

PROCLAMATION.



William Robinson
Governor.

By His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same.

Whereas by Section 3 of *The Chinese Passengers' Act, 1855*, it is enacted that it shall be lawful for the Governor of Hongkong, by Proclamation, for the purposes of the said Act, among other things, to declare what shall be deemed to be the duration of the voyage of any Chinese Passenger Ship.

Now, therefore, I, the said Sir WILLIAM ROBINSON, under and by virtue of the powers conferred on me by the said Act, do hereby proclaim and declare that, for the purposes of the said Act, the voyage of any Chinese Passenger Ship from the Port of Chefoo, in the Empire of China, to Wladivostock shall be deemed to be a voyage of eight days' duration and, therefore, shall be deemed to be a voyage of "not more than thirty days' duration" within the meaning of Section 4 of *The Chinese Emigration Consolidation Ordinance, 1889*, of Hongkong.

Given under my Hand and the Public Seal of the Colony, at Victoria, Hongkong, this 6th day of May, 1893.

By Command,

John Murray

Colonial Secretary.

GOD SAVE THE QUEEN.

PROCLAMATION.



William Robinson
Governor.

By His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same.

Whereas by section 8 of Ordinance 9 of 1893, entitled *The Dogs Ordinance, 1893*, it is enacted as follows:—

“This Ordinance shall come into force on and from such date as shall be named in a Proclamation by the Governor to be published in the *Government Gazette*.”

Now, therefore, I, the said Sir WILLIAM ROBINSON, in pursuance of the said section and by virtue of the authority in me vested, do hereby under my hand proclaim that the said Ordinance shall come into operation on and from the 31st day of July, 1893.

• By His Excellency's Command,

John Brown
Colonial Secretary.

GOD SAVE THE QUEEN.

Given at Government House, Hongkong, this 29th day of June, 1893.



William Robinson

No. 4.

PROCLAMATION.

[L.S.] WILLIAM ROBINSON,
Governor.

By His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same.

Whereas by Proclamation dated the 6th day of May, 1893, it was proclaimed and declared that for the purposes of *The Chinese Passengers' Act, 1855*, the voyage of any Chinese Passenger Ship from the Port of Chefoo, in the Empire of China, to Wladivostock shall be deemed to be a voyage of eight days' duration and, therefore, shall be deemed to be a voyage of "not more than thirty days' duration" within the meaning of Section 4 of *The Chinese Emigration Consolidation Ordinance, 1889*, of Hongkong:

And whereas it is expedient to revoke the said Proclamation:

Now, therefore, I, Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies and Vice-Admiral of the same, by virtue of the authority in me vested, do hereby revoke the said Proclamation with effect from this date.

By Command,

G. T. M. O'BRIEN,
Colonial Secretary.

GOD SAVE THE QUEEN.

Given at Victoria, Hongkong, this 12th day of July, 1893.

HONGKONG.



William Robinson
Governor.

*Order in Council appointing Agents to make Declaration
under the provisions of "The Colonial
Stock Act 1877."*

Dated 16th January 1893.

Whereas, by Ordinance No. 1 of 1893 passed by the Governor of Hongkong, with the advice and consent of the Legislative Council thereof, the short title of which is *The General Loan and Inscribed Stock Ordinance, 1893*, (hereinafter termed "the said Ordinance," and a copy whereof is hereto annexed), provision is made amongst other things under or by virtue of which the Governor of Hongkong is empowered to create capital stock to be called "Hongkong Inscribed Stock," to be issued as and in manner by the said Ordinance provided. And the said Ordinance also makes provision that the Governor may from time to time declare all or any of the Loans of Hongkong inclusive of the Loan issued under Ordinance No. 11 of 1886 passed as aforesaid, the short title of which is *The Loan Ordinance, 1886*, convertible into Stock, and may provide for the creation, exchange, issue, and conversion of Stock as therein particularly set forth.

And also that the Governor may from time to time make arrangements with the Crown Agents for the Colonies for inscribing Stock in their books, for managing the creation, inscription and issue of Stock, and for effecting the conversion of Loans into Inscribed Stock, and managing transfers thereof, and for other the objects and purposes in the said Ordinance particularly mentioned.

And whereas, by an Act passed by the Parliament of the United Kingdom of Great Britain and Ireland, in the 40th and 41st years of the reign of Her Majesty Queen VICTORIA, and which is therein declared may be cited as *The Colonial Stock Act, 1877*, it is amongst other things enacted, that where provision has been made by the Legislature of a Colony, and otherwise, for the inscription and transfer in a register kept in the United Kingdom by some Bank, Colonial Officer or person (which Bank, Officer, or person, is in this Act referred to as the Registrar), of any Stock forming the whole or part of the public debt of such Colony, and the Government of such Colony shall cause a declaration under the seal of such Colony, or by some person in that behalf authorized under that seal, stating such provision and identifying the Stock with respect to which it has been made, to be left with the Commissioners of Inland Revenue, those Commissioners upon payment of the proper fee shall record the same, and such record and declaration shall be open to inspection at all reasonable times in manner directed by the said Commissioners upon payment of the proper fee.

And whereas it is expedient that Agents should be appointed for the purposes of making the declaration required by the hereinbefore in part recited provision of that Act and otherwise as hereinbefore mentioned. Now, therefore, His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, the Governor of the Colony of Hongkong, in pursuance and exercise of every power and authority enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Colony, doth by this instrument, issued under the seal of the said Colony, authorize and empower the Crown Agents for the Colonies for the time being, or any two of them, as and to be Agents to make the declaration required by the provisions of *The Colonial Stock Act, 1877*, and in and about such declaration and the leaving and record thereof with the Commissioners of Inland Revenue, to do all such necessary acts as might or could have been done by or on behalf of the Government of the Colony to give effect to the provisions of the last-mentioned Act.

Given under the hand of His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor of Hongkong, and issued under the Seal of the said Colony, at the Government House, at Hongkong, this *sixteenth* day of *January* in the year of Our Lord One thousand Eight hundred and Ninety-three.

Issued in Council,

this *16th* day of *January* 1893.

F. H. May

Acting Clerk of Councils.




 GOVERNOR.

GOVERNMENT NOTIFICATION.—No. 154.

The following Regulations made by the Governor in Council are published.

By Command,

G. T. M. O'BRIEN,
Colonial Secretary.

Colonial Secretary's Office, Hongkong, 5th May, 1893.

HONGKONG VOLUNTEER CORPS.

REGULATIONS

By His Excellency the Governor in Council, under Sections 9 and 12 of the Volunteer Ordinance of 1893, made the 4th day of May, 1893.

- Object.** 1. The object of the Corps shall be to aid the Regular Troops in the defence of the Colony against foreign attack and to assist in case of local disturbance.
- Name of Corps, &c.** 2. The Corps shall be called the "Hongkong Volunteer Corps" and the members are subject to the provisions of *The Volunteer Ordinance, 1893*, and to the regulations made thereunder.
- Military Control.** 3. In order to ensure a completely military character to the Corps it will, with the consent of the Major-General Commanding the Troops for the time being, be administered by him, under the control of the Governor.
- Composition.** 4. The Corps shall consist of—
 A Battery of Light Field Artillery (to be trained also to work guns of position)
 Three Machine Gun Companies.
 All Non-Commissioned Officers and men to be armed with carbines.
- Eligibility for Membership.** 5. Members must be British subjects, and on enrolment must be not less than 17 years of age and not above 49 years. They must also be physically fit for military service. They will be admitted to a Battery or Company by ballot among the members of the unit.
- Obligation.** 6. Members shall take the oath of allegiance, or make the declaration, as required by the Ordinance and shall sign the following form of enrolment and be bound thereby:—
 I..... being desirous of becoming an active member of the "Hongkong Volunteer Corps" and having been duly elected thereto, do hereby engage to be bound by any authorized rules and regulations which may now be in force in the Corps or which may be brought into force during my period of service.
- Establishment.** 7. The establishment of the Corps will be as follows: but recruiting of supernumeraries for any unit will be permitted so long as the total numbers fixed as the establishment of the Corps are not exceeded.

- 1 Commandant.
- 1 Adjutant.
- 2 Surgeons.

		FOR THE BATTERY.		FOR EACH COMPANY.	
		<i>Establishment.</i>	<i>Minimum.</i>	<i>Establishment.</i>	<i>Minimum.</i>
4 Captains,	} Distributed thus {	1	1	1	1
9 Lieutenants,		3	3	2	2
18 Sergeants,		6	4	4	4
18 Corporals,		6	4	4	4
168 Gunners and Privates, ...		64	24	40	24

8. The appointment of the Commandant and the Adjutant will be in the hands of the Governor.

The appointment of Officers to Batteries and Companies will be made by election by members of the respective units, subject to the approval of the Governor, and to their passing such professional test as may be required.

Appoint-
ments and
promotions
of Officers
and Non-Com-
missioned
Officers.

The appointment of Non-Commissioned Officers to units will be similarly made, subject to the approval of the Commandant and to the required examination being passed.

Promotion will, except under extraordinary circumstances, be by seniority in each unit, subject to passing the regulated tests.

9. All appointments and promotions of Commissioned Officers shall appear in the *Government Gazette* and shall take effect from date of Notification.

10. Uniform will be provided by the Corps for all Volunteers in accordance with the scale laid down in Schedule A. Officers will provide their own uniform and appointments.

The uniform for the Field Battery will be the same as that hitherto worn by the Volunteer Artillery.

That for the Machine Gun Companies will be selected by the members subject to the approval of the Governor.

Detailed description of the uniforms when finally settled will be given in the Schedule.

11. Uniform shall be worn at all parades when so notified in Corps, Battery or Company Orders. Under no circumstances may articles of uniform be worn with plain clothes.

12. Practice ammunition, in the proportions laid down in Schedule B, will be provided annually out of the Funds of the Corps.

13. The drill season will extend from 1st March to 16th April or a similar period at such other time of the year as may be found more suitable. During the drill season parades will take place twice a day. Fortnightly drills will take place during the rest of the year.

Classes will be held at convenient times throughout the year for the instruction of members desirous of obtaining certificates of qualification for promotion.

14. The Annual Inspection will take place at the end of the drill season. It will be made by the Major-General or by the Field Officer appointed by him for the general supervision of the Volunteers.

15. As prescribed by The Army Act it will be the duty of the Commanding Officer when he knows that any Non-Commissioned Officers or men belonging to the Volunteer Force when not in actual military service are about to enter upon any service which will render them subject to military law, to provide for their being informed that they will become so subject and for their having an opportunity of abstaining from entering on that service.

16. The Government will provide and maintain suitable premises, and will supply arms and accoutrements for the use of the Corps.

A capitation grant will be paid annually to the Commanding Officer of \$30 for each member borne on the Muster Roll on the 1st of January or recruited between that date and the 1st of October; and a further grant of \$26 will be paid for each member who is certified by the Inspecting Officer at the Annual Inspection to be efficient as defined in Schedule C.

In the event of a member for whom the \$30 has been paid leaving the Corps, under circumstances not deemed by the Governor to be satisfactory, before the expiration of six months the Corps will be liable to refund a proportionate part of such payment.

N.B.—For the current year—the first year of the new corps—the full grant of \$56 will be allowed without requiring the certificates of efficiency.

17. From the Fund thus formed the Commanding Officer will defray the following items:—

Supply of uniform and great coats to Volunteers as detailed in Schedule A.

The practice ammunition for the Annual Course as detailed in Schedule B.

Payment of Sergeant Instructors.

Hire of ponies for parade purposes.

Custody, care, and repair of arms and equipment.

Custody of stores.

Upkeep of Rifle Ranges and all other expenses connected with the maintenance of the Corps in a state of efficiency.

18. Members who may cause loss to the Funds of the Corps by failing to obtain in any year a certificate of efficiency, or by any other avoidable cause, will be liable to make good the same.

19. Any member after obtaining five yearly certificates of efficiency may, should he desire it, pass into the Reserve, provided that the minimum strength of his unit is maintained and that the proportionate strength of the Reserve, as fixed by the Governor from time to time, is not exceeded.

Officers and Non-Commissioned Officers wishing to retain their rank in the Reserve must, however, have served for three years in that rank.

B.—FOR MAXIM GUN COMPANIES.

	REQUIRED NO. OF DRILLS.				Total.
	Squad.	Company.	Maxim Gun.	Musketry.	
Recruit,.....	10	6	10	4 <small>Course laid down for Garrison Artillery.</small>	30
Trained Volunteer,.....	5	5	10	4 <small>Course laid down for Royal Engineers.</small>	24

Schedule D.

RETURNS.

The following Returns will be rendered by the Commanding Officer on the dates shown, to the Major-General Commanding or to such Officer as he may appoint.

No.	Nature of Return.	When Due.	Remarks.
1	Annual Return of Corps,.....	1st January.	For Transmission to the Governor.
2	Return of Guns, Arms, Accoutrements, &c.,..	1st January.	Do.
3	Annual Abstract of Receipts & Expenditure,	1st January.	Do.
4	Inspection Return,	After Annual Inspection.	Do.
5	Nominal Roll of Efficient,	To accompany Inspection Return.	Do.
6	Report on Gun and Musketry Practices, ...	To accompany Inspection Return.	Do.
7	Monthly Return,	1st of each month.	

Reserve members will be required to attend at least one target practice parade and the Annual Inspection parade. They will be required to contribute \$3 annually to the Funds of the Corps and to keep up one suit of service uniform. For each Reserve member certified by the Commanding Officer to be "efficient" a capitation grant of \$10 will be paid to the Corps.

Books and Returns.

20. The following books will be kept up by the Adjutant under the supervision of the Commandant:—

- Muster Roll.
- Record of Attendance at Drill.
- Diary of Adjutant's Instruction.
- Account of Receipts and Expenditure.

Periodical returns will be rendered by the Commandant as detailed in Schedule D.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.

SCHEDULES.

- A. Uniform.
- B. Ammunition.
- C. Conditions of Efficiency.
- D. Returns.

Schedule A.

UNIFORM.

I.

BATTERY.

ARTICLES.	NUMBER.	REMARKS.
Helmet and Fittings,	1	White with Red Puggri. Artillery Pattern as for English Volunteers.
Forage Cap,	1	
Cloth Frock and Trousers (Dress),	1 suit.	
Serge do. do. (Working),	1 "	
White Drill Frock and Trousers,	2 suits.	
Great Coat (without cape),	1	

II.

MACHINE GUN COMPANY.

ARTICLES.	NUMBER.	REMARKS.
Helmet with Fittings and Cover,	1	Not yet decided on—Khaki color has been proposed, shape to follow Indian Service Uniform (Officers), badges, etc., as per Volunteer Regulations. Great Coat as for battery.
Forage Cap,	1	
Serge Frock and Trousers,	1 suit.	
Drill do.	2 suits.	
Great Coat,	1	
Gaiters,	1 pair.	

Schedule B.

PRACTICE AMMUNITION.

I.

SMALL ARM AMMUNITION.

ROUNDS.		REMARKS.
Ball.	Blank.	
150	50	Per Member—to be expended under the orders of the Commandant.

II.
MACHINE GUN.

ROUNDS.		REMARKS.
Ball.	Blank.	
1,000	None.	Per Gun—to be expended under the orders of the Commandant.

III.
GUN AMMUNITION.

GUN.	ROUNDS.		REMARKS.
	Projectiles.	Charges (Service).	
64 pounder.	70	70	For Battery—to be expended under orders of Commandant.
7 pr. 200 lbs.	{ 72 Shrapnel. 28 Common. }	150	

Schedule C.

EFFICIENCY.

A Volunteer in order to be reckoned as an "efficient" under Regulation XV must be present at the Annual Inspection of the Corps unless enrolled subsequently to the date of Inspection or absent on leave specially granted by the Commanding Officer, or through sickness duly certified, and must produce a certificate of efficiency according to the following form:—

FORM OF CERTIFICATE OF EFFICIENCY.

I hereby certify—

- (1) That A. B. No. _____ was duly enrolled in the Muster Roll of the Hongkong Volunteer Corps (Field Batteries or Machine Gun Corps *as the case may be*), on the 18 _____ and is actually a member of the Corps on this date.
- (2) That he attended during the 12 months ending the _____ the number of drills as shown below, ordered by the Commanding Officer: each of such drills being of not less than one hour's duration.
- (3) That he possesses a competent knowledge of squad and company drill, the manual and firing exercises and gun drill (*or machine gun drill*).
- (4) That he attended the gun practice of his (Battery *or* Company) and possesses a competent knowledge of the general duties of a gunner.
- (5) That he was present at (*or absent from stating circumstances*) the last Annual Inspection of the Corps.

(Signed) _____
Commandant.

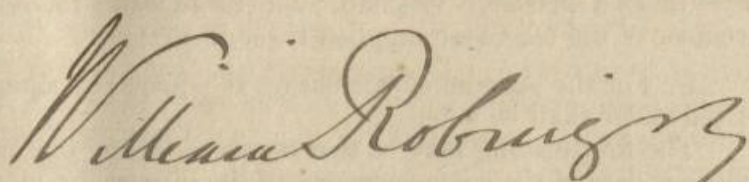
HEAD QUARTERS,

18 _____

A.—FOR ARTILLERY.

	REQUIRED NO. OF DRILLS.				
	Squad.	Company.	Gun.	Musketry.	Total.
Recruit,	10	6	10	4 <small>Course laid down for Garrison Artillery.</small>	30
Trained Volunteer,	5	5	17	3 <small>Course laid down for Garrison Artillery.</small>	30




 GOVERNOR.

REGULATIONS

Made by the Governor in Council, under authority of "The Waterworks Ordinance, 1890," this 19th day of June, 1893.

1. Water will be supplied in bulk and measured by means of a meter to the following buildings or tenements:—

- (1) Those utilized for any purpose of trade.
- (2) Those having within their curtilage a Fountain, Hydrant, Stable, Cowshed, Piggery or other annex of a similar nature.
- (3) Hotels, Restaurants, Lodging Houses.
- (4) Piers and Wharves.
- (5) Police Stations, Gaols, Markets, Slaughter Houses, Cattle Depôts and all Imperial, Colonial, Military or Naval Establishments.

2. The price of water supplied in bulk will be, until further notice, as follows:—

For the first	50,000 gallons	per quarter	at the rate of	25 cents	per	1,000 gallons.
„ next	200,000	„	„	20	„	1,000 „
„	300,000	„	„	18	„	1,000 „
„	1,500,000	„	„	15	„	1,000 „
„	8,000,000	„	„	12	„	1,000 „

In cases where unfiltered water is supplied half the above rates will be charged.

EXAMPLE.

A consumption of 1,200,000 gallons per quarter would be charged as follows:—

50,000 gallons,at 25 cents per 1,000.....	\$12.50
200,000	„at 20 „ 1,000.....	40.00
300,000	„at 18 „ 1,000.....	54.00
650,000	„at 15 „ 1,000.....	97.50
1,200,000		\$204.00

3. All water drawn from the waterworks into water boats or steam-launches shall be paid for at the rate of 20 cents per 1,000 gallons.

4. Water shall only be taken from a public fountain in buckets or other suitable receptacles, and in such a manner as to prevent its flow into any drain or side channel.

5. No hose pipe, pipe, tube, shoot, or other contrivance of any nature whatsoever shall be attached, either temporarily or permanently, to any public fountain.

6. No automatic self-closing valve or other automatic appliance attached to or forming a part of any public fountain shall be interfered with so as to prevent, either permanently or temporarily, its automatic action.

7. The following rent shall be paid into the Treasury, quarterly and in advance, for the use of meters for one quarter or any part of a quarter; such quarter shall be considered to commence on the first day of January, the first day of April, the first day of July and the first day of October:—

3"	Meter,	\$12 per quarter.
2"	„	\$ 8 „
1½"	„	\$ 6 „
1"	„	\$ 5 „
¾"	„	\$ 4 „
½"	„	\$ 3 „
⅓"	„	\$ 2 „

8. Meters will be read at such times as the Water Authority may direct, not less frequently than three times a quarter. Whenever a meter is read a memorandum of the reading will be left with the occupier of the tenement supplied through it.

9. For the purpose of calculating the quarterly consumption the difference between two readings of the meter shall be taken.

The first reading may be that observed on any day not more than ten days before or after the calendar date of the commencement of the quarter, or in the case of a newly fixed meter, the first reading of the meter.

The second reading may be that taken on any day not more than ten days earlier or later than the calendar termination of the quarter, or if the meter is removed or the supply closed during the quarter then the last reading shall be taken; and the difference between the two readings shall be taken as the quarter's water consumption. If two or more meters have been in use during the quarter then the quarter's consumption shall be the sum of the quantities indicated by the meters.

Provided always that the reading used as the last reading of any quarter shall be used as the first reading of the ensuing quarter.

10. If a meter be found to be out of order; or if it be removed for repair or alteration, the fact will be noted on the memorandum, mentioned in Regulation 8. On fixing a new meter or refixing the old meter a second memorandum will be handed to the occupier of the tenement. The consumption for the time that the meter was out of order or for the time that the service was without a meter will be calculated according to the average daily rate of consumption that obtained during the period between any two successive readings, whilst the meter was in good order, immediately preceding the removal of the meter.

11. If the consumer doubts the accuracy of the meter, which measures the water supplied to the tenement owned or occupied by him; then the meter will, on demand, be tested by the Water Authority. The consumer, or any person appointed by him, may be present when the meter is tested. The results of the test will be binding both on the Water Authority and on the consumer; and the quantity of water indicated by the meter, from the first reading of the quarter, as defined in Regulation 9, shall be corrected according to the results of the test.

If the meter be found to indicate correctly or if it be found to indicate too little, then a fee of \$10 shall be paid for testing.

If the meter be found to indicate too much then no fee shall be paid for testing.

12. Meters will be maintained by the Water Authority and all repairs, except those caused wilfully or negligently, will be made by the Water Authority free of cost to the consumer.

13. The value of the amount of water consumed during the quarter, will be ascertained and calculated in accordance with Regulations 2, 3, 9 and 10 as the case may be. From the sum thus obtained a deduction will be made, equal to $\frac{3}{4}$ per cent. on the annual valuation of the tenement, as defined under the Rating Ordinance, and the balance, if any, shall be paid to the Government Treasury. Each quarter's account shall be final, and no surplus shall be carried forward from one quarter to the next.

14. The price to be paid for the construction, alteration or repair of any services made at the request of the owner or occupier shall cover the cost of the materials used and the cost of labour and supervision. The Water Authority shall, as soon as practicable, after the completion thereof, present an account to the person who so requested in the form *A* in the Schedule. The amount as shown in such account shall be paid into the Colonial Treasury in cash in full within fourteen days of the presentation of the account.

15. In all cases of non-domestic supply an account shall be delivered quarterly of the amount to be paid for the water consumed in the preceding quarter and for the meter rent in advance. The account shall be in the form *B* in the Schedule, and the amount thereof shall be paid to the Treasury in cash in full within fourteen days of the presentation of the account.

16. The suspension of the water supply may be effected by severing the pipe, conveying the supply to be suspended or by such other means as the Water Authority may deem necessary.

17. All new services and alteration to old services are to be done in accordance with the instructions of the Water Authority.

The Water Authority whilst consulting the wishes of the consumer, as far as practicable, reserves the right to determine finally all matters concerning the construction or alteration of services, such as the diameter of the pipe to be used, the manner in which it is to be laid and the number, size, pattern and position of the taps.

18. Notice of the intention to construct a new service, or to alter or extend any existing one must be given to the Water Authority by filling in a printed form which may be obtained, on application, at the said Office. This notice (form *C*) must be delivered at the Office of the Water Authority, addressed to the Water Authority, at least three clear days before work is commenced.

19. All new services or alterations or repairs to existing services are to be carried out to the satisfaction of the Water Authority. Pipes and fittings of approved quality only are to be used. Samples may be seen at the Office of the Water Authority.

20. No pipes, valves, or other fittings forming part of a service must be covered up until they have been inspected and tested by the Water Authority. As soon as a service has been inspected and approved, it will be connected with the waterworks, and the supply will commence. The connection will be made by the Water Authority's servants only.

21. Whenever the owner or occupier of any tenement wishes that a service should be made, altered, extended or repaired at his cost by the Water Authority, he must make application by filling in a printed form, (form *D*) obtainable on application at the Office of the Water Authority.

On receipt of this form, duly filled in and signed, the Water Authority will cause the premises to be inspected and will arrange with the owner or occupier as to the manner of construction of the proposed service.

22. The applicant for a service having signified to the Water Authority his acquiescence in the final arrangement, proposed by the Water Authority, the service will be constructed accordingly.

23. The Water Authority does not undertake to restore any ornamental floors, wall-surfaces or other decorations, which may be disturbed by the work.

24. The Water Authority will not be responsible for the maintenance or repair of any service constructed by the same, after the date of the account for construction.

25. The Water Authority, notwithstanding that its requirements have been complied with as regards services, does not hold itself liable for any damage that may arise in premises by bursting or overflowing. Nor will the Water Authority by any permission or act extend its responsibility beyond the main-pipes in the public thoroughfares.

26. All pipes, used in the construction of services, are to be of cast-iron of approved thickness and quality or wrought-iron both to be coated with bituminous composition; or galvanized wrought-iron piping (the latter, however, is not recommended).

27. Wrought-iron service pipes are to be of the quality known as "Best water piping" and to be of the following weights:—

3"	Diameter	60	lbs.	per	100	feet.
3 1/2"	"	96	"	"	"	"
4"	"	130	"	"	"	"
4 1/2"	"	212	"	"	"	"
5"	"	280	"	"	"	"
5 1/2"	"	345	"	"	"	"
6"	"	470	"	"	"	"

28. Cast-iron pipes are to be substantially jointed with lead and yarn. Wrought-iron pipes are to have screwed joints and sockets.

29. Lead pipes will only be permitted in new services when the water which passes through them cannot be used for drinking or cooking purposes (down-pipes to water closets or overflow pipes from cisterns, for example). Provided always that owners of premises which are now provided with lead-services will not be compelled to remove them unless in the opinion of the Water Authority they are too weak, or otherwise defective.

30. Every service is to be provided with a strong gland stop-cock with solid bottom, either of brass or of cast-iron, if of cast-iron, the plug to be asbestos-packed, or, with a screw-down stop-cock with a loose-valve; or, in the case of services larger than 2" in internal diameter, with a sluice or slide-valve.

The stop-cock or valve is to be fixed under the pavement where there is one, and as near to the tenement as practicable, and it is to be provided with a cast-iron cover and lid so that it may at all times be accessible; or, the stop-cock may be fixed above ground in the tenement immediately inside the door in some readily accessible place.

31. All draw-off taps are to be of the pattern known as "screw-down." Patterns of the taps may be seen at the Office of the Water Authority.

32. Every cistern, to which water is supplied from the waterworks, is to be provided with an "Equilibrium" ball-valve of approved pattern, and the ball-valve is to be so adjusted as to close the supply when the water-level in the cistern is two inches below the edge or overflow if there be one.

33. The overflow pipes of all cisterns are to be brought out to the outside of the building and shall terminate in some conspicuous position, so that any leakage may be easily detected. No overflow pipe from any cistern shall on any account be connected with any drain or sewer or with the waste pipe of any bath or sink or with the overflow from any other cistern. Each cistern shall have a separate overflow pipe.

34. All water closets are to be provided with automatic waste-preventing flush tanks of approved pattern and under no circumstances shall the service be in direct communication with any water-closet-pan, latrine or urinal. In every such case a cistern or tank shall be interposed so as to prevent the possibility of any return of foul liquid or gas to the service or mains.

35. The outlet of every draw off tap shall be in some open and conspicuous place, so that leakage may be easily detected; and on no account shall the outlet be below the high water level in any cistern, tank, or other vessel into which the tap delivers.

The inlet of every bath or lavatory basin must be separate and distinct from the outlet, and the inlet must be at the top of the bath.

36. No overflow pipe shall be altered without the permission of the Water Authority.

37. Meters may be fixed by the Water Authority, and the connections of any service with the waterworks altered as the Water Authority may deem expedient in order to ascertain the total quantity of water supplied to any tenement, block, or group of tenements.

38. The notice to be given under Section 6 of *The Waterworks Ordinance, 1890*, shall be in the form *E*, in the Schedule.

39. The notices to occupiers and to owners to be given under Section 13 of the same Ordinance shall be in the forms *F* and *G*, in the Schedule (as the case may require).

40. The notice to be given as provided by Section 17 of the said Ordinance shall be in the forms *H* and *I*, in the Schedule (as the case may require).

41. All notices required to be given or sent under the said Ordinance shall be issued under the hand of the Water Authority and shall be served either by delivering the same to the person or persons to whom they are addressed or by leaving the same at the residence or place of business of such person or persons or by leaving the same on the tenement or tenements to which such notices relate.

42. No water passing into, through, or upon, or near any tenement from the waterworks shall be misused or wasted.

43. Should it come to the knowledge of the Water Authority that the water supplied from the Water Works is being wasted or misused from any cause whatever within any tenement block or group of tenements, the Water Authority may forthwith disconnect the service supplying such tenement block or group of tenements from the Water Works and shall not reconnect such service until he is satisfied that reasonable means have been taken to prevent such waste or misuse.

44. No water shall be drawn from the Water Works except from Public Fountains and house services in the manner laid down in these regulations without the written permission of the Water Authority, except in the case of fire when water may be obtained from the fire hydrants fixed in the streets for that purpose.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.

SCHEDULE TO REGULATIONS.

Form A.

_____ in account with the Treasury.

HONGKONG,

189 .

HOUSE SERVICE ACCOUNT.

DATE.	DESCRIPTION OF WORK.	\$	cts.
	To materials supplied in laying service to No.		
	To labour and supervision in laying the same		
	TOTAL,.....\$		

Water Authority.

N.B.—I have to call upon you to pay the above account into the Colonial Treasury within 14 days of the above date in accordance with Water Supply Regulations.

Form D.

Requisition for Construction of Services, &c., by Water Authority under Regulation 21.

189 .

To the

WATER AUTHORITY.

I, the undersigned, request that you will cause the work specified in the Schedule to be carried out in my house No. _____ Street, _____ Lot No. _____

I agree to pay to the Colonial Treasury the cost of the work performed by you, including all Labour, Materials and Supervision, within fourteen days of the completion of the work as per a bill to be rendered by you on such completion.

Signed _____
Accepted _____

Water Authority.

Form E.

No. _____
OFFICE OF THE WATER AUTHORITY,
Victoria, Hongkong.

Notice to alter Defective Service, under Section 6 of "The Waterworks Ordinance, 1890."

To

The Owner or Occupier of No. _____ Street, _____ Lot No. _____

Take notice that the service to the above mentioned tenement having on inspection been found to be defective, you are requested to take steps to carry out the alterations or repairs set forth in the accompanying memorandum which I hereby certify to be necessary. Should you fail to carry out such alterations and repairs within thirty days after the receipt of this notice, the service will be disconnected from the Waterworks and will not be re-connected until it is renewed, altered or repaired to my satisfaction. Should you desire it, the necessary work can be done by the Water Authority at your expense. In such case you or your authorized agent should call at the Office of the Water Authority to sign the form which will be supplied to you.

Signed _____

Water Authority.

189 .

Form F.

OFFICE OF THE WATER AUTHORITY,
Victoria, Hongkong.

Notice to abate Excessive Consumption, under Section 13 of "The Waterworks Ordinance, 1890."

To

The Occupier of _____

I hereby give you notice that the consumption of water on tenement _____ having been found to exceed the prescribed domestic quantity, you are hereby required to abate such excessive consumption forthwith; and if within fourteen days after service hereof such excessive consumption be not abated to my satisfaction the service to such tenement (or tenements) will be disconnected from the Waterworks as provided by Section 13 of the above Ordinance.

Signed _____

Water Authority.

189 .

按 照 一 千 八 百 九 十 年 水 喉 則 第 十 三 款

總理水務局官

居 約 街 門

牌 第 號 屋 人

知 悉 現 察 悉 爾 屋 內 所 用

水 喉 有 逾 常 額 爲 此 諭 飭

自 諭 之 後 亟 宜 樽 節 以 免

虛 糜 倘 限 至 十 四 日 之 期

仍 未 照 遵 尚 敢 如 前 浪 費

定 卽 按 照 水 喉 則 例 第 十

三 款 將 該 屋 水 喉 停 截 用

示 罰 懲 切 特 諭

一 千 八 百 九 十 年

月 日 諭

Form G.

OFFICE OF THE WATER AUTHORITY,
Victoria, Hongkong.

Notice to Owner, under Section 13 of "The Waterworks Ordinance, 1890," that occupiers of tenements have been served with notice to abate excessive consumption.

To
The Owner of

I hereby notify you that the occupier (or occupiers) of tenement (or tenements) has been served with notice, under Section 13 of the above Ordinance, to abate excessive consumption of water at the said tenement (or tenements).

Signed
Water Authority.

189 .

按 照 一 千 八 百 九 十 年 水 喉 則 例 第 十 三 款

除 諭 屋 客 節 減 用 水 另 外 諭 主 屋

總理水務局官

諭 約 街

門牌第 號屋業

主 知悉現查得

居住該屋之人用水有

逾常額除經按例諭節

該屋租客節減外合再

諭爾屋業主知照為此

特諭

一千八百九十年

月 日 諭

Form H.

No.
OFFICE OF THE WATER AUTHORITY,
Victoria, Hongkong.

Notice of intention to enter to inspect, regulate, repair, alter, or make additions to service, under Section 17 of "The Waterworks Ordinance, 1890."

To
The Owner or Occupier of No.

Street, Lot No.

Notice is hereby given that on the day of 189 , an Officer duly authorized by the Water Authority will enter the above mentioned tenement for the purpose of inspecting, regulating (repairing, altering, or making additions to) the service to the said tenement.

Signed
Water Authority.

189 .

Form I.

No.
OFFICE OF THE WATER AUTHORITY,
Victoria, Hongkong.

Notice of intention to enter to inspect, regulate, repair, alter, or make additions to Meter, under Section 17 of "The Waterworks Ordinance, 1890."

To
The Owner or Occupier of No.

Street, Lot No.

Notice is hereby given that on the day of 189 , an Officer duly authorized by the Water Authority will enter the above mentioned tenement for the purpose of inspecting, regulating (repairing, altering, or making additions to) the Meter.

Signed
Water Authority.

189 .

Form J.

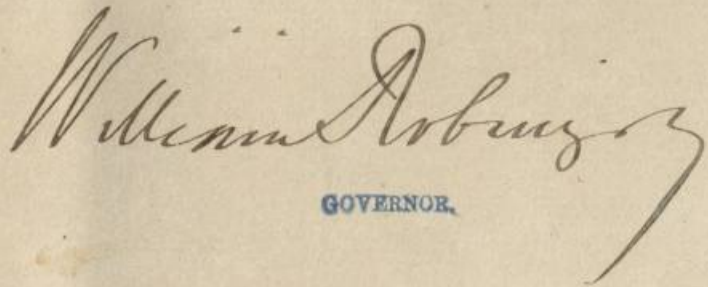
I hereby give notice that the water supplied to premises No. Street, Lot No. , is a non-domestic supply, and I call upon you, under Section 14 of *The Waterworks Ordinance, 1890*, to enter into an agreement with the Colonial Secretary on behalf of the Crown to pay quarterly into the Colonial Treasury such sums as may become due in respect of the water supplied and in respect of meter rent in accordance with the Regulations.

Signed
Water Authority.

189 .

總理水務局官




 GOVERNOR.

The Water Works Ordinance, 1890.

Prescribed domestic quantity of water determined by the Water Authority in respect of the several tenements mentioned hereunder, pursuant to section 10 of *The Water Works Ordinance, 1890.*

Belcher Street,	Nos. 1 to 20 inclusive,	5 gallons per head per diem.		
Praya Kennedy Town,	Nos. 1 to 39	"	"	"
Holland Street,	Nos. 1 to 19	"	"	"
Douglas Lane,	Nos. 2 to 20	"	"	"
Queen's Road West,	Nos. 339 to 596	"	"	"
Tung Wo Street West,	Nos. 1 to 9	"	"	"
"	No. 10	"	11	"
"	Nos. 11 to 16	"	5	"
Leung Heung Street,	Nos. 3 and 4	"	"	"
Tung Wo Lane East,	Nos. 5 to 9	"	"	"
Woong Hong Lane,	Nos. 1 to 8	"	"	"
Sixth Lane,	Nos. 1 to 6	"	"	"
Yat Foo Kai,	Nos. 1 to 14	"	"	"
"	No. 15	"	9	"
Third Lane,	Nos. 1 to 8	"	5	"
I-Yik Lane,	Nos. 1 to 20	"	5	"
Praya West,	Nos. 222, 223, 234, } 241, 250, 258, } 280, 281, 282, }	"	5	"
"	Nos. 220, 221	"	7	"
"	Nos. 203, 209-219, } 224-228, 233, } 238, 244, 245, }	"	9	"
"	Nos. 204 to 208 } 229 to 23 } 235 to 232 } 239 & 2407 } 242 to 243 } 246 to 249 } 251 to 257 } 259 to 261 }	"	11	"
Chiu Kwong Street,	Nos. 1 to 5	"	11	"
Queen's Road West,	Nos. 367 to 412	"	5	"
"	Nos. 355 to 365	"	7	"

FRANCIS A. COOPER,
Water Authority.

Approved by the Governor in Council, this 19th day of June, 1893.

ARATHOON SETH,
Clerk of Councils.



William Robinson
GOVERNOR.

ORDER

*Made by the Governor in Council, this 3rd day of July, 1893,
pursuant to Section 4 of Ordinance 17 of 1870.*

The fee payable to the Captain Superintendent of Police for each dog included in a licence issued under Section 3 of *The Dogs Ordinance, 1893*, shall, for the year ending 31st December, 1893, be Sixty Cents only.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



William Robinson
GOVERNOR.

GOVERNMENT NOTIFICATION.—No. 294.

It is hereby notified, pursuant to section 10 of *The Water Works Ordinance, 1890*, that the Water Authority has determined with the approval of the Governor in Council the following "Prescribed domestic quantity" of water in respect of the several tenements mentioned hereunder, regard being had to the annual valuation of such tenements.

By Command,

G. T. M. O'BRIEN,
Colonial Secretary.

Colonial Secretary's Office, Hongkong, 3rd August, 1893.

The Water Works Ordinance, 1890.

Prescribed domestic quantity of water determined by the Water Authority in respect of the several tenements mentioned hereunder, pursuant to section 10 of *The Water Works Ordinance, 1890*.

Queen's Road West,	414-418 (even Nos.)	10	gallons	per	head	per	diem.
	420-426 (even Nos.)	9	"	"	"	"	"
	428-432 (even Nos.)	7	"	"	"	"	"
	434-440 (even Nos.)	5	"	"	"	"	"
	389-397 (odd Nos.)	5	"	"	"	"	"
Second Street,	155	10	"	"	"	"	"
	127-153 (odd Nos.)	5	"	"	"	"	"
	120-146 (even Nos.)	5	"	"	"	"	"
Third Street,	132-232 (even Nos.)	5	"	"	"	"	"
	137-169 (odd Nos.)	5	"	"	"	"	"
Pokfulam Road,.....	31	15	"	"	"	"	"
	33	5	"	"	"	"	"
	35	9	"	"	"	"	"
Bonham Road,.....	13	15	"	"	"	"	"
	11	11	"	"	"	"	"
Sam To Lane,	1- 23 (odd Nos.)	5	"	"	"	"	"
	2- 18 (even Nos.)	5	"	"	"	"	"

FRANCIS A. COOPER,
Water Authority.

Approved by the Governor in Council, this 31st day of July, 1893.

ARATHOON SETH,
Clerk of Councils.



William Robinson
GOVERNOR.

REGULATION

Made by the Governor in Council under Section 3 of "The Licensing Consolidation Ordinance, 1887," this 31st day of July, 1893.

From and after the 1st October, 1893, the form of a Hawker's Licence shall be as given hereunder, and the fees to be paid on such licence, its period, and conditions shall be as described thereon.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



No. _____ Audit No. _____

HAWKER'S LICENCE.

(Ordinance 21 of 1887.)

REGISTRAR GENERAL'S OFFICE, HONGKONG.

DATE OF ISSUE, _____ 189 _____

of _____

Village in the District of _____
is hereby licensed to hawk till the 30th September, 1894,
inclusive.

NOTE.—Hawker's Annual Licences expire on the 30th Sep-
tember in each year by order of the Governor in
Council under Sec. 3 of Ordinance 21 of 1887.

Received,

Fee 50 cts. for 1st Quarter (due 1st October).

Entered,

Accountant. Registrar General.

„ 50 cts. for 2nd Quarter (due 1st January).

Entered,

Accountant. Registrar General.

„ 50 cts. for 3rd Quarter (due 1st April).

Entered,

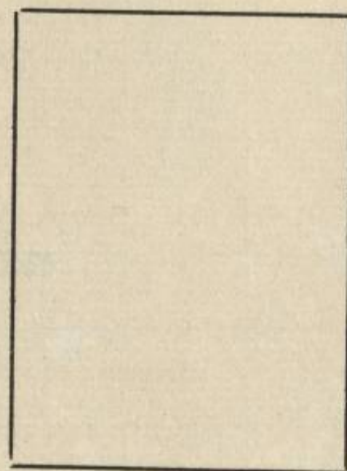
Accountant. Registrar General.

„ 50 cts. for 4th Quarter (due 1st July).

Entered,

Accountant. Registrar General.

安撫華民政務司
給發小販牌照事照得按照一千八百
八十七年第十一條則例准
村 稟領小販牌照限用
至一千八百九十四年九月三十日止
該牌餉銀分四季上期完納每季應納
餉銀半圓另將應照遵守各章程開示
於後須至牌照者
香港總督部堂督同定例局按照一
千八百八十七年第二十一條則
例第三款議定小販牌照限期以
每年九月三十日止
一千八百九十三年 月 日給



CONDITIONS.

- 1.—This Licence is not transferable.
 - 2.—This Licence is to be deposited in the Registrar General's Office when the Licensee leaves the Colony temporarily.
 - 3.—The Licence board must be kept exhibited in a conspicuous manner in some conspicuous place so that the number may be seen.
 - 4.—Wares must be hawked and not deposited on the Road so as to cause obstruction.
 - 5.—Hawkers are permitted to use or utter cries or make other noises for the purpose of buying or selling their goods or of attracting attention to their Trade or Wares in all parts of the City of Victoria, except in or to the South of Bonham Road and Caine Road, and within the area bounded on the West by a line running down Shing Wong Street as far as Hollywood Road along Hollywood Road to Lyndhurst Terrace down Lyndhurst Terrace to Pottinger Street down Pottinger Street to Praya, and on the East by Murray Barracks and the line of the Tramway.
 - 6.—Every Licensee shall produce 2 copies of his Photograph, one to be deposited in the Registrar General's Office, and the other to be affixed to his Licence.
 - 7.—Only the following articles of food for man may be hawked :—
Green vegetables, Fruit, Bean-curd, Congee, Soup, or other prepared food usually sold by Licensed hawkers.
 - 8.—The Licensee shall sweep up and remove any refuse caused by his trade, and shall not throw the same down any public sewer or into any side channel, gully or pipe hole.
 - 9.—The Licensee shall not hawk any wares within the limits from the various markets prescribed by the street notices.
 - 10.—Every Licensee failing to comply with the above conditions, or convicted of any offence is liable to have his Licence cancelled.
 - 11.—Each quarterly payment must be made within 14 days of the commencement of the quarter for which it is due; after the expiration of such 14 days, this licence shall become invalid and void unless and until such payment shall have been made to the Registrar General and acknowledged or initialled by him on the licence.
- NOTE.—Payment will not be required in respect of those quarters preceding that in which the licence is taken out.

計
一此牌照不許交給別人
二領執牌照之人若暫時離港須將該牌照呈存本署
三領執牌照之人須將牌照時常掛在當眼之處以便查閱號數
四領執牌照之人祇准沿街挑賣不得攤擺在地致碍行人
五領執牌照之人除在下列各處界限外任由在域多利亞城各處高聲叫賣什物 南以文咸
道堅道之南為界 西自城隍街轉荷李活道過倫徹士街直落砵典乍街出海旁 東以馬
利兵房及火車路為界
六領執牌照之人須照相兩張一呈存本署備查一附粘牌照之上
七領執牌照之人只准挑賣平常什物如茶蔬菓子湯粥豆腐及小販常賣之食物等件
八領執牌照之人須將所有攪擾廢物打掃潔淨安置別處不得擲入大暗渠或昂渠及渠筒內
九領執牌照之人不得在街市附近各處販賣什物以貼告示之處為界
十領執牌照之人倘違此章程或別有罪名可將該牌照繳銷
十一每季牌餉限以是季首月十四日以前上期完納倘逾期仍未清輸該牌照視為廢紙俟
赴署將該季餉銀如數清納經本司親筆簽押批明方准再用 如在該牌照滿期之前一季
或兩三季請領者該餉銀自給領之日起按季清輸其未領之前毋庸計餉

RECORD OF FINES.

DATE.	OFFENCE.	§		MAGISTRATE.	REMARKS.
			c.		

計
此牌照不許交給別人



William Robinson
GOVERNOR.

The Water Works Ordinance, 1890.

Prescribed domestic quantity of water determined by the Water Authority in respect of the several tenements mentioned hereunder, pursuant to section 10 of *The Water Works Ordinance, 1890.*

Queen's Road West,	360A, 360-382 (even Nos.),	5	gallons per head per diem.
Pokfulam Road,	1-34,	5	" " "
Western Street,	No. 3,	7	" " "
"	Nos. 1, 5-25 (odd Nos.),	5	" " "
First Street,	102-116 (even Nos.)	5	" " "
Second Street,	96-118 (even Nos.)	5	" " "
"	113,	11	" " "
"	111, 115-125 (odd Nos.),	5	" " "
Fook Sau Lane,	1-8,	5	" " "
Third Street,	113-127 (odd Nos.),	5	" " "
"	100-130 (even Nos.),	5	" " "
Fuk Luk Lane,	1-13,	5	" " "
Bonham Road,	"Nullah Side,"	18	" " "
High Street,	"The Bungalow,"	9	" " "

FRANCIS A. COOPER,
Water Authority.

Approved by the Governor in Council, this 7th day of September, 1893.

ARATHOON SETH,
Clerk of Councils.



William Robinson
GOVERNOR.

REGULATIONS

*Made by the Governor in Council on the 7th September, 1893, under
Section 3 of "The Licensing Consolidation Ordinance, 1887."*

1. Notwithstanding anything contained in Regulation 2 of the Regulations made by the Governor in Council on the 19th November, 1891, under the above mentioned Ordinance, licences for not more than Five Chairs may in the discretion of the Captain Superintendent of Police be issued for Kowloon Point.

2. Such licences shall be issued annually and shall be chargeable with a fee of \$1 per half year per licence, which shall be payable in advance, and in default of any such payment the licence shall be forfeited. The fee for a licence for a bearer of a vehicle shall be 30 cents.

3. Such licences shall not entitle the bearer to ply for hire within the City of Victoria.

4. The fares to be charged for Chairs licensed under these regulations shall be the same as those in Victoria.

5. In all other respects where not inconsistent with these Regulations, the said Regulations of the 19th November, 1891, shall, in so far as they relate to Chairs, the licences to be issued therefor, and to the licensees and bearers thereof, be applicable to Chairs, licences, and the licensees and bearers thereof under these Regulations.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



William Robinson
GOVERNOR.

ORDER

*Made by the Governor in Council, under Section 2 of Ordinance
No. 17 of 1870, this 16th day of October, 1893.*

Ordered that the fee of one dollar payable to the Registrar General for a Certificate of Birth under Section 14 of Ordinance No. 7 of 1872, entitled *An Ordinance for registering Births and Deaths in Hongkong*, is, in the case of soldiers, hereby reduced to ten cents in each case.

Arathoon Seth,

Clerk of Councils.

Council Chamber, Hongkong, 16th October, 1893.



William Robinson
GOVERNOR.

BY-LAW

Made by the Governor in Council under Section 2 of "The Cattle Diseases, Slaughter-Houses, and Markets Ordinance, 1887, this 16th day of October, 1893.

Cattle Diseases.—By-Laws.

1. The By-law 1 contained in Schedule A. to *The Cattle Diseases, Slaughter-Houses, and Markets Ordinance, 1887*, is hereby revoked, and the following By-law substituted in lieu thereof, viz. :—

1. All cattle and sheep imported into the Colony by water shall be landed either at the cattle wharf at Kennedy Town, the wharf of the Hongkong, Canton and Macao Steam-boat Company, the wharf commonly used by the China Steam Navigation Company, at Praya Central, the Hongkong and Kowloon Wharf and Godown Company's Pier at Praya West, the Dairy Farm Company's Wharf at Pokfulam, the Police Station Wharf at Yaumati, or at any other wharf which shall have received the previous approval in writing of the Sanitary Board for that purpose. All such landing shall take place between the hours of 6 o'clock and 11 o'clock in the morning or between the hours of 2 o'clock and 6 o'clock in the evening.

Arathoon Seth.
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.

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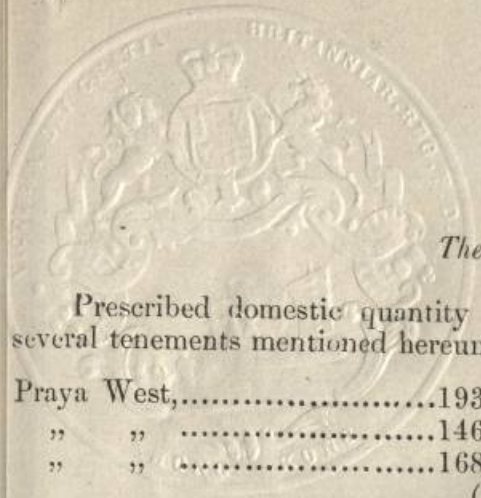
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William Robinson
GOVERNOR.

The Water Works Ordinance, 1890.

Prescribed domestic quantity of water determined by the Water Authority in respect of the several tenements mentioned hereunder, pursuant to section 10 of *The Water Works Ordinance, 1890.*

Praya West,.....	193-197,	9	gallons a head per diem.
" "	146-164 (inclusive), 166, 167,.....	10	" " "
" "	168, 169, 192, 194, 195, 196, 171-191 } (inclusive), 198-201 (inclusive),.....	9	" " "
" "	165-170,	5	" " "
Chung Ching Lane,.....	1-20,	7	" " "
Ki Ling Lane,.....	1-5,	10	" " "
" "	6,	5	" " "
New Lane, Inland Lot 1,274,.....	1-24,	7	" " "
Sui Hing Lane,	1-4,	11	" " "
" "	5-18,	5	" " "
Kwok Cheong Lane,	1, 2,	9	" " "
Tak Hing Lane West,.....	1, 2, 3, 5, 7,	7	" " "
" " "	4 and 6,.....	10	" " "
Tak Hing Lane East,	1, 3, 5, 7, 9,	5	" " "
" " "	2, 4, 6,	9	" " "
Ham Yü Street,	1-24 (inclusive), 27-34 (inclusive),	9	" " "
" "	25, 26 and 35-43 (inclusive),	5	" " "
Queen's Road West,	226-252 (even Nos.),	11	" " "
" " "	239-299 (odd Nos.), 260-306 (even Nos.),	9	" " "
" " "	301-339 (odd Nos.), 254, 258, 308-356 } (even Nos.),	7	" " "
" " "	341-353 (odd Nos.),	5	" " "
First Street,	78,	11	" " "
" "	63, 2-10 (even Nos.), 80,	7	" " "
" "	1-61 (odd Nos.), 65-131 (odd Nos.), } 12-76 (even Nos.), 76A., 86-100 } (even Nos.),	5	" " "
Tai Loi Lane,	1-9 (inclusive),.....	5	" " "
Kung Shun Lane,	1-7 ("),.....	5	" " "
Second Street,	1-109 (odd Nos.),	5	" " "
" "	2-94 (even Nos.),.....	5	" " "
Ui On Lane,.....	1-8 (inclusive),	5	" " "
Un Fuk Lane,	1-10 ("),	5	" " "
On Wai Lane,	1-4 ("),	5	" " "
Tak Sing Lane,	1-7 ("),	5	" " "
Sheung Fung Lane,.....	1-22 ("),	5	" " "
Third Street,	1-111 (odd Nos.),.....	5	" " "
Kwok Hing Lane,	1, 2, 3,	5	" " "
Centre Street,	1-29 (odd Nos.), 2-24 (even Nos.) 41, } 28, 30, 36,	7	" " "
" "	31-39 (odd Nos.), 43, 45, 47, 32, 34,	5	" " "
Western Street,	2-22 (even Nos.),.....	7	" " "
Eastern Street,.....	1-9 (odd Nos.),	7	" " "

FRANCIS A. COOPER,
Water Authority.

Approved by the Governor in Council, this 31st day of October, 1893.

ARATHOON SETH,
Clerk of Councils.



William Robinson
GOVERNOR.

REGULATIONS

*Made by the Governor in Council under Section 6 of "The Sunday Cargo-Working Ordinance, 1891," (Ordinance 6 of 1891),
this 31st day of October, 1893.*

1. No fee shall be payable or taken for the grant of Sunday Permits in the case of Mail Steamers, whether British or Foreign, which are running under Mail contracts made prior to the coming into operation of *The Sunday Cargo-Working Ordinance*, that is to say, prior to the 1st August, 1891.
2. Regulation 1 shall apply only so long as the existing Mail contracts are in force, and it shall not apply in cases where Hongkong is a terminal port and not merely an intermediate port of call.
3. These Regulations shall come into force on the day of the publication thereof.

COUNCIL CHAMBER.
HONGKONG.

ARATHOON SETH,
Clerk of Councils.



John Wilson
Administering the Government.

RULE

Made by the Governor in Council under Section 5 of "The Stamp Ordinance, 1886," (No. 16 of 1886), this 15th day of November, 1893.

The following documents shall be exempted from Stamp duty, viz. :—

Receipts or discharges given for the payment of money into Court under distraint proceedings, or by parties to suits.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



William Robinson

GOVERNOR.

RULES

Made by the Chief Justice, under Section 24 of "The Supreme Court Ordinance, 1873," (No. 12 of 1873), for the taxing of costs in the Summary Jurisdiction of the Supreme Court.

1. In the following Rules the expressions "exceeding" and "not exceeding" refer in the case of a Plaintiff to the amount recovered and in the case of a Defendant to the amount claimed.

2. In actions or proceedings other than those for the recovery of money and in actions where claims for the recovery of money are joined with other claims, the Judge having regard to the value and nature of the subject matter of the action or proceeding, shall direct under which of the scales hereinafter set forth the costs (if any) shall be taxed.

3. Notwithstanding anything in these Rules to the contrary, the Judge, if of opinion that the action involved a novel or difficult point of law, or that the question litigated was of importance to some class or body of persons, or of general or public interest, may award costs under Scale IV to the Plaintiff on any amount recovered however small, or to the Defendant who successfully defends an action brought for any amount however small; and in actions other than those for the recovery of a debt or liquidated demand in money the Judge, if he shall think that the preparation or conduct of the case has involved unusual trouble or difficulty or for other good cause shown, may in awarding costs, direct that they shall be taxed on any scale higher than that hereinafter made applicable.

4. Subject as aforesaid no costs shall be allowed in actions not exceeding \$10, and in other actions costs shall be taxed and allowed in accordance with the following scales as well between Solicitor and client as between party and party. Provided that where a client shall have paid or agreed to pay a sum of money for the conduct of any suit or proceeding, or has agreed to pay costs and charges beyond those provided for in these Rules, the taxing officer may, as between Solicitor and client, allow any costs or charges not exceeding the amount which may have been paid or agreed to be paid.

5. Occasional costs shall only be allowed where from the nature of the case it was reasonable and necessary that they should be incurred.

6. In awarding the costs of any action or proceeding the Judge may at the hearing, for good cause shown, disallow the costs of any particular matter in connection with such action or proceeding.

7. These Rules shall come into force on the 1st day of January 1894, and shall apply only to actions and other proceedings brought and commenced on or after the said date.

Scale I.

ACTIONS EXCEEDING \$10 BUT NOT EXCEEDING \$50.

Instructions for and preparing Summons attending and entering,	\$ 2.00
Each copy for service,	0.50
Instructions to defend,	1.00
Attending in Court and conducting case,	5.00 to \$10.00
Costs of the day on adjournment of hearing (if certified by Judge),	2.50
Attending to hear Judgment,	2.00
Taxing (including all costs connected therewith),	2.00

Scale II.

ACTIONS EXCEEDING \$50 BUT NOT EXCEEDING \$200.

Letter before action,	\$ 1.00
Instructions for and preparing Summons attending and entering,	3.00
Each copy for service,	0.50
Instructions to defend,	1.00
Attending in Court if Counsel instructed,	5.00
Additional attendance fee after every completed 5 hours of hearing,	5.00
Brief and instructions to Counsel,.....	5.00 to \$10.00
Attending in Court if Counsel not instructed,.....	10.00 to \$20.00
Additional attendance fee after every completed 5 hours of hearing,.....	5.00 to \$10.00
Counsel (if certified for by Judge),	25.00
Refresher after every 5 hours of hearing,	10.00
Costs of the day on adjournment of hearing (if certified for by Judge),	5.00
Attending to hear judgment,.....	3.00
Taxing (including all costs connected therewith),	3.00

Scale III.

ACTIONS EXCEEDING \$200 BUT NOT EXCEEDING \$500.

Letter before action,	\$ 1.00
Instructions for and preparing Summons attending and entering,	4.00
Each copy for service,	0.50
Instructions to defend,	2.00
Attending in Court if Counsel instructed,	5.00
Additional attendance fee after every completed 5 hours of hearing,	5.00
Brief and instructions to Counsel,.....	10.00 to \$15.00
Attending in Court if Counsel not instructed,	15.00 to \$25.00
Additional attendance fee after every completed 5 hours of hearing,	5.00 to \$15.00
Counsel (if certified for by Judge),	25.00 to \$50.00
Refresher after every completed 5 hours of hearing.	15.00
Costs of the day on adjournment of hearing (if certified for by Judge),	7.50
Attending to hear judgment,.....	4.00
Taxing (including all costs connected therewith),	4.00

Scale IV.

ACTIONS EXCEEDING \$500.

Letter before action,	\$ 2.00
Instructions for and preparing Summons attending and entering,	5.00
Each copy for service,	0.50
Instructions to defend,	3.00
Attending in Court if Counsel instructed,	10.00
Additional attendance fee after every completed 5 hours of hearing,	5.00
Brief and instructions to Counsel,.....	15.00 to \$25.00
Attending in Court if Counsel not instructed,	20.00 to \$30.00
Additional attendance fee after every completed 5 hours of hearing,	10.00 to \$20.00
Counsel (if certified for by Judge),	25.00 to \$75.00
Refresher after every completed 5 hours of hearing,	25.00
Costs of the day on adjournment of hearing (if certified for by Judge),—	
Solicitor,	7.50
Counsel,	10.00
Attending to hear Judgment,—	
Solicitor,	4.00
Counsel,	10.00
Taxing (including all costs connected therewith),	5.00

OCCASIONAL COSTS APPLICABLE TO ALL THE ABOVE SCALES.

Notice to produce, notice to admit, notice of application for a new trial or to set aside proceedings, notice of special defence including service,	\$ 1.00 to \$ 3.00
Receiving any of the above notices and advising thereon,	1.00 to \$ 3.00
Pleadings signed by party,	5.00
Instructions to Counsel to prepare pleading,	3.00
Counsel's fee for any pleading,	10.00
Attendance in Court or Chambers,	2.00
Other necessary attendances,.....	1.00
Drawing affidavit including filing not exceeding 5 folios,	2.00
Each additional folio,	0.25
Perusal of documents per folio,	0.15
Certified translations including obtaining Certificate per folio,	0.50
Drawing any document per folio,	0.25
Engrossing or copying per folio,	0.15
Conference fee to Counsel in cases where no Solicitor is employed, ..	10.00 to \$25.00
Any other matter or proceeding.—Half the costs allowed for Solicitor's charges in respect of a similar matter or proceeding in Original Jurisdiction.	
Expert witnesses.—Half the allowance in Original Jurisdiction.	

F. CLARKE,
Chief Justice.

SUPREME COURT HOUSE,
VICTORIA, HONGKONG, 24th November, 1893.

Revised and approved of by the Legislative Council, this 5th day of December, 1893.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



William Robinson
GOVERNOR.

BYE-LAW

*Under Section 22 of Ordinance 17 of 1887 made by the Governor in
Council, the 6th day of December, 1893.*

Except as by Ordinance No. 17 of 1887 provided, no person shall, in the following villages, viz.:
Shaukiwan, Hunghom and Yaumati, sell or expose for sale in any place not being a public market
(within the meaning of the said Ordinance) any articles of food for man usually sold or exposed for
sale in a public market.

COUNCIL CHAMBER,
HONGKONG.

ARATHOON SETH,
Clerk of Councils.



William Robinson
GOVERNOR.

REGULATION

Made by the Governor in Council under Section 2 of "The Holidays Ordinance, 1875" (No. 6 of 1875), this 21st day of December, 1893.

The Police Magistrates' Department shall be, and the same is hereby, excluded from the operation of the above recited Ordinance on Christmas Day and the 26th day of December instant.

ARATHOON SETH,
Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



William Robinson
GOVERNOR.

ADDITIONAL REGULATION

*In relation to Petroleum in Bulk made by the Governor in Council,
on the 18th day of January, 1895, under the provisions of
"The Dangerous Goods Ordinance, 1873, as amended
by Ordinance No. 8 of 1892.*

Alteration of
sub-section
3 of Regula-
tion No. 12 of
7th Decem-
ber, 1892.

Sub-section 3 of Regulation No. 12 of the Rules and Regulations in relation to Petroleum in Bulk, made by the Governor in Council on the 7th day of December, 1892, is hereby revoked and in lieu thereof the following sub-section shall be substituted:—

Section 12, sub-section 3.—When no tank ship having or being about to take petroleum on board or having recently discharged petroleum is alongside the wharf, the wharf may be used for the purpose of shipping from the said licensed premises petroleum in drums or other vessels of a capacity not exceeding 20 gallons each or for landing empty drums or other vessels of a similar capacity to be taken into the said premises. When not being used for either of these purposes the wharf may be used for discharging coal for the purpose of storage or for shipping coal into lighters or other vessels not being tank ships.

J. G. T. BUCKLE,
Acting Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.

PROCLAMATION.



William Robinson
Governor.

By His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same.

Whereas by section 1 of Ordinance No. 5 of 1895, entitled *An Ordinance to enable the Governor in Council to restrict the immigration of Chinese into the Colony and for other purposes in connection therewith*, it is enacted as follows:—

“Whenever the Governor in Council shall be satisfied that the bubonic plague, cholera, small-pox or such other disease as may from time to time be notified in the *Gazette*, is prevalent or exists in any other port or place, and that there is danger of the introduction of the same into the Colony unless measures are taken to prevent the influx of Chinese, the Governor in Council may from time to time by proclamation under his hand, published in the *Gazette*, prohibit or regulate the immigration or importation into the Colony of any Chinese from any such port or place for such time as he shall think fit, and may from time to time by notification in the *Gazette* renew or revoke such proclamation.”

And whereas the Governor in Council is satisfied that the bubonic plague is at present prevalent in the neighbouring Colony of Macao and in the Island of Hainan, and that there is danger of the introduction of the same into this Colony unless measures are taken to prevent the influx of Chinese from the said Colony of Macao and the said Island of Hainan.

Now, therefore, I, Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same, in pursuance of the powers vested in me in Council by the said section, do by this proclamation under my hand in Council prohibit from this date and until further notice the immigration or importation into this Colony of all Chinese from the said port of Macao and the said Island of Hainan.

By His Excellency's Command,

J. S. D. Buchler

Acting Clerk of Councils.

GOD SAVE THE QUEEN.

Given at the Council Chamber, Victoria, Hongkong, this 23rd day of April, 1895.

PROCLAMATION.



William Robinson

Governor.

By His Excellency Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same.

Whereas by section 1 of Ordinance No. 5 of 1895, entitled *An Ordinance to enable the Governor in Council to restrict the immigration of Chinese into the Colony and for other purposes in connection therewith*, it is enacted as follows:—

“Whenever the Governor in Council shall be satisfied that the bubonic plague, cholera, small-pox or such other disease as may from time to time be notified in the *Gazette*, is prevalent or exists in any other port or place, and that there is danger of the introduction of the same into the Colony unless measures are taken to prevent the influx of Chinese, the Governor in Council may from time to time by proclamation under his hand, published in the *Gazette*, prohibit or regulate the immigration or importation into the Colony of any Chinese from any such port or place for such time as he shall think fit, and may from time to time by notification in the *Gazette* renew or revoke such proclamation.”

And whereas the Governor in Council is satisfied that the bubonic plague is at present prevalent in the neighbouring port of Swatow, and that there is danger of the introduction of the same into this Colony unless measures are taken to prevent the influx of Chinese from the said port of Swatow.

Now, therefore, I, Sir WILLIAM ROBINSON, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of the Colony of Hongkong and its Dependencies, and Vice-Admiral of the same, in pursuance of the powers vested in me in Council by the said section, do by this proclamation under my hand in Council prohibit from this date and until further notice the immigration or importation into this Colony of all Chinese from the said port of Swatow.

By His Excellency's Command,

J. S. 7. Kuchel

Acting Clerk of Councils.

GOD SAVE THE QUEEN.

Given at the Council Chamber, Victoria, Hongkong, this 30th day of April, 1895.



William Robinson
GOVERNOR.

ADDITIONAL REGULATION

Made by the Governor in Council, under the provisions of Section 42 of Ordinance No. 6 of 1883, this 18th day of January, 1895.

Regulation No. 6 of the 16th day of March, 1891, amending Regulation No. 6 of the 16th day of December, 1889, as well as the said Regulation No. 6 of the 16th day of December, 1889, are hereby annulled.

COUNCIL CHAMBER,
HONGKONG.

J. G. T. BUCKLE,
Acting Clerk of Councils.



William Robinson
GOVERNOR.

ADDITIONAL REGULATION

*Made by the Governor in Council under Section 39 of Ordinance
No. 26 of 1891, this 28th day of January, 1895.*

Whereas by Table *U* of Ordinance 26 of 1891 certain fees are payable in respect of licences for all boats or vessels specified in section 39 of the said Ordinance.

And whereas such licences are valid for one year only, from the first of April, in respect of certain boats, and from the first of July in respect of others.

And whereas licences are at times applied for at other dates than the above mentioned, and are therefore available only for a portion of a year.

It is hereby ordered by the Governor in Council that one half only of the fee shall be charged in respect of licences issued at dates not more than six months previous to the expiration of the period for which such licences are valid.

COUNCIL CHAMBER,
HONGKONG.

J. G. T. BUCKLE,
Acting Clerk of Councils.



William Robinson

GOVERNOR.

ADDITIONAL POLICE PENSION REGULATIONS

Made by the Governor in Council under Section 17 of "The Police Force Consolidation Ordinance, 1887," on the 28th day of January, 1895.

1. In estimating the conduct of subordinate officers and constables for pension purposes the expression "good" and "uniformly good" will be deemed to be synonymous terms.

2. The conduct of any subordinate officer or constable will be deemed "good" and will, subject to the report of the Captain Superintendent of Police, entitle him to full pension if he has not obtained during his term of active service an average of four black marks per annum under the Police Regulations for the time being in force.

3. If any such officer or constable has obtained during his term of active service an average per annum of four black marks, his conduct will, as a rule, but subject to the report of the Captain Superintendent of Police, and unless the Governor in Council shall, in any particular case, otherwise determine, be estimated and his pension calculated upon the scale following:—

Scale.

Black marks.	Conduct.	Deductions from full pension.
Four and under six black marks per annum,	very fair.	5%
Six and under eight " " "	fair.	10%
Eight and under ten " " "	indifferent.	15%
Ten and under fourteen " " "	very indifferent.	25%

J. G. T. BUCKLE,
Acting Clerk of Councils.

COUNCIL CHAMBER,
HONGKONG.



William Robinson

GOVERNOR.

ADDITIONAL REGULATIONS

Made by the Captain Superintendent of Police under Section 19 of "The Police Force Consolidation Ordinance, 1887," (No. 14 of 1887), and approved by the Governor in Council on the 28th day of January, 1895.

1. Punishments to be inflicted under *The Police Force Consolidation Ordinance, 1887*, for the offences mentioned in the first column of the scale hereunder will not be in excess of the punishments mentioned in the second column of such scale.

Scale above mentioned.

Offence.	Maximum Punishment.
Disobedience of orders. Sleeping on duty. Insubordination. Intoxication. Cowardice in the performance of duty. Other neglect of duty,	<ul style="list-style-type: none"> Confinement to Barracks with or without drill for seven days. Seven days' imprisonment. Reduction in rank or class. Dismissal from the Force. A fine not exceeding seven days' pay.
Absence from duty,	<ul style="list-style-type: none"> Confinement to Barracks with or without drill for seven days. Reduction in rank or class. Dismissal from the Force. A fine not exceeding seven days' pay in addition to forfeiture of pay during period of absence.
Desertion,	Dismissal from the Force.

Provided that this Regulation shall not apply to cases dealt with by a Magistrate under Section 23 of *The Police Force Consolidation Ordinance, 1887*.

2. If any of the offences above mentioned or any other offence against discipline is not met with punishment but with a caution, reprimand or severe reprimand, such caution, reprimand or severe reprimand will be entered in the "Defaulter's Sheet."

3. In estimating the conduct of any subordinate officer or constable black marks shall attach as well in respect of offences heretofore as hereafter committed according to the following scale:—

Scale.

For a Caution,	1 black mark.
For a Reprimand,	2 ,, marks.
For a Severe Reprimand,	3 ,, "
For every fine of 25 cents or under,	1 ,, mark.
For every fine over 25 cents for each 25 cents in excess of the first 25 cents,	1 ,, "
For each day's confinement to Barracks,	2 ,, marks.
For each day's drill,	2 ,, "
For reduction in rank or class—for each dollar loss in pay calculated for 3 months,	4 ,, "
For each day's imprisonment,	6 ,, "



William Robinson

GOVERNOR.

REGULATIONS

Made the 16th day of February, 1895, by His Excellency Sir William Robinson, K.C.M.G., Governor of Hongkong, under Section 3 of Ordinance No. 10 of 1894, in relation to correspondence sent by post.

Forbidden Articles.

1. The following articles shall not 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.
 - (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.
2. The following articles shall not be inserted in ordinary or registered correspondence consigned to the post :—
 - (a) Current coin.
 - (b) Articles liable to Customs duty.
 - (c) Gold or silver bullion, precious stones, jewellery, and other precious articles; but this prohibition shall only apply in case their insertion or transmission is forbidden by the legislation of the countries to or through which the correspondence is to be transmitted.