in Bankruptcies, etc.,
Rue Rigault de Genouilly
the tukanto de denonity
ESMENJEAUD, MME., Maison de Modes, 8,
Bud d'Omnan
Rue d'Ormay
FARATE I Amont J'Affing Due Mag
FABOLE, J., Agent d'Affaires, Rue Mac-
Mahon
Frank W Annialter Floren
FABRE, A. W., Agriculteur, Eleveur, Acclimatation, "Pré Catelan," Route de
l'Inspection, Giadinh

- FERRET, Ingénieur, Constructions Metalliques, Eclairage éléctrique, etc.; et à 15, Rue Laffitte, Paris
- GARÇON, CH., Grocer and Fancy Goods Store, 14 & 16, Rue d'Ormay

GATZERT, Commission Agent, Boulevard Charner Ch. Dino, agent

GENDRE, Mme., Milliner and Dressmaker, Rue Catinat Mme. Bose Mlle. Jcanne E. Gendre

GÉRAUD, MME. VVE., Baker and Provision Dealer, Rue Catinat A. Géraud André Goupil H. Géraud

GLACIÈRES D'INDO-CHINE, SOCIÉTÉ DES, 4 Rue Nationale V. Larue, directeur H. Péré G. Larue, gérant Pellicot Dussant

GRAND CAFÉ, Rue Catinant Lucien Chêne, proprietor

- GRAND HOTEL DES VENTES, Rue Catinat Henry
- GUILLERAULT, "Bazaar Parisian," Rue Catinat

HALE & Co., W. G., Merchants, Quai de l'Arroyo Chinois C. F. Tremlett W. Parfitt J. L. O'Connell Agencies Eastern Extension A. & C. T'graph Co. Peninsular & Oriental S. N. Co. Pacific Mail Steamship Co. Canadian Pacific Steamship Co. Northern Pacific Steamship Co. Ocean Steamship Company Apcar & Co.'s Steamers Douglas Steamship Company Eastern & Australian Steamship Co. Lloyd's, London Liverpool Underwriters' Association Western Clubs, Topsham China Traders' Insurance Co., Ld. Union Insurance Society of Canton, Ld Batavia Sea and Fire Insurance Co. China Fire Insurance Company, Ld. Java Sea and Fire Insurance Company Colonial Sea and Fire Insurance Co.

North British and Mercantile Insce. Societa "Italia," Genoa General Insurance Company, Trieste	JAME, G., Notary Public, Rue Rigault de Genouilly
Oosterling Insurance Co., Batavia Underwriting and Agency Association United Insur. Co., Lloyd Austriace Board of Underwriters, New York	JAUFFRET, Process Server, Rue Cap St. Jacques (absent) Roig, interimaire
New York Life Insurance Company Equitable Life Assurance Soc. of U.S.A.	JOUANDON, Café, Boulevard Charner et Rue d'Ormay
Royal Insurance Company, London Tanjong Pagar Dock Company, Ld. Rizerie Pneumatique	JÜRGENSEN, JULIUS, Planteur, Concession Schaedler, Tanloi, Bienhoa
HISRY, Commission Agent and Broker, 47, Rue Catinat	KLOSS & Co., Merchants, 9, Quai de l'Arroyo Chinois and Avenue de Jacareo, Cholon Walter Kloss
EXCREMENT AND SHANGHAI BANKING COR- FORATION, Rue d'Adran H. Hewat, agent A. Perrin	J. W. Lubenau (Frankfurt o/M) Kiong Sun Kack (Cholon)
E. C. Seng E. N. Hee	LACAZE, G., Wine Merchant and Store- keeper, Rue Catinat, 17
BUTEL ET CAFÉ DE LA MUSIQUE, Grand Boulevard et Boulevard Bonnard Mme Maire propriétaire	LAURENT, J., Tam-hoi, Wine Merchant and Commission Agent
Mme. Maire, propriétaire Cooms, maitre d'hotel	MARTIN, Entpe. de Voiturcs, Rue des Mois
Turc Ollivier, proprietor G. M. Mottet, gérant	MATHIEU, "Café du Chemin de Fer," Bou- levard de Canton
HOTEL DU GRAND BALCON, Rue Nationale	MESSAGERIES FLUVIALES DE COCHINCHINE Head Office, 9, Rue Bergère, Paris Conseil d'Administration
Horel Meublé, Rue Catinat P. Cazaux, proprietor	Comte de Tinscau, président J. Rueff, administrateur délégué
HUBBARD, Lawyer, Rue Macmahon David, clerk	Direction de Saigon Blanchet, directeur de l'exploitation Caplen, contr. gl., chef de la compté
RUBERT, J., Shipchandler and Storekeeper, Rue Catinat Poirer, clerk (absent)	Chaffanjon, caissier Perigaud, commis comptable Chaudion, id. Robert, id.
EFGUENIN, C., Gunmaker, Rue Catinat H. Huguenin (absent)	Lucas, ingénieur, chef des ateliers Avisse, contre-mâitre Marquez, interprète
Ch. Jouvet Eugenenin Hainard, Watchmaker, Rue	Brisac, econome Bise, sous-econome Marin, commis
Catinat "Imprimerie et Librairie Commerciale,"	Saëton, agent, Phnom-Penh Paquebots Capitaines Commissaires
Rev & CURIOL, 4, Rue d'Adran, et 62, Rue Catinat M. Rey	"Battambang," Le Gros, Toupet, Gillouin "Nam Vian," Avrard, Féraud, Blanc "Attalo," Howie, Lim Gioc, Chabert "Phuoc-Kien," Castelen, Lignel, Tardy
L. Curiol L. Claude J. Brunet	"Francis Garnier," Glémée, Rosiors, Moreau père "Cantonnais," Révillet, Hubert Dellele, Malard "Mouhot," Bouille, Meslier Moreau fils "Jeannine," Cornillet, Lavigue
Régis, prote d'imprimerie Chezolon, commis de librairie Montégout, G. Michel, N. Thomas,	"Bassac," Leooq. Tiam Teng Fabry "Aigle," Aubert, "Enucol, " "Aigrette," Mattel, Mattel,
D. Arpoudam, Brondeau, Day, Antoine, Louis, Landier, compos'rs.	"Songkć," Rauber, "Cygne," Collard. Chaloupes-Mouette, Tonlesap, Ibis, Sirene, Colibri

.

300

MASONIC: "Loge Le Réveil de l'Orient,"
Rue d'Espagne
Vénérable—Dr E. Monceaux Premier Surveillant—Cimper
Second do.—Gigon-Papin
Trésorier—Granier
Hôpitalier—Jau
Orateur-Poulle
Secrétaire—Chiffanjon
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A. Rolland, agent principal L. Bourgarel
A. Duval, cashier
E. Gigot, accountant
U. Brue, second clerk
Berenguier, chef d'atelier
Dupont, Fauré, storekeepers (For Local Strs. see end of Directory)
(For Local Sers. see end of Directory)
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Bishop of Samosate and Vicar Apostolic —Monseigneur Colombert
Provicar General—C. J. Gernot
Provicar General—C. J. Gernot Id. —F. Thiriet
Secretary to the Bishop—A. Joubert
Saigon Cathedral
Curate of Saigon—H. Le Mée Chaplain to the Military Hospital—L.
Thinselin
Saigon Seminary
Saigon Seminary Superior-J. Thiriet
Professors—J. A. Dumas, F. Humbert,
J. M. Dépierre, J. Verney, A. Benoit,
V. Quinton, M. Delignon
Taberd School, under direction of Chris- tian Brothers
Bro. Louis, director
Missionaries
H. Azémar, Lai-thieu, (Thudaumot)
C. Gernot, Cai-Mong (Bêntré)
L. Montmayeur, Thu-thiem (Giadinh) C. Tournier, Cai-nhum (Vinhlong) J. Fougerouse, Mac-bac (Travinh)
J Fougerouse Mac-bac (Travinh)
K. Delpech, Thi-nghe (Bienhoa)
M. Simon, Tayninh
E. Moreau, Thu-ngu (Mytho) P. Moulins, curate of Mytho
P. Moulins, curate of Mytho N. Colson, Tan, and (Circlink)
N. Colson, Tan-qui (Giadinh) J. Favier, Giong-rum (Travinh)
C. Bontier (Cholon)
L. Louvet, Tân-dinh (Saigon)
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A. Adonnel, Gocong
I Point Thulaunot
A. Abonnel, Gocóng L. Lambert, Caimong (Bêntré) J. Poinat, Thudaumot J. Martin, Baria
F. Sidot, Bienhoa
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J. B. Clair, Thala (Tayninh)
J. D. Clair, Thata (Taymin)
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J. Legon, Tantrieu (Diemioa)
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Massari, agent assermenté
massari, agent assermente
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Members-Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X, Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary-J. Révilliod First Clerk and Acc'tant-H. Veaux Assistants-Siciliano, E. Veaux Keeper of Records-Sère MUNICIPAL TREASURY Municipal Receiver-Jayèz Clerk-Payan MUNICIPAL POLICE Commissaire Central-Albertini
Members-Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X, Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary-J. Révilliod First Clerk and Acc'tant-H. Veaux Assistants-Siciliano, E. Veaux Keeper of Records-Sère MUNICIPAL TREASURY Municipal Receiver-Jayèz Clerk-Payan MUNICIPAL POLICE Commissaire Central-Albertini Commissaires-L. Houzelle, Buquet
Members-Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X-, Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary-J. Révilliod First Clerk and Acc'tant-H. Veaux Assistants-Siciliano, E. Veaux Keeper of Records-Sère MUNICIPAL TREASURY Municipal Receiver-Jayèz Clerk-Payan MUNICIPAL POLICE Commissaire Central-Albertini Commisaires-L. Houzelle, Buquet Brigadiers-Monge, Lorenzi, Ge-
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 Members-Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X, Le-van-thom, Huynh-dang-Dê, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary-J. Révilliod First Clerk and Acc'tant-H. Veaux Assistants-Siciliano, E. Veaux Keeper of Records-Sère MUNICIPAL TREASURY Municipal Receiver-Jayèz Clerk-Payan MUNICIPAL POLICE Commissaire Central-Albertini Commisaires-L. Houzelle, Buquet Brigadiers, Monge, Lorenzi, Ge- ronne 2 brigadiers, 2 sub-brigadiers, 17
 Members—Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X., Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary—J. Révilliod First Clerk and Acc'tant—H. Veaux Assistants—Siciliano, E. Veaux Keeper of Records—Sère MUNICIPAL TREASURY Municipal Receiver—Jayèz Clerk—Payan MUNICIPAL POLICE Commissaire Central—Albertini Commissaires—L. Houzelle, Buquet Brigadiers—Monge, Lorenzi, Ge- ronne brigadiers, 2 sub-brigadiers, 17 agents européen ; 6 brigadiers, 6
 Members—Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X., Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary—J. Révilliod First Clerk and Acc'tant—H. Veaux Assistants—Siciliano, E. Veaux Keeper of Records—Sère MUNICIPAL TREASURY Municipal Receiver—Jayèz Clerk—Payan MUNICIPAL POLICE Commissaires—L. Houzelle, Buquet Brigadiers—Monge, Lorenzi, Ge- ronne 2 brigadiers, 2 sub-brigadiers, 17 agents européen ; 6 brigadiers, 6 sous-brigadiers, 59 agents, 3 inter-
 Members—Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X., Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary—J. Révilliod First Clerk and Acc'tant—H. Veaux Assistants—Siciliano, E. Veaux Keeper of Records—Sère MUNICIPAL TREASURY Municipal Receiver—Jayèz Clerk—Payan MUNICIPAL POLICE Commissaire Central—Albertini Commissaires—L. Houzelle, Buquet Brigadiers—Monge, Lorenzi, Ge- ronne brigadiers, 2 sub-brigadiers, 17 agents européen ; 6 brigadiers, 6
 Members-Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X., Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary-J. Révilliod First Clerk and Acc'tant-H. Veaux Assistants-Siciliano, E. Veaux Keeper of Records-Sère MUNICIPAL TREASURY Municipal Receiver-Jayèz Clerk-Payan MUNICIPAL POLICE Commissaire Central-Albertini Commisaires-L. Houzelle, Buquet Brigadiers-Monge, Lorenzi, Ge- ronne 2 brigadiers, 2 sub-brigadiers, 17 agents européen ; 6 brigadiers, 6 sous-brigadiers, 59 agents, 3 inter- prètes chinois
 Members-Lamouroux, Berenguier, Blanchy, Monceaux, Claude, Gen- dre, de Cotte, Demenjod, X., Le-van-thom, Huynh-dang-Dé, Tran-van-tu, Nguyen-van-chan SECRETARY'S OFFICE Chief Secretary-J. Révilliod First Clerk and Acc'tant-H. Veaux Assistants-Siciliano, E. Veaux Keeper of Records-Sère MUNICIPAL TREASURY Municipal Receiver-Jayèz Clerk-Payan MUNICIPAL POLICE Commissaire Central-Albertini Commisaires-L. Houzelle, Buquet Brigadiers-Monge, Lorenzi, Ge- ronne 2 brigadiers, 2 sub-brigadiers, 17 agents européen ; 6 brigadiers, 6 sous-brigadiers, 59 agents, 3 inter- prètes chinois
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F. Voelz	Rue Catinat; Depôt et Ateliers, Route basse de Cholon
O. Kurz, signs per pro.	B. Dabène, comptable
E. Meyer (Pnompenh)	L. Nicolas
M. Leopold, signs per pro.	H. Gros
R. Baur	E. van der Weghe
V. Isnard E. Naef	-
J. Staib	
G. v. Wangenheim	TRAMWAYS-COMPAGNIE FRANCAISE DE
H. Fritz	(Indo-Chine); Siège Social 10, Rue de la
D. R. Lambert	Paix, Paris; Direction exploitation, Quai
G. Rottger	de l'Arroye Chinois
R. Hunter	Ferret, ingénieur, directeur
Agencies	Mercier, chief de depôt Ch. Schaedler, caissier-comptable
Chartered Bank of India, A. and China	Duthilloeuil, mécanicien
Norddeutscher Lloyd	Dummocun, mecameren
Indo-China Steam Navigation Co.	TRIGANT, G., Harness Maker and Carriage
Deutsche Dampfschiffs Rhederei	Builder, Rue Quai Charner
Flensburger Dampfschillfahrt Ges.	Roussel
Yangtsze Insurance Association	
Transatlantische Guetervers. Ges.	UNION RICE MILL
Royal Insurance Office	W. & Th. Speidel & Co., general agents
Hamburg-Magdeburg Fire Insurance North China Insurance Company	E. Geyer, accountant
Canton Insurance Office, Limited	J. Arimann, engineer J. Stahle, do.
Germanic Llovd's	W. Karstens, do.
Dusseldorfer Allgemeine Vers. Ges.	E. Rickenmann, do.
Registro Italiano	Vollmann, assistant
Verein Bremer See Versicherungs Ges.	
Verein Hamburger Assecuradeure	VIAUD, Veterinary Surgeon, Rue Catinat
Deutscher Rhederei Verein Hamburg	, toto and y to both and the second
Basler Transport Versicherungs Ges.	WIRTH, G., "Au Gagne-petit," Storekeeper,
Hongkong Fire Insurance Co., Ld.	59, Rue Catinat
Deutscher Transport Vers. Ges.	_
Scottish Imperial Insurance Company	YEAP CHOON CHAN'S RICE MILL
Alliance Life and Fire Insurance	Neo Ong Hee, manager
London and Lancashire Fire Insce.	
	Low Chin Hong
Singapore Insurance Company, Ld.	Wm. Carter, chief engineer

CHOLON

This town, distant four miles from Saigon, with which it is connected by a steam tramway, is the seat of most of the Chinese trade of the Colony. Cholon may be said to be the granary of Cochin-China, and is the seat of much commercial activity. Most of the rice mills are located in this place, there being no less than six worked by steam, and there are several large brickyards. The town, like Saigon, possesses a Municipal Council, composed partly of French, partly of Annamites, and partly of Chinese. The population in 1889 was 37,441, of whom 78 were Europeans, 22,322 Annamites, 14,944 Chinese, 72 Indians, and 24 Malays.

DIRECTORY

Merlande*, administrator of native affairs, Mayor

MUNICIPAL COUNCIL

Councillors—A. Cornu, O. du Crouzet, Dutriaux, Tran Tuong Thoai, Ha Minh Phai, Nguyen Ngoc Chān, Truong Minh Hanh, Cham Leng, Ban Hap Secretariat Secretary—G. Guyot

Accountant—Passerat de la Chapelle Roads

Architect of Roads—S. Prunier Draftsman—L. Ippolito

Chief Surveyor of Roads—F. Batard Overseer of Roads—F. Gonnord

Municipal Treasury Receiver—Tarrier

Writ Server-Marydassou

Police

Commissioner-Buquet

- Brigadiers—Fardonnet Rivière, Pech, Micheli
- Sub-Brigadiers—Gérolami, Pietri, Boulanger

Municipal Boys' School Director-G. Cotel Professor-G. Méric Municipal Girls' School Directress—Sister Louise de Jesus Teacher—Sister Martha

HOSPITAL

Superior—Sister Laurence Sisters Marie Ludovice, St. Paul, St. Francisco, Claire, Jeanne, Gertrude

KLoss & Co., Merchants, Avenue de Jacareo Walter Kloss (Saigon) J. W. Lübenau (Frankfurt o/M.) Kiong Sun Kack

Mont de Piété N. Reynand H. Pere V. Léon

RIZERIE À VAPEUR DE CHOLON A. Cornu, administrateur A. Linger, ingénieur directeur Marchetti, chef mecanicien Martineau, Georgi, mecaniciens

CAMBODIA

Cambodia, or the kingd m of the Khmer, as it is called by the natives, extends from 101 deg. 30 min. to 104 deg. 30 min. longitude, 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, Angcor 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 southeast by Cochin-China, on the north by the Laos, and on the north-west and west by Battambang and Angcor. The noble river Meikong flows through the kingdom, and after passing through Cochin-China, empties itself, by a number of mouths, into the sea. The Meikong 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 cardamons are cultivated. Coffee and spices of all sorts could be grown. Among woods, ebony, rose, sapan, pine, iron, and other valuable sorts exist, no less than eighty 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. Cambodia was once an extensive and powerful state, and proofs that it possessed a much higher civilisation than now prevails are to be found in the architectural remnants of former grandeur. The noble ruins of the ancient city of Angcor 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. The entire population of the kingdom in 1886 was 800,000, of which number 300,000 are Annamites, Chinese, and other Asiatics. There are about 140 French exclusive of the troops. Slavery was abolished by the French Treaty of 1884.

The Government of Cambodia is a monarchy, under French protection. The present King, Somdach Pra Maha Norodom, succeeded his father King Ang Duong in 1860. In June, 1884, King Norodom signed a new treaty with France by which the administration of the country is handed over to French Residents.

Phnom-penh, the present capital of Cambodia and seat of the Government, is situated on the river Meikong, 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. Attached to the Palace, and inside the Palace walls, are the Hall of Justice, Audience Rooms, Treasury, Armoury, and some steam workshops and magazines. The workshops are superintended by European engineers, and a European has charge of the public works. Phnom-penh is improving under the present rule. Some good roads have been made, and brick houses are gradually superseding less durable structures. The French Resident-General has a handsome residence in the city. The population of Phnom-penh is estimated at 30,000.

Trade at present is limited, and the country generally is entirely undeveloped. It is practically shut out from foreign commerce, and has no seaports of any importance. The port of Kamput can only be frequented by small coasting native vessels from Siam and by Chinese junks. A railway from Saigon to Phnom-penh has been projected, but is at present in abeyance.

DIRECTORY

Supreme King—H.M. SOMDACH PRA MAHA NORODOM TIPPUDEY KAMPOUCHIA Second King—H.R.H. SOMDACH PRA MAHAOBBAREACH

Résidence Supérieure Resident Supérieur—Huyen de Verneville Résident de Pnom-penh—Bastard Id. Kampot et Samit—Leclèrc Id. Sambor—Fourestier Id. Kampong Thom—Collard	
Id. Pursat—Chauzeix Id. Soai-Rieng—Pallier	(
Résident de lère classe—Marquant Chanceliers—Le Roy, Lorin	(
Commis—Hertrich, Pech, Cazajeux, Mazier, Marguet, Collard, Schneider, Chabrier	(
Interprète-Cazeau	I
TRIBUNAL D'APPEL Juge Président-Marquant	
Greffier—Collard Hussier—Quintin	I
TRIBUNAL MIXTE Président—Bastard Greffier—Charbonnier	Q.
TRIBUNAL (MIXTE) DE PHNOM-PENH Président—Ricard Procureur de la République—Poulle Greffier—Quintin	
e e	

TRÉSORERIE Chef de Service—Maynal Commis de Trésorerie—Demelin

DOUANES ET RÉGIES Chef de Service—C. A. Meyére Controleur—X. Costa, chef du service actif Id. —A. Erny, chef du secretariet Commis principal—A. Journet, statistique Id. —G. Durivault (en congé) Id. —Laton, Komp Thuong Commis—Geslin, Fouillet, Rampon, Lietri, Thétard, Bénigni, Lebreton, Baylet Brigadiers—Lenestour, Hartmann, Brun, Massy; Sous-Brigadiers—9; Préposés—15 Postes et Télégraphes Receveur Comptable—Teyssier de Bernard Commis—Tite, Girard, Buzenac, Tourrier, Lourdon Surveillants—Touillot, Terpe

TRAVAUX PUBLICS Chef de Service—Fabre Surveillants—Jeandot, Herand, Mercurol Agent—Chommel Comptable—Morel Maitre de Port—Cazeau

Hôpital Mixte Directeur-Dr. Depasse Bureau des Rôles-Hertrich, chef, Pech, Chalerier Bureau des Personnel-Scetz, Baret, Siger

INSTRUCTION PUBLIQUE Directeur de l'Écoles-Le Roy

POLICE Commissaire de Police—Drézen Brigadier id. —Quintin Chef de Prison-Quentin

ANDRIEU, Contractor

BANQUE DE L'INDO-CHINE C. Henry, manager Evelie, cashier

BINOT, Timber Merchant

BORRELLY & Co., A., successeurs de Raffin Frères & Dumarest, Merchants P. Rondy, agent

Hôtel de France Verdeaux, proprietor

HÔTEL LAVAL

MESSAGERIES FLUVIALES DE COCHINCHINE Saëton, agent

MISSION CATHOLIQUE

Vicaire Apostolique-Cordier, Evêque de Gratianopolis

Provicaire-Janin

Missionnaires—Grosgeorges, Martin, Gazignol, Derval, Turtin, Misner, Daumond, Joly, Combes, Vauzelle Gonet, Lavastre, Valour, Lazard, Pianet, Bouchut, Barbier, Maillard, Hion, Prodhomme, Guillot, Thierry, Condère

PRAIRE & Co., G., Exporters of Cotton G. Praire A. Blum C. Norgelet O. Haviani Burtin

SPEIDEL & Co., Merchants E. Meyer, signs per pro. Agency Hongkong & Shanghai Banking Corpn.

VANDELET & FARAUT, Commission Merchants U. Leriche

SIAM

The kingdom of Siam, of which Bangkok is the capital, extends from the latitude of about 23 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 Lai Mountains. The kingdom proper 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 boundary between Perak and Quedah in the Malayan Peninsula in the latitude of 5 deg. south. The island of Junck Salong, containing enormous deposits of tin ore, is included in the territories of Siam. The boundary line runs nearly east from Perak across the Peninsula in about the same latitude between the provinces of Tringanu and Pahang to the China Sea, thence north to the head of the Gulf of Siam. The kingdom also comprises the sea, thence north to the head of the Gulf of Siam. The Kingdom also complexes the greater part of the ancient domain of Lao and the rich and valuable possession of Battambang, once a part of the kingdom of Cambodia. 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 Burnese 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 Toutaboree, declared himself King under the title Pya Tak. In 1782 the reins of empire were seized by one of his most distinguished generals named Yaut Fa, who founded the present dynasty, of which His Majesty the present King [the 40th reigning monarch in Siam of whom we have any record] is the fifth in regular descent. The revenue of Siam is very large, and if properly collected would be enormous, but the inertness of the nobility and the frauds practised with the autmost boldness and impunity, have very seriously impaired it. The general revenue

BANGKOK

is farmed out to Chinese, and a triennial tax is also imposed upon all foreigners unrepresented by a Consul, such as Chinese, Annamites, &c. Siam entered the Universal Postal Union on the 1st July, 1885. A Company has been formed to make the first railway line, the capital for which was subscribed in Siam, and the first sod of the Bangkok-Paknam section was turned by the King in July, 1891. It will be completed early in 1893.

early in 1893. The army in time of peace is small, and is made up of the following. 1st.—The Royal Body Guard, which consists of one squadron of cavalry, two battalions of infantry, and one company of artificers and sappers. This body of troops is recruited from the sons of noblemen descended from the blood royal. 2nd.—The Palace Guard, which is composed of two battalions of infantry. 3rd.—The Royal Elephant Troops. 4th.— Royal Infantry, consisting of three battalions of four companies each. To this corps is attached a squadron of cavalry and a brigade of artillery. 5th.—The Royal Marines, numbering about 2,000, who serve on board the Royal yachts and gunboats.

The native population of Siam, with Laos, Tavoyans, Peguans, &c., excluding those under Consular protection, is variously estimated at from six to ten millions. The number of Chinese in the kingdom is estimated at about 1,300,000.

BANGKOK

The city of Bangkok is situated on both sides of the Menam about thirty miles from where this magnificent stream empties itself into the Gulf. On the east bank of the river is the city proper enclosed by a wall, the Royal palaces, the foreign hongs, the Consulates, the principal rice mills, and most of the Public Offices. The left is principally occupied by the Siamese, Chinese, and Mahomedan residents. The bulk of the business is tran-acted on the east. Herearoad, known as the Charurn Krung, extends from the Palace walls to Bangkolem, and various other new streets and roads have been made recently. A telegraph line connects the Light-house at the Bar beyond the mouth of the river with the business portion of the city. Bangkok is connected, through Saigon, with the rest of the world by wire, and a line to Lower Burmah has since been completed. 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 outturn 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 supplies China, Manila, the Straits, and even Java and Sumatra. There is also a large and flourishing trade in teak-wood and ivory, with very many other minor articles of native produce which are exported to China and the Straits. The steamers of the Scottish Oriental Steamship Co. keep up regular communication with Hongkong, (occasionally leaving and returning via Swatow and the Straits Settlements), besides special boats only running during the rice season; while another line of steamers connects the kingdom with the Straits Settlements.

The public buildings and institutions include the British Consular Church, a Roman Catholic Cathedral, several Missionary Chapels both Protestant and Catholic, two Hospitals, a Ladies' Library, several Schools under Government, Assumption College, managed by the French Roman Catholic Mission, liberally patronised by the King, and assisted by the community generally. There are two Hotels, one a new one on a handsome scale; also a club called the Bangkok United Club. The King's palace, the temples, and public buildings are magnificent and on a large scale. The architecture is of a kind peculiar to the country, and there is much more of novelty and interest to be witnessed by passing travellers in Bangkok than can be found in Chinese cities. The roads have been greatly improved, tramways were introduced in 888, and have proved financially successful. The population of Bangkok is estimated at 350,000. There are about 400 foreigners in Siam, most of whom are resident in Bangkok, and of whom 160 are British subjects. The number of Asiatic British subjects in Siam is estimated at about 30,000.

The harbour and island of Koh-si-chang, which lie some 20 miles from the bar and about 50 miles from Bangkok, are fast rising into places of considerable importance. The harbour, formed by a strait of sea running between islands, offers a fine anchorage for vessels loading rice and teak during the south-west monsoon, or from April to the end of October. The largest ships can take shelter there. A lighthouse serves to enable vessels to make the entrance. An hotel and a government sanatorium have lately been erected on the island, which is now regarded as the fashionable watering place of Siam. The value of the imports during the year 1891, amounted to £1,901,257 as compared

with $\pounds 12,631,020$ in 890; that of the exports to $\pounds 1,696,827$ as compared with $\pounds 3,209,621$ in 1890. The principal imports were piece goods and opium, the principal export rice

DIRECTORY

H.M. SOMDETCH P'RA PARAMINDR. MAHAH CHULALONKORN, King of Siam

CABINET COUNCIL-(Senabordi)

- H.R.H (Krom Mun) Bidyalabh (Privy Seal) H.R.H. (Krom Mun) Damrong Rajanubharp (Interior)
- H.E. Chow Phya Bolathape (Colonial) absent; Phya Montri (acting)
- H.R.H. (Krom Hluang) Devawongse Varoprakar (Foreign Affairs)
- H.R.H. (Krom Mun) Narésr Vareriddhi (Home)
- H.R.H. (Krom Mun) Prachaks Silpakome (Royal Household) absent; Jaiyant Mongol (acting)
- H.R.H. (Krom Phra) Chakraphadipongs (Finance)
- (Krom Mun) Naradhip (Vice Minister, Finance)

H.E. Phya Bhasha Karawongse (Education)

H.R.H. (Krom Phra) Bhanuphadwongs (Chief of Staff of the Army)

H.E. Phya Surasakti (Agriculture) H.R.H. (Krom Khoon) Narisra Nuvatti-vongse (Public Works)

H.R.H. Swastisobon (Justice)

COUNCIL OF STATE-(Rata Montri) Fifty Members by Royal Selection

PRIVY COUNCIL-(Ong (ka) Montri) Members by Royal Selection, number not limited

LEGISLATIVE COUNCIL Consisting of Council of State and Privy Council

MINISTRY OF THE INTERIOR (Krom Maha Thai) Minister of the Interior-H. E. Chow Phya Ratana Patindr

> MINISTRY OF COLONIES (Krom Kralahome)

- Minister for Southern Provinces-H.E Chow Phya Bolathape (absent)
- Acting do.—Phya Montrie Sureyawongse Under Secretary—Phya Narinde Rach-

sance

MINISTRY OF FOREIGN AFFAIRS (Krom Tah Klang)

Minister for Foreign Affairs-H.R.S. Krom Hlaung Devawongse Varoprakar

Sec. to Minister-Prayah Pipat Kosah

Comptroller of Accounts-Hluang Pinitch Wirajkitch

Dr. O. Frankfurter

J. J. Lawson, clerk

H. de Sa, K.N.S.C.

Celestino Xavier (Hluang Chamnong Ditchakar)

HARBOUR MASTER'S DEPARTMENT

- Harbour Master and Master Attendant-Phya Vissieth Sakoradith Chow Tah (Admiral John Bush)
- Assistant do.—G. Dernon
- Interpreter-Nai Wan
- Bar Lighthouse Keeper-C. Browne
- Signalman-W. Martin
- Licensed Pilots-C. Astrom, L. Lampe, J. Jackson, D. Michaelsen, J. Main

MINISTRY OF HOME DEPARTMENT (Krom Muang) H.R.H. Krom Mun Naresr Vareriddhi

- H.R.H. Prince Suastisobon
- Chief Judges-Phya Bhejta, Phya Becharpani, Luang Riddhiruangpamrapchor, Luang Kamchatsoudaducharit, Luang Ngammuang
- Judges-Khun Darapala, Khun Narapala, Khun Lokapala, Khun Dharanipala, Khun Klang, Khun Puriraksh, Khun Bhidakshdhanin, Khun Drougdharani, Khun Añaraja

Chief Secretary-

- Assistant Secretaries-Khun Suit, Nai Thong Yu
- Treasurer-Luang Svastinagaresr
- Chief Police Magistrates (Right side)-First-Phya Indaradhipati Srirajarougmuang

Second—Hluang Svasti Nagaresr

Chief Police Magistrates (Left side)-First—Phra Devaphalu

Second—Luang Visesdhani Third—Khun Vithidharmsauchara

- Chief Magistrate (Chinese)—Phya Joduk Rajasethi
- Assistant Magistrates-PhraSvasti Wamadith, Khun Jamuangadichin, Khun Bhinichgadichin

- Inspector of Roads and Bridges—Phra Sathalarathiyadhipala
- Second Inspector-Khun Bhumibhakbhisudh
- Chief Engineer-Nai Bhaa
- Second Inspector-Khun Prapjalajai
- Inspectors of Prisons—Luang Bhasti Klang, Khun Bhasti Kwa, Khun Bhasti Sai, Truad Khwa, Truad Sai
- Chief Registrars-Luang Sudhabhidaksh, Khun Prapprajapala
- Head Jailer, New Jail-J. Allen

POLICE DEPARTMENT (Krom Phranakornbarl)

- Private Secretary to Minister—Phra Arnutmarakorn
- Treasurer-Hluang Bunasarnprasitti
- Chief Secretary-Khoon Sanpatistoraruks
- Chief Superintendents-Phra Phracha-
- korn Kilurcharn, Phra Phrasitoulakarn Superintendent—J. Hutchinson
- Chief Inspectors of Police and Commanders for the Districts
- Phya Nararatrajamanitr, River
- Phya Bhibhidhbogaisvarga, Talad Bhlu
- Police Inspector-B. M. Sheriff, Bangrak
 - Do. –W. Lecain, Bangkhwang Do. –Khun Devaparai, New
 - Road, left bank of the river

MINISTRY OF ROYAL HOUSEHOLD (Krom Wang)

- Minister—H.R.H. Krom Mun Prachaks Silpakorn (absent)
- Acting Minister-H.R.H. Cheiyan Mongol Grand Master of Ceremonies-H.H. Prince
- Kachorn Comptrollon of Accounts Cha Meun
- Comptroller of Accounts—Cha Meun Chong Sai (acting)
- Director General of Palace Police-Hluang Rambam (actiag)
- Paymaster of Household—Cha Meun Chong Sai
- Secretary to Minister—Moru Rachawongse Tome

ROYAL SCRIBE DEPARTMENT (Krom Alack) Private Secretary for Siamese Branch-H.R.H. Krom Mun Samet Amabandhu

- Prayah Srisundara Woharn

ROYAL ATTENDANT DEPARTMENT (Krom Mahatleck) Prayah Norarat Rajabandit Prayah Surasakti Montri Prayah Devetrawongse

ROYAL SPEARMEN GUARD (Krom Tom Ruat) Commander of Right—Prayah Anuchit Commander of Left—Praya Maha Montri ROYAL OBSERVATORY (Krom Salaksanastharn) (Within the Palace Walls) Astronomer Royal—Phya Hoeradhibodi

METEOBOLOGICAL SURVEY DEPARTMENT H.R.H. Krom Mun Prachaks Silpakorm

ROYAL (SARAHNROM) GARDENS ROYAL SUMMER PALACE, BANPALIM Director—H.R.H. Krom Mun Sanprasart Supakitch

ROYAL STEWARD'S DEPARTMENT Lord Steward—H.R.H. Krom Mun Sanprasart

DEPARTMENT OF THE MASTER OF THE HORSE (Krom Mah)

Master of the Horse—Prayah Teywet Worrawongse Wiwat

Veter'y Surgeon-Mom Rachawongse Toh

PALACE FIRE BRIGADE Commandant—Major Hluang Wichitr

MINISTRY OF FINANCE (Krom Pra Klang Maha Sombat)

Minister of Finance-H.R.H. Prince Chakrabhadibhongse

Deputy Minister of Finance—H.R.H. Prince Narahhip Prabhandhbongse Chief Accountant—Luang Sidhi

Chief Secretary-Phra Siri Sombat

Accountant and Correspondent-E. Geist

CONTROL DEPARTMENT Director General—Phra Narahard Sub-Director General—Prince Prom Accountant—L. M. M. Cross Do. and Interpreter—E. Florio

AUDIT DEPARTMENT Sub-Director Gl.—Nai Sanong Rajabanham

TREASURY DEPARTMENT Director General—Prince Piyabhakdeenad Sub-Director Gl.—Phra Suwanbhakdee

H.M.'S PRIVY PURSE DEPARTMENT Director General—H.R.H. Prince Naradhip Prabhandhbhongse

STORE DEPARTMENT Dir.Gl.—H.R.H. Prince Krasamseebhayoge Sub-Director General—Luang Sirisombat

MINT DEPAF IMENT Dir. Gl.—Phraya Nararatna Rajamanit

LICENCE DEPARTMENT Director General—Prince Swas Sub-Dir. Gl.—Phraya Phraibal Sombat

TAX DEPARTMENT Director-Prince Bhirm Sub-Director-Luang Bhibul

FEE DEPARTMENT Director-Prince Alangkorn Sub-Director-Luang Upakorn Kosakorn

CUSTOM DEPARTMENT Director General-Prince Bidzalabh Bhrudhidhada

POSTS AND TELEGRAPHS DEPARTMENT Minister of Posts and Telegraphs-Chow Fa Krom Khoon Narisra Nuvattiwongse Director General of Posts and Telegraphs-Second do.-Lluang Phrachaks Shawakar Accountant-General-Nai Cham Postal Department Secretary-Hem Surawongse Assistant to Secretary—G. Eickhoff Chief Clerk—Th. Schacher Translator-Luang Mahasitti Voharn Superdt. of P. O. No. 1—Th. Collmann Do. P. O. No. 2—H. Schroeder Mail Inspectors—W. Schroeder, Th. Palmer,

A. Macmillan

Telegraph Department

Director-Thra Thoralec-Duragari

Chief Engineer-

Chief Lineman-Khoom Chamnan Bhakdi Instructor of Students-M. Jourdan

> ROYAL REGISTRAR DEPARTMENT (Krom Satsadee)

H.E. Chow Phya Mahin Thorasakdee Damrong

MINISTRY OF AGRICULTURE AND COMMERCE

(Krasuang Kashetr Pamchkar) Minister of Agriculture and Commerce-Lt.-General Phya Surasakdi

Acting Under Secretary—Nai P. Bhing Assistant to Minister—Hluang Mahar Chibhakdi

ChiefAccountant-MajorHluangHathasar

CUSTOM HOUSE SERVICE

Superdt.—H.E. Phya Bhasha Karawongse

Private Secretary-Nag Bhing

Commissioner-Phra Pna Dung Sulkakrit

Chief Inspector—Luang Rajayasathok (J. M. Fidelis da Costa)

Outdoor

Inspector—F. da Costa, Jr. Sub-Inspectorsand Tidewaiters—P. N. Bassang, J. J. Frankfurt, B. J. Vierra, and natives

Indoor

Adviser-David Williams

Dy. Commr.-Luang Bhinit Widessaphan -Luang Bahirahanya Parirack Do.

Manager Chinese Dept.-Chesna Hoh Luan

Secretary-O. Frankfurter, PH.D. Cashier-Hoh Whee Hong Inspector-Leong Ong (Padnam) Rice Department Dir'tor—H.E. Phya Bididth C'hogayswarn Inspector-Phya Semut Teak Department

Director-H.E. Chow Phya Baladeb

- MINISTRY OF WAR AND MARINE-(Krasuang Yuthanathikar)
- Minister of War and Marine-General H. R. H. Somdetch Chow Fa Bhanurangsi, Swangwongse Krom Phra Bhanuphandhuwongse Woradej

Vice-Minister-Colonel Phra Auganisara

Assistant Vice-Minister-vacant

Permanent Secretary-Captain Hluang Salyooth Withikan

Private Secretary—Prince Charoon

- WAR DEPARTMENT-(Krom Yuthanathikar)
 - HEAD QUARTERS STAFF.--(Huana Banehakar)

Chief of the Staff of the Army-General H. R. H. Somdetch Chow Fa Bhanurangsi Krom Phra Bhanubhandhuwongs Waradej

Private Secretary-Capt. Prince Charoon

Aide de Camp-Captain Nai Swars

Military Secretary—Major Hluang Salyath Withikan

Adjutant-General-Major-General H. E. Phraja Siharaj Dejojy Quartermaster-G'eral — Brigadier-General

Phraja Maha Montry

FINANCE DEPT.—(Krom Klang Ngern) Dir'tor-Capt. Hluang Prachakse Banasar Sub-Dir'tor-Capt. Khoon Thipha Chaksu

ORDNANCE DEPARTMENT-(Krom Yuthabhanthe)

- Director-Brigadier-General Phra Waradej Sakdawooth
- Sub-Director-Captain Hluang Baricut Warabhanthe

Deputy Inspector-General-Capt. Hluang Withaya Thikorasakdi

Surgeon G'ral-Capt. Hluang Wises Osoth

ROYAL MILITARY COLLEGE – (Rongrien Nai Roy Thaharn Bok) Governor—Major Momrajwongs Aroon Secretary—Lieutenant Nai Thai Captain Commanding—Lieut. Momraj-

wongs Chai (acting)

NON-COMMISSIONED OFFICERS' SCHOOL (Rongrien Nai Sib Thaharn Bok) Governor-Capt. Khoon Shan Sarakol Secretary-Sub-Lieutenant Nai Cheoy

CAVALRY OF THE GUARDS-(Thaharn Maa Nai) ROYAL HORSE GUARD-(Thaharn Ma Hluang)

Colonel Commanding—Major Hluang Ri-thichakr Kumchor (acting)

ROYAL OLD LANCERS-(Sum Ruat) General Commanding-Major-General H. E. Phraja Anujit Janjy

1st Squadron (1st Kong Moo Nai) Lieut.-Colonel—H. E. Phraja Maha Theph 2nd Squadron (2nd Kong Moo Nai)

Lieut.-Colonel-Phra Phirendara Theph 3rd Squadron (3rd Kong Moo Nai)

Lieut.-Col.-Phra Indara Dei 4th Squadron (4th Kong Moo Nai)

Lieut.-Colonel-Phra Phrom Borirakse

CAVALRY OF THE LINES-(Thaharn Ma Nok)

FIRST CAVALRY-(Ma Sang Ni) Colonel Comdg.-Hluang Wisuth Asdor

SECOND CAVALRY-(Maa Sang Nok) Colonel Commanding-Hluang Sunthorn Sinthoph

ARTILLERY-(Thaharn Peun Yai) ROYAL ARTILLERY-(Peun Yai Hluang) Colonel Commanding-Major Hluang Sarawises Dejawooth (acting)

ROYAL PALACE GARRISON-(Lom Wang) Colonel Commanding-Lieut.-Colonel H. R. H. Prince Jaiyanta Mongol

ARTILLERY SHARP SHOOTERS-(Man Peun Yai)

Brigadier-General Commanding-Phraja Wises Songeram

Colonel-Hluang Rithi Samdang 1st Division of Battery (1st Kong Samrap Tho)

Lieutenant-Colonel-Hluang Sakdawooth 2nd Division of Battery

(2nd Kong Samrap Tho) Lieutenant-Colonel -Hluang Root Saradej

ENGINEERS-(Chang Thaharn Ni) Brigadier-General Commanding-Phraja Rajsongcram

Colonel-Phraja Maha Nubhaph

1st Battalion (1st Kong Phan Tho) Lieut.-Colonel-Phra Wisooth Yotahmatye 2nd Battalion (2nd Kong Phan Tho)

Lieutenant-Colonel-Phra Rajotha Theph

INFANTRY OF THE GUARDS-(Thaharn Rap Nai)

ROYAL BODY GUARD-(Mahartlek Roksa Phra Ong)

Brigadier-General, Commanding-Major Chamun Vishikhy Sakdawooth (acting)

ROYAL OLD GUARD-(Raksa Phra Ong) Colonel Commanding-Lieut.-Colonel Phra Rajwarindara

INFANTRY OF THE LINES-(Thaharn Rap Nok)

FIRST INFANTRY REGIMENT-(1st Kong

Phan Ek Thaharn No) Brigadier-General Commanding—Briga-dier General H. R. H. Krom Mun Adisara Udomdej

1st Battalion (1st Kong Phan Tho) Lieut.-Colonel—Hluang Daskor Palas

2nd Battalion (2nd Kong Phan Tho) Major-Mom Thosathit Liudej

SECOND EIGHT RANKS REGIMENT-(2nd Kong Phan Ek Pad Lao)

Col. Com.—Phaya Rithikry Kriengharn 1st Battalion (1st Kong Phan Tho)

Lieut.-Colonel-Phraja Phishy Songkram 2nd Battalion (2nd Kong Phan Tho)

Lieut.-Colonel-Phraja Ram Kamhang

THIRD NEW VOLUNTEER REGIMENT-(3rd Kong Phan Ek Arsa Mai) Colonel Comdg.—Hluang Sena Bhimook

1st Battalion (1st Kong Phan Tho)

Lieut.-Colonel—Hluang Phithak Yotha 2nd Battalion (2nd Kong Phan Tho) Lieutenant-Colonel-Hluang Indrodom

FOURTH OLD REGIMENT-(4th Kong Phan Ek Ken Hat)

Colonel Commanding—Phra Phiphit Dej 1st Battalion (1st Kong Phan Tho) Lieut.-Colonel—Hluang Phiphit Narong 2nd Battalion (2nd Kong Phan Tho)

Lieut.-Colonel-Hluang Songvishy

ROYAL MARINE-(Fiphai Hluang) Col.-Commanding-Major Nai Cheoy (act.)

SIX RANKS PEGUENS MARINE-(Mon Hok Lao)

Colonel-Commanding-Vacant 1st Buttalion (1st Kong Phan Tho) Lieut.-Colonel-Piraja Kiet 2nd Battalion (2nd Kong Phan Tho)

Lieut.-Colonel-Phraja Thanuchakra

FOREIGN ADVISERS, INSTRUCTORS, ETC., MILITARY DEPARTMENT

Major-Hluang Salavithan Nidesara (G. Schau) attached to the Royal Body Guard and Chief of Drill Instructor in the Army

Captain-G. E. Gerini, Chief Instructor in the Royal Military College

Lieutenant-K. Kohl, Drill Instructor in the Royal Military College

Sub-Lieutenant-P. Busch, Ast. Drill Instr.

Sub-Lieutenant-Jas. Hicks, Second Master in Royal Military College

Army Club	Translator-Rev. S. G. McFarland, D.D.
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Narongron	Prasasna Aksharakar
	Royal Academy of Pandits
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Assistant do. —Capt. W. Trail do. do. —J. Trail	Chief Professor-Hluang Nannabhiromya
(10. (10J. 1 rall Consistent Jost Engineer A Dalfour	Royal School at Suan Kulap
Superintendent Engineer—A. Balfour	Governor—Hluang Sallayudh Yodhakar
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First Lieutenant-Lang	Head Master, English Section-H. Worsley
Engineers-Addison, Connel, Sharp, Smart,	Rolfe
Supansi, E. Trail, Cookson	Assistant Teacher—Mr. Young
	New School (English)
ROYAL YACHTS	Head Master-Baboo Ramsamy
"Uban Buratit," "Suria Monton" "Ak-	Anglo-American School
harate Ratanard"	Head Master-Glenn Culbertson, M.A.
Commanding—Admiral A. Richelieu	Normal School
Chief Engineer—Addison	Head Master-Geo. H. Grindrod
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	Assistant do.—Miss Cole
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"Makut Rajakumar," cruiser "Bangkok," transport	Tutor to H. R. H. The Crown Prince-R.
"Siam Mongkut," "Thoon Kramom," train-	L. Morant, M.A.
ing ships	Tutors to T. R. H. The Royal Princes- Douglas, B.A., W. Lewis, B.A., J. C. James
"Rising Sun," "Gladys," "Ratana Jichai,"	School of Phonography
"Uthai Rachakit,""Koh Sichang,""Fylla"	Instructor-Graham S. Sanderson
"Yartkra Udan," "Westa," despatch boats	Medical College
"Race Horse," "Seraphi," coast guard ships	Professor- T. Heyward Hays, M.D.
	Assistant-Dr. G. B. MacFarland
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First Lieutenant—A. Gottsche	ROYAL MUSEUM
	Director-H. R. H. Prince Jayanujit
MARINE INFANTRY	Scientific Adviser-Dr. Hasse, PH. D.
Captains-C. Holck, Nai Thang	
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	Do. —Dr. T. Heyward Hays
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Under Secretary of State—H. E. Phya	Supdt. Siriraj Hospital-Nai Dab
Vudhikarabodi	Supdt. Pom Mahajai Hospital—Nai Chum
Correspondence Section SecyNai Lek	Supdt. Debhsirin Hospital-Mom Raj-
Bureau of Accounts	wongs Wong Resident Physician Bangrak Hospital—T.
Accountant-General-Phra Phadung Tul-	T. Heyward Hays
kakrit	Supdt. Lunatic Asylum-Nai Chum
	Supdt. Children's Home—Nai Chy
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Director-General-H. R. H. Prince Chandat	
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Bureau of Compilation Secretary—Khoon Praserth Aksharanti	Montri
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Chudharthar Bureau of Compilation Secretary—Khoon Praserth Aksharanti

 plarg Phuvadal) plarg Phuvadal) Deputy Superintendents—D. J. Collins, L. du P. de Richelieu Assistant Superintendent—Henry Nicolay RoyAL SCHOOL OF ART (Rong Reean Charng Wisate) Patron—H.M. The King President—H.R.H. Krom Mun Sanprasart Supakitch MINISTRY OF PUBLIC WORKS (Krom Yootah-dikar) H.R.H. Chow Fa Krom Khoon Narisra Nuvattivongse Director General—Luang Smosorn Polakan Chief Architect—C. Sandruzkie Chief Architect—C. Sandruzkie Chief Iudge—H.R.H. Prince Krom Mu San Uton KADEERAJ COURT (Civil Appeal) Chief Judge—H.R.H. Prince Krom Mu Promvaranurak Assistant Judge—Luang Yanaprakat Mire Ivartional Court (Civil Appeal) Chief Judge—Luang Yanaprakat Interpreter—Huang Damrong Surinrit 		
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Assistant Superintendent-Henry Nicolay Assistant Superintendent-Henry Nicolay Assistant Superintendent-Henry Nicolay Assistant Superintendent-Henry Nicolay Assistant Superintendent-Henry Nicolay Assistant Superintendent-Henry Nicolay RoyAL School, OF Arr (Rong Reean Charng Wisate) President-H.R.H. Krom Mun Sanprasart Supakitch MINISTRY OF PUBLIC WORKS (Krom Yoetah-dikar) H.R.H. Chow Fa Krom Khoon Narisra Nuvattivongse Director General-Luang Smosorn Polakan Chief Architect-C. Sandruzkie Chief Engineer-C. Allegri Novata Ratuway Department Director General-Luang Smosorn Polakan Chief Architect-C. Sandruzkie Chief Engineer-C. Allegri Novata Ratuway Department Director General-Luang Damong Surinrit Storekeeper-J. J. Loew Assistant Archivist-J. Kuis Clerks-Tong Suth, J. Gardner, A. da Cruz Chief of Technical Office-J. Ross Clunis Assistant Engineers-M. Dengler, C.E., Nai Chitr Head Draughtsman-E. F. X. dos Remedios Praughtsmen-C. Pentimalli, S. Carlos Medical Attendant -Dr. S. Deuntzer Section Engineer-H. Gittins, C.E. Surveyors-B. Rabel, H. Pennefather Section Engineer-K. Totoki, C.E. Interpreter -A. Muler MINISTRY OF JUSTICE (Krathuang Yotitham) Minister-H.R.H. Prince Swasti Sobhon Friv. Sec Mai Plus, c.E. MINISTRY OF JUSTICE (Krathuang Yotitham)	Deputy Superintendents-D. J. Collins,	Chief Judge-Luang Thamasatr
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 President—H.R.H. Krom Mun Sanprasart Supakitch MINISTRY OF PUBLIC WORKS (Krom Yoetah-dikar) H.R.H. Chow Fa Krom Khoon Narisra Nuvativongse Director General—Luang Smosorn Polakan Chief Architect—C. Sandruzkie Chief Architect—C. Sandruzkie Chief Engineer—C. Allegri Royat Rattway Department Director General—K. Bethge, Baurath, C.E. Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper Chief Judge—H.H. Mom Chow Koa San Uton KADEERAJ Court (Civil Apper (Civil Apper) San Uton KADEERAJ Court (Civil Apper) San	Charng Wisate)	Assistant Judge—Phra Abhi Phipaksa Do. —Luang Phojakor
 Supakitch Supakitch MINISTRY OF PUBLIC WORKS (Krom Yootah-dikar) H.R.H. Chow Fa Krom Khoon Narisra Nuvativongse Director General—Luang Smosorn Polakan Chief Architect—C. Sandruzkie Chief Engineer—C. Allegri Royat Rattway DEPARTMENT Director General—K. Bethge, Baurath, c.E. Chief Engineer and Secretary—P. Rohns, Oberbaurath A.D., c.E. Archivist—E. C. van Marle Accountant—J. M. Ferreira Interpreter—Hluang Damrong Surinrit Storekeeper—J. J. Loew Assistant Archivist—J. Kuis Clerks—Tong Sukh, J. Gardner, A. da Cruz Chief of Technical Office—J. Ross Clunis Assistant Engineers—M. Dengler, c.E., Nai Chitr Head Draughtsman—E. F. X. dos Remedios Draughtsman—E. F. X. dos Remedios Medical Attendant—Dr. S. Deuntzer Section Engineer—H. Gittins, c.E. San Uron KADEELUANG COURT (Criminal Appeal) Chief Judge—H.R. Mon Chow Koa Chief Judge—Lik.H. Prince Krom Mu Phromvaranurak Assistant Engineers—M. Dengler, c.E., Nai Chitr Head Draughtsman—E. F. X. dos Remedios Section Engineer—H. Gittins, c.E. Surveyors—B. Rabel, H. Pennefather Section Engineer—K. Totoki, c.E. Assistant Engineer—S. H. Angier Section Ayuthia Sensitant Engineer—K. Totoki, c.E. Assistant Engineer—K. Totoki, c.E. MINISTRY OF JUSTICE (Krathuang Yootitham) Minister—H.R.H. Prince Swasti Sobhon 		SAN PURA RALA ALA COURT (Criminal)
 Yoetah-dikar) H.R.H. Chow Fa Krom Khoon Narisra Nuvattivongse Director General-Luang Smosorn Polakan Chief Archivet-C. Sandruzkie Chief Judge-Phra Sucharit Vinitchai SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.R.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear Chief Archivet-C. Sandruzkie SAN UTON KADEERAJ COURT (Civil Appear Chief Engineer-C. Allegri SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear Chief Judge-H.H. Mom Chow Koa SAN UTON KADEERAJ COURT (Civil Appear SAN UTON KADERAJ (Civil Appear SAN UTON KADERAJ (Civil Appear SAN UTON KADERAJ (Cour		
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Director General-Luang Smosorn Polakan Chief Architect-C. Sandruzkie Chief Engineer-C. Allegri Royal Railway DEPARTMENT Director General-K. Bethge, Baurath, c.E. Chief Engineer and Secretary-P. Rohns, Oberbaurath A.D., c.E. Archivist-E. C. van Marle Accountant-J. M. Ferreira Interpreter-Hluang Damrong Surinrit Storekeeper-J. J. Loew Assistant Archivist-J. Kuis Clerks-Tong Sukh, J. Gardner, A. da Cruz Chief of Technical Office-J. Ross Clunis Assistant Engineers-M. Dengler, c.E., Nai Chitr Head Draughtsman-E. F. X. dos Remedios Draughtsman-C. Pentimalli, S. Carlos Medical Attendant-Dr. S. Deuntzer Section Engineer-F. G. Lambert, C.E. Surveyors-B. Rabel, H. Pennefather Section Chiengrak Assistant Engineer-K. Totoki, c.E. Interpreter -A. Muller MINISTRY OF JUSTICE (Krathuang Yootitham) Minister-H.R.H. Prince Swasti Sobhon Pity. Sec. Mail Pime, harrister.at.law		
 Chief Engineer—C. Allegri Royal Railway DEPARTMENT Director General—K. Bethge, Baurath, c.E. Chief Engineer and Secretary—P. Rohns, Oberbaurath A.D., c.E. Archivist—E. C. van Marle Accountant—J. M. Ferreira Interpreter—Hluang Damrong Surinrit Storekeeper—J. J. Loew Assistant Archivist—J. Kuis Clerks—Tong Sukh, J. Gardner, A. da Cruz Chief of Technical Office—J. Ross Clunis Assistant Engineers—M. Dengler, c.E., Nai Chitr Head Draughtsman—E. F. X. dos Remedios Draughtsmen—C. Pentimalli, S. Carlos Medical Attendant—Dr. S. Deuntzer Section Engineer—H. Gittins, c.E. Assistant Engineer—F. G. Lambert, c.E. Surveyors—B. Rabel, H. Pennefather Section Engineer—K. Totoki, c.E. Interpreter –A. Muller MINISTRY OF JUSTICE (Krathuang Yootitham) Minister—H.R.H. Prince Swasti Sobhon Minister—H.R.H. Prince Swasti Sobhon Minister—H.R.H. Prince Swasti Sobhon 	Director General-Luang Smosorn Polakan	
 Royal Ratlway DEPARTMENT Royal Ratlway DEPARTMENT Director GeneralK. Bethge, Baurath, C.E. Chief Engineer and SecretaryP. Rohns, Oberbaurath A.D., C.E. Archivist-E. C. van Marle Accountant-J. M. Ferreira Interpreter-Hluang Damrong Surinit Storekeeper-J. J. Loew Assistant Archivist-J. Kuis Clerks-Tong Sukh, J. Gardner, A. da Cruz Chief of Technical Office-J. Ross Clunis Assistant Engineers-M. Dengler, C.E., Nai Chitr Head Draughtsman-E. F. X. dos Remedios Draughtsmen-C. Pentimalli, S. Carlos Medical Attendant - Dr. S. Deuntzer Scetion Engineer-H. Gittins, C.E. Assistant Engineer-F. G. Lambert, C.E. Surveyors-B. Rabel, H. Pennefather Section Ayuthia Section Ayuthia Section Ayuthia Section Ayuthia Section Ayuthia MINISTRY OF JUSTICE (Krathuang Yootitham) Minister-H.R.H. Prince Swasti Sobhon Priv. Sec. Nai Plüme, harristorat.law 		SAN UTON KADERI HANG COUPT
 ROYAL RAILWAY DEPARTMENT Director General -K. Bethge, Baurath, C.E. Chief Engineer and Secretary-P. Rohns, Oberbaurath A.D., C.E. Archivist-E. C. van Marle Accountant-J. M. Ferreira Interpreter-Hluang Damrong Surinrit Storekeeper-J. J. Loew Assistant Archivist-J. Kuis Clerks-Tong Sukh, J. Gardner, A. da Cruz Chief of Technical Office-J. Ross Clunis Assistant Engineers-M. Dengler, C.E., Nai Chitr Head Draughtsman-E. F. X. dos Remedios Draughtsmen-C. Pentimalli, S. Carlos Medical Attendant-Dr. S. Deuntzer Section Bangkok Section Engineer-H. Gittins, C.E. Assistant Engineer-S. H. Angier Section Engineer-H. Nobechi, C.E. Assistant Engineer-K. Totoki, C.E. Interpreter -A. Muller MINISTRY OF JUSTICE (Krathuang Yootitham) Minister-H.R.H. Prince Swasti Sobhon Priv. Sec. Nai Plüme, barristorat.low 	Chief Engineer-C. Allegri	
 Chief Engineer and Secretary—P. Rohns, Oberbaurath A.D., C.E. Archivist—E. C. van Marle Accountant—J. M. Ferreira Interpreter—Hluang Damrong Surinrit Storekeeper—J. J. Loew Assistant Archivist—J. Kuis Clerks—Tong Sukh, J. Gardner, A. da Cruz Chief of Technical Office—J. Ross Clunis Assistant Engineers—M. Dengler, C.E., Nai Chitr Medical Attendant—Dr. S. Deuntzer Section Bangkok Section Bangkok Section Mangkok Assistant Engineer—H. Gittins, C.E. Assistant Engineer—F. G. Lambert, C.E. Surveyors—B. Rabel, H. Pennefather Section Anyuthia MINISTRY OF JUSTICE (Krathuang Minister—H.R.H. Prince Swasti Sobhon Pitv, Sec. Nai Plüme, barristeratlaw 		Chief Judge-H.R.H. Prince Krom Mun
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STRAITS SETTLEMENTS

This Colony—now consisting of the island of Singapore, the province of Malacca, the island of Penang, the Dindings further south, Province Wellesley on the mainland, and the Cocos or Keeling Islands, and Christmas Island, recently placed under the same Government—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. The revenue of the colony for 1893 is estimated at \$3,630,740, and the expenditure at \$3,792,498. The accumulated surplus balance to the credit of the Colony on the 31st December, 1892, was about \$600,000. The total value of the imports in 1891 was \$144,864,526 as compared with \$158,651,000 in the previous year, and of the exports \$134,783,145 as compared with \$137,725,000 in 1890. About two-thirds of the trade belongs to Singapore. The population according to the census of 1891 was 506,984 as compared with 423,384 in 1881.

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. 53 min. E., is the seat of government of the Straits Settlements.

The Island of Singapore is about 27 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 appanage of the Indian Government, in which condition it remained until 1867, when it was placed under the Colonial Office in conjunction with the other Settlements above mentioned.

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, indeed, about seven miles from the town, only rising to a height of 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, are, as regards architectural matters, drains, and gutters, not much credit to the Settlement. Dirt and obstructions of all sorts distinguish the native portion of the town, while as compared with nearly every other Eastern city in European hands the buildings of the business quarters are somewhat shabby and mediocre. Government House, the Government Offices, Police Barracks, Magistrates' Courts, Post Office, Library and Museum, and Town Hall, however, are fine buildings, while the Settlement possesses a handsome Club which compares favourably with any in the East. A fine bronze statue of Sir Stamford Ruffles stands on the Esplanade, facing the sea.

Singapore possesses a handsome though small Protestant cathedral called St. Andrew's Cathedral, built in 1861; it is in the Gothic style, with a tower and spire 204

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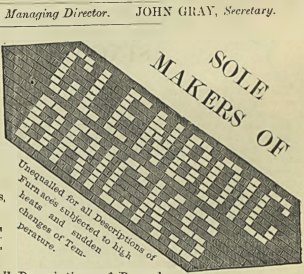
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feet high. There is a neat Presbyterian Church, St. Gregory's (Armenian) Church, in Hill Street, and several mission chapels. The Roman Catholics have a roomy Cathedral dedicated to the Good Shepherd, at the corner of Brass Bassa Road and Victoria Street, the Church of St. Peter and St. Paul in Queen Street, the Church of St. Joseph in Victoria Street, and other smaller churches in the outskirts. There is also a neat Jewish Synagogue in Waterloo Street. The principal schools are those of the Raffles Institute, the Christian Brothers, and the Anglo-Chinese School. The Raffles Girls' School and the Convent 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, a Debating Society, Photographic Society, 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 German community have a similar institution. 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 over 16,000 volumes, chiefly of standard modern literature, and includes the valuable philological collection of the late Mr. Logan.

Singapore boasts several hotels, but they are not equal to those in ports of similar importance. The Press is represented by the *Straits Times* and *Singapore Free Press* (daily), weekly issues of both; the *Law Journal* and the *Government Gazette*, both published weekly. There are also two Chinese daily papers called the *Lat Pau* and *Sing Pau*, a Malay paper styled the *Javi Peranakhan*, and one or two papers in Tamil.

Singapore is well o', for Docks. The Tanjong Pagar Company's premises lie about a mile to the westward of the town, a fine wharf affording berthage for a large number of vessels at one time, with sufficient water alongside for vessels of the heaviest draught, and protected by a breakwater from the swell from the roads and from the strength of the tides. There are commodious godowns erected on the wharf for the storage of goods. Coal sheds, capable of storing 50,000 Cons of the mineral, adjoin the godowns, while hand carts on rails essentially aid the labour of unloading vessels. The usual accompaniments are also to be found—two graving docks, the Victoria Dock 450 feet long and 65 feet broad at entrance; and the Albert Dock, 485 feet long and 60 feet broad at entrance—a machine shop, boiler and masting shears, &c. The New Harbour Dock Company's premises, situated about three miles further West, include two docks of 375 and 444 feet in length respectively, with sheds, workshops, &c., as at Tanjong Pagar. There is also a Patent Slip at Tanjong Rhoo, which is 429 feet long and 76 feet broad over piers.

over piers. The population of Singapore Island, according to the census taken in 1891, was 184,544, of w. m 121,908 were Chinese and 35,992 Malays, an increase of 45,336 on the census of 1881. There are 5,254 Europeans and Americans, including 1,160 military. The total Eurasian population is given as 3,589. The Indians total 16,035, of whom 12,503 are Tamils, 3,452 Bengalis, 26 Burmese, and 54 Parsees. Other nationalities total 1,776; the Arabs leading with 806, the Japanese number 287, the Siamese 211, the Jews 190, the Sinhalese 159, and the Armenians 68. The population of the town of Singapore is about 97,000.

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 three months. The island is not exempt from the animal pests which usually infest intra-tropical locations. Tigers are occasionally seen; wild pigs, deer, and monkeys inhabit much of the jungle surrounding the country residences; while the much dreaded cobra has been killed in most of the compounds. The existence of the hamadryad has also been demonstrated, though this fierce reptile is fortunately but very seldom met with. It should be added that specimens of the python, up to 24 feet in length, are found in the jungle, and that alligators and sharks inhabit the still waters of the coast.

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. Tramways, which were opened in the middle of 1886, now run along the main thoroughfares, and gharries and jinrickshas also furnish means of conveyance. A railway across the island is in project. It will probably be constructed by the Colonial Government.

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J. H. Hodgson 7 May '84 H. Meyrick (absent)18 June '86 F. R. Lowth
F. R. Lowth 17 Feb. '92
Containg
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G A Tyatt (denot) 13 May '85
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England Assurance Institution	Paterson, Simons & Co.
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Federal Marine Insurance Company, Zurich	Rautenberg, Schmidt & Co.
Fiducia Ligure of Genoa.	Borneo Co.
Fire insurance Company of 1877, Hamburg	Hilty & Co.
Fire Insurance "Insulinde"	Huttenbach Bros. & Co.
Foncière (Cie. Lyonnaise d'Assur. Mar.) Réunie	Gilfillan, Wood & Co.
Foncière Pester Versicherungs Ges., Budapest	Behn, Meyer & Co.
Fortuna, Allegemeine Vers. Actien Gesellschaft	Behn, Meyer & Co.
French Underwriters	Hooglandt & Co. Bohn Moyon & Co
General Assurance Company, London	Behn, Meyer & Co. Behn, Meyer & Co.
Germanischer Lloyd, Berlin German Lloyd Marine Insurance Company, Berlin	Austro Transmarine Trading Co.
	Austin & Co.
German Marine Association German Transport Insurance Company, in Berlin	Rautenberg, Schmidt & Co.
Globe Marine Insurance Company	Paterson, Simons & Co.
Guardian Life Assurance Company	Paterson, Simons & Co.
Hamburg-Bremen Fire Insurance Company	Puttfarcken & Co.
Hamburg Board of Underwriters	Behn, & Meyer Co.
Hamburg-Magdeburg Fire Insurance Co., Hamburg	Behn, Meyer & Co.
Hanseatic Fire Insurance Company	D. Brandt & Co.
Helvetia Swiss Fire Insurance Company	Rautenberg, Schmidt & Co.
Hongkong Fire Insurance Company	Guthrie & Co.
Imperial Fire Insurance Company	Barlow & Co.
Indian Imperial Insurance Company	Huttenbach Bros. & Co.
International Marine Insurance Company	Barlow & Co.
Java Sea and Fire Insurance Company	Rautenberg, Schmidt & Co.
Joint Underwriters Union a* Amsterdam	Hooglandt & Co.
Lancashire Fire Insurance Company	Powell & Co.
Liverpool Underwriters' Association	Syme & Co.
Lloyd "Andaluz." Spain	José Almeida
Lloyd "Andaluz," Spain Lloyd Austriaco, "Prieste	Syme & Co.
London and Provincial Insurance Company	Guthrie & Co.
London Assurance Corporation.	Guthrie & Co.
10111111111111111111111111111111111111	

SINGAPORE

INSURANCE OFFICES, Continued

London Guarantee and Accident Company	Boustead & Co.
Magdeburg General Insurance Company	Behn, Meyer & Co.
Manchester Fire Assurance Company	Kümpers & Co.
Mannheim Reinsurance Company	
	Brauss & Co.
Man On Insurance Company	Bun Hin & Co.
Marine Insurance Company, London	Geo. King, P. & O. S. N. Co.
Marine and General Mutual Life Assurance Society	Geo. King, P. & O. S. N. Co.
Merchants Marine Insurance Company	Boustead & Co.
National Board Marine Underwriters, New York	Behn, Meyer & Co.
Netherlands Fire Insurance Company	Hooglandt & Co.
Netherlands India Sea and Fire Insurance Company	Hooglandt & Co.
Neuchateloise, at Neuchatel	Behn, Meyer & Co.
New York Life Insurance Company	Puttfarcken & Co.
New Zealand Insurance Company (Fire and Marine)	
	Gilfillan, Wood & Co.
Niederland Allgemeine Versicherungs Ges., Tiel	Behn, Meyer & Co.
Nieder Rheinsche Gueter Assecuranz Ges., in Wesel	Behn, Meyer & Co.
North British and Mercantile Insurance Company	Behn, Meyer & Co.
North British and Mercantile Insurance Co. (Life)	Stiven & Co.
North China Insurance Company	B. C. T. Gray
North German Fire Insuran - pany	Puttfarcken & Co.
North Queensland Insurance (100 . 2.5	McAlister & Co.
Northern Assurance Company, and Life)	Behr & Co.
Northern Assurance Company, and Life)	Crane Bros.
Norwich Union Fire Insurance, sciety	Borneo Co.
Oberrheinische Versicherungs Ges., Mannheim	Reutenberg, Schmidt & Co.
Phonix Fire Office	Stiven & Co.
Phœnix Fire Office Positive Government Security Life Assurance Co	Jos. Lyall
Providentia Insurance Company of Frankfort	
	Rautenberg, Schmidt & Co.
Prussian National Insurance Company of Stettin	Katz Brothers
Record of American and Foreign Shipping	Behn, Meyer & Co.
Red Cross Mutual S. S. Insurance Association	Guthrie & Co.
Registro Italiano of Genoa	Borneo Co.
Registro Italiene	José Almeida
Reliance Marine Insurance Company	Brinkmann & Co
Rheinisch Westphaelischer Lloyd at M. Gladbash	Behn, Meyer & Co.
Rhenania Versicherungs Actien Ges., Cologne	Behn, Meyer & Co.
Royal Exchange Assurance, London	Behn, Meyer & Co.
Royal Insurance Co. of Liverpool (Fire and Life)	Boustead & Co.
Samarang Sea and Fire Insurance Company	Hooglandt & Co.
Schweiz Marine Insurance Company	Puttfarcken & Co.
Scottish Amicable Life Insurance Company	Paterson, Simons & Co.
Scottish Imperial Insurance Company	Syme & Co.
Scottish Provident Institution	
Souttish Huise and Matismal Incurrence Company	Win. McKerrow & Co.
Scottish Union and National Insurance Company	Syme & Co.
Singapore Insurance Company	F. Balfour Lees, Secretary
Sjo Assurans Foreningen (Finland)	Rautenberg, Schmidt & Co.
Societe Riunite d'Assicurazione Genova	G. Gaggino & Co.
South British Fire and Marine Insurance Company	Wm. McKerrow & Co.
Standard Life Assurance Company	Borneo Co.
Straits Fire Insurance Company	A. S. Murray, Secretary
Straits Insurance Company	A. S. Murray, Secretary
Sun Insurance Office, London	Brinkmann & Co.
Sun Life Assurance Company	Boustead & Co.
Thames and Mersey Marine Insurance Company	Boustead & Co.
Transatlantic Fire Insurance Company	Puttfarcken & Co.
Transatlantic Marine Insurance Company	Kümpers & Co.
Triton Insurance Company	Guthrie & Co.
Union Assurance Society	Sarkies & Moses
Union Insurance Society of Canton	Paterson, Simons & Co.
Yangtsze Insurance Association	Gilfillan, Wood & Co.

JOHORE

This state occupies the southern portion of the Malayan Peninsula, and its capital, called Bahru (New Johore), is situated on the Old Strait, or Silat Tebrau, which divides the island of Singapore from Johore territory. It has an area of about 9,000 square miles, and an estimated population of 200,000, of whom 25,000 are Malays, 150,000 Chinese, and 15,000 Javanese. The capital contains some 15,000 inhabitants. The state is ruled by a Sultan, who is independent, but under the protection of the British Government so far as external policy is concerned. Under Sultan Abubakar's liberal rule 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.

DIRECTORY

Sovereign Ruler-HIS HIGHNESS ABUBAKAR, SULTAN OF JOHORE, G.C.M.G., K.C.S.L. Royal Prussian Order of the Crown (1st class), Grand Cross of the Order of Kalakaua, Commander of the Cross of Italy, Commander of the Order of Saxe-Coburg and Gotha, Sovereign of the Most Esteemed Darjah Krabat (Family Order), and the Most Honourable Darjah Mahakota Johore (Order of the Crown of Johore) Acting Private Secretary-Dato Sri Amar d'Rajah, D.P.M.J., C.M.G.

Aides-de-camp-H. H. The Tunku Mahkota, D.K.; Ungkoo Othman, D.K.; Ungkoo Mohamed, D.K.

Pemangku Raja-Ungkoo Abdullah, D.K., S.P.M.J.

Tunku Mahkota (Crown Prince)-Tunku Ibrahim, D.K.

COUNCIL OF STATE

Unkoo Abdullah, DK., S.P.M.J. Unkoo Mohamed Khalid, D.K., S.P.M.J.

Unkoo Suleiman, D.K., D.P.M.J.

- The Dato Mentri, Inchi Jaffar bin Hadji Mohamed, D K., S.P.M.J.
- The Dato Bintara Dalam, Mohamed Ibrahim Abdullah, s.p.M.J.
- The Dato Bintara Luar, Mohamed Salleh Prang, S.P.M.J.
- The Hakim Dato, Hadji Mohamed Salleh, S.P.M.J.

The Mufti, Syed Salim Al-Attas

The Dato Sri Stia Raja, Abdullah b. Tahir

Dato Yahya bin Awal, S.P.M.J.

Dato Yahya bin Shaaban, D.P.M.J.

Tuan Kadhi, Hadji Abdul Rahman

Dato Andak, D.P.M.J.

Dato Sri Amar d'Raja, Abdul Rahman b. Andak, D.P.M.J., C.M.G. Dato Penggawa Timor, Jaafar bin Nong

Yahya, s.m.J.

Dato Penggawa Barat, Abdul-Samad bin Ibrahim, S.M.J.

Clerk of Council and Registrar of the Dewan Court-Inchi Abdul Mannan bin Mahbote

AUDIT OFFICE Auditor-Inchi M. Hassan Chief Clerk-Inchi Awang bin Alli

THE DATO BINTARA DALAM'S OFFICE Clerk-Inchi Ibrahim bin Majid

THE DATO MENTRI'S OFFICE Assistant-Tunkoo Saat Chief Clerk-Inchi Abdul Mannam

THE DATO SRI AMOR D'RAJA'S OFFICE Assistant-Unku Omar English Translator—H. G. Yzelman

EDUCATION DEPARTMENT President-The Dato Bintara Dalam Secretary-Inchi M. Khalid b. Abdullah Schools Johore Baharu-Malay Head Master-Inchi Mahmood b. Hussein Johore Baharu-Religious Masters-Inchi Ismailb. Sahab, Haji Yacob Johore Baharu-English Master-W. Donough Johore Bahru-Chinese School Teacher-Tan Nguan Ngee Girls' School Mistress-Tunkoo Kechik Tanjong Surat Teacher-Inchi Awang bin Net Tanjong Surat-Religious Master-Inchi Abdullah b. M. Alli Bandar Maharanee Teacher-Inchi Omar b. Ambob Bandar Maharanee-Religious Master-Hadji Mahomed Hassan Paret Rajah

Teacher-Inchi M. Abbas Abdul Gany Kampong Tengah Teacher-Mahomed Sheik bin Awang

JOHORE

Padang Teacher—Inchi Daud b. Mahmood **Tanjong Surat** Master-Inchi Awang bin Net Religious Master-Inchi Abdullah b. M. Ally

GAOL DEPARTMENT Governor-Walter F. Garland, M.I.C.E. Superintendent-Dato Yahya b. Shaaban Assistant do. - Unkoo Ibrahim Chief Jailer-Hadji Abdul Samad

GOVERNMENT PRINTING OFFICE Chief-The Datu Bintara Dalam Superintendent-Inchi Khalid b. Abdullah

INDIAN IMMIGRATION DEPARTMENT Agent-Dato Howard E. Bentley Clerk-S. Muthia

ISTANA (Johore Bharu) Officer in charge—Tuan Sulong

JOHORE HOUSE, Office, 15, Stamford Road, Singapore Govt. Officer in charge-H. Kassim b. Taha

LAND DEPARTMENT Chief Engineer and Surveyor-Dato Yahya bin Awal

MARINE DEPARTMENT Superintendent—T. Rawson Ker Steam Yacht "Pantie" Captain—Inchi Yahya Chief Engineer—W. Kilgour Steam Gunboat "Pulai"

Captain-Inchi Abdullah

Chief Engineer-Inchi Ahmad B.Othman Steam Gunboat "Sayang"

Captain-Inchi Mahomed bin Amen

Chief Engineer-Inchi Md. b. Aboo Bakar

MEDICAL DEPARTMENT

Senior Medical Officer-J. P. A. Wilson Junior do. -P. A. Nightingale, M.B. ED.

Senior Apothecary-J. J. L. Wheatley (in charge Moar Hospital) Apothecary—J. J. D'Vaz (in charge Batu

Pahat Hospital)

-M. Ryland (Johore Hospital) Do. Storekeeper-F. V. Bertius

MILITARY

"The Johore Force" Commandant-Capt. F. do Vere Creighton, late 4 Shropshire L. I.

Adjutant-Inchie Daud

Istana Guards Commanding—Subadar Abdol Gaffer Comdg. No. 1 Coy.—Jemedar Fuzzel Deen . Do. No. 2 Coy.—Jemedar Quddat Khan

Johore Artillery Lieut.-Comdg.-H. H. Tungkoo Ebrihim Comdg. the Battery-Mohomed Sallay Timbalan Stir Negrie

Lieut.-Commanding-Raja Ali Comdg. No. 1 Coy.-Mohomed bin Omar Do. No. 2 Coy.-Md. Sallay b. Kahar Band

Band Master-M. Gallistan

OPIUM AND SPIRIT FARM Farmers-Tan Teck Soon and Lee King Yam

POLICE

Commissioner - Dato Sri Stia Raja Deputy Commissioner-Inchi Dapat Chief Inspector-Inchi Md. Saed b. Hussain Chief Clerk-Inchi Kabot English Clerk-Mahomed bin Abdullah Chinese Clerk—Chea Soon Hee

POST OFFICE Postmaster-General-Dato H. E. Bentley -T. Rawson Ker Acting do. Chief Clerk-V. P. Samuel

PUBLIC WORKS DEPARTMENT Commissioner-Walter F. Garland, M.I.C.E. Superintendent-Dato Yahya b. Shaaban Chief Clerk and Translator-Inchi Sulieman bin Ahmad

REGISTRATION DEPARTMENT **Rivers**, Gambier and Pepper Plantations and Forest Produce Chief-Unkoo Mohamed Khalid Acting Asst.-Inchi Almad b. Abulbakar Inspector-Abdullah bin H. Othman Coffee Districts-Rodyk and Davidson, Singapore

RESIDENCIES

Muar (West Coast) and Kesang Resident-Ungkoo Suliman, D.K., D.P.M.J. Commissioner of Police-Tungku Mohamed Hakim (Judge)-Inchi Md. b. Mahbob Chief Inspector-Inchi Hassau Ch. Cl'k and Regr.-Inchi Abdullah b. Ssleh

Apothecary in charge of Government Hos-

pital-J. J. L. Wheatley Paret Jawa

Assist. Naeb (Resident)—Inchi Mahmood Indau (East Coast)

Naeb (Resident)-Inchi Mohamed Alli bin Khamis

Assistant-Hadji Abdul Latib West Coast and Islands

Dato Panggawa Barat (Commissioner)-Inchi Abdul Samat bin Ibrahim

Sadili and East Coast Islands

Dato Penggawa Timor (Commissioner)-Inchi Jaffar bin Nong Yahya

SECRETARIAT

The Dato Muntri, The Dato Bintara Dalam, The Dato Bintara Luar, The Dato Sri Amar d'Rajah

SUPREME COURTS

Judge—Dato H. H. Mahomed Saleh, s.P.M.J. Mohamedan Law Adviser—The Mufti, Syed Salim Al'Attas, T.P.M.J. Chief Magis'te—Dato H. E. Bentley, D.P.M.J. Registrar—Tunkoo Mahmood C. Othman Chief Clerk—Seyd Omar Balfakeh Chinese Interpreter—Eo Joo Guan Tamil Interpreter—Tambi Kasim

SURVEY DEPARTMENT Gambier and Pepper Districts Chief—The Dato Bintara Luar Coffee Districts Commissioner—Walter F. Garland, M.I.C.E.

TREASURY

Chief Clerk—The Dato Menhi Second do. —The Dato Bintara Dalem Assistant—Inchi Mustapha bin Jaapar Do. —H. Kassim bin Tata Cashier—Unkoo Ahmad Raja Chee

TYERSALL

(Singapore Residence of H.H. The Sultan) Officer in charge—Inchi M. Syed

ESTATES

Batu Pahat Yew Lee-Johore Fibre and Planting Company, Limited Paterson, Simons & Co., agents D. F. Knox, manager Letty Brook-Johore Fibre and Planting Company, Limited Paterson, Simons & Co., agents D. F. Knox, manager Formosa-Johore Fibre and Planting Company, Limited Paterson, Simons & Co., agents Stoke Rochford—A. Turnor, W. G. Gordon, proprietors James Knox, manager Cambus-D. F. Knox, John Knox, proprietors and managers Paterson, Simons & Co., agents Bandeath-D. F. & J. Knox and F. K. Gordon, proprietors James Knox, manager

Johore Bharu Michaelstowe-W. F. Garland, propr. McKerrow & Co., agents G. L. Bailey, manager Loocohoo-J. G. Davidson, L. J. R. Glass, R. W. Fowke, J. W. Birrell, E. Austin, Syed Mahomed Unkoo Majit, proprietors Austin & Co., agents H. H. M. Staples, superintendent Johore Lama Pengerang—Pengerang Planting Co. Tanjong Perlekdo. H. Ritchie, agent W. W. Bailey, manager Pulau Lyang—H. W. Gieger and others, proprietors J. Milne, manager Pantie Kota-W. F. Garland, Hervey, Major Paterson, proprietors G. L. Bailey, manager Thrombrona—R. Liddelow, proprietor Pioneer-Johore Lama Planting Company, Limited Pulai Drumduan - J. F. A. Thurburn, propr, A. H. Mitchelson, manager Tebrau Castlewood Planting Co. M. Larken, manager GARLAND & Co., W. F., Civil Engineers and Surveyors W. F. Garland, D.P.M.J., M.I.C.E. E. T. C. Garland, A.M.I.C.E. (Taiping, Perak) C. Alma Baker (Kinta, Perak) F. F. Faithful G. L. Bailey JOHORE CLUB President-Jaffar bin Hadji Mohamed (The Dato Mentri) Committee- Datu Sri Amar d'Raja, C.M.G., M. Larken, Dr. J. P. A. Wilson, T. R. Ker (hon. secretary)

SAW MILLS COMPANY—JOHORE STEAM, Timber Merchants, &c., Johore Baru Dato James Meldrum, F.N.G.S., managing proprietor Robert Cameron, foreman John Cameron David Daniel

PAHANG

The state of Pahang lies between Tringganu 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 10,000 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 1891, 57,462 inhabitants, of whom about 50,527 are Malays. Pahang has during the past few years come into notice owing to its valuable mines of gold and tin, many of which are now being exploited, and will soon be worked scientifically. Several companies with large capital have been formed for the purpose and have commenced operations.

The capital for the full of the purpose and have commerced optimited solutions. The capital of the state is Pekan, a town situated a few miles from the mouth of the river Pahang, 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 revenue in 1891 amounted the CET 2000 and the avenditure to S221 174 as compared with S207 500 in 1800. to \$77,386 and the expenditure to \$238,174 as compared with \$297,702 in 1890. There is a state debt of \$588,055 bearing interest at 5 per cent.

DIRECTORY

BRITISH RESIDENCY British Resident-J. P. Rodger Collector, Pekan-F. Belfield (absent) Acting do. -J. R. O. Aldworth Collector and Magistrate, Temerloh-J. F. Owen, acting Do., Kuantan-C.E.M. Desborough, act. Do., Kwala Pahang—A. H. Wall (abt.) Do. do., —E. F. Townley Officer in charge, Rompin—E. F. Townley Do., Kwala Tembeling—E. A. Wise Supdt. Ulu Pahang-H. Clifford Treasurer- H. B. Ellerton COURTS Judge-The British Resident

Magistrate-J. R. O. Aldworth Native M'trates-Szed Amin, Haji Andak Clerk—A. J. Phipps

LAND DEPARTMENT Collector of Land Revenue and Registrar of Mines—F. Belfield Surveyor—E. F. Townley Clerk-W. Strugnell

MEDICAL DEPARTMENT Residency Surgeon—R. Bowman, M.D. (act.) Medical Officer, Ulu Pahang—Norman Smythe, M.D. (acting)

POLICE AND GAOLS Acting Superdt. and Coroner-R. W. Duff Inspector, Pekan-H. Summer Do., Ulu Pahang-T. C. Fleming Acting Clerk, Pekan-W. Mosbergen Do., Ulu Pahang-H. Foley

PUBLIC WORKS AND MARINE Superintendent-F. P. Penrose, c.E. Do., Ulu Pahang-E. G. Wood Clerk of Works-C. Scully Overseer—A. Volupillai Do., Ulu Pahang—J. A. d'Zylve Clerk—E. G. Petersen Do., Ulu Pahang-Foo Sai Hin

POSTAL DEPARTMENT Postmaster-A. G. Schotel

BENTONG STRAITS TIN Co., LIMITED E. A. Watson, manager J. R. Watson, assistant manager E. Emerson, bookkeeper L. J. B. Mad len F. C. L. Madden

A. Keller, mining engineer

R. Rozells, apothecary

G. Guest, agent, Leboh Tuah

P. Periatamby, agent, Jerum

W. Hole, agent, Pekan

H. Huttenbach & Co., agents, Kwala Lumpor

H. M. Becher, agent and consulting engineer, Singapore

CENTRAL TIN & EXPLORATION CO., LIMITED J. R. Parkyn, superintendent

S. Brokashire, sub-manager

T. S. Smith, assistant

J. Dyer, mining captain

R. Dyer, do. W. Tellam, tin streamer

L. S. S. Stewart, overseer

FRASER, L. J., Proprietor, Tras Mines, Raub, **Ulu** Pahang

Guthrie & Co., agents, Singapore

HOLE, WILLIAM, Mining Agent, Kwala Pahang and Pekan

Agencies Kechau Pahang Corporation, Ld. Malayan (Pahang) Concessions Co. Malay Peninsula Prospecting Co., Ld. Pahang Central Tin and Explorn. Co. Pahang Corporation, Limited Pahang Rivers Company, Limited Punjom Mining Co., Limited Penjom Pahang Gold Co., Limited Panda Australian Sundiasta Limited Raub Australian Syndicate, Limited Sempan Syndicate Strs. "Kuantan," "Sin-yum," "Edna"

HONE, G. H., Mining Engineer	H. W. Rennie, acting accountant
KECHAU PAHANG CORPORATION, LIMITED	Paterson, Simons & Co., agts., S'pore
MECHAO I ANANG CORFORATION, LIMITED	PAHANG FLOTILLA Co.
MALAYAN PAHANG CONCESSIONS Co., LD.,	
43, Lothbury, London	PAHANG RIVERS COMPANY, LIMITED
Jelai Mines	Alex. J. Gunn, secretary, Singapore
Jas. Roberts, managing agent	Duran Carrier Intern Carrier In
Wm. Roberts, assistant manager	PAHANG, SEMANTAN JELLEI SYNDICATE, LD.
Ed. Dane, assistant J. S. Sturrock, accountant	Alex. J. Gunn, secretary, Singapore
W. Chapman, carpenter	PAHANG SERAU LIPIS COMPANY, LD.,
D. H. Neubronner, mechanical engr.	Office, 3A, Raffles Place, Singapore
W. Gilbert, miner	Alex. J. Gunn, secretary
John Kitts, do.	Durran Derran Carp Company In
M. Saunders, do.	PENJOM PAHANG GOLD COMPANY, LD.
William Hole, agent, Kwala Pahang Syme & Co., agents, Singapore	Becher, Louis & Co. general managers John Hardie, res. manager (absent)
Syme a Co., agents, Singapore	W. H. Phillips, mines superintendt.
PAHANG CORPORATION, LIMITED, Blomfield	C. B. Hale, mill superintendent
House, London Wall, London, E.C.	W. Griffith, mines superintendent
Arthur H. Neild, superintendent	Denvery Manage Course we I want Hood
Wm. Straughan, mme manager David W. Jones, assistant do.	PUNJOM MINING COMPANY, LIMITED, Head Office, Queen's Road, Hongkong
E. T. Bailey, surveyor	Punjom Gold Mines
Wm. H. Derrick, accountant (absent)	Thos. Blamey, manager
Robert Latto, purser	Yonkman, master, str. "Sinyum"
H. W. Rennie, act. acct. and assayer	Wm. Hole, agent, Kwala Panang
J. W. Rolph, medical officer	Syme & Co., agents, Singapore
John White, mill manager J. C. Johns, tin dresser	RAUB AUSTRALIAN SYNDICATE, LIMITED
W. H. Clark, smith	W. Bibby, manager
M. Bullen, engineer	G. B. Whyte, accountant
D. McClure, overseer	W. C. Bibby, engineer
Thos. Job, miner	T. Eglinton, battery
R. De Munnick, tobacco planter	H. Clegg, Chas. Cole, A. McGlenchy, J. Burns, W. T. Irving, J. O'Brien,
G. Pfenningworth, in charge, Kuala Kuantan	Sr., J. O'Brien, Jr., J. B. Greenhill,
Geo. Craw, engineer do.	miners
E. Poh Siang, clerk, do.	Head Office, Queen St., Brisbane
Paterson, Simons & Co., agts., S'pore	G. S. Murphy, secretary
Denter Francisco Dourse Dourse	Local Office, Singapore
PAHANG EXPLORATION AND DEVELOPMENT COMPANY LIMITED, Kuala Pahang	G. A. Derrick, local secretary
William Kinsey, manager	SEMPAM TIN MINES
E. Verbeck, accountant	Wm. Harvey
F. O. Smith, assistant	E. B. Hutchinson
J. K. Walls, do. Agents S. S. "Perse"	Taba Mara
Agents S. S. Terse	TRESANG MINES
PAHANG KABANG, LIMITED	W. Dumeresq, manager J. McCardluf, tinman
A. H. Neild, superintendent	o. mooardiur, difinitati
W. H. Derrick, accountant	WATSON, J. R., manager, Tepar Syndicate

WATSON, J. R., manager, Tepar Syndicate

THE NEGRI SEMBILAN

This is a group of five small states—Johol, Tambin, Sri Menanti, Jempol, and Rembau—which occupy some 2,000 square miles of the interior of the peninsula, bounded on the north by Sungei Ujong, on the west by Malacca, on the east by Pahang, and on the south by Johore. They 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. The chief industry is tin mining, in which a good number of Chinese and some few Europeans are now engaged. The revenue in 1891 was \$96,689, and the expenditure \$147,940. The entire population of the five states in 1891 was 41,617, of whom about 6,000 are Chinese.

DIRECTORY

BRITISH RESIDENCY

Resident—Hon. Martin Lister Malay Judge—Tengku Muda Chik Chief Clerk—E. J. A. van Geyzel Second do. —C. C. do. Rozario Court Clerk—W. A. E. Jirasinghe Land Officer—Dato Laksamana Manat Collector and Magistrate, Tampin—A. Hale Assistant Magistrate, do. —Tengku Ngah Clerk, Tampin—C. W. Clarke Superintendent P.W.D.-L. J. Cazalas Chief Overseer-H. Pierce Overseer-A. Danker Computer and Plotter-M. Guruswami Assistant and Plotter-G. Everett Apothecary-J. E. van Dort Chief Dresser-R. van Geyzel Government Agent-F. de Souza, Resident Councillor's office, Malacca Postal Clerk-G. Sta. Maria Customs Clerk-J. de Souza

MALACCA

The settlement of Malacca excites more interest from a historical point of view than either of its sister towns, but has so completely fallen to the rear commercially since the establishment of Penang and Singapore as to merit but brief notice in this compilation. It is now seldom visited by foreigners except for purposes of relaxation. Originally settled by the Portuguese in 1511, it retained its importance as the one foreign *entrepot* in the East until the founding of Penang, when its fortunes as a port rapidly declined. The settlement, however, has made considerable progress in agriculture since the formation of new roads. At the present moment it is the least European of all British Settlements in the East, though the facts that it has given its name to the Peninsula and that it was the cradle of Anglo-Chinese study attest its former importance. Its miles. It is governed by a Resident Councillor in subordination to Singapore.

Its one point of interest is its location as a natural history centre, the majority of its casual visitors being attracted thither for sport or science. Beyond this it 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 1891 amounted to 88,242 as compared with 93,579 in 1881, showing a decrease of 4,337. The population of the town of Malacca is 16,557. The value of the trade in 1891 was \$3,100,000 against \$4,400,000 in 1890.

DIRECTORY

For Government Departments see under G

BRADDEL BROS. & MATTHEWS, Advocates
and Solicitors, 3, Church Street
T. de M. L. Braddell (Singapore)
R. W. G. L. Braddell
J. B. Matthews (Singapore)
M. P. d'Rozario
G. S. P. Pillay
Chua Cheng Wee

CHARTERED MERCANTILE BANK OF INDIA LONDON AND CHINA W. E. Smith, manager Seow Teang Guan, head shroff L. van Bering, clerk CONVENT Rev. Mother St. Marcienne Six Sisters

DE WIND, A. A., J.P., Landowner

DISPENSARY, THE, 169, Heeren Street F. U. de Souza, proprietor and manager F. F. Nunis, cashier V. Mouriçio

FRENCH ROMAN CATHOLIC MISSION Rt. Rev. Dr. E. Gasnier, Bishop of Malacca (Singapore) Rev. J. Damais

- GIRLS' SCHOOL (MALACCA) Committee—Hon. Resident Councillor (president), Rev. W. H. C. Dunkerley (secretary), J. E. Westerhout (treasurer), S. L. Thornton Mistress—Miss C. Nuy
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 - COURT OF REQUESTS Commissioner—S. Leslie Thornton Chief Clerk—R. Nonis
 - DISTRICT OFFICE, ALOR GAJAH District Officer—J. R. Innes Acting do. —L. A. M. Johnston Chief Clerk—E. G. Lazaroo Second do. —A. M. Augustine Third do. —L. M. Thexeira Forest Ranger—C. C. Currier
 - DISTRICT OFFICE, JASIN District Officer—C. O. Blagden (act.) Chief Clerk—Chan Té Hong Second Clerk—J. F. de Rozario Ch. Interpreter—Seow Ban Seng Writer—Abdulrahman bin Arshad Forest Ranger—P. A. de Rozario
 - ECCLESIASTICAL DEPARTMENT C'plain-Rev. W. H. Dunkerley, M.A. Vestry Clerk-J. Robinson Organist-W. H. Parry
 - FIRE BRIGADE Acting Supertdt.-W. A. Cuscaden
 - FOREST DEPARTMENT Assist. Superintendent—R. Derry Chief Mandore—G. Sta. Maria
 - LAND REVENUE DEPARTMENT Collector—J. R. Innes (acting) Chief Clerk—A. A. Rodrigues Second do. —Chan Cheng Wan Third do. —E. Sta. Maria Fourth do. —L. S. Lazaroo Fifth do. —Lim Kim Seng Forest Rangers—P. J. Holmberg, C. L. Schelkis Tracer—A. R. Hendricks

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- MARINE DEPARTMENT Harbour Master—H. J. Harmer Chief Clerk—W. J. Van Huizen Boarding Officer—B. M. Nunis
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 - Second Clerk and Chinese Interpreter—Moi Fa Chang Tamil do. —Peter A. Dorai
 - Malay do. —E. Neubronner
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- PRISON DEPARTMENT Superdt. and Gaoler—J. McCully Warder—J. S. Rackley Matron—D. Danker Clerk & Inptr.—Chan Koon Chiang
- PROTECTORATE OF CHINESE Assistant Protector—E. H. Boll(abt.) Acting do. —W. A. Cuscaden
- PUBLIC WORKS DEPARTMENT Superintendent of Works and Surveys-R. V. Boswell Storekeeper-F. W. Dias

V. R. Wickwar, superdt. of estate C. M. Cumming, do. H. d'E. Darby, do. Chief Clerk-J. D. do Rozario Second do. -L. J. H. Rodrigues Extra Clerk-W. Marsh A. B. Lake Clerk of Works-Geo. Clark Wm. Coates Overseers-R. C. Norris, E. R. Scully, F. A. Holmberg, S. Saravana Mutu Hong BUN & Co., Merchants and Owners Strs., "Macassar" and "Cecil Smith," Supdt. of Telegraphs-A. A. Pillay Asst. Draftsman-T. van Lengenberg Bankalio, Kian Aum, 56, First Cross St. Guardian of Stadt House-K. Nuy Chan Teck Cheang Surveyor-A. E. Covenez Chan Kin Hock, manager **REGISTRATION OFFICE** Registrar of Births, Deaths and Mahn. Marriages—E. H. Bell(abt.) Acting do. —W. A. Cuscaden AQUIM BROTHERS, Barristers-at-law, Advocates and Solicitors, 4, Church St. JOAQUIM Joaquim Parsick Joaquim John Parsick Joaquim SHERIFF'S DEPARTMENT Russell Ardagh, solicitor Sheriff-J. E. Westerhout Bailiff-R. J. Shepherdson Carr P. Joaquim, managing clerk SUPREME COURT JUSTICES OF THE PEACE Registrar-S. Leslie Thornton Hon. D. F. A. Her- J. R. Innes Chief Clerk-N. J. Rozells Second Clerk-F. C. Klyne vey, C.M.G. C. O. Blagden Li Keng Liat Tan Hun Guan Tamil Interpreter-Peter Ayadorai W. A. Cuscaden E. M. Merewether Rev. W. H. C. Dun- S. L. Thornton kerley J. E. Westerhout Malay Interpreter -- E. Neubronner Chinese Interpreter-Moy Fa Chang W. Giles A. A. de Wind SURVEY DEPARTMENT Supdg. Survey Officer-R. H. Young Surveyors-C. Lemercier, J. W. Fer-KETSCHKER, G. A., Merchant and Commis-Surveyors—C. Lemercier, J. W. Fernandis, F. T. Paulus, J. A. Desker,
G. A. Capper, P. D. P. de Almeida,
C. J. Pereira, A. H. Rodrigues, J. de Rozario, E. D'Wit, J. S. Robinson, M. de Rozario, J. Sta. Maria,
C. d'Silva, T. Skelchey, P. E. Arrais, J. Thomazios
Clerk—L. J. H. Rodrigues
Plan Custodian—P. A. de Soura sion Agent S. T. Bateman Chan Leong Tee Agencies British India Steam Navigation Co. Singapore Insurance Co. Equitable Life Insurance Soc. of U.S. Dumea Gold Prospecting Syndicate Plan Custodian-P. A. de Souza KIM GHEE WAT, Planters, River Side TREASURY AND STAMP OFFICE Tan Teng Siong Officer in charge—S. Leslie Thornton Sit Tiang Chuan Chief Clerk-J. Beins Tau Kion Ho, clerk Second do. -A. Holmberg KOH ENG HOON & Co. : Chop "Soon Bee Clerk and Shroff-Chan Cheng Siew Chan," Merchants and Tapioca Planters, 152, First Cross Street GROOM, S. R., Advocate and Solicitor, 2, Church St. Koh Sang Chuan, manager J. A. Delay, solicitor Agency Kian Guan Insurance Co. Cheng Wee, chief clerk LEE KENG LIAT, Trader and Tapioca Planter; Chop "Hin Joo Chan," Heeren HIGH SCHOOL Head Master-Geo. S. Brown Assistant do. -J. H. H. Jarrett Street Do. do. – J. L. King Do. do. – W. J. Parry Junior Assistant Masters–M. J. Go-Tan Kang Why, cashier Siow Pee Bow, chief clerk mes, T. Fredericks, Kim Teong, P. MALACCA CLUB Committee—Hon. D. F. A. Hervey, c.M.G. (president), S. L. Thornton (vice-president), G. S. Brown, J. R. Gomes, A. H. Fredericks, C. Pillay HILL & RATHBORNE, Planters, Agents, and Estate Owners Innes, W. E. Smith (hon. treas.), J. H. H. Jarrett (hon. sec.) T. Heslop Hill

- LEE KENG LIAT, Opium and Spirit Farmer; Chop "Hong Yap Moh," Heeren Street Tay Quan Hin, manager Choa Cheng Wee, agent
- MALACCA DISPENSARY, 11, First CrossStreet Teoh Tiang Chye, propr. and manager Dr. Chan Ching Kai Teoh Tiang Anu, compounder
- MALACCA LIBRARY Hon. Secretary—G. S. Brown Hon. Treasurer—W. E. Snith Librarian—A. A. Rodrigues
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Оп GEOK LUAN, Merchant, Tapioca Planter, Carriage Works, etc., 9, Tranquerah Oh Geok Luan, manager Wee Ke Swi, cashier

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- ROZARIO, PETERSON & Co., Engineers, Founders and Contractors L. A. de Rozario Maryland Raban, foreman L. H. Velge, bookkeeper
- ST. FRANCIS CHURCH Vicar—Rev. J. Damais, mis. apost. Assistant—E. Max de Souza
- ST. FRANCIS SCHOOL Manager—Rev. J. Damais, mis. apost. Head Master—J. Brennan Teachers—T. N. Gomes, A. W. D'Witt, Pedro de Souza, M. J. J. Loboo, Em. Pinto
- ST. PETER'S CHURCH Vicar-Rev. J. de Noronha Assistant Vicar-Rev. J. F. da Silva

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SEE KEE ANN; Chop "Kim In Hoh," Merchants, Land Owners, and Gambier and Pepper Planters, 24, Heeren St. Koo Teck Lee See Seng Quan See Teng Swee

- SEE KLE ANN; Chop "Lee Chay Tioh," 1, Cross Street; Agent for Strs. "Malacca," "Hye Lwing," and "Biliton" Lee Kong Sao See Sing Quan
- SEE KENG SAICK BROTHERS; "Chop "In Liang San," Gambier and Pepper Planters, 43, Heeren Street

TAN CHIN HOON, Land Owner, Fort Road

TAN HOON GUAN & BROTHERS; Chop "Sin Chin Hoe Hin," Merchants and Planters, Old Fort, River Side Chan Leong Toh Chan Guan Choe Agency Steamer "Chow Phye"

TAN KIM SENG & Co., Agents for Steamship "Rainbow," Blacksmith Street

TAN TEK GUAN, Landowner and Planter, 39 and 41, Heeren Street Tan Teck Guan Tan Team Seng Meh Sang Kiat Seng Way & Co., agents, Singapore

TELEGRAPH COMPANY, LIMITED-EASTEEN EXTENSION, AUSTRALASIA AND CHINA W. H. Giles, superintendent W. F. Morgan, operator E. A. Cole, do.

YEAP CHOM SAN, Coffee, Pepper, and Tapioca Planter, Machap district; office Heeren Street Neo Tek Jin Lee Chwee Eng Keng Yiong Brothers, agents, S'pore

SUNGEI UJONG AND JELEBU

This state, or two combined states, which is under British protection, is situated to the north-west of Malacca. Its area is about 660 square miles, and a 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, cocca, &c. On the lower ground, nearer the coast, tapicca is successfully cultivited. Tin mining is carried on to a considerable extent. The river Linggi is the only considerable stream in the state, and was formerly navigable for upwards of 40 miles from its mouth. The principal town of Sungei Ujong is Seramban. The British Resident is the virtual ruler of the state. The revenue for 1891 was \$246,642 and the expenditure \$298,000. The population, according to the census taken in April, 1891, was :--Sungei Ujong, 17,167; Jelebu, 5,435. The Chinese form more than a third of the population and their numbers are steadily increasing.

DIRECTORY

COUNCIL OF STATE President—Datu Klana Petra

Members-The Resident, Datu Bandar, Datu Muda Linggi, Haji Wahid Tuan Khadhi, Chin Won, Lee Sam

RESIDENCY

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AUDIT OFFICE State Auditor—C. C. Trotter Clerks—S. da Silva, Swee Joo

COURTS

Judge- The Resident Magistrate-H. Vane Clerk-D. G. Perera Chinese Interpreter-Soh Swee Lin

CUSTOMS, Port Dickson Magistrate and Collr.—W. Willes Douglas Clerk to do. —C. H. Sta Maria Asst. Collector, Paujang—G. W. Orton

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POLICE Superintendent—Capt. Donald Mackenzie Inspector—George Conway Clerks—W. R. Muttu, Samy Pillai, V. Nagalingam

Post AND TELEGRAPH OFFICE, Seramban Post and Telegraph Master—A. B. Kern Postal Clerk—S. Tambipullay Telegraph do. —M. A. Jevarathnum Do. —V. Murugasu Do., Jelebu—K. Sellappah

PRISON DEPARTMENT Superintendent—Capt. Donald Mackenzie Gaoler—Baba Bin Hussin

PUBLIC WORKS AND SURVEYS Superdt.—H. Caldicott, A.M.I.C.E., M.S.E. Clerk of Works—R. W. de Vos Assistant Surveyors—R. A. Naganathar, J. P. Koek, A. Chandrusagaram, M. Fernandez Road Officer—E. Herft Chief Clerk—P. V. Ampalavaner Draughtsman—R. H. Woodford

TREASURY Treasurer—H. G. B. Vane Cashier—M. McDonough Chief Clerk—H. St. Maria

CATHOLIC CHURCH OF THE VISITATION Rt. Rev. Dr. E. Gasnier, Bishop of Malacca (Singapore) Rev. Ch. H. Letessier, miss. apost.

ENGLISH CHURCH, Seramban Rev. W. H. C. Dunkerly, M.A. (Malacca) Priest-in-charge

HILL & RATHBORNE, Planters, Agents, and Estate Owners T. Heslop Hill V. R. Wickwar, superdt. estate C. M. Cumming, do. H. d'E. Darby, do.

A. B. Lake

Wm. Coates

SUNGEI UJONG-SELANGOR

STRAITS TRADING COMPANY, LD., Seramban Tay Teng Jin, goods clerk, do. J. W. Gunn, manager A. Krishner, telegraph do., do. Agency Jelebu Mining Company, Limited JELEBU. Penghulu-Syed Ali bin Zein Al Jufri Collector and Magistrate-A. L. Keyser SUNGEI UJONG CLUB Committee-V. R. Wickwar, W. W. Assistant to do. and Inspector of Police-Douglas, Capt. Mackenzie, H. Caldi-J. L. Hennessy cott. G. Conway. E. A. O. Travers, J. W. Gunn, H. W. Bathurst, H. Vane Clerk-K. Sarawana Muttos Chinese Interpreter-Tan Tek Swee Assist. Surveyors—K. Prins, K. Kasin atha Dresser and Vaccinator—S. T. Pillay (hon. sec. and treasurer) Post and Telegraph Clerk-K. Sellappah SUNGEI UJONG (MALAY PENINSULA) RAIL-MAY COMPANY, LIMITED, Port Dickson DUNMAN, W. C. Maitland, manager A. G. Crane, signs per pro. Jas. McClymont, audit accountant Robert Sinclair, loco. foreman HOOPER, F. L., Surveyor W. E. Estrop, clerk, W. M. Seriwarden, do. clerk, traffic office do. JELEBU MINING COMPANY A. H. van Langenburg, do. do. Ignatius Pereira, station master J. W. Gunn, manager R. C. Peterbridge, assistant manager G. Stephen, storekeeper Seng Bee, storekeeper W. Harrington, H. Stratenburg, Strait Trading Company, Ld. agents drivers M. Francis, R. Kronenburg, P. Mi-JELEBU MINING AND TRADING CO., LD. chael, J. Frost, fitters L. W. Money, manager Teng Ann, Chan Wee, goods clerks H. Brett, assistant manager W. Winter, do. J. Crosbie, A. Tanish, miners Appo Pillay, totaganter, Rassak G. Meir, station master, Kwala Sawa Huttenbach Bros. & Co., agents, S'pore do. J. McClymont, agent, Port Dickson L. A. Stork, Seramban T. A. Dunning, guard, do. W. Estrop, agent, Seremban

SELANGOR

The protected native state of Selangor, containing a total area of about 3,000 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 Sungie Ujong on the south, extending inland to the mountains in the centre of the peninsula, which divide it from Pahang and Jelebu.

The Government consists of the Sultan, advised by the British Resident, who is directly respo: 'ble to the Governor of the Straits Settlements, and assisted by the State Council. The State is divided into the following six Districts:—1. Kwala Lumpur, the central district where the Residency and principal Government Offices are situated, and bich also contains the richest tin mines that have yet been developed. 2.—Klang, the principal port, situated about 14 miles from the mouth of the Klang River. 3.—Kwala Langat, an agricultural district, in which the Sultan resides. 4.—Kwala Selangor, containing the most important fisheries in the State. 5.—Ulu Langat, an inland mining district on the borders of Sungie Ujong. 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 subdivided) receive instructions. The law and procedure administered in the Courts are practically the same as those in the Colony of the Straits Settlements. The decisions of the Magistrates are subject to revision by the Resident, and again by the Sultan in Council. The Police Force consists of a superintendent, two European inspectors, and 629 native. non-commissioned officers and men, chiefly Malay. The population of Selangor in 1884, when the first census was taken, was 46,568-According to the census taken in April, 1891, the total population of the State amounted to 81,592 persons, of whom 50,844 are Chinese, 23,750 Malays, 3,592 Indians, 1,224 Sarkeis (aboriginal tribes), 357 Europeans and Eurasians, and the remainder Japanese, Arabs, Singhalese, Bataks, &c. This return is supposed to be far below the real number.

The principal industry of the State, and from which it derives the largest portion of its revenue, is alluvial tin mining, on which a duty is charged of \$12 per bhara (three piculs). The export in 1891 amounted to 195,506 piculs.

In addition to its mineral resources the State, however, possesses large tracts of land well adapted for agricultural purposes, and the recent removal of restrictions on the free importation of Indian coolies into the Protected Native States renders it possible for European planters to obtain cheap labour and to open estates on a large scale. Small plantations of coffee, cocca, and pepper have already been successfully commenced, and rice, sugar, and other products of the Peninsula under native cultivation are doing well in various parts of the State, and to encourage pioneer planters, large grants of land have recently been made, on special terms, for the planting of sago, pepper, and gambier.

The following table shows the total annual revenue and expenditure of the State since the year 1883:-

1883.	1884.	1885.	1886.	1887.	1888.	1889.	1890.	1891.	1892.
Revenue 450,664	494,483	566,411	689,401	1,153 ,896	1,072,890	\$ 1,828,427	\$ 1,888,928	\$ 1,825.000	\$ 1,946,755

Ex'ture 448,703 514,948 826,526 683,876 885,931 1,053,000 1,394,181 1,996,000 1,724,338 1,613,424

In 1892 the estimated expenditure on railways is set down at \$445,298, as separate from the ordinary expenditure given in the above table.

The principal exports are tin, hides, garmwood, tapioca, canes, rattans, and gutta percha. The principal imports are opium, salt. salt-fish, rice, oil, tobacco, and tea. At the commencement of the year 1885, all duties were abolished, with the exception of those on tin, opium, and spirits.

There is frequent and regular communication, by means of coasting steamers, between the Straits Settlements and Selangor, and from Kwala Lumpor a system of cart and bridle roads extends to the boundaries of Perak, Sungie Ujong, and Pahang. A line of metre gauge railway, to connect Kwala Lumpor and Klang (a distance of 22 miles), has been constructed, and was formally opened by Sir F. Weld on the 15th Sept., 1886. An extension of this line to Serendah, 24 miles north of Kwala Lumpor, is now nearly completed, and will ultimately be carried on to Kwala Kubu, the principal inland town. The first sod of the extension was cut on the 26th August, 1889. Another extension is projected to Cheras, in the Ulu Langat district. In connection with the railway a line of telegraph has been erected between the same terminal stations and extended to Malacca vid Sungie Ujong, where it is connected with the cables of the E. E., A. & C. Telegraph Co. There is also inland telegraphic communication between Kwala Lumpor, Rawang, and Kwala Kubu, whence it is carried on to Raub in Pahang, extending up to the Perak frontier at Tompong Malim and through Perak to Penang. A telegraph line from Rawang to Kwala Selangor has lately been completed, and Kwala Langat has been connected with Klang.

DIRECTORY

GOVERNMENT

Sultan-His Highness Abdul Samat bin Almerhom, Rajah Abdullah, K.C.M.G. H.B.M. Resident-W. H. TREACHER, C.M.G.

COUNCIL OF STATE

H. H. The Sultan, president The Resident of Selangor The Chief Magistrate Kwala Lumpur Rajah Suleiman (Raja Muda) Raja Kahar, Jugra Yeap Kuan Seng (Captain China) Kwala Lumpur Raja Hassan, Klang Raja Laut, kwala Lumpur Kaja Haji Bôt, kwala Lumpur

KWALA LUMPUR RESIDENCY British Resident-W. H. Treacher, C.M.G. Resident's Clerk-F. L. D'Rozario

SECRETARIAT Government Secretary-G. W. Welman Chief Clerk-Gerald H. Leembruggen Record Clerk-Buchanan First Clerk-W. T. Cooke Second Clerk-A. R. de Souza Third Clerk-J. D'Rozario Fourth Clerk-C. Maartensz Government Printing Office Government Printer-John Russell Chief Compositor-M. B. Reddy

COURTS

Judge-The British Resident Chief Magistrate—A. T. D. Berrington Assistant Magistrate—C. Kemp Chief Clerk and Auctioneer—A. W. Harper Native Magistrates Yap Kwan Seng (Captain China) Raja Laut Raja Bôt Cheow Ah Yok

CHINESE SECRETARIAT AND DPT. OF MINES Chinese Secretary-H. C. Ridges Inspector of Mines-J. L. D'Arcy Irvine Chief Clerk—Chia Boon Hat Clerks-B. J. Medina, Lao Teng Goon, S. E. Bux

LAND OFFICE Collector of Land Revenue-L. P. Ebden

Settlement Officer-H. M. Hatchell Chief Clerk--Chan Ah Thong Second Clerk-P. Amedius Third Clerk-V. A. Pinto

SURVEY OFFICE Chief Surveyor—John Wellford Chief Clerk—F. H. Lott

Chief Draughtsman-W. T. Wood Assistant do. -F. F. King, W. H. de Silva, V. Monteiro, J. W. Zehnder Surveyors-E. O. Jansz, T. W. Raymond, G. M. Stafford, F. W. Irby, S. T. Debney, J. H. Lindsay, H. L. Henney, F. D. Cuin

J. H. Lindsay, H. J. Hemmy, F. D. Guinness

TREASURY

Treasurer and Collector of Customs and Stamp Duties-Alfred R. Venning Assistant Treasurer-J. S. H. French Chief Clerk E. W. Neubronner Second Clerk-Guan Hee Third Clerk-B. Jas. Perera Stamp Clerk-S. Somasundram

AUDIT OFFICE Acting Auditor-H. C. Holmes Acting Assistant Auditor—C. P. Anchant Acting Chief Clerk—A. W. Pereira

PUBLIC WORKS DEPARTMENT State Engineer-C. E. Spooner Deputy State Engineer-H. F. Bellamy Architect—A. C. Norman Draughtsman and Surveyor-N.A. Joseph Assistant do. -C. Johns, R. M. Vyner Office Assistant-T. J. McGregor First Clerk—A. yon Langenberg Storekeeper—J. B. Woodhull

DISTRICT STAFF

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EDUCATION

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ECCLESIASTICAL Chaplain-Rev. F. W. Haines, B.A. OXON.

MEDICAL DEPARTMENT Residency Surgeon-E. A. O. Travers District Surgeon-J. Lawson Welch Do. -W. Maxwell Little General Hospital, Kwala Lumpur Apothecary-R. M. Kiun Chief Dressers-C. W. D'Wit First Clerk-R. J. R. Goonting Second do. -P. de Gracias Pauper Hospital, Kwala Lumpur District Surgeon—J. Lawson Welch Apothecaries—M. Fernandez, E. E. Davis Dressers—V. Kandappoe, A. Sinnatamby, K. Pachy Muttoo, S. Arumugam, K. Pounampalam, R. Breckenridge

POLICE

Capt. Supdt. and Coroner-H. C. Syers Assistant Supdt. (Klang)-E. M. L. Edwards

SELANGOR

Senior Inspector—S. E Harper Sub-Inspector-W. Crompton First Clerk-G. A. St. Maria Second Clerk—C. de Mello Third Clerk-T. de Rozario GAOLS Superintendent of Prisons-H. C. Syers Gaoler-J. Galloway European Warder-J. H. O'Niel Clerks-Choe Teng Kein, E. M. Bodestyne SELANGOR GOVERNMENT RAILWAY BELANDR GOVERNMENT NALWAY Resident Eng. A. J. W. Watkins, A.M.I.C.E. Assistant Engineer—G. H. Fox, A.M.I.C.E. Chief Clerk—G. D. Tisbury Second do. —J. P. Wyayaratrie Draughtsman—G. A. Fernando Inspector of Ways and Works-R. S. Bartholomeusz Inspector Permanent Way-R. J. Caldera do. P. C. Fernandez D_{0} . Superintendent, Traffic Onlice-A. Snell Chief Clerk, do.—T. Valupillay Checking Clerk—V. van Geyzel First Assistant do.-F. H. Snell Station Mr., Kwala Lumpor-G. Newman Chief Goods Clerk, do.-J. D. Gabriel Station Master, Pataling-J. Knight Do. Batu Tiga—B. C. Goonewadana Do. Klang—W. T. W. Booth Guards—J. Knight, J. Askey, R. Taylor Superdt., Locomotive Branch—D. Prentice Clerk and Timekeeper-C. R. William Fitter-C. Wilson Extension Staff Resdt. Engr.-A. J. W. Watkins, A.M.I.C.E. Chief Asst. Engr.-D. G. Highet, A.M.I.C.E. Assistant Engineer-A. A. Low Do. -William Laird -B. H. Crockes Do. -A. F. Martin Do. Chief Clerk-W. D. Scott District Engineer-E. R. Stokoe SANITARY BOARD Chairman—A. R. Venning Members—H. F. Bellamy, F. G. West, Dr. E. A. O. Travers, J. Wellford, Capt. H. C. waldv Syers, Raja Laut, Raja Bôt, Yap Quan Syers, Raja Laut, Taja Dot, Taj Cuan Seng (Capt. China), Cheow Ah Yok Secretary—H. F. McEwen Chief Clerk—G. F. A. Neubronner Clerk, Rates and Taxes—J. E. P. Revreire Inspr. H'kney Carriages—H. C. Maartensz Apothecary in charge-W. D. Williams Do. Rawang-V. Collins Inspr., Sanitary Board-Mohamed Lawie PENGHULUS Chinese Clerk and Intpr.-Oh Kim Swee Haji Kechil, Petaling Town Surveyor-S. B. R. Reyne , Ulu Klang Clerk-E. A. Askey Raja Hassan, Klang, M.C. Shaik Abdul Mohet, Damansara Inspr. Roads and Buildings-W. de Souza Overseer of Roads V. Amplavanar Mohamed Kasim, Klang Draughtsman and Surveyor-R. Langslow Sanitary Insprs.—B. Lewis, W. L. Valberg Raja Manan, Sepang Besar Raja Mon, Kanchong KLANG Raja Abdurrahman Sungei Labu District Officer—J. A. G. Campbell Assistant do.-W. W. Skeat

District Surgeon-W. Maxwell Little Chief Dresser-L. M. H. Klyne Chief Clerk and Cashier—C. T. Staples Clerk to Magistrates—S. V. Sattiah Pillay District Engineer—H. Spearing Clerk of Works-C. Wishart First Clerk, P. W. D.-F. Thomasz Assist. Supdt. of Police-E. M. L. Edwards Registration Clerk-Lee Leng Tek Postmaster and Tel. Clerk-R. Ramasamy Malay School Master-Abdul Aziz

KWALA LANGAT Senior District Officer-C. H. A. Turney Chief Clerk-T. R. Perera Second Clerk-R. K. Pounampalam Malay School Master-Abdul Kader Chief Dresser in charge-C. Wyramuttoo

SEPANG Assistant District Officer-vacant Chinese Clerk-C. Hian Chong

ULU LANGAT District Officer-F. E. Lawder Chief Clerk—Gerald Koch Second do. —A. D. Packiam Pillay Clerk of Works-V. W. Van Rooyen First Clerk, P. W. D.--V. Vethanayagam

KWALA SELANGOR District Officer-G. C. Bellamy Assistant do. -J. H. Cope Junior Officer-C. F. Stonor Chief Clerk-Abdul Rozak Dresser in charge-S. Cameron Foreman of Works-G. E. Thomson

ULU SELANGOR

District Officer-J. A. G. Campbell Assistant do., Rawang-J. R. O. Aldworth Acting do., do. -J. H. M. Robson

Draughtsman and Surveyor-J. S. Ruch-

First Clerk, P. W. D.-S. Sabapathy

Inspr. of Roads and Bridges-A. Velupillay

Rawang-V. Collins

Khatib Koyan, Sungei Setapak

Zein-el-Abidin, Kapar and Pulau Ketam

Haji Ibrahim, Jugra and Bandar

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Teluk Panglima Garang Salleh Uddin, Tanjong Duablas Raja Md. b. Sultan Md., Ulu Semenyih Raja Daud, Ulu Langat Syed Jayan, Cheras Raja Hamid Inchi Abdulrahman, Kajang Raja Abdullah, Jeram Imam Prang Perkasa, Kwala Selangor Haji Samsudin, Ujong Permatang Raja Japar, Pasangan Haji Samsudin Sungei, Kalkati Haji Mahomet Talip, Panchang Pedina Haji Mohamed Saleh, Rawang Haji Mohamed Nusi, Kuala Kubu Hadji Mat Nusi, Ulu Selangor and K. Kali Syed Mashor, Ulu Kerling Dato Kota Pinang, Serendah Saiyid Mohamed, Ulu Yam Panglima Kiri, Kalumpang Haji Mustafa, Bernam Imam Mohamed, Ampang Inchi Omar, Sabak Mambal, Bagan Nakhoda Omar Omar bin Penghulu Khalifa, Sab'k Bernam Raja Jafar, Sungei Buloh, Ijok

CAMPBELL & Co., Contractors for Public Works, Kwala Lumpur G. Murray Campbell, A.M.I.C.E. For Ulu Selangor Extension Railway N. W. Roy, A.M.I.C.E., agent C. Cohen, do. G. Bert Day, do. W. E. Venning, accountant Wm. Crockart, engine driver

CATHOLIC CHURCH OF ST. JOHN Rev. C. H. Letessier, Kwala Lumpur

CHARTERED BANK OF INDIA, AUSTRALIA AND CHINA, Kwala Lumpur W. M. Thomson, acting sub agent Donald S. Van Geyzel, chief clerk

CHURCH OF ENGLAND Rev. F. W. Haines, B.A., chaplain

HART AND DISBROWE, Timber Merchants, Auctioneers and Commission Agents, 4, Clarke Street, Kwala Lumpur S. G. Hart H. E. Disbrowe Selangor Steam Saw Mills R. Lynne, manager Agency Royal Dutch Langkat Oil Company
HILL & RATHBORNE, Planters, Contractors ; Wéld's Hills, Batu Caves, and Evelun Estates

> C. M. Cumming, manager E. B. Skinner

nowarth, Erskine, LD., Engineers and
Contractors, Kwala Lumpor
J. J. Macbean, manag. direc. (S'gapore
J. M. Dunlop, manager
J. Paterson, assist. and draughtsman
Wee Hup Lee, chief clerk
T. Hale, shop foreman
HUTTENBACH & Co., H., Merchants, Kwale
Lumpur
H. Huttenbach, manager
A. K. E. Hampshire
Agencies
Straits-Negapatam Line of Steamers
Klang-Penang Steamers
P'ng-Malay Coast-S'pore Mail Service
British India Steam Nav. Co., Ld.
Singapore Insurance Company, Ld.
Hamburg-Magdeburg Feuer Vers. Ges
Equitable Life Assurance Soc. of U.S.A
Enterprise Estate Company, Ld.
Selangor Coffee Estate
Batu Coffee Estate
Singapore Free Press
in Bulloto Tree Trees
KENNELLY, J., Java Street Hotel
KERLING TIN MINING AND BORING CO.
Illu Selangor

LAKE CLUB President—A. R. Venning Hon. Secretary—A. K. E. Hampshire

MALAY STATES TIN MINES, Kuchai and Sungei Getah, Kwala Lumpur Linn Kim Lee, agents G. H. Hone, manager

MASONIC—READ LODGE, Kwala Lumpur Worshipful Master—J. L. Welch Im. Past Master—A. J. W. Watkins Senior Warden—C. E. F. Sanderson Junior Warden—J. Russell Secretary—W. Nicholas

MAYNARD, H. O., Contractor, Kwala Lumpur F. Ede Maynard

MUSEUM Chairman—G. W. Welman Curator and Taxidermist—G. Samuela

REST HOUSES Kwala Lumpor, G. W. Allendroff, lessee Klang, D. D. Johanas, lessee Kwala Kubu; Kajang

RILEY, HARGREAVES & Co., Engineers and Contractors, HighStreet, Kwala Lumpor: Tel. Ad., Hargreaves, Singapore Jackson Millar (Singapore) Robert Allan, do. And. Richardson, do. Geo. M. Preston, do. Chas. E. F. Sanderson, manager Gan Kim Beng, chief clerk L. Quantin, shop foreman

SELANGOR AERATED WATERS AND ICE MANU-FACTURING COMPANY; Works, Klang River Valley; Office & Store, Batu Road : Tel. Ad., Solway S. Scott, manager

A. R. Bligh, assistant manager

- SELANGOR APOTHECARIES HALL D. Maccreath, manager
- SELANGOR CLUB, Kwala Lumpur President—The Resident Vice-President—The Chief Magistrate Hon. Secretary—
- SELANGOR VOLUNTEER FIRE BRICADE Captain—H. F. Bellamy Hon. Secretary—H. C. Midges Lieuts.—D. Prentice, S. B. R. Reyne, H. E. Disbrowe Inspector—W. T. Wood (absent)

Acting do.—A. E. Yzelman Engineer—C. Wilson

STRAITS DISPENSARY, Market Square, Kwala Lumpur; Maynard & Co., Ld.

STRAITS INSURANCE COMPANY, LIMITED STRAITS FIREINSURANCECOMPANY, LIMITED W. M. Thomson, agent

STRAITS TRADING COMPANY, LD., K. Lumpur
E. M. Alexander, manager, signs per pro. Geo. Cumming, assistant
H. A. La Brooy, chief clerk
H. F. Neubronner, clerk
L. Loong Shing, do. Kee Jin, do.
Head Office and Smelting Works, Singapore; Branches, Perak, Selangor and Sungei Ujong

Agency

Northern Assurance Company

TECK GUAN & Co., Merchants and Commission Agents, Klang Tan Kim Wat, manager Sit Cheng Jan, chief clerk

ESTATES.

(Excluding those under 100 Acres.)

Name of Estate.	Country and District.	Proprietors, Lessees.	Residents, Managers, Superintendants, &c.	Acres.	Cultivation.
Hawthornden	Pahang Road	Executors J. Sword,	F. A. Toynbee and L. Dougal	500	Coffee and Pepper
	Ampung Bood	F. A. Toynbee Do.	Do.	500	Coffee
Wardiburn	Pahang Road			560	Do.
Welf Hill	Ampang Road		C. M. Cumming	180	Coffce and Pepper
Batu Caves	'lawang Road	Do.	A. B. Lake	850	_Do.
Padang Provang	Ampang Road			100	Fruit Trees
Aberscross	Do.		E. W. Bagnall	200 300	Coffee Do.
The Mount			C. G. Glassford	200	Do.
The bround	Date Brad		A. K. E. Hampshire.	200	Do.
Do	Pulau Tambacco	Mohamed Hassan	Mohamed Hassan	100	Coffee, Fruit, etc.
Doi:	Teluk Pulbai	Hali Abdullah	Haji Aldallah	100	Cocoanut. Coffee, Fruit
Do	Tslak Gadong		FAUAT	100	Paddy
Do	Do	Sabudin Hill & Eathborne,	Bahmilin	100 2,500	Do. Do.
Do		Hon, Martin Lister	D0,	4,000	D0.
	Bukit Kumuning	J. Sword, H. Muhling-	F. A. Toynbee	500	Pepper and Coffee
		haus, F. A. Toynbee			
Glen Marie	Batu Lima	Straits Pepper Co. Ld.	Jac. Lammers	560	-
Enterprise	Do.	Enterprise Estate Co.	Hurst	100 250	Pepper
Bevorlac	Batu Tiga	Stephanem Bros	P. Stephenson Do.	400	Do. Do.
Tremelbye	Jalan Langat	Trewceke & Melbyc	T. H. Melbye	576	Pepper and Coffee
Jeang Eng Hin	Batu Tiga	Neo Swee Gam and			Tapioca
_		Chan Tek Kee		-00	
Kampong Java			Haji Abdul Rahman Do.	600 2,000	Fruit and Arecanuts General
The Tunku	Sungei Rasaw	H. H. Tunku Ziya- ed-Din	D0.	2,000	General
Do	Kampong Kapas		Haji Mohamed Hassan	100	Fruit and Arecanuts
Do	Telak Manugan	Ackeb	Ackub	100	Do,
Do	Supply Kuran		Nacela Europ	300	Do.
Do	Sungei Rasaw	Haji Mohamed Tahir Lim Swee Keng & Co.	Haji Mohamed Tahir.	100	Do. Sago
Do Do	Kampong Quantan	Haji Mataloh	Haji Mataloh	100	Fruit and Arecanuts
Tee Woo Keng.	Kuala Langat Sepang		124.j. 114.64.01	205	a and and in country
Campong Raja		Loh Thee Sang	Loh Chin Keng		Pepper and Gambier
Muda	Kuala Langat Bandar	Raja Muda	Raja Muda	1,552	Cocoanuts and Paddy

PERAK

Perak is on the west coast of the Malayan peninsula and lies between Kedah, or Queda, on the north and Selangor on the south. It extends along the coast for about 90 miles, and includes, inland, the greater part of the watershed of the Perak river and its tributaries, and of the Krian and Bernam rivers. The seat of government and the residence of H.M.'s Resident is Kwala Kangsa, on the Perak river. The chief town and centre of the mining industry is Thaipeng, in the province of Larut.

The state is under British protection and the government is carried on under the Sultan, aided and advised by the Resident, and a Council consisting of the Resident and Assistant Resident and several native chiefs. A Military Police Force of 700 men, mainly Sikhs and Pathans, is maintained. The most important province of Perak is Larut, which has tin deposits of great richness within a few miles of the sea-coast. It is thus most advantageously situated in respect of commercial intercourse with the British port of Penang, which is about 50 miles off. Larut is under the charge of the Assistant Resident, and its chief town, Thaipeng, is the head-quarters of the Military Police and of the chief departments of the State. British Officers (Magistrates and Collectors) and detachments of Police are also stationed in other important districts. The Dindings, including the island of Pangkor and the district of Dinding on the mainland, which is British territory, come under the administration of the Straits Government. In the interior of Perak, except in mining districts, the population is almost entirely Malay, the exceptions being a few Chinese shopkeepers and the Government establishments, police, &c., but tribes of Sakeis and Semangs, the supposed aborigines of the country, inhabit the distant hills. At Larut, and at the chief mining settlements in the interior, Kinta, Batang, Padang, &c., the Chinese form a large part of the population, and according to the census of 1891 numbered 94,000, the Malays 96,000, Europeans 366, Eurasians 289, Tamils 13,000, and Aborigines 5,700. The total population of the state was 214,254. The country is rapidly increasing in importance, and on the 1st June, 1885, a railway, 81 miles in length, connecting Thaipeng with Port Weld, was formally opened to traffic. This line has since been extended to the mining town of Kaumunting, and a further extension to Blanda Mabok is in progress, which will be open to traffic in 1892. An important line is being constructed from Teluk Anson (the port of Lower Porak) to Kinta, opening up some rich tin districts. There are about 402

miles of telegraph and telephone wires in use. The country is well suited for coffee and there are two plantations owned by Europeans doing well, besides smaller ones owned by natives. Chinese tea of good quality is grown on the higher mountain ranges and pepper flourishes at lower levels. The Government are encouraging planting, and with the facilities of transit offered by the new railways and roads it is expected that planting will become a very important industry in the State. The chief drawback at present is the cost of imported labour.

The only duties levied on exports are a royalty of \$10 per bhara (400 lbs.) on tin, and a royalty of one-tenth on timber, ataps, and other jungle produce. The value of the trade in 1891 was \$18,568,689 against \$17,159,330 in 1890. Tin is the principal export. The revenue in 1891 was \$2,325,000 and the expenditure \$3,146,000. There is daily communication by trading steamers between Penang and Larut and also between Penang and Teluk Anson.

DIRECTORY

GOVERNMENT

His Highness SULTAN SIR IDRIS, K.C.M.G., Yang-de-per-tuan of the State of Perak

COUNCIL OF STATE His Highness the Sultan

The British Resident

The Secretary to the Government

The Orang Kaya Datu Laksamana, Tuan Haji Sleman

The Orang Kaya Datu Temenggong Hassan The Datu Panglima Kinta, Usuf Toh Muda Wahab

Captain Chang Ah Kwee

Captain Chin Ah Yam

Kho Bu Ann

BRITISH RESIDENCY Resident-F. A. Swettenham, C.M.G. Resident's Clerk-Geo. E. Cropley

KWALA KANGSA DISTRICT Collector and Magistrate-Arthur Butler First Assistant to Magistrate—F. Bede Cox Acting do. —W. G. Maxwell Second do. —Raja Mausur Financial Assistant-G. Norris Eng. Secy. to H.H. the Sultan-E.S. Hose Clerk of Courts-Yeow Kim Leong

LARUT DISTRICT AUDIT DEPARTMENT State Auditor—R. D. Hewett Assistant do. —W. Thorpe Accountant—S. M. Gregory Chief Clerk—P. A. Reutens Clerks—J. Kriekenbeek, J. J. Doyle, H. S. Baptist, J. Siriwardene, P. C. Aeria, S. Flores, F. R. A. Toft, G. C. Fernando, W. E. Fernando CHINESE PROTECTORATE Protector of Chinese—R. G. Watson Assistant do. —W. Cowan (Kinta) Junior Assistant—G. F. Towers Inspector—J. S. C. Vaughan Chief Clerk—Hu Ah Tak Clerks—Tong Kwok In, Khoo Keng Eow Regtn, Officer—W. McK. Young, B. Padang

Branch Office Teluk Anson-C. W. C. Parr (in charge)

Residency and Senior Magistrate's Courts Senior Magistrate—H. C. Belfield, B.L. Registrar—J. H. Grenier

Magistrate and Coroner's Court, Larut Magistrate and Coroner—F.T.Thorold(abt.) Chief Clerk—J. A. Hendricks Acting do. —A. L. Ingall Clerks—J. W. Legge, Choo Yee Kie Record keeper—Low Cheng Chye Chinese Interpreter and Translator— Leong Kam Tsun Second do. —Leong Swi Chong Writer and Clerk—Leong Kam Weng Tamil Intpr. and Translr.—M. A. C. Row Hindustani do.—M. P. Chatterji

EDUCATION

Inspector of Schools—H. B. Collinge Head Master, Cenl. School—J. L. Greene Mistress Girls' School—Mrs. Hounslow

GAOLS

Supdt. Prisons—Major G. A. Tranchell Gaoler—E. Rawlins (absent) Acting do.—J. Harfleet Chir[¢] Warder—J. Newman Cler.. -Joseph Chong, Jalleh

INDIAN IMMIGRATION DEPARTMENT Agen⁺ .t Penang—A. M. Macgregor Assisse Im'gration Agent—A. B. Stephens Clerk—K. D. Njanoo

LAND DEPARTMENT

State Commissioner of Lands and Registrar of Mines—E. J. Brewster Assistant do. —E. W. Tranchell (abt.) Acting Assistant do. —Raja Chulan Inspector of Mines—W. R. Scott Deputy Registrar and Clerk of Mines—J.

R. Englebright

Settlement Officer, Kurau—Raja Chulan Chief Clerk—E. E. Lessler Clerks—John G. Ferrer, Khoo Seang Tan, Che Din Surveyors—J. Harper, H. R. Shaw Draughtsman—Lee Ah Seng

MEDICAL DEPARTMENT State Surgeon—H. H. Sheppard, M.R.C.S. District Surgn., Larut—S. C. G. Fox, L.R.C.P. Do., Lower Perak—C. H. Wheeler, M.D. Do., Krian—A. D. Owen, M.R.C.S. Senior do. Kinta—M. J. Wright, M.B., C.M. Apothecary, Larut—R. P. Colomb Do., Tapah—D. B. Perera Do., Kinta—H.E. Hughes(Gopeng) Do., do. —K. Mutukumaru, L.C. Do., do. —F. W. Nicholas (Ipoh) Do., Kwala Kangsa—W. A. Rogers Chief Clerk—W. J. B. Ashby Assistant do. —Tan Tek Ee Port Officers—J. G. Hesse, S. Nunnameeh MINES DEPARTMENT Inspector of Mines—W. Scott

Inspector of Mines—W. Scott Do., Kwala Kangsa—C. Fincham Do., Ipoh—C. Plumbe Clerk—J. R. Englebright Surveyor—H. R. Shaw Dranghtsman—W. Wheatley

MUNICIPAL DEPARTMENT Sanitary Inspector—Felsinger Clerks –J. Mathews, C. Cheang Hooi

MUSEUM

Curator—L. Wray, Jr., M.I.E.E., C.M.P.S., F.Z.S. Collector and Taxidermist—D. Jelleh Clerk—V. Arulasalam

Post AND TELEGRAPH DEPARTMENT Supdt. Posts and Tels.—H. W. C. Leech, LL.D. Inspector—C. Buckell Chief Post and Tel. Master—P. D'Aranjo Assist. Insptr. Post and Tel.—R. Pinkney Postmaster—W. H. Sears Chief Clerk—W. F. Beling Post and Tel. Mr., Port Weld—S. S. Cassum Do., Batu Gajah—W. J. Claessen Do., K. Kangsa—Md. Ibrahim Do., Teluk Anson—J. Coughlan Do., Purit Buntar—L. D'Aranjo Do., T. Malim—L. Grenier

PRINTING DEPARTMENT Government Printer-H. K. Jowett

PUBLIC WORKS DEPARTMENT State Engr.—F.St. G. Caulfield, M.I.C.E. (abt.) Act. State Engineer—J. Trump, A.M.I.C.E. Assistant Engineer—W. B. Dixon, A.M.I.O.E. Do. —P. C. Chum Sai, A.M.I.C.E. Do. —W. W. Acton Do. —G. F. Bird

Chief Draughtsman and Estimator-J. C.	Junior Offic
Wilson	Chief Clerk
Financial Clerk—E. C. Davidson	Clerks-J.
Chief Clerk—T. S. Pillay	P. Doral,
Clerks—J. Hieler, S. R. Gunasekara Storekeeper, Larut—H. L. Taylor	Johnson, Rozells
Dist Engineer K Kangsa-C de Trafford	1020115
Dist. Engineer, K. KangsaC. de Trafford Do., Lower Perak-E. H. Wallich	S
Do., Larut-N. T. Gray	Chief Surve
Do., Kinta-P. B. MacGlashan	First do.
Assistant do., Lower Perak-J. Ward	Assistant S
Clerk of Works, Larut-C. W. Baker	Dalton,
Inspector of Works, Tapah—G. M. Gregory	Draycott
Clerk, Larut—J. D. Shepherdson Clerks and Storekeepers	Sub doM Computor-
Kwala Kangsa—A. E. Colomb	Draughtsme
Lower Perak—C. F. Farrao	Chief Clerk-
Kinta-J. Rawlins	
Tapah—A. Pereira	
Tracer, Kwala Kangsa-J. L. Estrop	State Treas
Draughtsmen-E. de Souza, V. Hansen	Assistant do
Sanitary Inspector—G. Felsinger	Chief Clerk-
Contant Distant and	
STATE RAILWAYS Resident Engineer—C. R. Hanson, M.I.C.E.	LOWI
Kinta Valley Railways	Superintend
Assistant Engineers-G. W. Fryer, W. B.	First Assist.
Clark, J. C. Ford, T. Scott-Gardner	Acting do. Superdt. of I
Chief Draughtsman-F. W. Sutcliffe	Clerk-H. J.
Bridge Erector-C. S. Angus	Clerk of Cou
Tracer-B. S. Edwards	Harbour Ma
Chief Clerk and Accountant—J. White First Clerk—P. Gois	Assistant Tr
Inspectors of Works-H. G. Richards, P.	Chief Clerk-
Ayathury, S. Suppramannien, V. R.	Land Officer
Sonee	Acting do.
Larut Railway	Collecting C District Surg
District Engineer-H.C. Barnard, A.M.I.C.E.	Acting d
Chief Clerk—J. W. Boyle Audit Clerk—Tan Choo Khey	Dresser-M.
Clerks-S. Dennis, K. Candyah, A. Thu-	District Eng
riappa, A. Suppiah	Assistant do
Inspector of Permanent Way—C. Danvers	Inspector of
Locomotive Superintendent—C. Spalding	
Locomotive Foreman-A. C. Ferdinands	MATANG
Drivers-M. Ribeira, E. Murray	Magistrate, C
Station Master, Taiping-H. O. Corteling Do., Port Weld-T. C. Thomas Pillay	-A. T. De
Do., Kamunting_V. Tamby Pillay	A: t. Collector Inspector of
Do., Sapetang-V. Canapathy Pillay	Inspector of
Clerk in charge, Simpang-M. Chellan	
Do., Krian Road -A. L. Claessen	K
Do., Matang Rd.—A. Saminada Pillay Chief Goods Clk, Taiping—Teoh Ghee Boon	Act. Collecto
Do Port Wold Kho How Toik	Acting Assist Financial Cle
Do., Port Weld–Kho How Teik Storekeeper–C. Arlambalam	Clerk of Cou
Contraction of all many many many many many many many many	Chief Clerk,
SECRETARIAT	Second do.
Secretary to Government-William Hood	Magistrate's
Treacher, M.A., C.M.G.	Assistant Su
Acting do.—H. Conway Belfield Assistant do.—E. Burnside	Overseers—J Assistant En
DoA. B. Voules	Inspector of
Office Assistant-J. T. Keyt	Chief Custon

er-D. G. Parkes -R. R. Rozells

C. Winterscale, F. Baptist. J. M. Shepherdson, L. M.. W. J. Ashly, A. Andree, V. M.

URVEY DEPARTMENT

- yor—G. A. Lefroy —F. W. Mais (absent) Surveyors—D. Jayasuria, W. T. Morris, A. Kemplen, C.
- Ioung Zan

M. Oulia Sheriff

en-W. van Dort, H. Keyt -J. A. Legge, Jr.

TREASURY

-H.W. C. Leech, LL.D., B.L., C.E.

-Geo. Bain

-H. G. McD. Peche

ER PERAK DISTRICT

ent-Noel Denison

to do .- F. W. Brewster (abt.)

-F. A. de Mornay

Penghulus-R. C. Grey

Dorall

rts-T. W. Lamb

ster-Lt. J. F. Mills, R.N.

easurer-F. Radcliffe

-W. Kelly

-A. L. Kuaygo (absent)

-C. W. C. Parr

lerk-P. R. Doral

con-Dr. C. H. Wheeler (abst)

- o. -Dr. A. D. Owen
- Naganathar

ineer-E. H. Wallich (Kinta)

-J. Ward

Police—J. Symes

AND COAST DISTRICT Collector, and Harbour Master

W, R.N. or Land Rev.—Thos. Rowley Police-S. Rattray

RIAN DISTRICT

tant do.—H. T. K. Osborne erk—E. M. Baker rts—V. Ramupillai Land Office-R. H. Jeremiah -J. Jeremiah do. Clerk—L. Dennys veyor—E. J. Kemplin . Hughes, C. Vellupillai gineer-G. F. Bird Police-J. Mackeon Chief Customs Clerk-L. M. Johnson

KINTA DISTRICT Collector and Magistrate-J. B. M. Leech	Acting Chinese ProteoteG. F. Towers District Engineer-E. H. Wallich
First Assist. to do. —F. Duberly Assistant Magistrate—W. P. Hume	Inspector P. W. D.—G. M. Gregory Assistant Surveyor—H. E. Beatson
Assistant Treasurer—B. Gaynor	Interpreter Land Office—Tay Ah Shek
Treasury Clerk—S. S. Mathyaparanam Actg. Asst. Protr. of Chinese—W. Cowan	Storekeeper, P. W. D.—A. Perera District Surgeon—C. H. Wheeler, M.D.
Acting Gaoler-J. H. Newman	Asst. Insp. Post and Tel.—R. Pinkney
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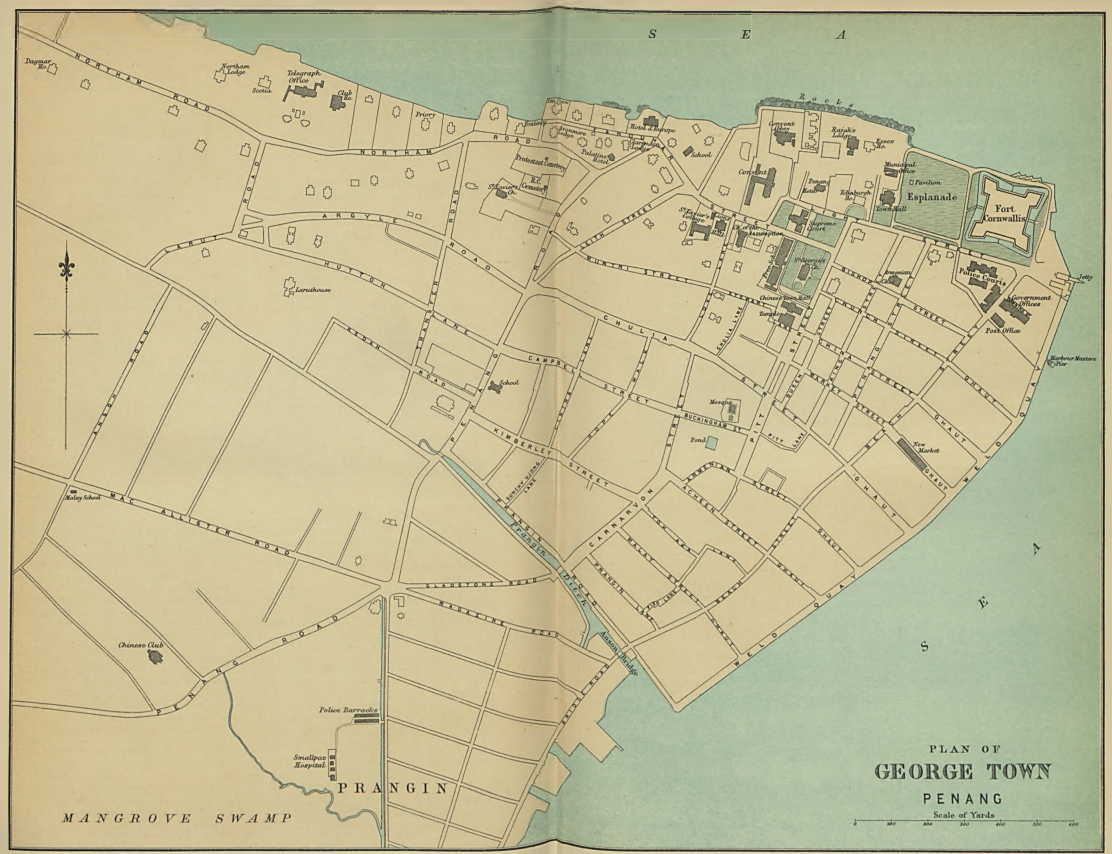
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PENANG

Penang, or Prince of Wales' Island (the latter name having only been officially abandoned within the last few years), is an island situated on the west coast of the Malay Peninsula in 5 deg. north latitude. With a strip of land on the opposite coast known as Province Wellesley, from which it is separated by a strait varying from 2 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 9 broad at its widest portions, while Province Wellesley extends for a distance of 45 miles along the coast, and has an average width of 8 miles. 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 1785 for an annual payment of \$10,000 to the Rajah of Oueda, a step which was followed 13 years later by the cession of Province Wellesley. In the year 1806 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 1825 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 Penang declined, until the former quite overshadowed her older sister, and in 1832 the principal seat of government was transferred to Singapore.

The settlement of Penang is governed by a Resident Councillor, but is in effect an appanage of Singapore, a resident merchant and a leading Province Wellesley planter representing it in the Singapore Council. An important department of its trade lies in the business transacted with the Dutch settlements in Sumatra, and much excitement was caused during the Acheen war by what its merchants deemed the undue restrictions placed on their trade by the Dutch authorities. Penang will always remain of certain importance, although it is not likely to again assume the position in the commercial world it formerly held. 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 ere long be an important centre of British influence. The Tanjong Pagar Dock Co. have a graving dock at Prye River in Province Wellesley, 250 feet in length and 50 feet



John Bartholomew & Co., Edin

PENANG

broad at entrance; also a slip for vessels 100 feet long. George Town is built on a plain, at the back of which rises the hill which, as Penangites declare, renders life on the island endurable. The town possesses few attractions, and the public buildings are mediocre, with the exception of the Government Offices, a fine new block erected in 1889 near the wharf. St. George's Church is an unpretending edifice centrally situated. There is also a Roman Catholic Church and several mission chapels. The census of 1891 gave the total population of Penang and Province Wellesley as 227,368 as compared with 190,597 in 1881. The population of Penang island was 120,150, that of George Town 85,000, and of Province Wellesley 107,218. The value of the imports in 1891 was \$40,341,677 as against \$43,788,400 in 1890, and that of exports \$41,436,222 as against \$41,349,247 in 1890.

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THE · PHILIPPINES

The Philippines are a rich group of islands, situate between lat. 5 and 22 deg. N., and long. 123 and 133 deg. E., and form a Spanish colony. The islands are over five hundred in number and contain an area of 52,647 English square miles, with a population, in 1876, of 6,173,632 souls. At the end of 1883 the population, including the army and navy, was estimated at 7,636,632. The principal islands are divided into twenty-seven provinces, thirtcen of which are on the Isle of Luzon, four on the Isle of Negros, three on Panay, and three on the Isle of Mindanao. The islands were formally annexed to the Crown of Spain in 1565.

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. Attacks were also made at different points by powerful Chinese piratical fleets. In 1762 the capital was taken by the English, but was restored to Spain two years afterwards for a ransom of £1,000,000. The ransom, however, was never exacted.

After the discovery of the islands ecclesiastics flocked to them in large numbers, and undisturbed by the attacks on Spanish authority, the work of converting the natives was carried on with great vigour. The clergy at the present time number about two thousand, and nost of the natives brought under subjection profess the Roman Catholic religion. In the Philippines there has been little of that cruelty to the aboriginal population which so often characterises the process of colonization, and the natives are in general contented and well conducted, the priests exercising the almost unbounded influence they possess with great effect in the preservation of order. In the inaccessible mountainous parts of the islands there are still tribes of unsubdued savages, but their number is comparatively small and the authority of the Government is being rapidly extended over them. In the last census returns the number of natives not subject to the civil government and paying no tribute is given as 602,853, while the number of mestizes or half-castes, some of whom are the children of Spanish fathers by native mothers and some the children of Chinese fathers. The militery forces of all arms number son $\approx 12,000$ men, including seven regiments of native infantry, mustering 3,780. A fleet chietly of small gunboats aids in the preservation of order.

The public revenue is about \$12,000,000, of which the larger part is raised from direct taxes, Customs, monopolies, and lotteries.

The chief articles of produce are sugar, hemp, and tobacco. The total export of sugar in 1891 was about 167,000 tons, of hemp 679,423 bales, of coffee 3,000 tons, and of coprah 286,000 piculs. The foreign trade is confined to the ports of Manila, Iloilo, Cebu, and Zamboanga. In 1890 the value of the imports was \$19,561,496 as against \$23,718,687 in 1889, and of the exports \$25,678,861 as against \$34,584,921 in 1889. The value for 1801 is not given in the consular return.

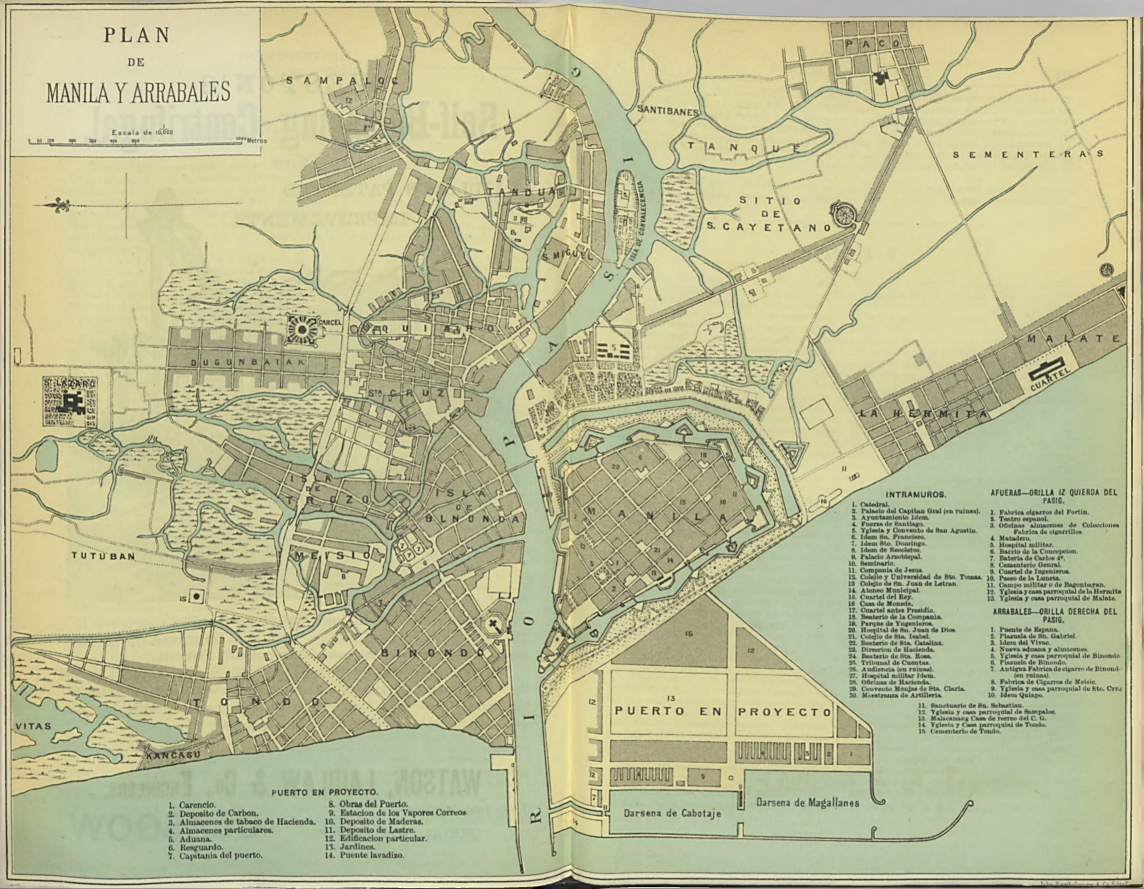
The climate of the Philippines varies little from that of other places in the same latitude. The range of the thermometer during the year is from a little over sixty degrees to about ninety. The rainy season usually lasts six months, and during this time inundations of rivers are frequent and travelling in the interior almost impossible. Long-continued droughts, however, sometimes occur, when the ground becomes parched and the crops are utterly destroyed. Husbandry also suffers from the ravages of locusts, which will sometimes almost entirely denude a whole province of herbage. The principal part of the group comes within the range of the typhoons, and terrific storms are of frequent occurrence. 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 into 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 fied into the fields, and six



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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 or three minutes, rent the walls of several churches and other buildings, but was not accompanied by subterranean noises, as is usually the case." In 1863 also a very disastrous earthquake occurred, and another fraught with disaster made 1880 memorable in the annals of Manila.

Persons visiting the Philippines are required to obtain a passport from their own Government and have it vised at the Spanish Consulate at the port of embarkation,

MANILA

Manila, the capital of the Philippines, is situated in the island of Luzon, at the mouth of the river Pasig, which empties itself into the Bay of Manila. The city was founded in 1571. In 1645 it was almost entirely destroyed by an earthquake, in which upwards of three hundred lives were lost. In 1863 a great part of the city was again destroyed from the same cause, and in July, 1880, another terrible upheaval made wreck of a great portion of it. The inhabitants are naturally in constant fear of these visitations. The dwelling-houses are built with especial reference to safety under such circumstances, and, although large, possess few pretensions to architectural beauty. The city proper within the walls is small and contains a scanty population, but the larger Government buildings and religious institutions are grouped there. The suburbs, of which Binondo ranks first in order of importance, are the contrest of trade and in-dustry. The Escolta, the main business street, traverses this suburb, and in it most of the European stores and bazars are to be found. The Rozario, another broad thoroughfare in Binondo, is occupied chiefly by Chinese shops, and is a busy quarter. San Miguel is the aristocratic suburb, being the seat of the residences of the wealthy merchants and other residents. The architecture of Manila is not imposing, successive earth early a suburb which weak the seat of the residences of the wealthy earthquakes having wrought much damage, and the city has an old world aspect tempered by its tropical surroundings. The streets present the greatest animation in the evening, when the cigar factories are closed and the carriages of the upper clases are out for the customary promenade. There are several ancient churches which are worthy of notice. The Cathedral, founded originally in 1578, has been se eral time destroyed by earthquakes and did not escape in 1863. It has been since rebuilt, but again sustained considerable damage in 1880, when the tower was so much shattered that it had to be pulled down. There are three theatres, but none worthy of the place. The opera is well supported in Manila. A statue of Charles IV. stands in the centre of the Palacio Square, and one of Isabella II. opposite to the Variedades Theatre. The Observatory, admirably managed by the Jesuit Fathers, is well worthy of a visit. There is a good English Club. Of the hotels the Hotel de Oriente is the principal and only well appointed one. The city and its suburbs contain a population of 300,000 and are the seat of a considerable and yearly increasing commerce. The principal articles of export are hemp, sugar, tobacco, cigars, coffee, and indigo, while of the imports cotton goods form the chief item. The anchorage is distant some three miles from the shore. The river presents a scene of great animation, being crowded with native craft interspersed with vessels of foreign build. The passport system is in force, and no one can enter or leave without previously obtaining a pass. Before landing passengers are obliged to pull alongside a Custom-house guard boat stationed near the landing place to prevent smuggling. The garrison of Manila consists of one European and several native regiments. The police of the city is also under military discipline and is composed of natives. A very low average of crime is said to exist, but the native classes are much addicted to gambling, an offence punishable by law, although the Government reaps a large portion of its revenue from the sale of lottery tickets. A race meeting is held in the spring. There are four daily papers, El Diario de Manila, La Oceania Española, La Voz de Espana, published in the morning, and El Comercio, which appears in the evening. The hot season commences in March and continues until July, when the rains commence and continue to December, during which time the roads and streets get into a very bad condition. The maximum annual rainfall recorded is 114 inches and the minimum 84 inches. The maximum of the thermometer is about 92; a cool sea breeze sets in at night, reducing the heat to an endurable temperature for sleeping. According to the census of 1883 there were residing in Manila 250 foreigners of European origin, 4,189 European Spaniards, 15,157 Chinese, 46,066 Chinese mestizos (or half-breeds), 3,849 Spanish mestizos, and 160,896 pure natives.

In 1880 special dues were imposed on the trade of the port for the construction of a new harbour, namely, 2 per cent. on imports, 1 per cent. on exports, tonnage dues, and a tax on fishing boats. The total sum collected amounts to about \$5,000,000. The im-ports in 1890 reached a total value of \$14,260,516 and the exports amounted to \$19,300,623 as compared with \$19,378,471 and \$24,978,566 respectively in 1889.

Tramways run in the principal streets of the city, and a railway to Dagupan was opened to traffic throughout its entire length on the 23rd November, 1892. A patent slip has been laid at Cavite, and works constructed for repairs to vessels.

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Capellan-J. Matilla ler. Teniente-L. Ochva, abanderado Plana Mayor del Regto. Visayas No. 72 Coronel Teniente Coronel-J. Hernandez Comandante-C. Villalva Capitan- M. Celaya, ayudante Id. -G. Guijano, cajero Medico-M. Sanchez Capellan—A. del Castillo 1er. Teniente-P. Salvat, abanderado Plana Mayor del Regimiento Joló No. 73 Coronel Tente. - Corl.-J. Gramaren, Ier. jefe Comandante-vacante, 20. jefe Capitan-vacante, ayudante Id. -J. Delclos, cajero Medico-F. Sombana Capellan-J. Sedano Ier. Teniente—A. Megia, abanderado Plana Mayor del Regimiento Manila No. 74 Teniente-Coronel—V. Villas, Ier. jefe Comandante—A. Baño'as, 20. jefe Capitan—M. Molino, ayudante Id. —M. Abriat, cajero Medico-E. Crespo Capellan-A. Saez Abanderado-P. Garcia Plana Mayor del Escuadron de Filipinas Teniente-Coronel—J. Garcia, 1er. jefe Comandante-A. Estevan, 20. jefe Capitan-L. Herrero, cajero 1er. Teniente-E. Rueda, ayudante Medico-J. Ruiz Capellan-A. Donaive Plana Mayor del 20 Tercio de la Guardia Civil Coronel—F. Olive Teniente-Coronel—J. Franco Comandante—J. Perez Rosette Id. —N. Martinez Capitan-O. Diaz, cajero -A. Lamas, ayudante Id. Plana Mayor del 21 Tercio Coronel-E. Solano Teniente-Coronel-M. Alonso Comandante-J. Gallut -M. Rioja Id. Capitan—J. Badenas, ayudante Id. —J. Viamonte, cajero Plana Mayor del 22 Tercio Coronel-N. Jaramillo Teniente-Coronel--J. Marina Comandante—A. Martinez Id. —B. Torres Id. --J. Prat Capitan-V. Climent, ayudante Id. -J. Saro, cajero Seccion de Guardia Civil Veterana Comte.-J. de Heira Lapuente, 19, Real Teniente-V. Fernandez Lobato, 1a. subdivision, Cabildo, 18, Intramuros Id. -M. Fernandez Gonzales, 1a. id. Id. -A. Pintos Murillo, 2a. id., Plaza de Sta. Ana, Quiapo Id. -C. Peñuelas Calvo, 2a. id.

- Teniente-H. Galvan Hernandez, 3a. id., Calle de Lemercy, Tondo
 - -S. Moreno Montero, 3a. id. Id.
 - Id. -E. Fosal Santano, 4a. id., Calle Ronquillo, Sta. Cruz
 - Id. D. Palero Caballero, 4a. id.
 - S. Lopez y Lopez, 5a. id., Calle Eleano, 5, Binondo —F. de Seda Caballero, 5a. id. Id.
 - Id.
 - -E. Soria Cruz, 6a. id., Calle Ma-Id. rina, Ermita
 - Id. -J. Cordoncillo Cabrelles, 6a. id., Puesto de Dilao, Calzada Pe. Marcelino, 14, Pais
 - Cuerpo de Carabineros
- Comandante—A. Villa, jefe
- Capitan---R. Rivera, jefe del detall
- ler. Teniente-A. Satorre, ayudanto
- Batallon Disciplinario
- Comandante—F. Lopez, jefe Capitan—J. Callis, jefe del detall
- Coroneles Jefes de Media Brigada
- F. Fernandez Bernal
- M. Fernandez Serrano
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Sub-director-Teniente-Col. V. Arizmendi Capitanes-B. Aguado, J. Bernaben

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- Teniente-Coronel-F. Castro, Comandante de la Plaza de Cavite
- Comandante-F. Gutierrez, Comandante de la Plaza de Zamboanga
- Comandante Jefe del Detalle de Manila-Comandante J. Gonzalez Alberdi

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- rego, inspector medico de 2a clase Secretario-A. Moncada Alvarez, medico 10
- Seccion de Medicina
- Subinspector, Medico de 1a .- vacante Subinspectores, Medicos de 2a.-Z. Fuertes,
- C. Moreno
- Medicos Mayores-J. Gabarda y Gil, S. Ruiz de Huidobro, C. Lopez Brea, E. G. Varo, J. G. Baquadano, B. Freitas, E. Feran, C. Cano y Salazar, P. Saura y Coronas

Medicos 10s.—L. Lopez Kayser, J. Ruiz y Castillo, C. Sidrach de Cardona, R. de la Castillo, C. Sidrach de Cardona, R. de la Puente, F. Sombana y Saez, E. Crespo y Garcia de Tejada, J. Paredes y Rodri-guez, R. Suria y Falgas, P. Barrenechea y Oleain, L. Salazar e Hidalgo, J. Benzo y Jerriz, J. Barreiro de la Iglesia, J. Mora Causi, L. Sanchez y Fernandez, J. Llona y Lopez, E. Con y Fres, E. Benot y Rubio, E. Armada y Lopez, E. Coll y Sellares. J. Orcenegui y Gonzalez Coll y Sellares, J. Orcenegui y Gonzalez

Seccion de Farmacia

- Farmaceutico Mayores-B. Aldeanueva y Paniagna, E. Gonzales y Carreras
- Farmaceuticos-J. Cabrera y Olonso, R. Saenz, J. Garcia y Pons, A. Caranoleas y Llovet, L. de la Vera, R. Garcia Mercet, J. Martin Diez

Brigada Sanitaria

- ler. Jefe-Z. Fuertas y Crispo
- Jefe del Detall-S. Ruiz Huidabro
- Cajero-F. Benzo v Ferriz
- Ayudante 20.-F. Lopez Manteca 30.-G. Rubiano y Balero Id.

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- Intendente-M. Valdivielso y Torioja
- Sub-intendente-L. Alasia y Rouiro
- Sub-intendente-R. Ortiz de Zarate
- Comisarios de Guerra de 1a. clase, F. Strauch y Pisano, B. Toda y Lines
- Idem de id. de 2a. clase-M. Ahumada y Arias, L. Vendrell y Eduart, E. Martin Gonzales, G. Lopez Gil, J. Garcia Rodriguez, E. Herrera y Netto, M. Aguilera Herreros, R. de Vicente y Rodrigo
- Oficiales 10s.—F. Guerra y Garcia, F. Nin y Tudo, J. Massi y Lopez, P. Rabago y Fernandez, F. Gomez y Gutierrez, L. Constante Blanc, R. Gascuena y Cruz, A. Morato Elices, S. del Campo y Manzano, B. Chiarri y Llobrègat, R. Lopez Femenias, C. Pacheco y Vitoria, F. Cantos y Abellan, M. Laina y Dias, E. Martin Gonzalez, J. Garcia Perez, C. Martin Pedrero, J. Sanchez Gadeo, A. Melendez Arañaga
- Oficiales 20s.-M. Santiago Torrejon, P. Togores y Arjona, C. Robles y Juares, L. Sanz Cruzado, S. Martin Lunas, F. E. Sanz Cruzato, S. Martin Lunas, F. Fernandez Murillo, E. Sanz Cruzado, E. Perez Garcia, E. Moreta y Tiedra, M. Marichalar y Roa, J. Pomareda y Soler, M. River y Sanchez, C. Robles y Juarez, E. Linarez y Suarez, J. Gonzalez y Fer-nandez, E. Sanchez Casanova

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MARINA

- COMANDANCIA GENERAL DEL APOSTADERO y Escuadra
- Comandante General-E. y I. S. Gabriel Pita da Veiga, Contra-Almirante Id. —E. S. I. Garcia de Tudela,
 - Contra-Almirante (electo)

Secretario-E. Manella, teniente de navio Ayudante Personal-J. Patron, alferez de

- infanteria de marina
- Primer Archivero-T. Legaspi
- Segundo id. (into.)-R. Bassa
- MAYORIA GENERAL DEL APOSTADERO Y ESCUADRA
- Mayor General-T. Gibert, capitan de
- navio (electo) Ayudante—J. Bellamy y Fernandez de Coidoba, teniente de navio
- Archivero-S. Brioso

JUZGADO DE MARINA

- Presidente-E. S. Comandante General del Apostadero y Escuadra Auditor-F. Peña, auditor de marina Fiscal-C. Bonet, teniente auditor

- Id. -V. Gonzalez, licenciada
- Secretario de Causas-E. Sampedro y de la Pedraja, capitan de infanteria de marina

Administracion de Marina Ordenador-M. de Murcia y Garcia, comisario (interino) Secretario-A. Calenti, contador de fregata Interventor-S. Soriano, comisario (into.) Jefe de Negociados de la Intervencion-É. Ulloa, contador de navio

Habilitado P. M.-L. Sanchez

- Comisario de Cañacao-S. Llull
- Pagador-J. R. Balcazar

Ingenieros de la Armada Ingeniero 10.—J. Galvache y Robles Ingeniero 20.—F. Brinas

ARTILLERIA DE LA ARMADA Comandante—J. Gallardo y Gil Capitan-H. Fernandez y Gumila

SANIDAD DE LA ARMADA Subinspector-R. Cañete y Ruiz Medicos Mayores—M. Corrochano y Canova, P. Epina

- Medicos 10s.-F. Bassa y Nicolau, A. Navarro y Lenguas, J. Lorente, R. Moya, M. Gil y Gil, F. Corona, J. Barreiro, J. del Castillo, M. Tramblet
- Medicos 205.—E. Ponce de Leon, P. Mohedano, J. Navarro, Miguel de la Peña, E. Mateo, E. Ga. Artima, E. Botello, J. Darder, T. Lapesa, F. Trujillo, J. R. de Valdural, L. Cendrero y Diaz, J. Cilchert M. Steele V. Cincelle, M. Briz Gilabert, M. Stoelo, V. Gironella, M. Ruiz

CUERPO DE SANIDAD DEL APOSTADERO Direccion del Hospital de Canacao Subinspector-R. Canete y Ruiz Medicos de Visita del Hospital Médico Mayor—Dr. M. Corrochano Id. —P. Epina y Capo Medicos de Guardia del Hospital ler. Medico-F. Bassa -Luis Cendrero id. 2e. Farmaceutico-J. Ruiz Moro Arsenal de Cavite ler. Medico-J. del Castillo

CUERPO ECLESIASTICO DE LA ARMADA Arsenal—J. Arévalo (interino) "Reina Cristina"—R. Novo, 10. capellan "Castilla"-M. Naveros, 20. capellan Hospital de Cañacao—G. Sanchez, capln.

CUERPO DE SECCIONES DE ARCHIVO DE MARINA

En la Comandancia General Oficiales 30.-T. Legaspi y Valencia, R. Baza En la Comandancia General del Arsenal Oficial 10.—C. Mañalac y del Rosario En la Mayoria General Oficial 30.-S. Brioso En la Intervencion del Apostadero Oficial 20.-F. Palmero Santos y Sta. Ana

- Retirados
- Officiales-G. Padilla y Legaspi, M. Pingol

BRIGADAS DE INFANTERIA DE MARINA Teniente Coronel-F. Diaz y del Rio

- Comandante-C. Muñoz y Fernandez, P. Carabaca
- Capitan-José de la Plaza
- Tenientes-M. Martines y Garcia, F. Gonzales Piza, R. Castro, J. Jorquera, M. Santisteban v Pavon
- Alféreces—V. Vilar y Garcia, J. Patron y Cabellero, E. Rodriguez Doncel, C. de Caso y Vega, C. Perez

ESCALA DE RESERVA

- Teniente navio-B. G. Berdugo, ayudante de marina, de Capiz
- Alfereces fragata-J. Villanueva id. de Pangasinan; M. Iufera, id. de Ambos Ilocos; A. Argues, id de Iloilo ; J. Prieto, capitan del puerto de Mananas
- Teniente Marina Sutil-J. Patiño y Abaré capitan del puerto de Zamboanga

- ARSENAL DE CAVITE Comandante Gral.—E. J. Butron, capitan de navio (interino)
- Id. -A. Ma. de Ori, capitan de navio (electo)
- Secretario-E. Lopez Perea, alf. de navio
- Jefe de Armamentos-C. Wallis, teniente de navio (interino)
- Auxiliares de idem-J. Fontela, alferez; F. Brinac, ingeniero; H. Fernandes, capitan. de artilleria

Contador del Deposito y Maestranza-L.
Leda, contador de navio Comisario del Material Naval-C. de la
Cuadra y Cabello, contador de navio
Jefe de Negociado de Obras-J. Fuertas,
contador de navio
Almacen General-L. Roldon, contador de navio
Jefe Acopios-B. Serra
Jefe Gartos—E. Paredes
Contador 1a. Agrupacion—E. Caisier Id. 2a. id. —J. Mora
Comdte. de Artilleria—J. Gallardo y Gil
Comdte. de Ingenieros-J. Galvahey Robles
Compania de Guardias de Arsenales
Capitan-J. de la Plaza
Tenientes—M. Garcia, M. Santisteban Alferez—C. Perer
Buques de Guerra
Crucéros de 1a. clase
"Reina Cristina" cañones 19, ametralladoras 6, mágnina
3,971, caballos dotacion 329
J. Ybañes, capitan de navio
"Castilla"
cañones 6, ametralladoras 4, mágnina 1,690, caballos dotacion 329
F. Liano Cossio, capitan de navio
Crucéros de 3a. clase
"D. Juan de Austria"
cañones 9, mágnina 4,600, caballos dotacion 186
E. Lasqueti, capitan de fragata
"D. Antonio de Ulloa "
cañones 10, ametralladoras 2, mágnina
1,600, caballos dotacion 186 M. Dias, capitan de fragata
"Velasco"
cañones 7, ametralladoras 2, mágnina 1,690,
caballos dotacion 144
J. Ferrandis, capitan de fragata Avisos
"S Quintin "
cañones 3, ametralladoras 3, mágnina 1,400,
caballos dotacion 133
M. L. Villegas, capitan de fragata "Marqués del Duero"
cañones 4, mágnina 1,523, caballos dot. 98
S. Cortes, teniente de navio de la.
Trasportes "Manila"
cañones 2, magnina 750, caballos dot. 90
E. Rubion, capitan de fragata
Cañoneros de 1a. clase
(Mandados por Teniente de Navio 1a.) "Elcano"—J. de la Concha
"General Lezo"—J. Yturralde
Cañoneros de 3a. clase
(Mandados por Tenientes de Navio)
"Samar"—F. Itiscar "Mindoro"—F. Rapallo
"Mariveles"—S. Nuñez
"Mindanao"—F. G. Gutierres

"Callao"-U. Bretuel
"Arayat"-R. Cano
"Manileño"—R. Lopez
"Paragua"-L. Suanzes
"Levte "-F. Ruiz
"Zulusan"-M. Burtamante
"Albaq"—L. Orus
"Pampanga"—C. Nuñez
Cañoneras
(Mandados por Alféreces de Navio)
"Otálora"—R. Gómez
"Gardoqui"—J. Cervera
"Urdaneta"—V. Villapol
"Basco"—A. Gascon
Pontones
"Marqués de la Victoria"-J. del Rio,
capitan de fragata
"Animosa "-F. Claudin, teniente de navio
"Doña Maria de Molina — A Polaneo id
"Doña Maria de Molina" – A. Polaneo, id. "Cebú"
cañones 2, ametralladora 1, mágnina 60,
dotacion 53
dotación 55
CAPITANIA DE PUERTO
Comandante—I. Micon y Loupla, capitan
de fragata
20. Comandante—L. Navarro y Canizares,
teniente de navio, la clase
Ayudantes-Tenientes de navio M. Cal-
deron, Alfrerece R. Laguardia

HACIENDA

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Intendente General-E.S.J. Jimeno Aguis

- Letrado Consultor-L. de la Puente y Ölea Jefes de Negociado-J. de Goicocheca y
- Primo de Rivera, A. Omano Oficial Letrado-T. Caraves Fernandez
- Oficiales—C. Parrado y Grande, F. de A. Aguilar, R. Kith y Rodriguez, V. de Rojas, F. Membribe, R. Morales, B. B. Perdiguero
- Aspirantes-R. de Guzman, M. Cecilio, J. Ochoa, F. Ventara

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- Inspectores—M. Lahora, E. S. A. Diaz Cen-dreras, A. Piera y Lorano Jefes de Negociado—J. del Alcarar y Saleta, A. Malibran
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Secretario-Interventor de la Ordenacion general delegada de Pagos

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Vocales-Letrado Consultor de la Intendencia, Ordenador gral. delegado de pagos, Jefe del Centro á que pertenece e servicio que se subaste

Secretario-Escribano de Hacienda

ESCRIBANIA DE GOBIERNO Escribano-A. Garcia'y Garcia

ORDENACION GENERAL DE PAGOS Ordenador General—E. Linares

- Interventor-E. Sanz, Marqués de Soller
- Oficiales-R. Echevarria, V. Fernandez,
- L. España, E. Villacampa, J. Yrureta Goyena (interino)

Aspirantes-F. Dominguez, M. Vrejo

INTERVENTION GENERAL DE LA ADMINIS-TRACION DEL ESTATO

- Interventor Gral.-G. Badell y Acosta
- Jefes de Negociado-A. Perez de la Riva, J. Vargas y Amaya
- Oficiales-J. Aguilar y Cuadrado, L. Soto y Rueda, A. Cenjor y Cano, R. Garcia Blanes, A. Miguel, F. Periquet, M. Vallejo, M. Suarez Inclan, C. Carmona y Castaños, F. Sais
- Auxiliares-V. Fernandez, M. Escalante, P. Cuaderno, M. Antigas, T. Varsobia, J. Mijares, A. Villanueba, P. Sepe, A.
 - P. Herrera

TESORERIA GENERAL DE HACIENDA Tesorero General-J. Arizcun y Flores Jefe de Negociado-J. Guijarro Oficiales-J. Grifol, Ed. Carbajal, Fontes, R. Encinas, P. F. Palacio М.

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- Administrador Central-J. Monteroy Vidal Interventor—Fernando Rivera
- Jefe de Negociado-J. del Alcazar y Saleta
- Oficiales-P. Herrera Zamorano, T. Jurado,
- Ed. Canovas, A. Avelino de Osma, F. Garcia de Leaniz, R. Olaguer, J. de Urquiza, J. Rubiera, V. F. Aviles
- Aspirantes-E. Gumna, M. Calvo, S. Montes, D. Trias

ADMINISTRACION CENTRAL DE ADUANAS DE FILIPINAS Y ESPECIAL DE MANILA Administrador-M. Diaz Gomez Contador-E. Sanchez Gallega

Jefe de Negociado-M. Medina

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- Aspirantes—J. Yusta, R. Rojas, J. Molino, J. Balmori

Seccion Facultativo

- Vistas-G. Fernandez Anduaga, R. Oráa, J. Folla, M. Mendez Cancela, S. de la Fuente
- Vista Farmaceutico-J. Bragado
- Aspirantes, auxiliar de Vista-M. Ocampo, J. Bautista, M. Viejo, M. M. Miranda, C. Lahora, J. Soledad, V. Alaejos, C. Seño, C. Seño Carjetano
- Interprete—L. Mauduit
- Contratista de Arrestres y Almacenes-R. Montañes
 - Administracion de Hacienda Publica PRINCIPAL DE MANILA
- Administrador—J. G. Robledo
- Interventor-E. Pinto y Rogel
- Tesorero—J. del Alcazar y Herraiz Jefes de Negociado—R. M. Botella, A. Enriquez, T. Pardo del Rio, F. F. de Cordova, M. D. de Cordova, N. Ma. Rivero, J. Martinez Balboa, M. Diaz Liano
- Oficiales-J. del Castillo y Fierro, V. Aragon y Alvarez, R. Tentor y Lopez, M. de A. Scala, A. Luzan y Ojeda, C. Fernandez, A. de Goicouria, A. A. Mendieta

Almacenero—P. Arteaga

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- Vice-Presidente-Sub-Intendente General Vocales Natos—Contador General de Hacienda, Administrador Central de impuestos, Rentas y Propiedades, Administrador Central de Aduanas y especial de Manila, Director de la Sociedad Económica, un vocal facultativo de la Junta de Sanidad, Vice-Presidente de la Junta de Agricultura, Industria y Comercio
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- Vocal Secretario-El Jefe de Negociado A. Omaño

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- 5a. sec.: Materias textiles y tejidos-J. Soler, H. Ashton, B. Marti, W. Wegelin
- 6a. sec.: Drogas y analogos-E. Grupe, A. del Rosario, U. Rodriguez
- 7a. sec. : Exportacion de frutos del pais--V. Teus, C. Iglesia, W. F. Stevenson, M. de Cortabitarte
- Secretario-El de la Junta de Aranceles

ADMINISTRACION CENTRAL DE LOTERIAS Y EFECTOS TIMERADOS

Administrador Central-D. J. de Ojeda

Interventor—A. Santisteban y Moreno

- Oficiales—E. L. Astraz. E. Cabanes, J. Ca-valleria, G. Garibaldi y Gonzalez
- Aspirantes-Pedro Rodriguez, A. del Rosario

Almacenes Generales de Efectos Timbrados Almacenero Gl.-F. Rojano, M. F. Basadre Interventor-R. Garces de Marcilla Tenedor de Libros-L. Esteban y Rivas

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Gregorio Granados S. Rodil J. Mateu Juan G. Granados J. F. Fernandez Leon Hernandez José Zabarte

- RODOREDA, F. DE P., Marmolista de la Real Casa-Despacho, Escolta, 24, Talleres Carriedo, 14, Plaza de Quiapo, 4, y Palma, 8
- RUBIO, J. M. PEREZ, Abogado, Director de "El Jaro Juridico," Calle Magallanes, 6, Intramuros; Cabrada de San Luis, 22, Ermita
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- SAINZ, VICENTE, Pawnbroker, Jolo, 11 Vicente Sainz Benito Sainz P. Salamanca
- SAN MIGUEL BREWERY, Malacañang, 6. E. M. Barretto, proprietor F. Kappelmeyer, head brewer A. Gener, assistant P. Cano, engineer G. Conde, clerk
- SAN MIGUEL ICE WORKS, Malacañang, 8 E. M. Barretto, managing proprietor J. Peña, clerk Wm. Newman, engineer L. Ocampo, assistant
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- SALGADO (JUAN) Y ARÉVALO, Cirujan Dentistas, Crespo, 18
- SAWYER, FREDERIC H., M.INST.C.E., M. INST.N.A., Consulting Engineer, Ship and Engineer Surveyor to Lloyd's Register; Office, Muelle del Rey

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Scheerer & Co., Fabrica de Tabacos "La Minerva," Calle Elcano Otto Scheerer M. Asuncion D. Dominguez, maestro M. Tabot, foreman packing dept, A. Baragas, do. shipping dept, D. Baragas (Cagayan)

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F. Perez, agent

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- L. Bloch
- E. Meyer
- S. Woog

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T Dadim do	Vancture Insurance Company, Ed.
T. Padin, do.	Yangtsze Insurance Association
L. Reyes do.	Royal Exchange Insurance Co. (Fire)
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	Manufacturers, wine, Spirit and Cigar
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Comestibles y Bebidas de Europa, Calle	P. Tucker
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B. G. Tan Auco	T. R. Hayton
	B. C. Bridger
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de Comentes H	Trainon Tomas
de Cervantes, 7	Enrique Camus
J. Sanz	A. Reyes
	S. Isit
LA VOZ DE ESPAÑA, Evening Newspaper,	Miguel Garcia
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Federico Hidalgo, director	José de Leon
A Hidalgo, propriator	Juan Alfonzo
A. Hidalgo, proprietor	
Francisco Hidalgo, manager	Leung Kwok Wai
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Filipino "	Brokers
	Reginald Turner
WARNER BLODGERT & Co. Morchante	Reginald Furner
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E. W. Blodgett	Adolfo Wusinowski
C. I. Barnes	Pablo Hube, signs per pro.
W. A. Fitton, Calumpit Rice Mill	G. Troltzsch
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C. Rosa	M. Santos
F. A. de Silva	
C Chinemenu	ZARAGOZA, M., Painter
G. Chirapozu	, _, _, _, _, _, _, _, _, _, _, _, _, _,
M. Zubeldia (Legaspi)	
H. J. Workman (Calbayoy) (absent)	ZOBEL, JACOBO, Chemist and Druggist,
A. E. Launders, do.	Calle Real, 28
Wm. Sprick, do.	J. Zobel
Wm. Sprick, do. J. Cortazar (Barugo)	J. Czichon, licen.en farmacia, mangr.
F. E. Hendry (Paranas)	Oscar Bogacki, id.
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F. Read (Calbayoy) Vessels : San Bernardino (str.), Min-	M. Pardo
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erva (bk.), Perla del Oceano (bg.)	E. Zaide
Agencies	Morelos
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Occidental & Oriental Steamship Co.	E. Rocha (Guagua)
China and Manila Steamship Co.	M. Aznar (Capiz)

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Offices	Agents
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Atlas Assurance Company	J. M. Tuason & Co.
Baloise Transport Insurance Company, Basle	Germann & Co.
Board of Underwriters of New York	Macleod & Co.
Bremen Marine Insurance Companies	
Canton Insurance Office.	

MANILA

INSURANCE OFFICES, C	ontinned
China Fire Insurance Company, Limited	Warner Blodgett & Co
China Traders' Insurance Company	Smith, Bell & Co.
Commercial Union Assurance Co. (Fire and Marine)	Smith, Bell & Co.
Deutsche Ruck und Mitversicherungs Ges., Berlin	Germann & Co.
Deutsche Transport Versicherungs Ges., Berlin	Germann & Co.
Federal Marine Insurance Company, Zurich	Germann & Co.
Fire Insurance Association	E. A. Keller & Co.
Foncière Insurance Company, in Budapest	Tillson, Herrmann & Co.
Frankfurter Transport und Glas. Vers. Actien Ges	Germann & Co.
General Fire and Life Assurance Company	J. M. Tuason & Co.
German Marine Insurance Company	W. F. Stevenson & Co.
Germanic Lloyd's	Martin Buck & Co.
Guardian Fire and Life Insurance Office	Tillson, Herrmann & Co.
Hamburg-Bremen Fire Insurance Company	Martin Buck & Co.
Hanseatische Feuer Versich. Ges., Hamburg	Struckmann & Co.
Helvetia General Insurance Company	E. A. Keller & Co.
Helvetia Swiss Fire Insurance Company, St. Gall	E. A. Keller & Co.
Hongkong Fire Insurance Company, Limited	Holliday, Wise & Co.
Imperial Fire Insurance Company	Smith, Bell & Co.
Italian Llovd's	Ker & Co.
Lancashire Insurance Company	Forbes, Munn & Co.
Liverpool and London and Globe Fire Insurance Co.	Holliday, Wise & Co.
Liverpool Underwriters' Association	Ker & Čo.
London Assurance Corporation	Johnston, Gore Booth & Co.
London and Lancashire Insurance Company	Forbes, Munn & Co.
Magdeburger Allgemeine Vers. Ges., Magdeburg	E. A. Keller & Co.
Manchester Fire Assurance Company	Holliday, Wise & Co.
Mannheimer Versicherungs Gesehlschaft.	Struckmann & Co.
Man On Insurance Company	E. F. Ongcapin
Netherlands India Sea and Fire Insurance Co	Smith, Bell & Co.
"Neuchâteloise," Société Suisse d'Assurances	E. A. Keller & Co.
North British and Mercantile Insurance Company	J. M. Tuason & Co.
North British and Mercantile Insurance Company	Findlay & Co.
North China Insurance Company, Limited	Holliday, Wise & Co.
Northern Assurance Company	Findlay & Co.
Norwich Union Insurance Society	W. F. Stevenson & Co.
Nouveau Lloyd Suisse Société d'Assurances	Germann & Co.
Palatine Fire Insurance Company, Limited	Findlay & Co.
Phænix Assurance Company	Tillson, Herrmann & Co.
Penang Khean Guan Insurance Company, Limited	Limjap y Hermano
Queen Insurance Company (Fire)	Warner, Blodgett & Co.
Queen Insurance Company (Fire) Rheinish Westphal Lloyd Rhenania Transport Versicherungs Ges., Zurich	E. A. Keller & Co.
Rhenania Transport Versicherungs Ges., Zurich	E. A. Keller & Co.
Royal Exchange Insurance Company (Fire)	Warner, Blodgett & Co.
Royal Insurance Company, Fire and Life	Tillson. Herrmann & Co.
Schweiz Transport Versicherungs Ges., Zurich	E. A. Keller & Co.
Scottish Union and National Insurance Company	W. F. Stevenson & Co.
Singapore Insurance Company South British Fire and Marine Ins. Co., New Zealand	Findlay Co.
South British Fire and Marine Ins. Co., New Zealand	Smith, Bell & Go.
Straits Fire Insurance Company	Ker & Co.
Straits Insurance Company	Ker & Co.
Sun Insurance Office Underwriting and Agency Association (Lloyd's)	Ker & Co.
Underwriting and Agency Association (Lloyd's)	Macleod & Co.
Union Assurance Company	Macleod & Co.
Union of Hamburg Underwriters	Tillson, Herrmann & Co.
Union Insurance Society of Canton, Limited	W. F. Stevenson & Co.
Vaterländische Transport Vers. Actien Ges., Elberfeld	E. A. Keller & Co.
Yangtsze Insurance Association	Warner, Blodgett & Co.

ILOILO

This port, which is the chief town of the populous province of the same name in the island of Panay, is situated in lat. 10 deg. 48 min. W., near the south-eastern extremity of the island, close to the sea, on the border of the narrow channel formed by the opposite island of Guimaras. The town is built principally on low marshy ground, partly fronting the sea and partly along the left bank of a creek, or inlet, which runs towards Jaro, and after describing a semicircle again meets the sea near Hoilo. Although the principal seaport and seat of the government of the province, Hoilo is much smaller than many towns in its vicinity. The harbour is well protected and the anchorage good, the island of Guimaras forming a sheltered passage. The depth of water on the bar at the entrance to the creek or river Hoilo is about five fathoms at low water, but at a short distance within it decreases to fifteen feet and then deepens again. At spring tides the whole town is covered with water, but notwithstanding this it is a very healthy place. The high ground of Guimaras forms a kind of funnel with the Panay shore, and the result is that a calm is of rare occurrence, there being almost always a breeze of some kind. The N. E. breeze blows very strongly. It is mu h cooler in Hoilo than in Manila. The port is as yet neither properly buoyed nor lighted, but a lighthouse is being erected on the south-west point of Guimaras. The better class of houses in Hoilo are built on strong wooden posts, two or three feet in diameter, that reach to the roof, stone walls to the first floor, with wooden windows above and an iron roof. The poorer class of dwellings are flimsy structures of nipa, built on four stout posts. The means of communication with the interior are still very inadequate, and retard the development of the port.

The principal manufacture in Hoilo for local consumption and export to Manila is that of pina, a cloth very finely made from the fibre of the pineapple leaf. Another cloth called jusi is woven from silk, and is made in white and colours. The country round Hoilo is very fertile and is extensively cultivated. The annual crop of sugar is estimated at about a million piculs. Tobacco is also largely cultivated. Rice is grown on a considerable scale, but locusts are very plentiful in the island and often do great damage to the cane and paddy. Typhoons frequently work great havoc. Earthquakes, however, seldom occur. Hoilo is about 250 miles distant from Manila.

Iloilo has greatly increased in importance of late years. The chief article of export is sugar, of which about 1,361,660 piculs were shipped in 1891. The total imports in 1891 were £117,934 compared with £213,557 in 1890, and the exports £833,917 in 1891 as against £822,407 in 1890. The principal traders are Chinese mestizos, who are very numerous in the port.

The island of Negros is extremely fertile and contributes three-fourths of the sugar shipped from Iloilo, the quality of which is excellent.

DIRECTORY

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Vice-Presidente-El Capitan del Puerto

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Secretario-Auxr. de Fomento, J. Martinez

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Presidente-El Gobernador

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OFICINAS DE FARMACIA Iloilo—F. Cacho, J. Castillo, D. Lacsan Jaro—W. Tarrosa Molo—D. Lacson SUBDELEGACION DE VETERINARIA Subdelegado--Z. Robles

SANIDAD MARITIMA Medico de Naves-I. Benyto Interprete-M. Ramos

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Cesaer Barios Tomas Pasion	C. Levy (Paris)			
Elias Montano	R. Levy do. M. Senet			
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J. F. Cassels	Luis Kahn M. Weill			
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and Pottery	FORBES, MUNN & Co., Merchants			
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CEBU

This is the capital of the island of Cebu, and ranks next to Iloilo among the ports of the Philippines. It was at one time the seat of the administration of revenue for the of the Philippines. It was at one time the seat of the administration of revenue for the whole of the Bisayas, but this was removed to Manila in 1849. Cebu is a well built town and possesses fine roads, but the people are devoid of commercial enterprise. The trade of Cebu consists principally of hemp and sugar. 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 the mines have not as yet been worked with any enterprise. The trade in 1891 is represented by the following forumers (565): figures :-- Imports, £68,650; exports, £402,850.

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VELOSO, B., Merchant D. Saracho After Australia this island is the largest in the world. It extends from about 7 deg. N. to 4 deg. S. latitude, and from 109 deg. to 118 E. longitude. Its length is about 750 miles, its greatest breadth 600 miles, and its average breadth is estimated at 330 miles. Its vast interior consists of almost impenetrable forests, which teem with animal life, 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 as the Spaniards, Dutch, and English formed settlements on different parts of the coast, but none of these were 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 Sultan of Brunci, and the Rajah of Sarawak 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 its mineral resources believed to be great. The Chinese, who have been settled in most Bornean towns for generations, conduct all the trading operations. The country generally is in an undeveloped condition. The natives are of the Malayan type, and arc, as a rule, indolent and wanting in enterprise. A British Protectorate has been established over Brunei and Sarawak, and a similar arrangement has since been come to with reference to the territory of the British North Borneo Company.

SARAWAK

The territory of Sarawak comprises an area of about 40,000 square miles, with a population of about 300,000, composed of various races. It is situated on the north-weak 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 1822 a third cession was obtained of one hundred 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 of Limbang. The present Rajah, H. H. Sir Charles Johnson Brooke, G.C.M.G., is a nephew of Sir James Brooke, and was born 3rd June, 1829, succeeded 1868, married 1869 to Margaret de Windt. His heir -the Rajah Mudah—Charles Vyner Brooke, was born 2056 Margaret de Windt. His heir -the Rajah Mudah—Charles Vyner Brooke, was born 2056

The country produces diamonds, gold, silver, antimony, quicksilver, coal, guttapercha india-rubber, canes, rattans, camphor, beeswax, birdsnests, 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. 32 min. N., longitahe 110 deg. 38 min. E. (approximate). Claude Town, the principal town and fort on the Baram river, is about 60 miles inland. Bintulu, situate at the mouth of the Bintacu river, is famous for its sago. Muka, a few miles up the river of that name, is also noted for its sago and billian timber. Oya, which lies about 1½ miles up the Oya river, and Matu, about 5 miles up the Matu river, are both noted for their sago. Sibu is situated about 60 miles, Kanowit about 100 miles, and Kapit about 160 miles up the Rejang river. Rejang village, at the mouth of Rejang river, is noted for its Bilian (iron wood) warker. Kabong is situated at the mouth of the Kalaka river. Saribas lies about 80 miles up the river of the same name, and has a tidal wave or bore. Simang-gang is about 60 miles up the Saturd for its sadout 100 miles about 100 miles about 100 miles up the up the Batang Lugar river, and also has a bore. Simunjan is situated about 18 miles up the Sadong river, where the Government work a coal mine.

The revenue for 1891 was \$117,123, the expenditure \$417,487. The value of the traine for 1891 amounted to \$3,541,95; imports, \$1,602,075, exports, \$1,939,884.

Harbour, buoy, and light dues:-Three cents per ton, payable on arrival, and chargeable to all vessels of 5 tons and upwards.

SARAWAK

DIRECTORY

GOVERNMENT Rajah—His Highness Sir Charles Brooke, g.c.m.g., Commander of Crown of Italy Aide-de-camp—H. F. Deshon

Alde-de-camp—H. F. Desnon	
Supreme	Country
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Counter Magne o	D CONTRACT CONTRACT
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RESIDENCIES	THE DATUS' COURT, KUCHING
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Magistrate-A. K. Leys	66th Regiment Instructor of Gunnery—H. W. Scott
Assistant do. —Abang Mahomad Kassim Clerk—E. C. Leicester	Active force of 300 men
CIEFA-D. C. LEICESTEF	NAVAT DEDADMINE
BANKRUPTCY COURTS	NAVAL DEPARTMENT Screw gunboat "Aline." 2 guns
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Presidents-Senior European Offr. of dist.	J. Mathie, chief engineer
Assistant Judges—Principal Magistrate of district and three delegated natives	Screw steamer "Vyner," Capt. Moore Screw despatch boat "Lorna Doone"
district and three delegated hatives	Deren despaten boar Lorda Doold

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Extra Öfficer-Hon. E. C. R. Littleton

Clerks-Henry Lees, Simon Than

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BRITISH NORTH BORNEO

This territory, formerly known as Sabah, situated at the northern end of the island of Homeo, has a coast line of about 500 miles. The indigenous population is composed principally of an inoffensive race known as Dusuns, who live a quiet lazy life, subsisting on rice, tapioca, bananas, Indian corn, sweet potatoes, and the like, cultivation of which makes the smallest call on their energies. The chief geographical feature in the carritory is the mountain of Kina Balu, about 13,000 feet nigh. A large lake until intely shown on all maps of Borneo has been proved to have no existence. The principal rivers on the West coast are those of Kimanis, Papar, and Pandassan; on the last there are the Kinabatangan, Labuk, Sibuku, Paitan, Sugut, Segaliud, Segama, and many others. The best harbours are those of Gaya on the West coast, Kudat on "Ze North, and Sandakan on the East.

The climate is particularly pleasant for the tropics; the days are rarely very hot, while a blanket is often required at night; and in many places, particularly on the first coast, very little inconvenience is experienced from insect pests, such as

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mosquitoes and the like. Hurricanes, earthquakes, and other natural disturbances are unknown. The seas are teeming with fish, and the prospects of an export trade in dried and salted fish are encouraging. A trade with Australia has already commenced. Amongst the zoological productions of North Borneo are to be noted elephants, rhinoceros, deer of three kinds, buffalo (Bos Ghuur as well as Bos Banleng probably), pigs, bears, &c. There are pythons of 20 feet and upwards in length; but other snakes, particularly poisonous varieties, are very rare. Of game birds there are a few, argus, fire back, and Bulwer pheasants, three sorts of partridges, many pigeons and doves, snipe and quail.

Sandakan has a magnificent harbour and is the chief place of trade. The imports include cloth, rice, hardware, manufactured goods of all kinds, opium, Chinese tobacco, Chinese coarse crockery, matches, biscuits, oil, sugar, &c. The chief exports are rattans, gutta-percha, india-rubber, birdsnests, seed pearls, trepang, sharkstins, camphor, tortoiseshell, dried cuttle tish, beeswax, and other natural products. These are brought in from the numerous rivers, the neighbouring Sulu Archipelago, &c. The imports for 1891 amounted to \$1,936,547 as compared with \$2,018,089 in 1890, the exports to \$1,233,277 as compared with \$901,290 in 1890. The revenue in 1891 was \$381,147, the expenditure was \$168,644. Tobacco-planting promises to become a great and profitable industry, and the tobacco already raised has secured a market in Amsterdam. The price of land has doubled in consequence. The population of the town of Sandakan, the capital of the territory, was 7,132 in 1891, of whom 131 were Europeans and 3,627 Chinese.

The territory of British North Borneo was acquired from the Sultans of Brunei and Sulu by cession for a small annual payment in 1879-80, and the British North Borneo Company was incorporated by Royal Charter on the 1st November, 1881. The area of the territory is 31,10° square miles, and the population, according to a census taken in 1890, was 120,000. In May, 1888, a British Protectorate was established.

LABUAN

This, the smallest British Colony in Asia, was ceded to Great Britain by the Sultan of Brunei in 1846, and taken possession of in 1858. 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 301 square miles, and is about six miles from the Borneo coast. 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 finds a market in Labuan, but the volume of the trade is small. There are three sago manufactories on the island, where the raw material is converted into flour, for export chiefly to Singapore. The Government is now administered by the British North Borneo Company, having been handed over to it by the Imperial Government in 1889. The population in 1890 was 5,853, of whom 25 were Europeans and 17 Eurasians, the remainder being chiefly Chinese and Malays. The Chinese, who number over a thousand, are the chief traders, and most of the industries of the island are in their hands. The European population consist mainly of Government officials. The Central Borneo Company are lessees of the Coal Mines in the island and are developing a considerable trade in the coal, which is largely supplied to H. M's ships. The revenue is chiefly derived from the farming out of licenses to sell tobacco, spirits, opium, and fish. The value of the exports in 1890 was \$335,376, that of the imports \$207,878. Mr. C. V. Creagh, Governor of British North Borneo, has been appointed also Governor of Labuan.

DIRECTORY

 BRITISH NORTH BORNEO COMPANY Incorporated by Royal Charter, 1st November, 1881

 COURT OF DIRECTORS, LONDON
 Rt. Hon. Lord Elphinstone

 Richard B. Martin, M.P., cnairman
 Hon. Sir Henry Keppel, G.C.B.

 Rt. Hon. Lord Brassey
 J. A. Maitland

 Sir Alfred Dent, K.C.M.G.
 Manager—W. M. Crocker

 Edward Dent
 Secretary—Benjamin T. Kindersley

 Offices—15, Leadenhall Street, London, E.C.

Governor and Commander-in-chief-Hon. CHARLES VANDELEUR CREAGH

Government Secty.-L. P. Beaufort, M.A. Acting Assistant do.-A. G. Aldous, B.A. Chief Clerk-C. Holloway Clerks-W. Solomons, S. Zachariah Malay Writer and Interpreter-Md. Yacob EAST COAST DISTRICT SANDAKAN Judicial Chief Justice-The Governor Judge of Chief Court and Judicial Comr. -Leicester P. Beaufort, M.A., B.C.L. Judge of District and Sessions Court-Capt. R. D. Beeston Registrar-P. F. J. Marcus Protectorate Protector of Coolies, etc.-Capt. Beeston Treasury and Audi Department Treasurer and Auditor General—A. Cook Assistant do. —J. W. Wilson do. Acting Cashier-E. C. T. otter Clerks-M. Ponsonby, Kang Chin Land and Survey Department Commissioner of Lands-H. Walker Surveyor-E. A. Pavitt Clerk and Accountant-E. N. M. Ashness Draughtsman-Pong Chu On Clerks-A. Krisnasamy, S. A. Pillay Magistracy Resident Magistrate-E. H. Barraut Assistant do.-J. E. G. Wheatley Clerk-P. F. J. Marcus Chinese Interpreter -- Goh Tek Seng Public Works Department Superintendent-John Robertson Inspector of Works--Chan Ha Harbour and Postal Department Acting Harbour and Post Master-E. F. Skertchly Medical Department Principal Medical Officer-J. H. Walker, A.M., M.D., C.M. Apothecary-S. Gomez Customs Department Superintendent-Alex. Cook Examiner-C. Fabris Constabulary Captain Commanding—Capt. Barnett Second do.—C. M. D. Stewart (absent) Third do.—W. R. Flint Second Third Inspector—A. Jones Storekeeper—A. W. Wardrop Chief Gaoler—R. Wolff Outstations Assistant Resident, Darvel Bay District-A. R. Dunlop Assist. Magistrate, Sugut-W. H. Hastings Government Vessels Petrel, Kimanis, Thistle Chief Engineer-G. Mayne BORNEO HOTEL AND STORES CO., LIMITED

C. Bayley, manager

GOVERNOR'S OFFICE

BRITISH BORNEO TRADING AND PLANTING COMPANY, LIMITED W. E. Robert, general manager H. Robson, accountant J. H. Walker, medical officer W. A. Leach, manager saw mills and engineering departments H. E. Hughes, forester A. J. Olsen, shipping agent Thos. Johnston, manager Segaliud **Tobacco Estate** J. Stuffers, assistant do. C. Schweiring, do. London office, 54-5, Coleman St., E.C. BRITISH NORTH BORNEO DEVELOPMENT COR-FORATION, LIMITED, 100,000 acres, Dew-hurst Bay, River Byte, and Sandakan Bay W. B. Pryer, administrator J. H. Hunter, manager Byte Estate N. B. Clegg BRITISH NORTH BORNEO HERALD R. D. Beeston, editor W. J. Rozario, foreman printer BRUSHFIELD, HAROLD C., Barrister-at-law CHINA BORNEO COMPANY, LIMITED, Merchts. W. G. Darby, manager S. L. Powell, accountant J. H. Allard, outdoor superintendent Chan Ki-yun, clerk Steamer "Normanhurst" Agencies Borneo Tobacco Estates Syndicate The Tobacco Co. of B. N. Borneo China Fire Insurance Company Union Insurance Society of Canton China Traders' Insurance Company CHURCH OF ENGLAND Rev W. H. Elton, chaplain Rev. R. Richards, Kudat HUGHES & Co., H. Accountants and Commission Agents H. St. J. Hughes KATZ BROS., Merchants and Comn. Agents O. C. Loeb H. B. Dunlop E. Nissle J. Smith KORCSKI, S. A., Storekeeper MANSFIELD, BOGAARDT & Co., Merchants T. C. Bogaardt (Singapore) A. P. Adams, do. J. G. Berkhuijsen, signs per pro.

A. W. Nieuveld F. M. Brice

Agencies Chartered Bank of India, A., and China Ocean Steamship Company Straits Insurance Company Singapore Insurance Co. Commercial Union Assurance Co. New York Life Insurance Co. MUSEUM (Sandakan) Hon. Curator-J. W. Wilson **ROMAN CATHOLIC MISSION** Very Rev. Thos. Jackson, prefect apostolic, superior, Kuching, Sarawak Rev. B. Punleider, Bundu Rev. J. Byron, Sandakan Rev. J. Verbrugge, Sandakan Rev. Fr. Prenger, Patatan Rev. B. Kurz, Papar Rev. F. X. Dibona, do. Rev. O. Driessen, Labuan Sandakan Club Hon. President-H.E. The Governor Hon. Sec. and Treas.—H. B. Dunlop SANDAKAN HOTEL AND STORE Capt. C. Pinson, proprietor G. Cusulick SANDAKAN IRON WORKS H. Fernandes E. Foreman VAN VLIET, E., Medical Practitioner WILSON, Medical Practitioner WEST COAST DISTRICT Resident's Office, Kudat Resident West Coast—R. M. Little Magistrate—R. H. Chapman Do. —W. H. Penney Cashier-W. H. Penney Malay Writer-Abdul Raiak Medical Officer-R. H. Chapman Treasury and Customs Department In charge of Treasury—W. H. Penney Customs Clerk, Kudat-B. H. Campbell

Judicial Department Judge of District Sessions Court-R. M. Little, Kudat Imaum-Hadji Abdulrahim, Kudat Registrarand Interpreter-Seah Quee Boon

PROVINCE KEPPEL Assistant Resident, Gaya—G. Hewett Magistrate, Papar—P. F. Wise Treasury and Customs Department Treasurer—H. S. Haynes, Gaya

PROVINCE DENT AND LABUAN Acting Resident—E. P. Gueritz Acting Magistrate and Treasurer, Labuan —G. M. O'B. Horsford Magistrate, P. Dent—J. G. G. Wheatley *Treasury and Customs Department* In charge—R. V. K. Applin, Mempakol Medical Officer, Labuan—C. J. Jansz Postmaster, Labuan—G. Ormsby

CENTRAL BORNEO COMPANY, LIMITED, Labuan; Head Office, Winchester Bldgs. Old Broad St., London, E.C.
Harbour Office
J. B. Ferguson, acting manager
C. Cowan, accountant
Coal Point Mines
R. Fisher, manager
D. Suttie, assistant manager
A. J. West, railway engineer
B. McCall, mechanical engineer
J. P. Keasberry

KORCZKI, S. A. Merchant and Estate Agent, Kudat and Kinabatangau: Tel. Ad. Sak, Singapore

A. Steffen H. Kroese van Groeno, Kinabatangan Agency Ocean Steamship Company

KUDAT HOTEL S. A. Korczki, proprietor COMMERCIAL AGENTS B. N. BORNEO CO.

Hongkong-H. L. Dalrymple Labuan-Wee Lim Guan Ningpo-Wadman & Co. Shanghai-Alfred Dent & Co. Singapore-A. L. Johnston & Co.

ESTATES OF BRITISH NORTH BORNEO

-									
No.	Owner.	Acres.	District.	Product.	Names of Managers and Assistants and Agents.				
	ALCOCK PROVINCE.								
1	Rotterdam Borneo Co.	3,000	Banguey	Tobacco	A. Blydestein, D. Viezee				
		11 000			W.T. Kedenburg. adminis				
2	German Borneo Co	11,268	do	do.	trator, C F. de Lerin, J Carnarvon				
	_				(E. Burchard, J. C. van Nie				
8	Do	11,170	Benkoka River	do.	velt, F. Flümer				
- 4	Kudat Coffee Pltg. Co.	300	Kudat	Liberian					
			10.1.10	Coffee	P. Christian				
5	Marudu Bay Tob. Co.	4,481	Marudu Bay do.	Tobacco do.	A. Blydestein				
67	Rotterdam Borneo Co. London Borneo Co	6,170 4,844	з.	do.	Count Geloes, administrator				
8	Do.	26.000	do	do.	Count Geloes, administrator				
9	2001 111	20,000			(Springt, manager, Dien				
Ť			Ranon Estate		donne, Deptmer, Jostrie				
					(Gerken, Dr. Ross				
					P. Persyn, head manager Fredericks, de Nys, Klam				
			Bandon Estate) berg, Van Dopperen				
					(Harte de Ruyter				
					(A.H. Kamermann, manager,				
			Bongon Estate		Hartede Ruyter, Bos Sulp				
					(ki, Leyder, H. Behkering (J. J. Winterstein, manager,				
			Tandeck Estate		Koning				
	Rotterdam Borneo Co.	10,000	Benkoka Eiver		(
10	Borneo Coffee Co.	5,000	Taritipan	Coffee &					
				Cocoa	Thos Johnstone, D. Viezee				
	Total	82,233							
	TO DEFICE	001400							

DEWHURST PROVINCE.

1	Borneo Tobacco Co., } Sugut }	50,000	Sugut River	 Tobacco	
2	Borneo Tobacco Maj.) Samarang)	3,577	do.	 do.	A. Fockens
3	Do	4,000	do.	 do.	Katz Brothers
4	H. Bunning	4,000	do	 do.	
5	Heilgers	10,000	do.	 do.	
	Total	71,577			not selected

MARTIN PROVINCE.

1	Amsterdam Borneo ? Tobacco Co)	30,0 00	Labuk River	Tobacco	Mansfield, Bogaardt 🕹 Co.
2	Labuk Planting Co	10,000	do	do.	J. Patteson
	W. G. Brodie	20,000	do	do.	China Borneo Co.
7	Société Belges des Ta-	10.000	Tabaa Diara	3.	
	bacs		Lokan River	do.	
8	Cornets de Groot	5,000	do	do.	
9	Do.	5,000	do	do.	
11	Borneo Labuk Tobacco				
1	Company	15,000	Tungud River	do.	
12	Arendsburg Tobacco				
	Company	8,000	Lamag-Segama		
			River	do.	
1	Total	103,000			

ESTATES OF BRITISH NORTH BORNEO, Continued

No.	Owner.	Arres.	District.	Product.	Names of Managers and Assistants and Agents.		
	Myburgh Province.						
1	Various	29,000	Sandakan Bay	Various			
9	New North Borneo To- bacco Co	10,000	Segaliud River	Tobacco	H. Kalfsterman, J. Fensel- ing, A. Zander, G. Schou- ten, J. Volkers—Hup Wat		
		14,451	Suanlamba River	do.	(& Co. B. B. T. & P. Co.		
3	British Borneo Trad-) ing & Planting Co.)	69,671 15,878	Sandakan Bay Segaliud River	Timber Tobacco	W. E. Roberts, H. Robson W. E. Roberts-B. B. T.		
7	Various	15,000	do	Timber Leases	P. Co.		
9-12	W. G. Brodie	20,000	do	Tobacco	China Borneo Co.		
13 14	do New London and Am-	5,000	Kinabatangan	do.	China Borneo Co. H. Y. Stoof, D. C. Wiede-		
	sterdam Borneo To-	F 0 .0	1.	de	man, A. Dryver, O. Stein		
	ьассо Со	5,000	do	do.	neberg, D. C. A. Lugt. N. W. M. Schvorel-Chi- na Borneo Co.		
15	Do. +++	5,000	do	do.	2		
16	Junius van Hemert	5,000	do. +++	do. do,			
17	Do. Do.	5,000 5,000	do	do.			
18 19	Cornets de Groot	5,000	do	do.			
21	The Tobacco Company of B. N. B Société Belges des	16,00 0	Segama River	do.			
22	Société Belges des Tabacs	5,000	Lokan	do.	[D. A. I. Reeve, manager, P		
23	Administrator F. Shaw	10,000	Sungie Koyah	do.	N. Graydon, A. Berghuya Dr. Tschudnowsky, W Challam, apothecary, S G. Gomes		
24	Do.	5,000	Melapi	do.	F. E. Lease, manager, D. Carree, H. Patersen, Dr. Tschudnowsky, C. A. Doral-China Borneo Co.		
25	Do.	5,000	Lamag	do.	(B. L. Cox, E Weise, Shuck, Dr Tschudnowsky, Haus Lorensz		
26	Arendsburg Tobacco) Co. of Deli)	10,000	Temegang	do.	C. H. Lammerts. E. van Bueren, D. ter Brugge- Mansfield, Bogaardt & Co.		
27 28	New London and Am-) sterdam Borneo } Tobacco Co	10 ,000	Bilit	do.	H. J. Stoof		
29	China Borneo Co	20,00 0	do	do.	W. G. Darby, S. L. Powell, J. Allard—China Borneo Co.		
30- 32	T. C. Bogaardt	20,000	do	do.	(P. Breitag, E. Schuck, A. Cook, J. West-Mansfield, Bogaardt & Co.		
33	The Tobacco Company of B. N. B.	10,000	Segama	do.	C. J. G. Vander Hoeven		
34	British Borneo Trad-			_0.			
85	ing & Planting Co. Arendsburg Tobacco Co.	3,768 7,000	Sapagaya Kinabatangan	do. do.			
37-38	Admini-trator F. Shaw	10,000	do	do.	D. A. L. Reeve, P. N. Graydon, A. Berghins, Dr. Tschudnowsky-Chi- na Borneo Co.		
	Total	375,768					

ESTATES OF BRITISH NORTH BORNEO, Continued

No.	Owner.	deres.	District.	Preduct.	Names of Managers and Assistants and Agents.		
	MYBURGH PROVINCE—continued.						
40-41	S. I. Danby	10,000	Kinabatangan	Tobacco	J. Fockens, B. van Groe- nan-China Borneo Co.		
42-44	New London and Am- sterdam Borneo } Tobacco Co }	20,000	Mengarap	do.	G. De Gruyter, A. van Ma- nen, D. van Walsem, D. van Leeuwen-Mansfield, Bogaardt Co.		
45	Sandakan Plantations Limited	5,000	Sandakan	Various	W. B. Pryer		
	MAYNE PROVINCE.						
1	New Darvel Bay To- bacco Plantation Do.	3,000	Lahad Datu, Dar- vel Bay Segama River		J. F. Voorwyk, T. A. Ball, T. H. Carvens, H. C. J- Strengnaerts, J. Pan, W. Faganotti, P. J. Staffers, B. Bannier, D. C. Wie, dermun, Legge, Joh. von		
2	The Tobacco Company of B. N. B	2,000	Darvel Bay	đo.	Schmid, H. G. Grevers C. J. G. Vander Hoeven, Seganan Estate, J. S. Legge, J. B. Bell-China Borneo Co.		
8	Do	12,000	do	do.	(Sellah Bukan Estate, C. J. G. Van der Hoeven- China Borneo Co.		
4 5 6	C. M. van Vessen 44 W. A. Vos P. H. Tromp	2,000 6,000 5,000	do Segama do	do. do.	C CURRE DOLUGO COL		
	Total Grand Total	52,000					

H.B.M. SQUADRON IN CHINA & JAPAN

Vice Admiral-The Hon. Sir Edmund B. Fremantle, K.C.B., C.M.G., Commander-inchief16 Feb. '92 ALACRITY, 4. Twin Screw Despatch 1,700 Tons. 3,180 H.P. Commander-C. H. Adair..... 6 Dec. '89 Lieut.-F. C. H. Allenby Do. -(N) Y. Dick Paymaster-C. H. A. Ward ... 6 Dec. '89 (In lieu of an Assist. Paymaster in charge) Sub-Lieut.-J. A. Fergusson...15 Aug. '92 Chief Engineer-W. Brown ... Surgeon —Octavius S. Fisher... Gunner —Thomas F. Carroll ... 19 Oct. '88 (Recommissioned at Hongkong, 18th February, 1890) ARCHER, 6. Twin Screw Cruiser, 3rd Class 1,770 Tons. 3,500 H.P. Commander-R. W. S. Rogers 18 Dec. Lieut.-S. V. Y. de Horsey ...21 Dec. '91 '91 Do. -(N) Edward Winthrop 21 Dec. Do. -George A. C. Ward ... 18 Dec. '91 '91 '92 Paymaster-Charles S. Moore. 1 Feb. Staff Engineer-T. F. Brown...18 Dec. '91 Surgeon-G. Swan (1n lieu of a Staff Surgeon) Assist. Engr.—H. T. Winney...18 Dec. Do. —J. E. Haves.....18 Dec. '91 '91 Gunner-(T) Montague Hine...22 Dec. '91 Botswain.-H.J.Stephens(act.)22 Dec. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 16th February, 1892) CAROLINE, 14. Screw Cruiser, Third Class 1,420 Tons. 1,440 H.P. Captain-W. R. Clutterbuck... 6 Dec. '89 Lieut.-J. A. Bridson Do. -V. Maud Do. -W. P. Lodder Do. -F. M. Reake Lt. Mar. Art.-W. B. Harkness..31 Dec. '91 Surgeon-Anthony Kidd Paymr.-W. C. A. J. Robinson 6 Dec. '89 Engineer-H. C. Maclean Gunner-John Mahoney (b) ... 10 Dec. '89 Boatswain-Jas. Riley..... 1 Aug. '92

(In lieu of a Sub-Lieutenant.)

Carpenter-Richard Brooking.

Clerk—Bernard H. Ward 3 April '91 Do. —Charles F. Withell......24 Dec. '91 (Recommissioned at Hongkong, 18th February, 1890)

EGERIA, 4. Screw Surveying Vessel 940 Tons. 1,010 H.P.

Commander—Arthur M. Field.16 July '90 Lieut.-William V. Howard ...11 Aug. '91 Do. -F. C. Learmonth17 Dec. '90 Do. -Ernest C. Hardy16 April '91 Do. -W. H. D. Margesson...15 Aug. '92 '92 Do. -George E. B. Hand ... 6 Nov. '91 Staff Surgeon—A. McKinlay... 6 Oct. Paymaster—G. V. Rashleigh...27 Jan. '89 '91 Chief Engineer-J. H. Walton. 6 Sept. '89 Boatswain—Edward Lawler... 6 Oct. '89 Do. — Freke Payne (act.) 9 April '92 (Recommissioned at Sydney, 10th December, 1889) ESK, 3. Twin Screw Gunboat, Third Class. Coast Defence 363 Tons. 340 H.P. Hongkong Commissioned temporarily as tender to "Caroline," 8th October, 1891 Lieut. & Commander—Arthur '92 H. D. Ravenhil15 Aug. Lt. Mar. Art.-P. J. Ussher ... 20 Feb. '92 Surg.-Frederick Fedarb, M.B. 20 Feb. '92 (Temporarily) Gunner-Thomas Holman 22 Dec. '91 (Borne in "Victor Emanuel") FIREBRAND, 4. Screw Gunboat, Second Class 455 Tons. 460 H.P. Lt. & Comdr.—L. G. Tufnell.... 1 Jan. Lieut.—(N) Edward Kelly29 Mar. 92 91 Sub-Lieut.--(N) F. J. Carvill... Surgeon-John Grant, M.B. ...27 Jan. '91 Assist. Paymaster in charge-Henry de C. Ward27 Jan. '91 Engineer-F. M. D. Spry 19 Aug. '92 (Recommissioned at Hongkong, 29th March, 1891)

IMPERIEUSE, 14. Twin Screw Cruiser, First Class. Armoured 8,400 Tons. 10,000 H.P. Flag Ship

Vice-Admiral—The Hon. Sir E. B. Fremantle, K.C.B., C.M.G....16 Feb. '92 Flag Lieut.—E. D. Ogilvie ...22 Feb. '92 Secretary—Henry W. Paul ...27 Feb. '92

Hank to See - FAW Donmon 16 Feb	200
Clerk to SecF.A. W. Denman 16 Feb.	'92
Do. — Fred. Treglohan.16 Feb.	'92
Do. —Fred. Treglohan.16 Feb. Do. —G. A. E. Wyllys27 Feb.	'92
DoO. A. B. Wynys. 21 Pou.	
Captain-John M. McQuhae 1 April	'92
Commander-H. A. W. Onslow 1 Feb. Do(N) E. J. Fleet 9 May Lieut(G) H. C. Kingsford27 Jan.	'91
Do(N) E. J. Fleet 9 May	'92
Lieut (g) H. C. Kingsford 27 Jan.	'91
De (-) W O Destliber 10 Mass	
Do. –(T) Wm. O. Boothby10 May Do. –Walter E. Elliot27 Jan.	'92
Do Walter E. Elliot	'91
DoJohn M. De Robeck 27 Jan.	'91
DoJohn M. De Robeck 27 Jan.	
Do. —Arthur L. Cay27 Jan.	'91
Do Sidney P. Olivian 20 June	'92
Do. —Sidney R. Olivier30 June Naj. Marines—A. E. Chapman.10 Jan.	
Maj. Marines—A. E. Chapman.10 Jan.	'92
Chaplain and Nav. Instr	
	10.1
Rev. Henry Backwell, M.A 7 April	'91
Fleet S'geon-E. E. Mahon, c.B. 27 Jan.	'91
Leevis geon-E. E. Manon, c.B. 21 Jan.	91
Fleet PaymrWm. E. Boxer27 Jan.	'91
Fleet EngrIvie A. Couper27 Jan.	'91
The A. Couper	
Sub-Lieut,-Harry O. Tracey., 7 Nov.	'91
Do F (a T Lootham 9 Juna	'92
D. C. C. La I. Leathan 2 Julie	04
Sub-Lieut.—Harry O. Tracey 7 Nov. Do. —E. La T. Leatham 2 June Do. —Geo. C. Quayle Surgeon—Henry F. Iliewicz27 Jan.	
Surgeon-Henry F Iliewicz 27 Jan	'91
	201
DoJohn D. Hughes27 Jan.	'91
Engineer—Charles G. Taylor27 Jan. Do. —George H. Morris27 Jan.	'91
	201
DoGeorge H. Morris27 Jan.	'91
Asst. Engineer-W. C. Sanders.27 Jan. DoHenry F. Daves 6 Dec.	'91
De Honry F David C Dee	'89
Do nenry r. Daves o Dec.	
Gunner-Daniel Šweeney27 Jan.	'91
Do. –(T) James Attfield27 Jan.	'91
D(1) James Attheiu	
Do. — Philip Williams 2 Feb.	'91
DoEdward Sims (act.)22 Dec.	'91
Dest : IT IT IT I' action and I	101
Boatswain-H. K. Hoskins 30 Jan.	'91
Do(s) E. C. A. Rogers 10 Feb.	'91
DoD. Morgan	'90
Do. $-C.$ Mitchell (act.)9 July	'92
Do. $-C.$ Mitchell (act.)9 July	'92
Do. —C. Mitchell (act.)9 July Carpenter—William Charles27 Jan.	'92 '91
Do. — <i>C. Mitchell</i> (act.)9 July Carpenter—William Charles27 Jan. Midshipman—E. H. Donovan 22 Nov.	'92
Do. — <i>C. Mitchell</i> (act.)9 July Carpenter—William Charles27 Jan. Midshipman—E. H. Donovan 22 Nov.	'92 '91 '90
Do. — <i>C. Mitchell</i> (act.)9 July Carpenter—William Charles27 Jan. Midshipman—E. H. Donovan 22 Nov. Do. —Harold T. Atlay23 Dec.	'92 '91 '90 '91
Do. — <i>C. Mitchell</i> (act.)9 July Carpenter—William Charles27 Jan. Midshipman—E. H. Donovan 22 Nov. Do. —Harold T. Atlay23 Dec. Do. —F. H. M. Jackson22 Nov.	'92 '91 '90 '91 '90
Do. — <i>C. Mitchell</i> (act.)9 July Carpenter—William Charles27 Jan. Midshipman—E. H. Donovan 22 Nov. Do. —Harold T. Atlay23 Dec. Do. —F. H. M. Jackson22 Nov.	'92 '91 '90 '91 '90
DoC. Mitchell (act.)9 July Carpenter-William Charles27 Jan. Midshipman-E. H. Donovan 22 Nov. DoHarold T. Atlay23 Dec. DoF. H. M. Jackson22 Nov. DoV. H.S. Haggard22 Nov.	'92 '91 '90 '91 '90 '90
DoC. Mitchell (act.)9 July Carpenter-William Charles27 Jan. Midshipman-E. H. Donovan 22 Nov. DoHarold T. Atlay23 Dec. DoF. H. M. Jackson22 Nov. DoV.H. S. Haggard22 Nov. DoJohn A. Ingles22 Nov.	'92 '91 '90 '91 '90 '90 '90
DoC. Mitchell (act.)9 July Carpenter-William Charles27 Jan. Midshipman-E. H. Donovan 22 Nov. DoHarold T. Atlay23 Dec. DoF. H. M. Jackson22 Nov. DoV.H. S. Haggard22 Nov. DoJohn A. Ingles22 Nov.	'92 '91 '90 '91 '90 '90 '90
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LEANDER, 10. Twin Screw Cruise	г,
Second Class	
4.300 Tons. 5.500 H.P.	
Captain-W. Mc. C. F. Castle 25 Feb.	'92
Captain-W. Mc. C. F. Castle 25 Feb. LieutWilliam B. May25 Feb.	'92
DoL. H. St. C. Coxon25 Feb. DoW. G. VanIngen25 Feb. Do(N) A. Hayes-Sadler25 Feb. DoEdward M. Hale25 Feb.	'92
DoW. G. VanIngen25 Feb.	'92
Do(N) A. Haves-Sadler 25 Feb.	'92
DoEdward M. Hale25 Feb.	'92
Lt. R.N.R.—H. F. David (act.) 25 Feb. Lieut Mar.—H. W. Wylde22 July	'92
Lieut MarH. W. Wylde	'92
Staff Surgeon-E. Ferguson25 Feb.	'92
Paymaster—A. J. Brows25 Feb.	'92
Staff Engineer—R. Harris19 Jan.	·92
Assist. Engineer—W. Benbow.	04
Assist. Engineer—w. Denbow	200
Do.—Thomas S. Guyer.25 Feb.	'92
Gunner-William H. Minter25 Feb.	^{'92}
Boatswain-Joseph White25 Feb.	'92
Do. —(T) W. H. D. Strath 25 Feb. Do. —John Isaac 2 Mar.	'92
DoJohn Isaac 2 Mar.	'92
(In lieu of a Sub-Lieutenant)	
DoE. London (act.) 9 Mar.	'92
Carpenter-James Goss25 Feb.	'92
Clerk-William Daves	'92
(Recommissioned at Hongkong,	04
3rd May, 1892)	
	1
LINNET, 5. Twin Screw Gun Vesse	н,
Second Class	
756 Tons. 1,050 H.P. Commander—A. W. Chisholm-	
Commander-A. W. Chisholm-	
Batten	'92
Lieut.—George A. Ballard18 Dec.	'91
Do(N) F. G. Dineley18 Dec.	'91
DoRichard Webb	'91
Surgeon-Chas. J. S. Kelsall19 Nov.	'90
Assist. Paymaster in charge-	
Charles D. M. Farrant	'91
Engineer-E. Bell (tempy)18 Dec.	'91
(In lieu of a Chief Engineer)	0,
Cunnon Lamor Konnedy 99 Doc	'91
Gunner-James Kennedy22 Dec.	
(Recommissioned at Hongkong, 16th	
February, 1892)	
MERCURY, 13. Twin Screw Cruise	г,
Second Class 3,730 Tons. 7,290 H.P.	
3,730 Tons. 7,290 H.P.	
Captain-Charles J. Balfour18 Feb.	' 90
Captain—Charles J. Balfour18 Feb. Lieut.—(g) R. G. O. Tupper 6 Jan. Do. —W. Richardson	'92
DoW. Richardson	
Do. —A. C. H. Pierson Do. —W. S. Lambert	
DoW. S. Lambert	
Do(n) R. S. Morrisey	
Lieut. R.N.R.—H. N. Dewhurst	
(acting)	'92
Sub Light _L Halson	04
Light Mar K M P Hobbs 10 June	'92
Sub-Lieut.—L. Halsey Lieut. Mar.—F. M. B. Hobbs10 June Chaplain—Rev. C. T. Todd, M.A.18 Feb.	
Chaptain-nev. C. 1. 1000, M.A.18 Feb.	'90
Surgeon-E. E. Bray Fleet EngrElijah Tricker	
rieet EngrEnjan Tricker	
Engineer-Wm. E. Hoskin	
Do Fredk. C. Williams.	

(For Sick Quarters, Yokohama) Oommnd. at Portsmouth, 1st March, 1888 Recomd. at Hongkong, 29th March, 1891 Do. — Fredk. C. Williams. Do. — Thos. W. S. Murray. StaffPaymr.—Richard E. Moore

Gunner-William Barrett(b) 9 Jan. '90	PIGMY, 6. Screw Gunboat,
Boatswain-Harry Bishop15 Nov. '88	First Class
Do(T) Wm. L. Hackney. 29 Nov. '90	755 Tons. 1,200 H.P.
Do. —George L. Mills 26 Feb. '90	Lieut. & Com.—G. H. Hewett 3 July '89 Lieut.—Edmond H. Parker 3 July '89
(In lieu of a Sub-Lieutenant) Do. —Michael Ahern27 Jan. '91	Lieut.—Edmond H. Parker 3 July '89 Do.—(N) F. O. C. Osborne 3 July '89
Carpenter-Wm. F. Andrews	Sub-LtHugh F. Hopkinson
Clerk-H. M. C. Elliott	Do. –Reginald W. Kiddle
(Commissioned at Portsmouth, 18th	Surgeon—E. O. Lomas
February, 1890)	Paymaster—Francis F. Smith30 June '89 (In lieu of an Assist. Paymr. in charge)
PALLAS, 8. Twin Screw Cruiser	Engineer-W. W. Lawrence
Third Class	Gunner-George Jeans15 Dec. '88
2,575 Tons. 7,500 H.P.	(Commissioned at Sheerness, 3rd
Captain-Angus MacLeod30 June '91	July, 1889)
Lieut(c) Chas. H. H. Moore 30 June '91	PLOVER, 6. Screw Gunboat,
Do. —(N) Law. E. Power30 June '91 Do. —Fred. C. H. Allenby30 June '91	First Class
DoH. L. D. E. Skipwith	755 Tons. 1,200 H.P.
Staff Surgeon-A. G. P. Gipps.30 June '91	Lieutenant and Commander-
Paymaster-E. G. Edwards 30 June '91	Hon. F. C. B. Addington 1 Sept. '92 Lieut(N) D. E. R. Brownrigg 3 July '89
Chief Engineer-John Fielder.23 June '91	DoH. F. Shakespear 3 July '89
Engineer—F. D. Thomsett20 May '91 Assist. Engineer—F. C. Davis30 June '91	Sub-Lieut.—A. H. Oldham
DoH. Bone30 June '91	Do. –(N) C. L. II. Willis.
Gunner—(T) T. W. Martin16 Sept. '90	Surgeon—Ernest E. P. Tindall.
Boatswain-G. H. Hawkins 30 June '91	Assist. Paymaster in charge- Robert F. C. Eames
(In lieu of a Sub-Lieutenant)	Engineer—C. R. Roger
(Commissioned at Portsmouth, 30th June, 1891)	Gunner-Thomas Williams12 Sept. '89
5 unc, 10517	(Commissioned at Devonport, 3rd
PEACOCK, 6. Screw Gunboat,	July, 1889)
First Class	PORPOISE 6 Twin Screw Cruiser
755 Tons. 1,200 H.P.	PORPOISE, 6. Twin Screw Cruiser, Third Class
755 Tons. 1,200 H.P. Lt.&Comdr.—T. F.W. Ingram 19 Aug. '90	Third Class 1,770 Tons. 3,500 H.P.
755 Tons. 1,200 H.P. Lt.&Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford25 Feb. '92	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91
755 Tons. 1,200 H.P. Lt.&Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford25 Feb. '92 Sub-Lieut.—T. D. Pratt25 Feb. '92	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92
755 Tons. 1,200 H.P. Lt.&Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford25 Feb. '92 Sub-Lieut.—T. D. Pratt25 Feb. '92 Surgeon—Vidal G. 'Thorpe25 Feb. '92 Assist. Paymaster in charge—	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91
755 Tons. 1,200 H.P. Lt.&Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(n) T. L. Shelford25 Feb. '92 Sub-Lieut.—T. D. Pratt25 Feb. '92 Surgeon—Vidal G. Thorpe25 Feb. '92 Assist. Paymaster in charge— John Riches	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford25 Feb. '92 Sub-Lieut.—T. D. Pratt25 Feb. '92 Surgeon—Vidal G. 'Thorpe25 Feb. '92 Assist. Paymaster in charge— John Riches	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford25 Feb. '92 Sub-Lieut.—T. D. Pratt25 Feb. '92 Surgeon—Vidal G. Thorpe25 Feb. '92 Assist. Paymaster in charge— John Riches	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91
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755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford25 Feb. '92 Sub-Lieut.—T. D. Pratt	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Engineer—Benj. J. Watkins27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Gunner—(r) Edwin Southard27 Jan. '91 Do. —John Dewstowe10 Feb. '91
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755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Engineer—Benj. J. Watkins27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th
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755 Tons. 1,200 H.P. Lt.&Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Engineer—Benj. J. Watkins27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 O. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P.
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Engineer—Benj. J. Watkins27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 O. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P. Lieut. & Comdr.—J. G. Heugh 4 Jan. '90
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Engineer—Benj. J. Watkins27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Gunner—(T) Edwin Southard27 Jan. '91 Do. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P. Lieut & Comdr.—J. G. Heugh 4 Jan. '90 Lieut.—(N) Henry W. Grant24 Nov. '90
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Engineer—Benj. J. Watkins27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Gunner—(T) Edwin Southard27 Jan. '91 Do. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P. Lieut. & Comdr.—J. G. Heugh 4 Jan. '90 Lieut.—(N) Henry W. Grant24 Nov. '90 Sub-Lt.—L. H. Richardson25 Feb. '92 Surgeon—Lawrence Bidwell24 Nov. '90
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755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Gunner—(T) Edwin Southard27 Jan. '91 O. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P. Lieut. & Comdr.—J. G. Heugh 4 Jan. '90 Lieut.—(N) Henry W. Grant24 Nov. '90 Sub-Lt.—L. H. Richardson25 Feb. '92 Surgeon—Lawrence Bidwell24 Nov. '90 Assist. Paymaster in charge— Geo. Whitcroft
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Gunner—(T) Edwin Southard27 Jan. '91 O. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P. Lieut. & Comdr.—J. G. Heugh 4 Jan. '90 Lieut.—(N) Henry W. Grant24 Nov. '90 Sub-Lt.—L. H. Richardson25 Feb. '92 Surgeon—Lawrence Bidwell24 Nov. '90 Assist. Paymaster in charge— Geo. Whiteroft
755 Tons. 1,200 H.P. Lt.& Comdr.—T. F.W. Ingram 19 Aug. '90 Lieut.—(N) T. L. Shelford	Third Class 1,770 Tons. 3,500 H.P. Commander—John L. Burr27 Jan. '91 Lieut.—Ernest H. Grafton 6 Feb. '92 Do. —(N) Chas. H. Morgan27 Jan. '91 Do. —Robert H. Keate30 June '92 Staff Surg.—Samuel Keays18 May '92 Paymaster—Cyril H. Jones15 Aug. '92 Chief Engineer—W. Coleman27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Do. —H. P. Sparks27 Jan. '91 Gunner—(T) Edwin Southard27 Jan. '91 O. —John Dewstowe10 Feb. '91 (In lieu of a Sub-Lieutenant) (Recommissioned at Hongkong, 29th March, 1891) RATTLER, 6. Screw Gunboat, First Class 715 Tons. 1,200 H.P. Lieut. & Comdr.—J. G. Heugh 4 Jan. '90 Lieut.—(N) Henry W. Grant24 Nov. '90 Sub-Lt.—L. H. Richardson25 Feb. '92 Surgeon—Lawrence Bidwell24 Nov. '90 Assist. Paymaster in charge— Geo. Whitcroft

REDPOLE, 6. Screw Gunboat,	363 Tons. 340 H.P.
_First Class	Hongkong
805 Tons. 1,200 H.P.	Boatswain-J. W. H. Skews29 Nov. '90
Lieut. and Commander—F. H.	(Borne in "Victor Emanuel")
P. W. Freeman	
	MOTOD TWANTEEL D
Lieut(N) W. R. Willis10 Mar. '91	VICTOR EMANUEL. Receiving
Sub-LtC. P. Beaty-Pownall 15 Aug. '92	Ship at Hongkong
Do. —H. B. Heygate	5,157 Tons
	Captain-H. St. L. B. Palliser 29 Dec. '91
Assist. Paymaster in charge—	(Commodore of the 2nd Class)
Albert Greenwood 1 Feb. '92	Secretary-G. H. A. Willis29 Dec. '91
Engineer-F. Wise	Secretary's Clerk-George H.
Quarter Taha T. Cashon 00 Sant 200	
Gunner-John T. Creber20 Sept. '89	Sweeting 15 Nov. '92
(Commissioned at Devonport, 20th	
November, 1889)	Comdr.—Edward P. Ashe
,,	
	Lieutenant-Claude Paget21 Nov. '90
SEVERN, 12. Twin Screw Cruiser,	DoA. E. Rawnsley
Second Class	Staff ComdrJ. M. Woolward 18 Dec. '91
4,050 Tons. 6,000 H.P.	Lieut. MarA. M. Connolly 1 Jan. '92
	Cheffer Mar. A. M. Connony I Jan. 54
CaptR. F. H. Henderson C.B.23 Nov. '91	Staff SurgE. H. Williams 18 Dec. '91
Lieut(G) C. F. Thursby18 Dec. '91	Staff PaymrThomas Guard 10 Sept. '92
Do(N) O F. Gillett	Surgeon-W. J. Bearblock 18 Dec. '91
Do H (1 C do Costa 10 Doc 201	
DoH. C. C. da Costa18 Dec. '91	DoM. J. O'Regan, M.B28 July '92
DoC. F. Lambert	Asst. Paym'r-S. M. Fennell 2 Dec. '91
Do. —Charles P. R. Coode 18 Dec. '91	Gunner-John Smith (b)22 Dec. '91
Lt. R.N.R.—H. A. Blake	
	ML fillening Officer and Level for any inc
	The following Officers are borne for various
Chap'nRev. F. J. Odell, B.A. 19 Dec. '91	services :
Staff SurgJ. D. Henwood 18 Dec. '91	Lieut(T) S. A. G. Calthorpe26 Aug. '91
Paymaster-D. R. Kelsey 1 April '21	[(For Torpedo duties at Hongkong)
Stuff Engineen E I Meane 10 Dec 201	Troi 10 piece acces as 110 hours 200
Staff Engineer-F. J. Moore 18 Dec. '91	Engineer-H. G. Andrews19 Aug. '92
Surgeon—G. A. S. Bell	(For service in Tenders.)
Asst. PaymrR. P. Walker18 Dec. '91	Do. — Absalom R. Rolle 27 Jan. '91
Engineer-H. T. Knapman 18 Dec. '91	(For charge of muchinery of Torpedo Boats)
	Cuppor (m) I // MaDanall 1 Dec 200
	Gunner-(T) J. T. McDonnell 1 Dec. '90
Assist. Engineer-C. F. Dunn.	(For charge of Torpedo Boat Stores, &c.)
Gunner-(T) Walter W. Roach.25 April '92	
Boatswain-James Vosper21 Dec. '91	Staff ComdrJ. Edwards 25 Feb. '72
DoThomas Harris23 Dec. '91	
	Fleet EngrF. E. Shean 12 Dec. '91
Do. $-P. G. Lyon$ (act.) 22 Dec. '91	Fleet Engr.—F. E. Shean 12 Dec. '91 (In lieu of an Inspector of Machinery) Engr.—Ernest J. Taylor20 Feb. '89
Carpenter—Thomas Ellis21 Dec. '91	EngrErnest J. Taylor20 Feb. '89
Assist. Clerk-F. W. Walker29 June '92	Do William G. Mogg 18 Dec. '91
(Recommissioned at Hongkong, 16th	
February, 1892)	DoA. E. Travis
	b DoR. W. Toman (For reventing heavy guns)
SWIFT, 5. Twin Screw Gun Vessel,	(For reventing heavy guns)
Second Class	ChapJ. M. Morton, B.A. 1 Mar. '92
	(And for House House House 1)
756 Tons. 1,010 H.P.	(And for Hongkong Hospital)
Comdr.—Francis G. Kirby 8 Feb. '92	Boatswain—George South25 Feb. '92
Lieut.—Chas. H. Umfreville24 Nov. '90	(New Books opened 1st January, 1888)
Do(N) F. S. Rogers	Tenders.
DoJohn K. Laird24 Nov. '90	"Esk." "Tweed." "Wivern."
	LSK. I weeu. Wivern.
Surgeon-Alfred H. L. Cox24 Nov. '90	
Assist. Paymaster in charge-	WIVERN, 4. Screw Coast Defence Ship,
Arthur W. Morrell24 Nov. '90	Armoured
Engineer-Frank A. Allden 6 May '92	2,750 Tons. 1,450 H.P.
Gunner-Thos. Maynard (act.) 1 Dec. '90	Hongkong
(Recommissioned at Hongkong	Staff EngrW. H. Skinner25 Feb. '92
24th February, 1891)	Assist. Engr.—H. E. Tregenna.19 Aug. '92
	Gunner-William Ferbracke22 Dec. '91'
TWFFD 3 Twin Same Gunhast	
TWEED. 3. Twin Screw Gunboat,	Carpenter-William Condy 18 Dec. '91
Third Class. Coast Defence	(Borne in "Victor Emanuel")

FRENCH NAVAL SQUADRON IN CHINA AND JAPAN

ETAT-MAJOR GÉNERAL

Commandant en Chef-E. Humann, Contre-Amiral

- Chef d'Etat Major-L. A. R. Borel de Brétizel, Capitaine de Vaisseau
- Aide-de-Camp-D. M. Gauchet, Lieutenant de Vaisseau
- Aide-de-Camp-M. J. De Reinach de Werth, Lieutenant de Vaisseau
- Commissaire de Division-E. M. Lavise, Commissaire Adjoint
- Médecin de Division-G. J. E. Ambiel, Médecin principal
- Aumônier de Division-L'Abbé P. J. Le Rouzie
- Aspirant de Majorité-C. L. A. Devarenne -J. T. R. F. de Rothiacob Id.

TRIOMPHANTE (Pavillon de Contre-Amiral)

- Cuirassé de station, 4,700 tonneaux, 2,400 chevaux, 13 canons
- Capitaine de Vaisseau-L. A. R. Borel de Brétizel
- Capitaine de Frégate-A. R. C. Raffenel
- Lieutenant de Vaisseau-C. T. L. Charlier Id. —A. F. G. Laugier Id. —J. O. Séguin Id. —E. F. Pacquer Id. —M. J. R. Daveluy
- Mécanicien principal-C. F. M. Luneau Aide-Commissaire-L. A. T. M. Mouëllo
- Médecin de 2c. classo-S. A. Sévère
- Aspirant de lere. classe-H. L. M. de Penfentenyo de Kervereguin

 - Id. —G. J. Lefevre Id. —J. E. H. Frochot
 - Id. -C. L. J. Boulain Id. -J. Vindry Id. -C. A. J. Serret

 - -J. E. G. Dauch Id.
 - -M. A. P. Bertrand Id.
 - -P. E. Valdenaire Id.

FORFAIT

Croiseur de station de lere. classe, 2.300 tonneaux, 2,900 chevaux, 15 canons Capitaine de Vaisseau—A. P. Reculoux Capitaine de Frégate-A. Bahezre de Lanlay

Lieutenant de Vaisseau-P. L. M. Simon Enseigne de Vaisseau-Guy MacGuckin de Slane

- Id.
- Id.

Id.

Mécanicien principal-R. L. Graive

Aspirant de lere. classe-C. L. Aguès

- Id. -H. A. Debègue
- Id. --C. C. R. Bonnin Id. --G. J. G. Glorieux Id. --J. B. M. M. Bérenger Id. --J. T. Liard

INCONSTANT

Aviso de station de lere. classe, 800 tonneaux, 850 chevaux, 4 canons

Capitaine de Frégate-V. Bory Lieutenant de Vaisseau-A. C. E. Borsat de la Pérouse

- Enseigne de Vaisseau-A. F. Vautier
 - Id. —J. Pérot Id. —E. M. Houard

Aide-Commissaire-

Médecin de 2e. classe-G. Bergeret 1

LION

Canonnière, 475 tonneaux, 575 chevaux, 3 canons

Lieutenant de Vaisseau-E. A. Papaïx

Enseigne de Vaisseau-L. P. Baucheron de Boissoudy

Id. -A. Demoulin

Id. —E. A. L. Marrot Id. —M. J. J. M. Dautheribes Médecin de 2e. cl.—J. B. Comte-Lagauterie

VIPÈRE

Canonnière, 460 tonneaux, 450 chevaux, 3 canons

Lieutenant de Vaisseau-L. R. C. M. Dartige du Fournet

Enseigne de Vaisseau-P. I. M. Méléart

Id. —G. Fournier

Id. —B. J. M. Gervais Id. —L. Bazin

Médecin de 2e. classe-J. P. C. Conte

U. S. NAVAL SQUADRON ASIATIC STATION

STAFF

Rear Admiral—D. B. Harmony (assumed command 20th February, 1892) Flag Lieutenant—Lieut. J. R. Selfridge Flag Secretary—Lieut. R. H. Miner

LANCASTER (Flagship) Commanding-Captain A. H. McCormick (Chief of Staff) Lieut.-Commander-W. Goodwin Lieutenant-J. A. Norris -H. H. Barroll -W. E. Sewell Do. Do. Ensign-William Truxtun Do. —E. W. Eberle Do. —A. T. Long Naval Cadet—H. H. Christy Do. —H. H. Hough Do. —N. E. Irwin Do. —B. B. Bierer -H. G. McFarland Do. -A. Althouse Do. Medl. Inspector—Daniel McMurtrie (Fleet) Passed Assistant Surgeon-E. W. Auzal Do. -J. W. Kite Paymaster—D. S. Frailey (Fleet) Chief Engineer—B. B. H. Wharton (Fleet) Passed Assistant Engineer-Richard Inch Captain of Marines-G. F. Elliott Boatswain-D. Ward Gunner-John Russell Carpenter-Edward H. Hay Sailmaker-William Cuddy Fleet Pay Clerk-Guy Steele Pay Clerk-Brent McCarthy MARION Commander-C. V. Gridley Lieutenant-E. B. Barry -A. McCrackin -A. G. Rogers Do. Do. Ensign-G. R. Slocum Do. —C. Churchill Do. —W. M. Crose Do. —W. B. Franklin Surgeon-F. B. Stephenson Paymaster-H. G. Colby Chief Engineer-W. S. Smith

Assistant Engineer—J. L. Wood First Lieut. of Marines—C. M. Perkins Boatswain—D. Glynn Carpenter—W. L. Maples Sailmaker—C. E. Tallman

Pay Clerk-O. G. Haskett

MONOCACY

6 guns, 1,370 tons Commander—F. M. Barber Lieutenant-Commander—J. M. Miller Lieutenant—F. H. Lefavor Ensign—G. W. Brown Do. —J. P. McGuinness Do. —G. W. Logan Naval Cadet—E. T. Pollock Passed Assistant Surgeon—Philip Leach Assistant Surgeon—G. Rothganger Passed Assistant Paymaster—A. Peterson Passed Assist. Engr.—J. P. S. Lawrance

ALERT Commander—G. R. Durand Lieutenant—R. Wainwright Do.—D. H. Mahan Do.—W. H. Allen Do.—Jas. P. Parker Ensign—S. M. Strite Do. —C. B. Horgan Do. —A. B. Hoff Passed Assistant Surgeon—F. W. Olcott Passed Assistant Paymaster—L. C. Kerr Chief Engincer—J. D. Ford

PETREL. Lieut.-Commander-M. R. S. Mackenzie Lieutenant-N. T. Houston Do. -J. M. Orchard Do. -J. G. Quinby Ensign-H. A. Bispham Do. -M. L. Bristol Do. -Frank Marble Do. -W. V. Pratt Passed Assistant Surgeon-O. D. Norton Passed Assist. Paymaster-R. T. M. Ball Passed Assistant Engineer-J. R. Edward

PALOS Lieutenant-Commander—J. J. Hunker Lieutenant—D. Daniels Ensign—G. B. Bradshaw Passed Assistant Surgeon—J. S. Sayre Passed Assistant Engineer—W. C. Eaton

NAVAL HOSPITAL, YOKOHAMA Surgeon—F. Rogers, in charge Assistant Surgeon—C. F. Stokes Passed Assistant Paymaster—C. M. Ray

Post Office and Cable address of Squadron, Yokohama, Japan

RUSSIAN NAVAL SQUADRON IN PACIFIC

STAFF Vice-Admiral-P. Tirtow Flag-Lieutenant-A. Eberhard -A. Petroff Do. Staff Engineer-M. Samoilow Fleet-Judge-A. K. Janevicz-Janevsky Fleet-Doctor-V. Popow DMITRI DONSKOY Armour-plated Cruiser 6,000 Tons. 7,500 I.H.P. Captain-Th. Hessen Commander-Rodionow VITIAZ, First Class Cruiser 2,950 Tons. 3,000 I.H.P. Captain—Zarin Commander-Komarow RAZBOYNIK, Cruiser (2nd class) 1,329 Tons. 1,786 I.H.P. Captain—Prince P. Ouchtomsky Commander-Reizenstein ADMIRAL KORNILOFF First Class Cruiser 5,000 Tons. 8,260 I.H.P. Captain-Eltchaninow Commander-Jessen RYNDA, First Class Cruiser 2,950 Tons. 3,600 I.H.P. Captain-Kruger

Commander—Steman

BOBR, Gun-vessel 1,200 Tons. 1,000 I.H.P. Commander-O. Enquist ZABIYAKA, Cruiser (2nd class) 1.500 Tons. 2,900 I.H.P. Commander-Domojirow Commander-Arnaoutow (acting) KOREYETZ, Gun-vessel 1.200 Tons. 2,000 I.H.P. Commander-Filissow MANDJOUR, Gun-vessel 1,200 Tons. 2,000 I.H.P. Commander—V. Brandt ALEUT, Transport 810 Tons. 730 I.H.P. Commander-Podyapolsky YANTCHIHE, Torpedo boat (1st class) 76 Tons. 970 I.H.P. Lieutenant—Koudritzky SIVOUTCH, Gun-vessel 950 Tons. 1,000 I.H.P. Commander-Astromow YAKOUT, Transport 701 Tons. 860 I.H.P. Commander-Chmelevsky SOUTCHENA, Torpedo boat (1st class) 76 Tons. 970 I.H.P. Lieutenant Bajenow

GERMAN NAVAL VESSELS IN CHINA AND JAPAN.

S.M.S. LEIPZIG Kontreadmiral und Geschwaderchef-von Pawelsz Korvettenkapitän und Kommandant-Hornung Kapitänlieutenant und I. Officier-Holzhauer Kapitänlieutenant-Schoenfelder I. Kapitänlieutenant und Flagglieutenant-Paucka Lieutenant zur See-Buchholz Do. -Briegleb Do. -Seiferling Do. -Dewitz Unter-Lieutenant zur See-Goette III. -Kopp Do. -Siegmund Do. -von Koss Do. Maschinen-Ingenieur-Rogge Stabsarzt-Dr. Brumhoff Assistenz-Arzt II. Classe-Dr. Spilker Marine-Zahlmeister—Ringe Marine-Auditeur—Fielitz Marine-Pfarrer—Heim

S.M.S. ALEXANDRINE Korvettenkapitän und Kommandant-Galster II Kapitänlieutenant und I. Officier-Etiénne Kapitänlieutenant—Neitzke Lieutenant zur See—Graf von Platen zu Hallermund Lieutenant zur See—von Zawadsky Unterlieutenant zur See—von Mantey Do. —Heuser Do. —Graf von Posadowsky-Wehner Stabsarzt—Dr. Iese Maschinen-Ingenieur—Köbisch Marine Unterzahlmeister—Gemsky

S.M. KET. ILTIS Kapitänlieutenant und Kommandant – Graf von Baudissin Lieutenant zur See und I. Officier – Voit Lieutenant zur See – von Uslar Do. – von der Osten Assistenzarzt I. Classe – Dr. Paulun Marine-Unterzahlmeister – Sohörnich

S.M. KBT. WOLF Kapitänlieutenant und Kommandant-----Kretschmann Lieutenant zur See-Hilbrandt Do. --Pindter Unterlieutenant zur See-Hartog Assistenzarzt I. Classe-Dr. Reich

PEI YANG (CHINESE NORTHERN) SQUADRON

STAFF Admiral—Ting Ju-ch'ang Flag Captain—Lew Poo-chin Flag Lieutenant—Woo Ying-foo Superintending Engineer—Lok Lin-ching

TING YUEN, Ironclad, Flag Ship Admiral—Ting Ju-ch'ang Captain and Commodore—Lew Poo-chin Commander—Li Ting-sing Fleet Engineer—Yu Ching-shun Engineer—J. Albrecht Boatswain—F. Mildebrath

CHEN YUEN, Ironclad Captain and Commodore—Lin Tai-tsan Commander—Yang Yung-lin Deck Officer—H. Plambeck Gunnery Officer—A. Henkmann

CHI YUEN, Torpedo Cruiser Captain—Fong Pei-kien Engineer—G. Hoffman

CHIH YUEN, Steel Cruiser Captain—Tang Shi-ch'ang Engineer—A. Purvis

CHING YUEN, Steel Cruiser Captain—Yih Choo-kwei Engineer—

KING YUEN, Belted Cruiser Captain—Lin Yung-hing Chief Engineer—O. Kühl

LAI YUEN, Belted Cruiser Captain—Kew Pow-chin Engineer—

YANG WEI, Armstrong Cruiser Captain—Lin Li-chung Chief Engineer—Chen Hsio-shu CHAO YUNG, Armstrong Cruiser Captain—Wong Kien-shoon Chief Engineer—Lai Sing-kin

KANG CHI, Torpedo Training Ship Captain—Sah Ching-ping Torpedo Engineer—W. Fleischer, I.G.N. Torpedo and Mining Instr.—C. Beasant Chief Artificer—J. Williams

WEI YUEN, Training Ship Captain—Lin Ying-khee Naval Instructor—R. Nelson, R.N.

PING YUEN, 2,800 tons (Foochow built) Captain—Li Ho Superintendent Engineer—F. Warren

MIN CHIEH, Training Ship Captain—Tai Peh-Khung Instr. in Navign.—Mountjoy Squires, R.N. Seamanship Instructor—J. J. Jackman

LEE YUEN, Transport Captain—W. W. Morton Chief Engineer—Wm. Marshall Chief Officer—A. A. Crawford Assistant Engineer—Rogers

ARMSTEONG ALPHABETICAL GUNBOATS, each carrying one 35-ton M. L. gun Chen Chung, Commander Lau Chen Pien—Commander Wong Laid up at Taku—Chen Tung, Chen Hsi, Chen Nan, Chen Pei, Captain Hwang Sein-tchieh, in charge

TSAO KIANG, Despatch Boat Commander—Wang Eng-fah

TAE AN, Despatch Boat and Transport Commander-Li-tin

JAPANESE NAVY

Commander-in-Chief-Rear-Admiral S. ARICHI

Staff Officer—Commander G. Ishuin Secretary—Paymaster H. Mano Aide-de-Camp to the Commander-in-Chief —Lieut. K. Murakami

	ment	н. р.	Number of Guns	Commanders
Itsukushima	4278	5400	12	Captain K. Ichiji
Matsushima	4278	5400	12	Captain K. Sameshima
Hashidaté	4278	5400	12	
Fuso	3777	3932	10	
Naniwa	3759	7720	8	Captain H. Togo
Takachiho	3759	7720	8	Captain N. Senju
Kongo	2284	2034	9	Captain I. Tashiro
Hiei	2284	2227	9	- 1
Tsukuba	1978	519	8	Captain T. Kurooka
Takao	1927	2507	5	Captain T. Nakamizo
Chiyoda			1	Captain H.I.H. Prince Takehito
Yaéyama	1748	5412	3	Captain T. Hirayama
Tenrio	1547	1162	6	Commander K. i endo
Katsuraki	1632	1404	7	Captain S. Sato
Yamato	1656	1071	7	*
Musashi	1665	1830	7	Captain M. Yokoo
Kaimon	1429	1307	7	Captain Y. Shibayama
Tsukuhsi	1372	2400	6	Captain S. Kubota
Kasuga	1289	1214	144	Commander T. Oda
Amaki	1030	720	8	Commander M. Yendo
Chishima	750	5000	144	Lieutenant M. Kaburaki
Iwaki	708	590	4	Commander M. Kashiwabara
Oshima	640	1200		Commander Y. Shimasaki
Akaki	622	950	2	Commander L. Funaki
Atago	744	970	2	Commander N. Uyemura
Maya	750	735	2	Commander H. Kamimura
Chokai	731	734	2	Commander J. Ito
Ho-sho	321	214	3	Commander O. Yabe
	т	RAINING	SHIPS	
Tingéi (Tomada shin)				Captain Y. Morooka
Jingéi (Torpedo ship)	1464	• HE	2	Commander A. Serada
Manjiu	862	•	4	Commander K. Sakurai
Kanjiu	833	- 14	$\begin{vmatrix} 4 \\ 2 \end{vmatrix}$	
Tachiyama	612	•++	-	Lieut. G. Ishida
Ishikawa	252	• 97		Lieut. S. Matsuyeda
Ryujo (Gunnery ship)	2571	+12	6 '	Captain S. Hidaka

SEAGOING TORPEDO VESSEL

4 First class Torpedo Boats of 40 tons, 430 H.P.; 17 Do. of 53 tons; 4 Second class Do. 29 tons, 57 H.P

APCAR & CO.'S CALCUTTA-HONG-	CHINA MERCHANTS' STEAM NAVI-
KONG LINE	GATION COMPANY
David Sassoon, Sons & Co., Agents	(1) 東貫 Chin-tung
ARRATOON APCAR, BRIT. STR., 1,392 tons Captain—J. E. Hansen	
Chief Officer—P. S. Primrose	Chief Officer-A. H. Wright
Second doJ. Le Geyt	Second do. —A. Olsen
Third doJ. Horrell	Chief Engineer—A. C. Tweedie Second do. —Hugh Rodgers
Fourth doW. Greenfield	Third do. —A. Wise
Purser-W. C. Graham	(4) 順豐 Fung-shun
Chief Engineer-J. Leslie	Captain-F. H. Wallace
Second doT. A. Gregory	Chief Officer-A. F. Liunglof
Third do. —H. West Fourth do. —J. Martinelli	Second do. –R. Gericke
rourth do. —J. Martinem	Chief Engineer—Alexr. Brown
CATHERINE APCAR, BRIT. STR., 1,733 tons	Second doJ. D. Izat
Captain- J. G. Olifent	Third doJ. Walker
Chief Officer—W. McDonnell	(5) 遠致 Chi-yuen
Second do. – A. H. Kesson	Captain-C. R. Null
Third do. –Geo. Hamilton	Chief Officer-Jas. D. Craig
Fourth do. —	Second doW. Jamieson
Purser—John Gregory	Chief Engineer—T. McEllroy
Chief Engineer-M. Graham	Second do. —H. McGibbon Third do. —J. Fraser
Second do. —David Finlay	
Third doR. McLellan	(6) 新日 Yeh-sin
Fourth do. —Geo. Rolland	Captain—J. W. Stewart Chief Officer—P. Klopfer
LIGHTNING, BRIT. STR., 2,124 tons	Second do. –G. Brown
Captain—J. G. Spence	Chief Engineer—C. McLean
Chief Officer-R. H. Sundberg	Second doF. C. Parker
Second do. —James Latta	Third doWm. McCarthy
Third doT. Fryer	(7) 珠海 Hae-shin
Purser—T. E. Crebbin	Captain-C. H. Wells
Chief Engineer-J. McL. Murchie	Chief Officer-T. Wade
Second doE. Workman	Second do. —Wm. Mellor
Third doH. Wright	Chief Engineer—J. Shearer
Fourth do. —J. Wilson Fifth do. —J. Wezer	Second do. —A. McArthur
Fifth do. –J. Wezer	Third do. —H. Piersdorf
CHINA AND MANUA OPPANOUUD	(8) 2 in Hae-ting
CHINA AND MANILA STEAMSHIP COMPANY, LIMITED	Captain-R. G. Paramore
Shewan & Co., General Managers	Chief Officer-J. McCracken
Warner, Blodgett & Co., Agents, Manila	Second do. —P. Fenwick
ZAFIRO, BRIT. STR., 675 tons	Chief Engineer—A. McKelvie Second do. —J. Smith
Captain-A. W. R. Cobban	Third do. —A. Bowie
Chief Officer-Jas. Warrack	(9) 晏海 Hac-an
Second doJ. W. Boyd	Captain-R. M. Andrew
Third doA. Fraser	Chief Officer—T. Sleeman
Chief Engineer—A. F. Grey	Second doC. H. Scott
Second do. –J. McQuillan	Chief Engineer-M. Shanks
Third do. —J. Encarnacao	Second do. –G. Wallace
ESMERALDA, BRIT. STR., 966 tons	Third doN. Nelsen
Captain—G. A. Tayler	(10) 🖬 🛐 Too-nan
Chief Officer—T. Powell	Captain-J. P. Lowe
Second doF. J. Ferguson	Chief Officer-D. Kelien
Third doC. G. Jones	Second doJ. Stevens
Chief Engineer—J. Andrew	Chief Engineer-Wm. Ortwin
Second doJ. II. Macdonald	Second do. –J. Duff
Third do. – P. J. Murray	Third doJ. Brown

北拱 Kung-pai (12)Captain-F. Johnson Chief Officer-E. Richards Second do. -R. McKenzie Chief Engineer-W. Graham Second do. -Wm. Davis Third do. -James Knox 有富 Hsin-yü (13)Captain-G. C. Blethen Chief Officer-G. E. Rea Second do. -D. McDonnell Chief Engineer-E. W. Clements Second do. -R. Mauchan do. -- Chas. Brown Third (14) Captain—R. J. Harris Yung-ching Chief Officer-P. D. Mertens Second do. -A. Cooper Chief Engineer-A. Cairncross Second do. -J. Henderson Third do. -M. Mercer (16)富美 Mei-foo Captain-W. H. Lunt Chief Officer-J. Hardie Second do. -J. Kirk Chief Engineer—R. Lent Second do. —A. Donald Third do. —T. Wilson (21) 天江 Captain—N. Pratt Kiang-teen Chief Officer-T. Jordon Third do -H. Sleeman Chief Pilot-John Wilson Second Pilot-C. H. Jacobi Chief Engineer-Wm. Pearce Second do. —A. Sinclair Third do. —W. Waight (23) II Captain—A. E. Knights Kiang.yu Chief Officer—C. Leach Third do. —R. H. Gething Chief Pilot-E. Lindstrom Chief Engineer-Frank Kennedy Second do. -C. B. Buyers -John Harvie Third do. (24) <u>I</u> Ki Captain—W. P. Johnston Kiang-kwan Chief Officer—G. Foyne Second do. —M. Fiss Chief Engineer—V. F. Crolius Second do. —F. Donald Third do. —A. Mongul Kiang-yung (25)永江 Captain-T. H. Grayson Chief Officer-G. K. Seely Third do. -F. Fuller Chief Pilot-Second do. - F. Carlson Chief Engineer—Thos Russell Second do. -J. Colquhoun Third do. -O. Frome

(26)通江 Kiang-tung Captain-S. D. Parks Chief Officer-J. Symons Chief Pilot-Chief Engineer-Thos. Liddelf Second do. -J. Foster Third do. -W. H. May (28) 学江 Kiang.foo. Captain-T. Bassett Chief Officer-H. Cooper Third do. -F. Franks Chief Pilot-C. Bretfeld Chief Engineer-F. Prevost Second do. -H. Hyser -J. McKechnie Third do. (31) 菁 弊. Poo-chi Captain-W. R. Ferlie Chief Officer-A. N. Sandberg Second do. -J. D. Gourlay Chief Engineer—J. Baxter Lamond Second do. —Wm. McMiniman Third do. —E. W. Haudrup 順富 Fu-shun (32)Captain-M. V. Lancaster Chief Officer—T. Johns Second do. —J. Wilson Chief Engineer—A. Shearer Second do. -Robert Ord Third do. -J. Mooney 利廣 Ki Captain-R. L. Lincoln Kwang-lee Chief Officer-G. Stuart Second do. -J. Norquay Chief Engineer-W. B. Buyers Second do. —John Ord Third -N. Adair do. Hae-chang Captain—C. V. Frigast Chief Officer—F. Stack Second do. —M. Worth Chief Engineer—Wm. Kay Kwang-chi Captain—W. O. B. Rigden Chief Officer-Paul Holtz Second do. -J. B. Price Chief Engineer-Jas. Clements Ku-ling. Captain-C. Holmes Chief Engineer-George Brown IIsin-fung Captain-J. Warwick Chief Officer - J. McKechnie Second do. -J. T. Taylor Chief Engineer—A. Miller Second do. -R. Beveredge Third do. -J. Wilson Third Ilsin-chi Captain-M. F. Patterson Chief Officer-R. Soden Second do. -H. McKinnon Chief Engineer-D. W. Jones Second do. -A. Crawford do. -G. L. Stewart Third

CHINA COAST NAVIGATION CO. Siemssen & Co., General Managers LYEEMON, GER. STR., 1,238 tons Captain—G. Heuermann Chief Officer—W. Schaake Second do. —Th. Rühne Chief Engineer—Th. Jacob Second do. —W. May Third do. —P. Wulff

MATHILDE, GER. STR., 600 tons Captain—P. Moos Chief Officer—F. H. Berg Second do. —C. Hansen Chief Engineer—H. Becker Second do. —P. Blaschke Third do. —R. Olsen

NINGPO, GER. STR., 761 tons Captain—T. Lehmann Chief Officer—P. Johansen Second do. —E. Merzer Chief Engineer—E. Johansen Second do. —H. O. Lewinsky Third do. —Gemf

CHINA NAVIGATION CO., LIMITED Butterfield & Swire, Agents, China HANKOW, BRIT. STR., 2,235 tons. Captain—C. V. Lloyd Chief Officer—J. Dick Chief Engineer—Jas. Christie Second do. —F. W. Bentley Purser—L. F. Grill

MEMNON, BRIT. STR., 825 tons Captain—A. B. Branch Chief Officer—B. Morier Second do. —John Martin Chief Engineer—C. Crackenthorp Second do. —L. Murray Third do. —R. Stewart

DOUGLAS STEAMSHIP CO., LD. Douglas Lapraik & Co., General Managers HATAN, BRIT. STR., 1,183 tons Captain—F.D. Goddard Chief Officer—A. H. Hodgins Second do. —G. W. Eedy Third do. —J. P. Hall Chief Engineer—J. Macdonald Second do. —J. Miller Third do. —F. Logan

FORIEN, BRIT. STR., 509 tons Captain—W. Davis Chief Officer—W. Thom Second do. —W. Passmore Third do. —W. Simpson Chief Engineer—W. Roberts Second do. —A. Clarke Third do. —Alex. Park NAMOA, BRIT. STR, 862 tons Captain—H. C. A. Harris Chief Officer—G. B. Eldridge Second do. —T. Richardson Third do. —H. R. Kidd Chief Engineer—W. F. Mackintosh Second do. —J. W. Edwards Third do. —W. Wilde

THALES, BRIT. STR., 820 tons Captain—H. Bathurst Chief Officer—A. Milroy Second Officer—W. Mahon Third do. —R. H. Douglas Chief Engineer—F. Urquhart Second do. —A. Ramsay Third do. —T. Hammond

FORMOSA, BRIT. STR., 674 tons Captain—T. Hall Chief Officer—A. F. Robson Second do. —L. R. James Third do. —R. Johnson Chief Engineer—J. R. Wilson Second do. —R. Allan Third do. —W. Spink

HAILOONG, BRIT. STR., 783 tons Captain—J. S. Roach Chief Officer—J. Douglas Second do. —H. Ganhroger Third do. —S. Gibson Chief Engineer—A. McIntyre Second do. —J. Andrews Third do. —T. Gilchrist

HONGKONG, CANTON & MACAO STEAM-BOAT COMPANY, LD. Thos. Arnold, Secretary Deacon & Co., Agents, Canton A. A. de Cruz, Acting Agent, Macao *Hongkong-Canton Line* Powan, BRIT. STR., 1,873 tons Captain-S. W. Goggin Chief Officer-A. N. Patrick Second do. -J. A. Sculthorp Chief Engineer-G. Kew Second do. -T. O. Gilroy Purser-B. J. d'Aquino

HONAM, BRIT. STR., 1,377 tons Captain—G. B. Lefavour Chief Officer—T. A. Webster Chief Engineer—T. Clark Second do. —G. Logan Purser—A. d'Azevedo

Hongkong—Macao Line HEUNGSHAN, BRIT. STR., 1,055 tons Captain—W. E. Clarke Chief Officer—R. L. Blight Chief Engineer—W. S. Bailey Second do. —F. R. Strafford Purser—C. M. d'Eça Canton—Macao Line WHITE CLOUD, BRIT. STR., 527 tons Captain—A. Cruickshank Chief Officer—J. Laurence Chief Engineer—J. H. Chesney

Hongkong-Canton Line FATSHAN, BRIT. STR., 1,425 tons H. C. & M. S. B. Co. and China Nav. Co. Captain-W. J. Risby Chief Officer-R. Spence Second Officer-I. S. Lewingdon Chief Engineer-W. George Second do. -J. McDonald Third do. -J. McMillan Purser-A. M. Barros

LAID UP KIUNGCHOW, BRIT. STR., 288 tons

INDO-CHINA STEAM NAVIGATION COMPANY, LIMITED Jardine, Matheson & Co., Gen. Managers CANTON, BRIT. STR., 1,110 tons Captain—Thos. H. Sellar Chief Officer—R. Y. Anderson Second do. —A. C. Hargreaves Chief Engineer—A. Sinclair Second do. —F. R. Pinkerton Third do. —J. B. Crament CHELYDRA, BRIT. STR., 1,574 tons Captain—R. Cass Chief Officer—Frank Spikins Second do. —Ross Cox Third do. —Wm. Baker Chief Engineer—D. Welsh Second do. —J. Rice Third do. —J. Grant Fourth do. —Ishmael Cassum

CHOYSANG, BRIT. STR., 1,194 tons Captain—R. C. D. Bradley Chief Officer—J. S. Tomlinson Second do. —Allan Jones Chief Engineer—W. P. Deas Second do. —F. Smithers Third do. —W. Allan

FOOKSANG, BRIT. STR., 990 tons Captain—S. Wilde Chief Officer—S. F. Hampshire Second do. —W. N. Bagg Chief Engineer—Wm. Thomson Second do. —W. Paton Third do. —J. Chisholm

Kowshing, Brir. Str., 1,355 tons Captain T. R. Galsworthy Chief Officer—Wm. S. Stalker Second do. —L. A. Muir Chief Engineer—C. Maxwell Second Engineer—J. Ewer Third do. —Wm. Halley KUTSANG, BRIT. STR., 1,495 tons Captain—W. H. Jackson Chief Officer—D. Smith Second do. —H. Allen Third do. —J. D. Mollison Chief Engineer—Alex. Johnston Second do. —J. Logan Third do. —J. Primrose Fourth do. —H. Sarsfield

KWONGSANG, BRIT. STR., 989 tons Captain—W. Innes Chief Officer—E. J. Sadd Second do. —R. H. Nisbet Chief Engineer—D. McDougal Second do. —Deimas Third do. —R. Smith

LOKSANG, BRIT. STR., 978, tons Captain—N. Moncur Chief Officer—R. Johns Second do. —F. Cahill Chief Engineer—J. Paterson Second do. —J. Muirhead Third do. —R. Burt

PAK SANG, BRIT. STR., 977, tons Captain—W. H. Freeman Chief Officer—E. Buller Second do. —A. Smith Chief Engineer—W. McEwan Second do. —J. H. N. Johnson Third do. --W. Robertson

TAISANG, BRIT. STR., 1,506 tons Captain—H. W. Hogg Chief Officer—T. Booth Second do. —G. Stapleton Third do. —M. Crockett Chief Engineer—J. McMurray Second do. —W. Edwards Third do. —J. Mackintosh

WINGSANG, BRIT. STR., 1,517 tons Captain—d'A. de St. Croix Chief Officer—P. H. Rolfe Second do. —M. Crochett Third do. —T. E. Butler Chief Engineer—Alex McEwan Second do. —W. Mitchell Third do. —R. Finlayson Fourth do. —A. d'Aquilar

YIKSANG, BRIT. STR., 886 tons Captain—Waddilove Chief Officer— Second do. —F. Linnfoot Chief Engineer—E. A. St. C. Burrell Second do. —J. McIntosh Third do. —T. Roberts

YUENSANG, BRIT. STR., 1,106 tons Captain—Joseph Slessar Chief Officer—J. Thom

Second Officer—H. Lippiler Chief Engineer—R. Wilson Second do. —Geo. Macdonald Third do. —John Burns

MESSAGERIES MARITIMES Aréthuse

Captain—Garbe First Officer—Baretdge Chief Engineer—Fériole Surgeon—Cédié

HAIPHONG Captain—Galletti First Officer—Vallat Chief Engineer—Soulié

SAIGON

Captain—Zoccola First Officer—Pellegrini Chief Engineer—Rousset Surgeon—Yersin

TIBRE

Captain—Fauran First Officer—Duloup Chief Engineer—Ferrandin

VOLGA

Captain—Rogliano First Officer—Ricardoni Chief Engineer—Thiemonge Surgeon—Duprat

NORDDEUTSCHER LLOYD Melchers & Co., Agents NÜRNBERG, GER. STR., 3,206 tons Captain—B. Blanke Chief Officer—G. Dannemann Second do. —Joh. Randermann Third do. —A. Willemsen Chief Engineer—Heinr, Bischoff Second do. —W. Nevermann Third do. —F. Küttner Fourth do. —H. Lütze Surgeon—Dr. A. Dannemann Purser—E. Schmidt

PENINSULAR & ORIENTAL STEAM NAVIGATION COMPANY Ancona, BRIT. STR., 1,875 tons Commander-W. D. Mudie Chief Officer-R. B. Woods Second do. -E. E. Roberts Third do. -G. F. Coldwell Fourth do. -C. W. Burleigh Chief Engineer-W. Gardiner Second do. -W. Ramsay Third do. -D. B. Welsh Fourth do. -R. G. Hill Electrician-W. Bridger Boilermaker-J. Ralston Surgeon-A. M. Cato Steward in Charge-F. Hancock RAVENNA, BRIT. STR., 1,915 tons Commander—G. W. T. Browne, R.N.R. Chief Officer—E. W. Browne Second do. —G. H. Potts Third do. —W. H. FitzClarence Fourth do. —H. J. Throckmorton Fifth do. —G. T. Alderton Chief Engineer—S. Smith Second do. —J. Linn Third do. —W. Slater Fourth do. —R. Thomson Fifth do. —J. Fyfe Boilermaker—J. G. Harris Surgeon—A. S. Duncan Steward in Charge—T. W. Easlea

VERONA, BRIT. STR., 1,875 tons Commander—F. H. Seymour Chief Officer—Ed. Woodger Second do. —E. Carden Third do. —E. J. Sparkes Fourth do. —A. B. Garwood Fifth do. —A. B. Garwood Fifth do. —A. B. Thornber Chief Engineer—A. Wright Second do. —J. Young Third do. —R. S. Sponce Fourth do. —E. O. Seale Boilermaker—T. M. Voisey Surgeon—J. H. Battersby Steward in Charge—A. Helbing

SCOTTISH ORIENTAL STEAMSHIP COMPANY Butterfield & Swire, Agents, Hongkong Windsor & Co., Agents, Bangkok Yuen Fat Hong, Sub-agents, Hongkong CHOWFA, BRIT. STR., 1,055 tons Captain—F. Phillips Chief Officer—N. Chichester Second do. —W. Backus Chief Engineer—J. Henderson Second do. —W. Ballantine Third do. —J. Miller

DEVAWONGSE, BRIT. STR., 1,057 tons Captain—Geo. Anderson Chief Officer—J. Reid Second do. —S. Graham Chief Engineer—D. McGlashan Second do. —G. Menzies Third do. —A. MacDonald

KONGBENG, BRIT. STR., 862 tons Captain—J. B. Jackson Chief Officer—E. Shephard Second do. —S. H. Baddely Chief Engineer—M. Campbell Second do. —G. Russell Third do. —J. Cains

Loo Sok, BRIT. STR., 1,032 tons Captain—A. Benson Chief Officer—A. S. Calder Second do. —W. S. Robb

Third Officer-W. S. Clements Chief Engineer-R. Riddock -W. Moust Second do. Third do. -W. J. Murphy MONGKUT, BRIT. STR., 858 tons Captain-H. Deans Chief Officer-R. Curtis Second do. -J. Oughton Chief Engineer-J. Murchie Second do. -J. Thomson Third do. -A. Ritchie PHRA CHOM KLAO, BRIT. STR., 1,011 tons Captain-James Fowler Chief Officer-Perkes Second do. -S. A. Park Chief Engineer-J. Brown Second do. -W. Wylie do. -Davidson Third PHRA CHULA CHOM KLAO, BRIT. STR., 1,010 tons Captain-J. A. Morris Chief Officer-J. Williamson Second do. -T. R. Wilson Chief Engineer-J. Robertson Second do. -W. F. Muat Third do. -A. B. Rutherford PHRA NANG, BRIT. STR., 1,021 tons Captain-W. H. Watton Chief Officer-J. J. Laurie Second do. -A. H. Phillips Chief Engineer—D. Tod Second do. —H. Hill Third do. —J. Wilson TAICHIOW, BRIT. STR., 862 tons Captain-R. Unsworth Chief Officer-J. E. Farrell Second do. -S. J. Norwood Chief Engineer-R. Moir Second do. -W. R. Swan do. -L. W. Sharpe Third SWATOW AND STRAITS STEAMERS Bradley & Co., Managing Owners, Swatow NAN SHAN, BRIT. STE. Captain-J. Blackburne Chief Officer-J. F. Messer Second do. -J. B. Grey Chief Engineer-J. Brownhill Second do. -G. F. McCulloch Third do. -W. H. Dixon PAK SHAN, BRIT. STR. Captain-J. Jenkins Chief Officer-A. Murphy Second do. -W. Winch Chief Engineer-John Pender Second do. -H. Lassen Third do. -W. Thaw

SI SHAN, BRIT. STR. Captain—E. F. Stovell Chief Officer—C. B. Maddox Second Officer—A. Smith Chief Engineer—M. Jones Second do. —J. Wilson Third do. —J. G. Fyffe MISCELLANEOUS COAST STEAMERS ACTIV, DAN. STR., 268 tons Captain—H. Hygom Chief Officer—G. Hansen Second do. —G. Lindblom Chief Engineer—G. Albrecht

ALWINE, GER. STR., 400 tons Wieler & Co., Agents Captain—C. Petersen Chief Officer—J. Lilholdt Second do. —D. Jansen Chief Engineer—H. Wisheit Second do. —Ed. Schmidt

ARDGAY, BRIT. STR., 1,081 tons Jardine, Matheson & Co., Agents Captain—James Thom Chief Officer—John T. Davies Second do. —John Pope Chief Engineer—James C. Striach Second do. —David A. Purves Third do. —Charles Watt

Ask, DAN. STR., 632 tons Arnhold, Karberg & Co., Agents Captain—N. C. Revsbeck Chief Officer—N. W. Storm Second do. —J. W. T. Partsch Chief Engineer—N. C. Sorensen Second do. —J. E. N. Bjerre

Avochik, Brit. Str., 1,056 tons A. G. Morris, Owner Captain—T. Rowin Chief Officer—J. Mitchell Second do. —B. Williams Chief Engineer—C. L. Cornes Second do. —C. Smith Third do. —A. Hareman

Don JUAN, SPAN. STE., 654 tons Brandao & Co., Agents Captain—Rafael Beltran Chief Officer—M. Paz Second do. —J. Arestigui Chief Engineer—S. Blanco Second do. —S. Neri Third do. —V. Santiago Surgeon—A. Montero

FREJE, DAN. STE., 397 tons Arnhold, Karberg & Co., Agents Captain—C. L. Strand Chief Officer—N. Poulsen Second do. —R. Johnson Chief Engineer-C. T. Osterbye Second do. -T. G. Meyer

HONGAY, BRIT. STR., 1,563 tons Jardine, Matheson & Co., Agents Captain—Jas. Young Chief Officer—J. Kynoch Second do. —W. L. Forster Third do. —G. S. Weigall Chief Engineer—A. Laing Third do. —A. Kober

Kwongmo, Brit. Str., 102 tons Sui Kee Chan, Agents Captain—J. D. Mackenzie Chief Officer—A. Raymond Chief Engineer-E. T. Arnold Second do. -S. Rozario

PASIG, BRIT. STR., 303 tons Tsang Sam Yung, Owner, Hongkong W. Melcher, Agent, Canton Captain—J. W. Stavers Chief Officer—R. A. Becker Chief Engineer—E. L. Stainfield

TAI ON, BRIT. STR., 769 tons Tai On Steamship Co., Ld., Owners Herbert Dent & Co., Agents, Canton. Captain—C. Gablowski Chief Officer--Jas. Punch Chief Engineer—A. Parker

LIST OF FOREIGN RESIDENTS

IN CHINA, JAPAN, COREA, WLADIVOSTOCK, THE PHILIPPINES, BORNEO, COCHIN CHINA, ANNAM, TONKIN, SIAM, STRAITS SETTLE-MENTS, MALAY STATES, &c., for 1893.

In the following List the occupation and residence are both given as far as ascertained.

Aalst, J. A. van, acting assistant audit secretary, Maritime Customs, Peking Aaron, J. J., clerk, David Sassoon, Sons & Co., Hongkong Aba, M., clerk, Oosman & Co., Singapore Abad, J., regente, Botica de Tondo, Manila Abad, J. M., agent, Singer Manufacturing Co., Manila and Iloilo Abad, V., assistant, Action Pericial de Reconocimiento de Tabacos, Manila Abbadie, J. d', merchant, Marty & d'Abbudie, Haiphong Abbasi, Rev. Bro., director, St. Joseph's College, Hongkong Abbasi, A. S., writer, H.M. Naval Yard, Hongkong Abbasi, A. R., fifth clerk, Magistracy, Hongkong Abbasi, S. H., clerk, H. M. Schultz & Co., Shanghai Abbasi, J. J. (Gorden Heiner, Heiner, Heiner, J. J.) Abbass, S. H., clerk, H. M. Schultz & Co., Shinghai Abbass, J. d', préposé, Customs, Haiphong Abbey, Mrs. R. E., missionary, Nanking Abbey, R., assistant, Nippon Yusen Kaisha, Yokohama Abbey, T., clerk, Jno. W. Hall, Yokohama Abbott, F. J., chief clerk, P. & O. S. N. Co., Shanghai Abbott, R. H., manager, Yokohama Sail Rigging Co., Yokohama Abbott, R. J., assistant, Maritime Customs, Shina (absent) Abdoula A acciptant H. H. H. Essack & Cu. Hongkong Abdoola, A., assistant, H. H. H. Essack & Co., Hongkong Abdoolal, A., draper, A. Abdoola & Co., Hongkong Abdoolally, A. S., assistant, A. M. Essabhoy, Hongkong Abdoolally, D., assistant, Abdoolally, Ebrahim & Co., Shanghai Abdoolally, D., assistant, Abdoolally, Ebrahim & Co., Shanghai Abdoolally, E., merchant, Abdoolallay, Ebrahim & Co., Hongkong Abdoolkader, A. M., manager, Casanijee Aduljee & Co., Singapore Abdoolkader, A. M., assistant, A. M. Essabhoy, Hongkong Abdoolkader, E. M., assistant, A. M. Essabhoy, Hongkong Abdoolkader, H., manager, H. Abdoolally, Singapore Abdullah, H. H. Rajah, K.c.M.G., Sultan of Selangor Abegg, F., merchant, Nabholz & Osenbruggen, Yokohama Abegg, H., clerk, Siber, Brennwald & Co., Yokohama Abell, J. C., broker, and secretary Hyogo Chamber of Commerce, Kobe Abella, G., clerk, W. F. Stevenson & Co., Manila Abella y Abella, V., abogado fiscal, Real Audiencia, Manila Abella y Casariego, E., chief engineer, Geological Commission, Manila Abella y Casariego, E., chief engineer, Geological Commission, Manila Abellana, L., engineer, Water Works department, Manila Abenheim, Chas., assistant, Bruhl Brothers & Co., Yokohama Abenheim, R., assistant, Bruhl Brothers & Co., Yokohama Abercrombie, W. H., M.D., United States consul, Nagasaki Abesser, R., merchant, Scheele & Co., Hongkong Abina, P., clerk, Echeita & Portnondo, Manila Abonnel, A., missionary, Gocong, Cochin-China Aboytiz, P. de, commission agent, Olona, Aboytiz & Co., Manila Aboytz, F., clerk, Warner, Blodgett & Co., Manila Abraham, A., clerk, Hongkong & China Gas Co., Hongkong Abraham, A., clerk, W. St. J. H. Hancock, Hongkong

Abraham, A. E., printer, Hongkong Abraham, A. E. J., merchant, Abraham & Co., Shanghai (absent) Abraham, A. S., clerk, David Sassoon, Sons & Co., Shanghai Abraham, D. E. J., merchant, Abraham & Co., Shanghai Abraham, D. W., dentist, Bangkok Abraham, F., clerk, H.B.M.S. "Victor Emanuel" Abraham, H. J., merchant and commission agent, Shanghai Abraham, Juan, commission agent, Manila Abrams, H., horse dealer, Singapore Abramson, E. B., engineer, Floating Dock, Wladivostock Abreu, M., clerk, Struckmann & Co., Manila Abrial, P., clerk, A. Ogliastro, Saigon Abry, L., assistant, Lohmann & Co., Yokohama Abubakar, H. H., G.C.M.G., K.C.S.I., &c., Sultan of Johore Acero y Abad, N., magistrado, Audiencia, Cebu Acevedo, L. J., Spanish consul, Yokohama Acheson, G. F. H., private secretary, Maritime Customs, Peking Acheson, J., assistant, Maritime Customs, Shanghai Acheson, Capt. P. H., in charge of barracks, Army Service Corps, Singapore Ackermann, G. A., assistant, Roller Flour Mills Co., Nagasaki Ackers, Jane, matron, Lock Hospital, Hongkong Ackroyd, E. J., puisne judge, Supreme Court, Hongkong Acosta, G. B., interventor-general, Administracion del Estato, Manila Acton, W. W., assistant engineer, Public Works department, Perak Acuna, A., clerk, I. de la Rama, Manila Acuña, M., arcediano, Manila Adaa, A., clerk, Wilson & Co., Tientsin Adair, Chas. H., commander, H.B.M.S. "Alacrity" Adam, clerk, Customs, Haiphong Adam, inspector, Administration de la Marine, Saigon Adam, Rev. H., Roman Catholic missionary, Osaka Adam, J., interpreter, French Legation, Tokyo Adam, J., missionary, An-shuan, Kweichow Adam, N., compositor, Government Printing Office, Saigon Adam, R., sugar boiler, China Sugar Refining Co., Hongkong Adamjee, A., merchant, H. Rajbhoy & Co., Singapore Adamolle, president, District Court, Haiphong Adamolle, C., French Vice-Resident, Haiduong, Tonkin Adams, A. J., meter inspector, Shanghai Gas Co., Shanghai Adams, A. P., merchant, W. Mansfield & Co., Singapore Adams, A. R., solicitor, Hogan & Adams, Penang Adams, D., estate manager, John Lowell, Singapore Adams, G. W., clerk, Griffin & Co., Yokohama Adams, G. W., clerk, Griffin & Co., Yokohama Adams, H., clerk, North China Insurance Co., Shanghai Adams, H. E. F. G., captain, Royal Artillery, Hongkong Adams, H. S., clerk, Dodwell, Carlill & Co., Yokohama Adams, K. D., merchant, Herbert Dent & Co., Canton Adams, M., compradore, M. Adams & Co., Nagasaki Adams, W., assistant, Taikoo Sugar Refinery, Hongkong Adams, Miss A., missionary, Okayama, Japan Adamson, C. M., assistant, Shewan & Co., Hongkong Adamson, C. P., assistant, Lane, Crawford & Co., Hongkong Adamson, C. P., assistant, Lane, Crawford & Co., Hongkong Adamson, G. F., assistant, Gilfillan, Wood & Co., Penang Addington, Hon. F. C. B., lieutenant commanding H.B.M.S. "Plover" Addosio, Rev. P. d', Roman Catholic missionary, Peking Adet, E., assistant, Adet, Campredon & Co., Yokohama Adet, E., clerk, Adet, Campredon & Co., Yokohama Adet, G., broker, Adet, Campredon & Co., Yokohama (absent) Adiceam, clerk, Land Office, Saigon Adkins, J. B., assistant, Kelly & Walsh, Shanghai Adler, M., merchant, Reiss & Co., Shanghai Adriano, D., capellan, San José Hospital, Manila Adriano, J., racionero, Ecclesiastical department, Manila Aenlle, C., draughtsman, Railway Co., Manila

Aenlle, R., merchant, and manager, Maria Cristina Cigar Manufactory, Manila Aeria, F., chief clerk, Resident Councillor's Office, Penang Aeria, L. S., clerk, Resident Councillor's Office, Pen-Aeria, L. S., clerk, Treasury, Penang Aeria, W. A., apothecary, Pauper Hospital, Singapore Aeria, W. L., chief clerk, Court of Requests, Penang Agabeg, M. A. L., merchant, Kobe Agerbini, clerk, Messageries Maritimes, Haiphong Aglen, F. A., assistant, Maritime Customs, Amoy Agnew, J. W., engineer, H.B.M.S. "Peacock" Agnew B first engineer revenue cruiser "Pingching" Agnew, R., first engineer, revenue cruiser "Pingching" (absent) Agostini, geometer, Survey Office, Saigon Agostini, P. d', writer, H.M. Naval Yard, and teacher of French, Hongkong Agthe, K., watchmaker, Agthe & Ismer, Shanghai Aguado, B., capitan de Artilleria, Manila Aguado, R., merchant, Manila Aguier, clerk, Post and Telegraph department, Cantho, Cochin-China Aguila, E. S. del, clerk, Ed. Schellhass & Co., Hongkong Aguila, J. M. S. del, adjutant, National Battalion, Macao Aguilar, A., clerk, Messageries Maritimes, Manila Aguilar, F. de A., official, Hacienda, Manila Aguilar, J., captain, Esado Major, Manıla Aguilar, Y., official, Communications department, Manila Aguilar y Cuadrado, J., oficial, Intervention General del Estato, Manila Aguilera y Porta, C., chief, Telegraph department, Manila Aguirre, Rev. F., Roman Catholic missionary, Foochow Aguirrezabal, Roman Catholic missionary, Kê Roi, Tonkin Aguis, E. S. J. J., intendente-general, Hacienda, Manila Aguivre, Rev. P., Roman Catholic missionary, Chiang-chiu, Fukien Ahlmann, J. A., hulk-keeper, Blackhead & Co., Hongl ong Ahlstrand, G., missionary, Ho-tung, North China Ahrendts, L. F., tidewaiter, Maritime Customs, Canton Ahrens, H. A., clerk, H. Ahrens & Co., Kobe Ahumada, E. S. M. de, sub-inspector, de las Armas generales, Manila Ahumada y Arias, A., comisario, Intendencia Militar, Manila Aignier, chef du bureau du personnel, Arsenal, Saigon Aiken, Rev. E. E., missionary, Paoting-fu, Chihli Ailion, J. A., assistant, R. Isaacs & Bro., Kobe Aimé, comptable, Marine Artillery, Saigon Airey, L. C., furniture manufacturer, Hongkong Aitken, A. G., engineer in harbour, Hongkong & Whampoa Dock Co., Hongkong Aixar, F., commander, gunboat "Samar, Manila Akert, C., tidewaiter, Maritime Customs, Whampoa Akimoff, M. E. engineer, steamer "Vladiwostock," Wladiwostock Alabaster, Sir C., K.C.M.G., British consul-general, Canton (absent) Alabaster, E., assistant, Maritime Customs, Tainan Alabycheff, Capt. B. N., crown attorney, Naval Court, Wladivostock Alarakia, A., clerk, Post Office, Hongkong Alarakia, M., clerk, Supply and Transport Office, Hongkong Alasiá y Rouira, L., Intendencia Militar, Manila Alba, G., oficial, Colegio de S. Juan de Letran, Manila Alba, V., clerk, J. M. Tuason & Co., Manila Alberich, J., procurador, Municipal School, Manila Albers, G., merchant, Kunst & Albers, Wladiwostock (absent) Albertini, L. C., inspector of police, Saigon Alberto, M., assistant, Telegraph and Postal department, Manila Albertz, C., clerk, J. H. Langelutje, Wladivostock Alborado, A., constable, British Consulate, Takao Albrecht, G., chief engineer, steamer "Activ," China coast Albrecht, Rev. G. E., missionary, Kyoto Albrecht, J., engineer, Chinese ironclad "Tingyuen" Albright, Rev. L. L., missionary, Nagoya, Japan (absent) Albuquerque, A., clerk, Army Service Corps, Singapore Alcade, A., professor, Ecclesiastical School, Iloilo Alcalde, F. G. de, inspector, Maria Cristina Cigar Manufactory, Manila

Alcade, Q., professor, Ecclesiastical School, Iloilo Alcan, chancelier, Residency, Hongyen, Tonkin Alcarar, J. del, jefe de negociado, Hacienda, Manila Alcarraz, F., engineer, Agricultural department, Ilocos, Philippines Alcazar y Herraiz, J. del, interventor, Hacienda Publica, Manila Alcazar y Saleta, J. del, jefe de negociado, Impuestos, &c., Manila Aldana, A. V. de, teniente, Infanteria, Manila Aldana y Lapuente, J. de, oficial, Gobierno Civil, Manila Aldecoa, J. Y. de, clerk, Aldecoa & Co., Manila Aldecoa, T. Y. de, clerk, Aldecoa & Co., Manila Aldecoa, T. Y. de, clerk, Aldecoa & Co., Manila Aldecoa, T. Y. de, clerk, Aldecoa & Co., Manila Aldecoa, T. Y. de, clerk, Aldecoa & Co., Manila Aldecoa, Z. I. de, merchant, Aldecoa & Co., Manila Aldis, F. W., assistant, F. S. Deacon, Hankow Aldrich, A. S., secretary, Government Railway Service, Yokohama Aldrich, Miss M., missionary, Tokyo Aldridge, Dr. E. A., assistant, Maritime Customs, Ichang Aldworth, J. R. O., acting collector and magistrate, Pekan, Pahang Alemany, J., assistant, "El Eco de Filipinas," Manila Alemao, D., clerk, Brandão & Co., Hongkong Alenas, S., assistant, Guevara Bros., Manila Alenuz, L. C. B. de, secretary, University, Manila Alérini, C., Vice-Resident, Quangnam, Annam Alexander, E. M., manager, Straits Trading Co., Selangor Alexander, J. H., chief agent, Campbell & Co., Perak Alexander, Rev. T. T., missionary, Osaka Alexander, Miss, missionary, Tokyo Alexander, Miss C. T., missionary, Tokyo Alexsieff, J., second assistant, Local Government, Wladivostock Alfonzo, J., assistant, A. S. Watson & Co., Manila Alford, E. F., merchant, Jardine, Matheson & Co., Hongkong Alfred, J., overseer, Public Works department, Sontay, Tonkin Algar, A., assistant, T. W. Kingsmill, Shanghai Algarra, L., assistant, Observatory, Manila Alier, Rev. Ramon, Roman Catholic missionary, Amoy Alix, principal clerk, Excise department, Saigon Allan, teacher, Banting School, Sarawak Allan, A., assistant, J. Llewellyn & Co., Shanghai Allan, A., assistant, J. Llewenyn & Co., Shanghai Allan, A., supterintendent money order branch, Post Office, Singapore Allan, E. F., student interpreter, British Legation, Peking Allan, H. T., clerk, Jardine, Matheson & Co., Shanghai Allan, J., foreman engineer, Singapore Slipway & Engineering Co., Singapore Allan, J. G., manager, Khye Ho Foundry Co., Penang Allan, J. McN. clerk Boustoad & Co. Sciences Allan, J. McN., clerk, Boustead & Co., Singapore Allan, R., second engineer, steamer "Formosa," China coast Allan, R., engineer, Riley, Hargreaves & Co., Singapore Allandon, Wm., clerk, Dyce & Co., Shanghai Allandon, Wm., clerk, Dyce & Co., Shanghai Allard, draughtsman, Daniel & Cie., Haiphong Allard, J., outdoor superintendent, China Borneo Co., Bilit, B.N. Borneo Allardyce, Rev. J. M., missionary, Peking Allaud, A., sous-brigadier, Commissariat de Police, Haiphong Allchin, Rev. Geo., missionary, Osaka Allcock, G. H., silk inspector, Yokohama Allcot, G. A., examiner, Maritime Customs, Chinkiang Allden, F. A., engineer, H.B.M. gunvessel "Swift" Alleebhoy, A. M., clerk, A. Esmaljee, Hongkong Allegri, C., chief engineer, Public Works department, Bangkok Allemao, A. E., commission agent, Hongkong Allemao, R., clerk, A. E. Allemao, Hongkong Allen, A., assistant, China and Japan Trading Co., Shanghai Allen, A. E., clerk, Jardine, Matheson & Co., Shanghai (absent) Allen, A. J. E., assistant, Maritime Customs, Ningpo Allen, C. F. R., H.B.M. consul, Chefoo Allen, C. M., proprietor, Perseverance Estate, Singapore

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- Wray, G. C., assistant protector of Chinese, Penang
 Wray, L., planter, Thaiping, Perak
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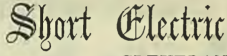
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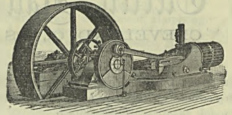
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PENANG	1	05	2	90	Do. (via Shanghai)	0	96	0	90	

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Capacity of Kowloon Coal Godowns	50,000 "	
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Length of No. 2 Wharf at Kowloon		
Length of No. 3 Wharf at Kowloon		
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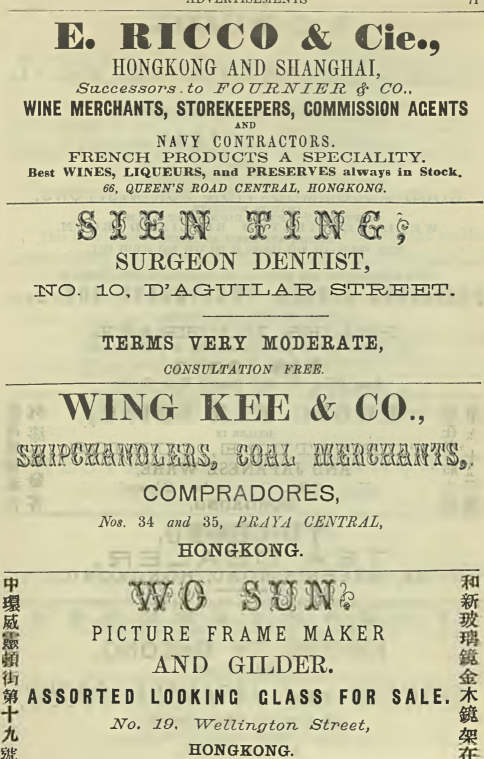
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FINE CLASS. 100 25 25 * Sublimes		CUI	BAN	STYL	E.	14			Price Thous Oiga	AND	NUMBER OF Cigars FER	NET WEIGET PEB 1,000 CIGARS.	
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Señoritas 6 - 200 4	Senoritas				•••				6	- 1	200	4	

(**) With ring and Silver paper. (*) With ring.

FACTORY.—Echagüe 45, MANILA. **JANUARY**, 1883.

tion of 1887 and at the Barcelona of 1888.

PHILIPPINE	Рвісі Тпоц	E PER	No. OF	NET WEIGHT PER 1,000	PHILIPPINE		E PER	No. OF	NET WIEGHT PEE 1,000
STYLE.	Cro		CIGARS	CIGARS.	STYLE.	Cm	ALLA	CIGARS	CHARS.
	\$	Cents	PER Box.	Spanish lbs.		\$	Conto	PER BOX.	Spanish lbs.
Habano Extra	22		50	18	Nuevo habano	11	_	100	14 to 18
Id. id	20	-	100	18	Id. id	10	30	250	
Cortado id	22	—	50	18	Id. id	10	—	500	
Id. id	2 0		100	18	Nuevo cortado	12	50	50	18
la. Habano	20		50	22	Id. id	11		100	
la. id.	18	-	100	22	Id. id	10	30	25 0	
la. Cortado	20	-	50	22	Id. id	10	-	50)	10
1a. id	18	-	100	22	2a. Habano	10	50	50	11
2a. Habano Extra	19	-	50	13	2a. id	9	25	100	11
2a. id. id.	17	- 1	100	13	2a. id	8	70 50	250 500	11
2a. Cortado id. 2a. id. id.	19	-	50	13	2a. id	8 10	50	50	11
	17	-	100	13	2a. Cortado 2a. id	10	25	100	11
*Populares de La [Insular	20		50	15	0 11	8	70	250	11
Id. id.	18		100	15	0 11	8	50	500	11
Habano esmerado			50	18	De II-hans	9	50	50	10
Id. id.	16	25	100	18	3a. id	7	80	100	10
Id. id.	16		125	18	3a. id	7	70	250	10
Id. id.	15	50	250	18	3a. id	7	50	500	10
Id. id.	15		500	18	3a. Cortado	9	50	50	10
Cortado esmerado	18	-	50	18	3a. id	7	80	100	10
Id. id.	16	25	100	18	3a. id	7	70	250	10
Id. id.	16	-	125	18	3a. id	7	50	500	10
Id. id.	15	50	250	18	4a. Habano	7	50	100	8
Id. id.	15	-	500	18	4a. Cortado	7	50	100	8
Nuevo habano	12	50	50	14 to 18					

(*) With ring.

MACHINE LABOUR.

Cigarettes					Strop	ng, M	iddli	ng S	Stron	g &	Mild,	in	pack	et of	30		5	cents.
Do.		•••			Emb	oquill	ados.	, in	boxe	s of	100		•••	•••			40	cents.
Do.																		
Smoking to																		
Dit	to		-	-Sup	erior		•••		•••	***	* * *	•••	•••	•••	1	do.	20	33

HAND-MADE.

Cigarettes-in	packet	of 30	 	 					•••	•••	 	3 ^g cents.
Do. —	do.	of 30	 •••	 •••	•••	•••	•••	•••		•••	 	2* ,,

N.B.-Besides the above list the Factory undertakes to manufacture any other shapes, if desired, at prices to be agreed upon by arrangement. This Factory guarantees that the *leaves* used in its manufacture are the very best procurable at Isabela and

Cagayan.

Coggatant This Factory also undertakes the packing and shipping of the goods. The correspondence can be written in English, French, or Spanish, and addressed to the Proprietor. The great quantity of Tobacco leaf that this factory holds for its own use enables it to supply any Colour of Cigars that may be required by the purchasers.

This Factory sells leaf tobacco of all classes.

J. STA. MARINA,

Director and Proprietor.

F	PA	R	,A		USTE	D.				
					NUFACI		RV	-		
I U D I	STAR		י רקר הו		THE VEAR 1	885		'		
ESTABLISHED IN THE YEAR 1885. No. 20, SAN GERONIMO,										
QUIAPO, MANILA, PHILIPPINES.										
ADDRESS FOR TELEGRAMS "ROMAN."										
PRICE CURRENT.										
	APPRO-					APPRO-				
ELABORACION	XIMATE WEIGHT	Елсн			ELABORACION	XIMATE WEIGHT	Елсн			
	PER EVERT	BOX	Рв	ICE	FILIPINA.	PER	BOX	PB	ICE.	
CUBANA.	ONE		per	1,000	FILIFINA.	ONE		per	1,000	
OR CIGARS AFTER	THOU- SAND.	con-			OR CIGARS AFTER	THOU- SAND.	con-			
HABANA STYLE.		tain-			PHILIPPINE STYLE.		tain-			
AADANA STILE.	Spanish pounds.	ing	Dollars.	Cents.	THIMITING SITE.	Spanish pounds.	ing	Dollars.	Conte.	
								!		
					CIGARS.			1 1 -		
*Saberance	24 20	25	60 50		Trabucos Nuevo Habano Es-	17	100	15	-14	
Gerentes	17	25 25	35	•••	merado	15	100	14		
•Regalia "Para Usted"	18	25	35	•••	2a. Habano Esmerado	12	100	12		
Cazador es	19	50	30		Excepcionales Esme-		100			
*Regalia Filipina	17	5 0	30	•••	rados	17	50	12	50 50	
Paquitos	14	25	30		Especiales do.	24 24	250	11		
Brevas Culebras	18 16	50 100	28 28	••••	Nuevo Habano	16	500 100	10		
*Deliciosos	14	25	28	•••	do	16	250	9	25	
*Esquisitos	14	50	25		do	16	500	9		
Londres	15	100	20		2a. Habano Extra	13	50	10	***	
Daquesas	11	100	16	1	2a. Habano do.	13 13	100	9	25	
Conchitas Conchitas Cilindradas	14 14	100	15 14	•••	do do	13	250 500	8		
Conchae	13	100	15	•••	3a. Habano	9	100	7	75	
Infantas	11	100	13		do	9	250	7		
Princesas	10	100	12		3a. Habano Esmerado	9	100	10	***	
Damas	75	100	11	•••	CHEROOTS. 1a. Baqueta	18	100	18		
Entresctos	a	100	10		2a. Baqueta	151	100	15		
					Nuevo Cortado	16	100	10	•••	
					do	16	250	9	25	
					do	16	500	9	***	
					2a. Cortado do.	13 13	100	9	25	
With rings.					do do	13	250 500	8		
WILL IME.					3a. Cortado	9	100	7	75	
					do	9	250	7		

REMARKS.

The tobacco used in this Factory is guaranteed to be the very best procurable in Isabela and

Cagayan. The above list comprises the ordinary shapes usually manufactured in this Factory, but the Factory also undertakes to manufacture any other shape and pack them in boxes of any size which may be desired, at conventional prices. The net weight of every 1,000 cigars may vary one pound more or less, as the case may be, without

in any way affecting thereby the price for the same above mentioned Of the "Elaboracion Filipina" the first three mentioned are made with the spiral wrapper, the

remaining ones being with the straight wrapper.

The Factory admits any Indents from \$60 and upwards provided such are accompanied by Bank Credits. Shipping documents will if desired be handed to the Bank upon receipt of Invoice value of the shipment. Marine Insurance will be cared for unless instructed to the contrary by the Indentor. Correspondence may be directed to the proprietor in English or Spanish.

This Factory also sells tobacco leaf of Gagayan and Isabela only, in any quantity at reasonable Drices.

MANILA, 1st January, 1893.

F. ROMAN.

LA COMERCIAL, SPECIAL TOBACCO MANUFACTORY, GUNAO. No. 12. MANILA. PHILIPPINES.

PRICE CURRENT.

CIGARS AFTER CUBAN STYLE.	EACH BOX CON-	APPRO- XIMATE WRIGHT pr. 1,000.	Prici 1,0	s per	CIGARS AFTER PHILIP. PINE STYLE.	EACH BOX	APPRO- XIMATE WEIGHT DI L	PRICI	
	TAIN- ING	Spanish pounds.	Dors.	CTS.		1NG	pounds.	Dols.	Cts.
** Excelentes ** Favoritos de La Comercial	25 25	25 24	80 70		Cigars. 1a. Habano	100	23	18	
Regalia Esmeralda	25	22	60 50		Nuevo Habano Excepcional	100	19 18	16	
** Cafulleron	25	20	50		Nurvo Halano	100	16	11	
* Canadores Begios	50	24	45		Do	250	16	10	25
 Vegueros Espanoles 	50	23	45		Do	500	16	10	100
* Non plus altra	50	15	40		2a. Habsno for	25	14	17	
* Esquisitos de la Isabela	50	23	36		2a. Habano	100 250	13	9	30
Reins Cristins	25 50	17	35 32	••	Do Do	250 500	13	8	40
Selectos finos	25	10	32	••	Sa. Habano extra	50	10	11	
* La Cremme. Brevas	50	22	30		SA Habbad	100	9	8	1.1
* Reina Victoria	50	18	28		Do	250	9	7	00
* Bouguets	25	16	26		Do	500	9	7	40
Orientales	50	17	24		4a. Habang	100	7	7	
* Oceanicos	50	16	22		Do	250	7	6	65
Matutines	50	15	20		Do	500	7	6	45
Londres Deliciosos	100	15	18	••	5a. Habane	250 500	5	6	
Sporte	100	- 34	17		Do. Cheroots.	DUG	D	0	
Puritanos	100	15	17	••	1a. Cortado	100	23	18	10 F
Condesas	100	15	10		Nuevo Cortado Excepcional	100	19	16	14
My Love	100	14	16		Cortado Esmerado	100	18	15	11
Conchas finas	100	14	15		Nuevo Certado	100	16	11	
Londres Chicos	100	14	15		Do	250	16	10	25
Conchitas Especiales	100	14	15		Do	500	16	10	
The Prettiest	100	12	15		2r. Cortado flor	25	14	17	
Idilios	100	12	15		Ta. Cortado Do.	100 250	12 13	9	80 65
Alfonsitos	100	14	14	•••	Do Do	500	13	8	48
Dalias	100	12	14		3a. Cortado extra	50	10	11	
Marquesitos Habano Comercial	100	15	14		3a. Cortado	100	9	- 8	
Petit Jockeys	100	12	12		Do	250	9	7	60
My Darlings	100	12	12		Do	500	9	7	40
2a. Habano Especial	100	14	12		4a. Cortado	100	7	7	11
Small Rubies	100	8	- 11		Do	250	7	6	65 45
Coquelai	100	7	10	••	Do	500 250	7	6	10
Senseitat	200	- 4	6	(5s. Cortado Do.	500	5	6	80
With ring and silver paper	R	1			Do 1 1a. Bagueta	100	18	17	
• With ring					2a. Baqueta	100	15	14	
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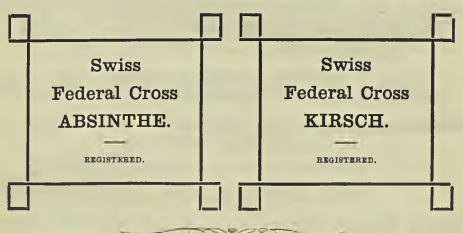
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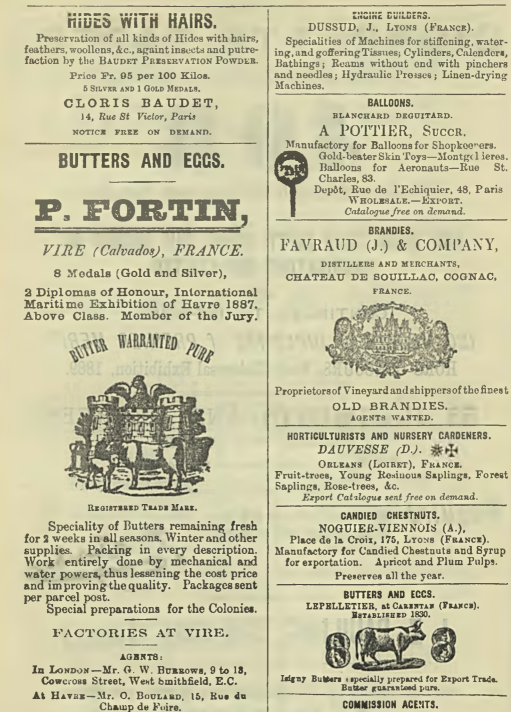
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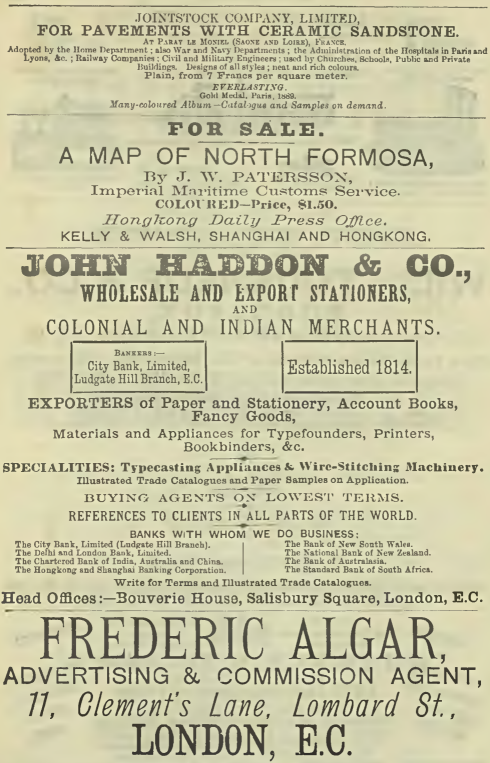
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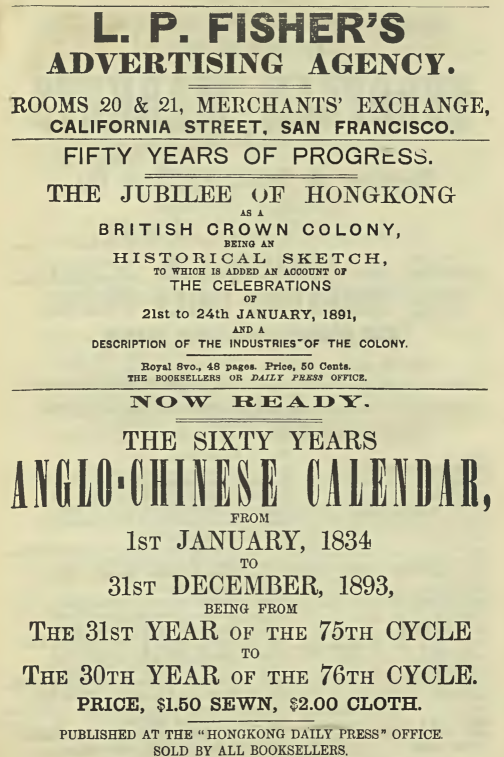
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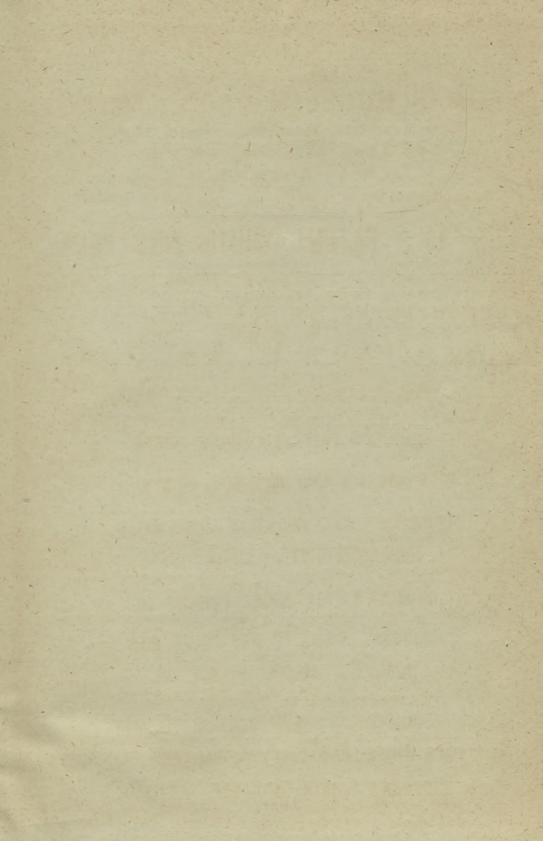
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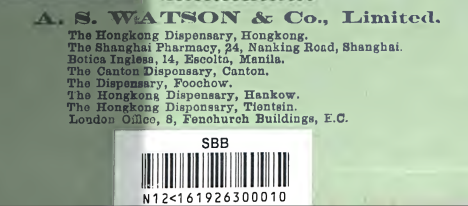
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