

THIRD SCHEDULE. [rule 5.]

Form of notice under rule 5.

EMERGENCY (COMMITTEE OF REVIEW) RULES 1967.

To

Pursuant to rule 5 of the Emergency (Committee of Review) Rules 1967, I hereby give you notice that the Committee of Review will meet at o'clock in the noon on the day of 19..... at to receive your objections against the detention order made in respect of you under regulation 31 of the Emergency (Principal) Regulations.

Date

.....
Chairman of Committee of Review.

FOURTH SCHEDULE. [rule 6.]

Form of notice under rule 6.

EMERGENCY (COMMITTEE OF REVIEW) RULES 1967.

To

WHEREAS the Committee of Review has given leave for objections against the detention order made in respect of you under regulation 31 of the Emergency (Principal) Regulations to be made on your behalf by *counsel or a *solicitor or an *agent:

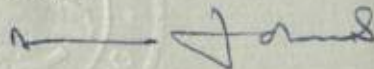
Now, pursuant to paragraph (3) of rule 6 of the Emergency (Committee of Review) Rules 1967, I hereby give you notice that the Committee of Review will meet at o'clock in the noon on the day of 19..... at to receive such objections.

Date

.....
Chairman of Committee of Review.

* Delete whichever is not applicable.

By Command,



Acting Colonial Secretary.

27th July 1967.

Explanatory Note.

(This Note is not part of the rules, but is intended to indicate their general purport).

These rules establish the administrative procedure necessary for the functioning of Committees of Review appointed to receive and make recommendations on objections against detention orders under regulation 31 of the Emergency (Principal) Regulations.

(Secretariat SCR 11/3231/67)

EMERGENCY REGULATIONS ORDINANCE.

(Chapter 241).

**EMERGENCY (PRINCIPAL) (AMENDMENT) (NO. 2)
REGULATIONS 1967.**

In exercise of the powers conferred by section 2 of the Emergency Regulations Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Emergency (Principal) (Amendment) (No. 2) Regulations 1967. Citation.
2. Regulation 117 of the principal regulations is amended by inserting "on conviction on indictment" after "shall be liable". Amendment of regulation 117.
3. Regulation 118 of the principal regulations is amended in paragraph (1) by inserting "on conviction on indictment" after "shall be liable". Amendment of regulation 118.
4. The principal regulations are amended by adding the following new regulation in Part VIII after regulation 136— Addition of new regulation 136A.

"Power of sentence of District Courts for offence under these regulations.

136A. Paragraph (a) of the proviso to subsection (2) of section 36 of the District Court Ordinance shall not apply in the case of any offence against these regulations, whether committed before or after the commencement of this regulation and whether or not, in the case of an offence committed before the commencement of this regulation, proceedings for such offence had been instituted before its commencement."

Clerk of Councils.

COUNCIL CHAMBER,
1st August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

The District Court Ordinance imposes a limitation of five years on the sentences which may be imposed in these courts. One or two of the emergency regulations which create offences in respect of the possession or use of explosives provide for penalties of up to ten years imprisonment.

At the present time it is considered that the deterrent effect of swift trials for these offences is such as to require that they be dealt with in the District Courts instead of by way of committal proceedings and eventual trial in the Supreme Court. For these trials to have their full effect it is necessary to empower the District Judges to impose the sentence provided for in the regulations creating the particular offence.

(Secretariat SCR 6364)

EMERGENCY (PRINCIPAL) REGULATIONS.

(Chapter 241).

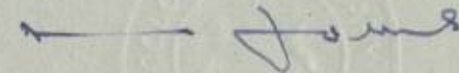
**EMERGENCY (PRINCIPAL) REGULATIONS
(COMMENCEMENT) (NO. 4) ORDER 1967.**

In exercise of the powers conferred by regulation 137 of the Emergency (Principal) Regulations, the Officer administering the Government has made the following order—

1. This order may be cited as the Emergency (Principal) Regulations (Commencement) (No. 4) Order 1967. Citation.

2. On the publication of this order in the *Gazette*, regulation 136A of the Emergency (Principal) Regulations shall come into operation. Commencement of regulation 136A.

By Command,



Acting Colonial Secretary.

1st August 1967.

(Secretariat CR 6/3231/59III)

PROTECTION OF NON-GOVERNMENT CERTIFICATES
OF ORIGIN ORDINANCE.

(Chapter 324).

PROTECTION OF NON-GOVERNMENT CERTIFICATES
OF ORIGIN ORDINANCE (AMENDMENT OF SCHEDULE)
ORDER 1967.

In exercise of the powers conferred by section 5 of the
Protection of Non-Government Certificates of Origin Ordinance,
the Governor in Council has made the following order—

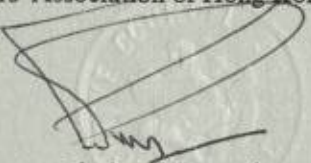
1. This order may be cited as the Protection of Non-
Government Certificates of Origin Ordinance (Amendment of
Schedule) Order 1967.

Citation.

2. The Schedule to the Ordinance is amended by inserting
below "The Indian Chamber of Commerce" the following—

Amendment of
Schedule.

"The Chinese Manufacturers' Association of Hong Kong."



Clerk of Councils.

COUNCIL CHAMBER,
1st August 1967.

(Secretariat CR 7/5401/63II)

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INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.

(Chapter 1).

SPECIFICATION OF PUBLIC OFFICE.

In exercise of the powers conferred on him by section 43 of the Interpretation and General Clauses Ordinance, the Officer administering the Government hereby specifies the public office mentioned in the first column of the Schedule hereto for the purposes of the regulations mentioned opposite such public office in the second column of the Schedule hereto.

SCHEDULE.

Public Office.	Regulations for which specified.
Director of Public Works	Road Traffic (Lighting & Guarding of Road Works) Regulations, (Chapter 220, subsidiary legislation).
Director of Public Works	Road Traffic (Road Crossing) Regulations, (Chapter 220, subsidiary legislation).

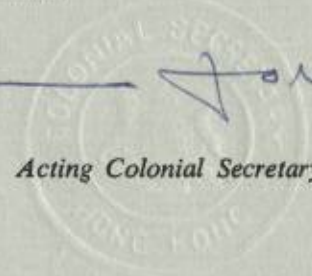
By Command,



Acting Colonial Secretary.

27th July 1967.

(Secretariat GR 3/3281/66)



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**INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.**

(Chapter 1).

(Under section 46 of the Ordinance).

In exercise of the powers conferred by section 46 of the Interpretation and General Clauses Ordinance the Officer administering the Government hereby amends Government Notification L.N. No. 99 dated 17th December 1966 by deleting from paragraph 1(i) thereof the words—

“Any other public officer \$5.00”.

By Command,



Acting Colonial Secretary.

27th July 1967.

(Sect. FIN 36/2321/48)



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POST OFFICE (AMENDMENT) REGULATIONS 1967.

POST OFFICE (AMENDMENT) REGULATIONS 1967
(COMMENCEMENT) NOTICE 1967.

In exercise of the powers conferred by paragraph (2) of regulation 1 of the Post Office (Amendment) Regulations 1967, the Officer administering the Government hereby appoints the 10th day of August 1967 as the day on which regulation 2 of the said Regulations shall come into operation.

By Command,



Acting Colonial Secretary.

2nd August 1967.

(Secretariat FR 38/2321/61)





ROAD TRAFFIC ORDINANCE.

(Chapter 220).

ROAD TRAFFIC (TAXIS, PUBLIC OMNIBUSES AND PUBLIC CARS) (AMENDMENT) REGULATIONS 1967.

In exercise of the powers conferred by section 4 of the Road Traffic Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Road Traffic (Taxis, Public Omnibuses and Public Cars) (Amendment) Regulations 1967. Citation.

2. Regulation 18 of the principal regulations is amended by deleting paragraph (1) and substituting therefor the following— Amendment of regulation 18. (Cap. 220, sub. leg.)
“(1) Every taximeter shall be so constructed that it may be effectually sealed to the satisfaction of the Authority.”.

3. Regulation 22 of the principal regulations is amended by deleting sub-paragraph (c) of paragraph (1) and substituting therefor the following— Amendment of regulation 22.
“(c) if the taxi is neither hired nor available for hire—
 - (i) the flag is placed in the non-recording position in such manner that it is not visible outside the taxi; or
 - (ii) the flag is covered in such manner that it is not visible outside the taxi.”.

4. The Third Schedule to the principal regulations is amended by deleting paragraph (iii) of item 5 and substituting therefor the following— Amendment of Third Schedule.
“(iii) For every hiring involving crossing the harbour by vehicular ferry, including the vehicular ferry charges for the taxi, driver and all passengers for both crossings \$10.00.”.

Clerk of Councils.

COUNCIL CHAMBER,
8th August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

Regulation 2 amends regulation 18 of the principal regulations by deleting the requirement that taximeters comply with the now outdated method of operation off the road wheels of taxis. Regulation 3 authorizes the driver of a taxi to cover the flag of his taximeter if the taxi is neither hired nor available for hire. Regulation 4 amends the Third Schedule to the principal regulations and provides that an additional fare of ten dollars may be charged where a taxi is required to cross the harbour in the course of a hiring.

(Secretariat GR 3241/57II)

BOILERS AND PRESSURE RECEIVERS ORDINANCE.

(Chapter 56).

**BOILERS AND PRESSURE RECEIVERS (FORMS)
(AMENDMENT) ORDER 1967.**

In exercise of the powers conferred by section 67 of the Boilers and Pressure Receivers Ordinance, the Registrar of Boilers and Pressure Receivers has made the following order—

1. This order may be cited as the Boilers and Pressure Receivers (Forms) (Amendment) Order 1967.

Citation.

2. The principal order is amended by adding the following new paragraph after paragraph 3—

Addition of new paragraph 4.

4. The form of a certificate of competency shall be in Form 4 in the Schedule.”

(Cap. 56, sub. leg.)

Form of certificate of competency.

Schedule, Form 4.

3. The Schedule to the principal order is amended—

Amendment of Schedule.

(a) by deleting “[paras. 2 & 3.]” opposite “SCHEDULE.” and substituting the following—

“[paras. 2, 3 & 4.]”;

(b) in Forms 1 and 2, by inserting the following after “pressure of”—

“and that the safety valve has been set and sealed or otherwise adjusted in accordance with section 45 of the Ordinance”; and

(c) by inserting the following new form after Form 3—

FORM 4.

[s. 6.]

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BOILERS AND PRESSURE RECEIVERS ORDINANCE.

(Chapter 56).

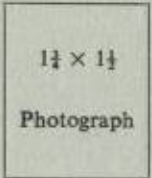
CERTIFICATE OF COMPETENCY.

(Inside Front Cover)
(Page 1)



BOILERS AND PRESSURE RECEIVERS ORDINANCE.
(Chapter 56).

Certificate No.
Issued to



Identity Card No.

(Page 2)

This is to certify that
is competent to operate boilers or steam receivers, or both, and their
auxiliary equipment, of any class and (or) type specified hereunder or in
any endorsement of this certificate:—

.....
.....
.....

.....
Principal Surveyor.
Hong Kong 19 .

ENDORSEMENT.

(Page 3)

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.....
.....

.....
Principal Surveyor.
Hong Kong 19 .

(Inside back cover)
(Page 4)

ENDORSEMENT.

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Principal Surveyor.
Hong Kong 19 .

(Secretariat GR 26/3231/55)

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IMMIGRATION (CONTROL AND OFFENCES)
ORDINANCE.
(Chapter 243).

IMMIGRATION (CONTROL AND OFFENCES)
(AMENDMENT) (NO. 2) REGULATIONS 1967.

In exercise of the powers conferred by section 47 of the Immigration (Control and Offences) Ordinance, the Governor in Council has made the following regulations—

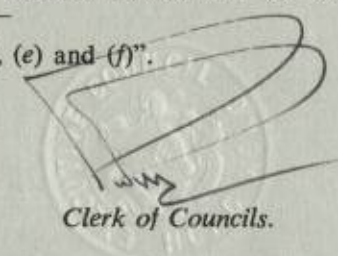
1. These regulations may be cited as the Immigration (Control and Offences) (Amendment) (No. 2) Regulations 1967.

Citation.

2. The Second Schedule to the principal regulations is amended in item 3 by deleting "13(1)(c), (d), (e) and (f)" and substituting therefor the following—

Amendment of
Second
Schedule.
(Cap. 243, sub. leg.)

"13(1)(b), (c), (d), (e) and (f)".



Clerk of Councils.

COUNCIL CHAMBER,
15th August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

Regulation 2 amends the Second Schedule to the principal regulations by authorizing immigration sub-inspectors to exercise the powers of arrest conferred upon the Director under section 13(1)(b) of the Ordinance.

(Secretariat CR 1/3231/63)

MERCHANT SHIPPING ORDINANCE,
(Chapter 281).

**MERCHANT SHIPPING (FEES) (AMENDMENT)
REGULATIONS 1967.**

In exercise of the powers conferred by section 114 of the Merchant Shipping Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Merchant Shipping (Fees) (Amendment) Regulations 1967. Citation.

2. Regulation 7 of the principal regulations is amended— Amendment of regulation 7.
(Cap. 281, sub. leg.)
 - (a) in paragraph (1)—
 - (i) by inserting the following after “vessel”—
“, shore installation or navigational aid”;
 - (ii) by deleting “after the first hour”; and
 - (b) in paragraph (2), by inserting the following after “vessel”—
“, shore installation or navigational aid”.

3. The principal regulations are amended by adding the following new regulation after regulation 7— Addition of new regulation 7A.

“Fees where service is not completed.

7A. Where, on the application of the owner or agent of a vessel, work on any service in respect of that vessel is undertaken by any officer of the Marine Department and, in consequence of any act of the owner or his agent, such work is abandoned before the completion thereof, there shall be payable such reasonable sum as the Director may agree with the applicant, having regard to the nature and extent of the work involved.”.

4. Regulation 10 of the principal regulations is revoked and replaced by the following— Revocation and replacement of regulation 10.

“Charges for advice and examination of plans.

10. Where the Director consents to tender advice or examine plans in respect of the structure or equipment of a vessel in so far as such structure or equipment is to comply with British statutory requirements or with any other requirements and no fee for such advice or examination is prescribed, there shall be payable such reasonable sum in respect of such advice



or examination as the Director may agree with the applicant therefor, having regard to the nature and extent of the work involved.”.

Amendment of
First Schedule.

5. Part II of the First Schedule to the principal regulations is amended as follows—

(1) Under the heading “A. PASSENGER STEAMERS AND SAFETY CERTIFICATES.”—

(a) in the sub-heading, by deleting “The following fees shall be payable for surveys—” and substituting the following—

“The following fees shall be payable for surveys and shall include the issue in duplicate of the appropriate certificate—”;

(b) by deleting paragraph 7 and substituting the following—

“7. For the survey of the hull in dry dock and for the issue of a Bottom Certificate—

(a) in the case of ships holding passenger certificates either issued by or recognized by the Government—

(i) for ships not exceeding 10,000 tons 250.00

(ii) for ships exceeding 10,000 tons 400.00; and

(b) in the case of other ships 1/3 of the fee for a 12 months' passenger steamer's certificate under paragraph 1 plus \$40 for each shaft drawn.”;

(c) by deleting paragraphs 9 and 10 and substituting the following—

“9. For a certificate where the survey is conducted on the running survey system and covers—

(a) survey of complete ship;

(b) survey of hull;

(c) survey of boilers, main and auxiliary machinery; or

(d) survey of navigational and life saving appliances.

The full fee or that proportion stated in the note to this paragraph plus one quarter.

Note: The survey fee for a passenger steamer's certificate, a safety certificate or a passenger certificate

combined with a safety certificate is apportioned as follows—

(i) Survey of hull 2/5 of the full survey fee under paragraph 1 or the sum of the fees for the items surveyed whichever is the less.

(ii) Survey of boilers, main and auxiliary machinery 2/5 of the full survey fee under paragraph 1 or the sum of the fees for the items surveyed whichever is the less.

(iii) Survey of navigational and life saving appliances 1/5 of the full survey fee under paragraph 1 or the sum of the fees for the items surveyed whichever is the less.”.

(2) Under the heading “D. RADIO INSTALLATIONS.”—

(a) in paragraph 1—

(i) by inserting the following after “issue”—
“in duplicate”;

(ii) by deleting the comma appearing before “together”;

(b) in paragraph 2—

(i) by inserting the following after “issue”—
“in duplicate”;

(ii) by deleting “applicable to Class III radiotelephone ship”;

(c) in paragraph 5, by deleting “40.00” and substituting the following—

“50.00”.

(3) Under the heading “E. SAFETY EQUIPMENT CERTIFICATE.”—

(a) in the sub-heading, by inserting the following after “issue”—

“in duplicate”;

- (b) in paragraph 1, by deleting "(v) issue of Form 183." and substituting the following—
 "and the issue of Form Surveys 183/183A (combined).";
- (c) in paragraph 2, by deleting "183" and substituting the following—
 "183/183A (combined)";
- (d) in paragraph 3—
 (i) by deleting "13(d)" and substituting the following—
 "14(e)";
 (ii) by deleting "(1948)" and substituting the following—
 "(1960)";
- (e) in paragraph 4—
 (i) by deleting "over one month and";
 (ii) by deleting "Regulation 13(c)" and substituting the following—
 "Regulations 14(c) and (d)";
 (iii) by deleting "(1948)" and substituting the following—
 "(1960)";
- (f) in paragraph 5, by deleting "183A" and substituting the following—
 "183/183A (combined)—";
- (g) in paragraph 6, by deleting "183A" and substituting the following—
 "183/183A (combined)—";
- (4) Under the heading "F. LIFE SAVING APPLIANCES.", by inserting the following in paragraph 4 after "issue"—
 "in duplicate".
- (5) Under the heading "H. LIGHTS AND SOUND SIGNALS.", by inserting the following in sub-paragraph (d) of paragraph 1 after "issue"—
 "in duplicate".
- (6) Under the heading "I. LOAD LINE AND SEAWORTHINESS.", by inserting the following in the Note after "issue"—
 "in duplicate".

- (7) Under the heading "L. SHIPS CARRYING DANGEROUS GOODS."—
- (a) by deleting paragraph 1 and substituting the following—
 "1. (a) For dangerous goods survey of a ship—
 (i) not exceeding 1,600 tons 120.00
 (ii) exceeding 1,600 tons 240.00
 (b) for examination of plans of a ship—
 (i) not exceeding 1,600 tons 120.00
 (ii) exceeding 1,600 tons 240.00";
- (b) in paragraph 2, by inserting the following after "certificates"—
 "in duplicate".
- (8) Under the heading "P. SMALL CRAFT AND OTHER MISCELLANEOUS VESSEL."—
- (a) by deleting, at the commencement, "1. Fee for survey of—" and substituting the following—
 "For an inspection of and the issue of a certificate of inspection for—";
- (b) by deleting "under 30 ft." in sub-paragraph (iii) of paragraph (d);
- (c) by inserting the following at the end thereof—

Note: If the required duration of any inspection certificate is less than 12 months the fee payable shall be 1/12 of the appropriate fee for each month subject to a minimum fee of 3/12 thereof.

Clerk of Councils.

COUNCIL CHAMBER,
 15th August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

The principal regulations in several instances permit the charging of fees for the issue of duplicate certificates, and other documents, though it was never the intention to impose charges in such cases. By these regulations it is proposed to rectify the position accordingly.

These regulations also introduce provisions for the payment of fees where certain services are rendered by the Marine Department and no fees are chargeable therefor under the principal regulations.

Further amendments are introduced in consequence of the extension to Hong Kong in 1965 of the International Convention for the Safety of Life at Sea 1960 (L.N. 161 of 1965 refers) and the enactment of the United Kingdom Merchant Shipping (Radio) Rules 1965.

Opportunity has been taken also to effect some minor re-phrasing of and corrections to the principal regulations.

(Secretariat GR 2/5061/62)



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INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.

(Chapter 1).

**DELEGATION BY OFFICER ADMINISTERING THE
GOVERNMENT.**

It is hereby notified for general information that, in exercise of the powers conferred upon him by section 63 of the Interpretation and General Clauses Ordinance, the Officer administering the Government did on the 9th day of August 1967 delegate any person holding the office mentioned in the first column of the Schedule hereto to exercise or perform on his behalf such powers or duties as are conferred or imposed upon him by the section of the Ordinance mentioned in the second column of the Schedule hereto.

SCHEDULE.

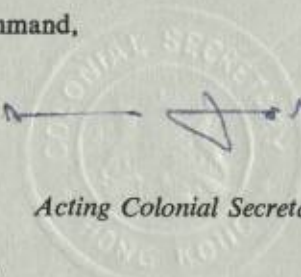
Public Office.	Section of the Ordinance.
Director of Social Welfare	Section 12 of the Industrial and Reformatory Schools Ordinance (Chapter 225).

By Command,

Acting Colonial Secretary.

10th August 1967.

(Secretariat GR 24/2041/52)



LEGAL PRACTITIONERS ORDINANCE.

(Chapter 159).

SOLICITORS (TRADE MARKS) COSTS RULES 1967.

1. These rules may be cited as the Solicitors (Trade Marks) Costs Rules 1967. Citation.
2. (1) In these rules, unless the context otherwise requires— Interpretation.
 “non-contentious business” means any trade mark business done by and as a solicitor which is not contentious trade mark business;
 “Registrar” means such officer as the Governor may appoint to be Registrar General under the provisions of the Registrar General (Establishment) Ordinance; (Cap. 100.)
 “register” means the register of trade marks kept under the Trade Marks Ordinance. (Cap. 43.)
- (2) In the Schedule to these rules, references by numbers to sections and to rules are references to sections and rules of the Trade Marks Ordinance and the Trade Marks Rules, respectively. (Cap. 43, sub. leg.)
3. The scale of minimum costs contained in the Schedule shall be the scale of minimum costs for solicitors in relation to the non-contentious business specified therein. Scale of costs in certain non-contentious matters. Schedule.
4. Subject to rule 3, a solicitor's costs in relation to non-contentious business shall be such sum as may be fair and reasonable, having regard to all the circumstances of the case and, in particular, to— Costs in other non-contentious business.
- (a) the complexity of the matter or the difficulty or novelty of the questions raised;
 - (b) the skill, labour, specialized knowledge and responsibility involved on the part of the solicitor;
 - (c) the number and importance of the documents prepared or perused without regard to length;
 - (d) the place where and circumstances in which the business or any part thereof is transacted;
 - (e) the time expended by the solicitor;
 - (f) where money or property is involved, its amount or value; and
 - (g) the importance of the matter to the client.



SCHEDULE.

[rule 3.]

SCALE OF MINIMUM COSTS IN CERTAIN
NON-CONTENTIOUS BUSINESS.

<i>Item.</i>	<i>Section and Rule.</i>	<i>Subject Matter.</i>	<i>Costs.</i>
1.	Section 7.	Application to Registrar for a sealed certified copy of any entry in the register.	\$75.
2.	Sections 9 and 13, Rule 9.	(a) Application for and registration of a trade mark in one class. (b) Application for and registration of a trade mark simultaneously in more than one class and in not more than five classes. (c) Application for and registration of a trade mark simultaneously in more than five classes.	\$250. \$250 plus \$150 for each class after the first. \$850 plus \$120 for each class after the fifth.
3.	Section 9.	Where evidence of distinctiveness is called for, (including evidence in support of a Part B application), for each declaration.	\$100.
4.	Section 13(4).	Application to Registrar to state in writing the grounds of his decision for refusal or conditional acceptance of an application.	\$50.
5.	Section 45, Rule 57.	Renewal of registration of a trade mark.	\$100.
6.	Section 50.	(a) Request to Registrar to correct any error or errors in name, address, description, etc. (b) For each additional simultaneous request to correct the same error or errors.	\$125. \$50.
7.	Section 51, Rules 70 to 73.	(a) Application to Registrar for leave to amend a trade mark in one class, attending advertising, including the obtaining of any block for printing, and correspondence with Registrar concerning advertisement.	\$125.

<i>Item.</i>	<i>Section and Rule.</i>	<i>Subject Matter.</i>	<i>Costs.</i>
7.	Section 51, Rules 70 to 73.	(b) Application to Registrar for leave to amend a trade mark in more than one class, attending advertising, including the obtaining of any block for printing, and correspondence with Registrar concerning advertisement.	\$125 plus \$75 for each class after the first.
8.	Rule 91.	Application to Registrar for uncontested extension of time for doing any act or taking any proceeding.	\$25.
9.	Rule 101.	(a) Request to Registrar to make an alteration on the register of the address of registered proprietor or registered user. (b) For each additional simultaneous request to make an alteration on the register of the address of registered proprietor or registered user.	\$75. \$25.
10.	Section 73, Rule 8.	Obtaining preliminary advice from Registrar.	\$50.
11.	Rule 108(1).	(a) Official preliminary search. (b) Unofficial preliminary search— (i) for one mark in one class. (ii) for more than one mark or in more than one class.	\$50. \$50. \$50 plus \$30 for each mark or class after the first.

Made the 5th day of August 1967 by the Costs Committee, with the prior approval of the Chief Justice.

A. D. SHOLES,
Chairman.

G. SINCLAIR STEVENSON,
Member.


T. S. Lo,
Member.

DONALD Q. CHEUNG,
Member.

J. R. OLIVER,
Member.

S. D. OATES,
Member.

Approved by


Chief Justice.

Dated the 5th of August 1967.

Explanatory Note.

(This Note is not part of the rules, but is intended to indicate their general purport).

The object of these rules is to provide:

- (a) A scale of minimum solicitor's costs in non-contentious trade mark business for matters specified in the Schedule; and
- (b) Subject to (a) above, a guide to solicitor's costs generally in non-contentious trade mark business.

IMPORTATION AND EXPORTATION ORDINANCE.
(Chapter 50).

IMPORTATION AND EXPORTATION (RESERVED
COMMODITIES) (AMENDMENT) REGULATIONS 1967.

In exercise of the powers conferred by sections 3 and 4 of the Importation and Exportation Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Importation and Exportation (Reserved Commodities) (Amendment) Regulations 1967 and shall come into operation on the 4th day of September 1967.

Citation and commencement.

2. Regulation 2 of the principal regulations is amended by inserting after the definition of "Director" the following definition—

Amendment of regulation 2.
(Cap. 50, sub. leg.)


"poultry" means—

- (a) the carcass of a domestic fowl, duck, goose or turkey;
- (b) any part of any such carcass; or
- (c) any part of any bird mentioned in paragraph (a), other than a part mentioned in paragraph (a) or (b), which is edible or which is used in the preparation of food;"

3. The First Schedule to the principal regulations is amended by inserting after item 4 the following new item—

Amendment of First Schedule.

"5. Frozen poultry."


Clerk of Councils.

COUNCIL CHAMBER,
22nd August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

It is considered desirable that frozen poultry should be dealt with as a reserved commodity under the provisions of the Importation and Exportation (Reserved Commodities) Regulations.

132
Regulation 2 defines "poultry" for the purposes of the principal regulations. Regulation 3 amends the First Schedule to the principal regulations to include frozen poultry in the items of reserved commodities listed therein.

(Secretariat ECON 24/3231/54)

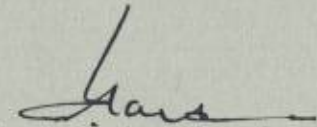


MAGISTRATES ORDINANCE.

(Chapter 227).

Resolution made and passed by the Legislative Council under section 133 of the Magistrates Ordinance on the 23rd day of August 1967.

Resolved, pursuant to section 133 of the Magistrates Ordinance, that the Magistrates (Forms) (Amendment) Rules 1967, made by the Chief Justice on the 27th day of July 1967 under section 133 of that Ordinance, be approved.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
23rd August 1967.

(Secretariat GR 3/3231/67)

MAGISTRATES ORDINANCE.

(Chapter 227).

MAGISTRATES (FORMS) (AMENDMENT) RULES 1967.

In exercise of the powers conferred by section 133 of the Magistrates Ordinance, the Chief Justice has made the following rules—

1. These rules may be cited as the Magistrates (Forms) Citation. (Amendment) Rules 1967.

2. The Schedule to the principal rules is amended— Amendment of Schedule. (L.N. 58/67.)

(a) in Form 5, by deleting "the day of 19 , when you" and substituting the following— "the day of 19 ; when you, the said police officers,";

(b) in Form 18, by deleting "the day of 19 , when you" and substituting the following— "the day of 19 ; when you, the said police officers,";

(c) in Form 64, by inserting the following after "day; and"— "you, the said police officers,";

(d) in Form 65, by inserting the following after "day; and"— "you, the said police officers,";

(e) in Form 84, by deleting "the day of 19 , when I hereby command you to" and substituting the following— "the day of 19 ; when I hereby command you, the said police officers, to convey and"; and

(f) by deleting Form 100 and substituting the following—

"FORM 100. [s. 110.]

Order to bring up appellant in custody to enter into recognizance of appeal.

HONG KONG. IN THE MAGISTRATE'S COURT AT

To the Commissioner of Prisons in the said Colony.

You are hereby ordered to bring , now in prison custody, before the undersigned, a magistrate of the said Colony, or such

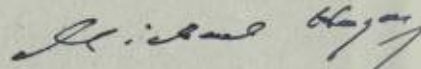
magistrate as may then be sitting at the said court, on day,
the day of 19 , at o'clock in the noon,
that he may enter into a recognizance with surety
conditioned to appear and prosecute an appeal from the conviction (or
order), dated the day of 19 , of the undersigned
(or , Esquire), a magistrate of the said Colony.

Dated this day of 19 .

.....
Magistrate.".

[L.S.]

Dated the 27th day of July 1967.



Chief Justice.

Explanatory Note.

*(This Note is not part of the rules, but is intended
to indicate their general purport).*

The minor amendments to Forms 5, 18, 64, 65 and 84 are necessary because responsibility for the conveyance of prisoners between the courts and prisons or other places of security, and *vice versa*, is to lie with the police rather than the Commissioner of Prisons. Form 100 is replaced by a new form which contains improved phraseology and deletes the reference to a magistrate's power under section 110 of the Magistrates Ordinance (Cap. 227) to order a prisoner's release from custody because this is not relevant to the Form.

(Secretariat GR 3/3231/67)

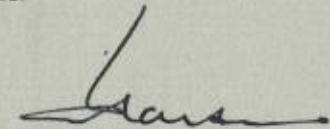
HONG KONG EXPORT CREDIT INSURANCE
CORPORATION ORDINANCE.

(Chapter 1115).

RESOLUTION OF THE LEGISLATIVE COUNCIL.

Resolution made and passed by the Legislative Council on
the 23rd day of August 1967.

Resolved, in exercise of the powers conferred by section 23
of the Hong Kong Export Credit Insurance Corpora-
tion Ordinance, that the contingent liability of the Hong
Kong Export Credit Insurance Corporation under con-
tracts of insurance shall not at any time exceed the sum
of five hundred million dollars.



Deputy Clerk of Councils.

COUNCIL CHAMBER,

23rd August 1967.

(Secretariat ECON 6/5361/65)

PUBLIC ORDER ORDINANCE.

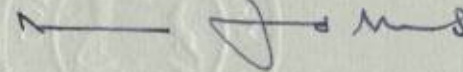
(Chapter 245).

**PUBLIC ORDER CURFEW (CONSOLIDATION)
(AMENDMENT) ORDER 1967.**

In exercise of the powers conferred by section 9 of the Public Order Ordinance, the Officer administering the Government has made the following order—

1. This order may be cited as the Public Order Curfew (Consolidation) (Amendment) Order 1967. Citation.
2. Paragraph 2 of the principal order is amended by deleting "11 p.m. and 6 a.m." and substituting the following—
"10 p.m. and 5 a.m.". Amendment of
paragraph 2.
(Cap. 245, sub. leg.)

By Command,



Acting Colonial Secretary.

17th August 1967.



UNIVERSITY ORDINANCE.

(Chapter 1053).

STATUTES OF THE UNIVERSITY (AMENDMENT)

STATUTES 1967.

In exercise of the powers conferred by subsection (2) of section 13 of the University Ordinance, the Acting Chancellor of the University of Hong Kong has made the following statutes—

- 1. These statutes may be cited as the Statutes of the University (Amendment) Statutes 1967. Citation.
- 2. Statute I of the principal Statutes is amended by deleting "Institute of Oriental Studies",. Amendment of Statute I. (Cap. 1053, Schedule.)
- 3. Paragraph 1 of Statute III of the principal Statutes is amended— Amendment of Statute III.
 - (a) by inserting the following after sub-paragraph (f)—
“(ff) Bachelor of Social Sciences—B.Soc.Sc.”;
 - (b) by inserting the following after sub-paragraph (l)—
“(ll) Master of Social Sciences—M.Soc.Sc.”;
 - (c) by inserting the following after sub-paragraph (o)—
“(oo) Doctor of Letters—D.Litt.
(ooo) Doctor of Social Sciences—D.Soc.Sc.”; and
 - (d) by inserting the following after sub-paragraph (s)—
“(t) Doctor of Social Sciences *honoris causa*—
D.Soc.Sc. *honoris causa*.”.
- 4. Paragraph 1 of Statute IV of the principal Statutes is amended by inserting the following in sub-paragraph (j) after “attached Halls”— Amendment of Statute IV.
“and the masters of Colleges”.
- 5. Statute XI of the principal Statutes is amended— Amendment of Statute XI.
 - (a) in paragraph 1, by deleting “Tutors and the Demonstrators” and substituting the following—
“Staff Tutors in the Department of Extra-mural Studies”; and

- (b) by inserting the following after paragraph 2—

“3. The Senate shall organize the teachers into such Teaching Departments, Institutes, Schools, Centres, Units or other sub-divisions as the Senate shall see fit.”.

Amendment of
Statute XVII.

6. Statute XVII of the principal Statutes is amended—

- (a) by deleting paragraph 1 and substituting the following—

“1. The Council shall consist of—

- (a) the Chairman, who shall be appointed by the Chancellor;
(b) the Vice-Chancellor;
(c) the Pro-Vice-Chancellor;
(d) the Treasurer;
(e) the Chairman of Convocation;
(f) the Dean of each Faculty;
(g) four persons appointed by the Chancellor;
(h) three persons elected by the Court, not being officers or teachers; and
(i) one person elected by the Senate.”;

- (b) in paragraph 2, by inserting the following after “The”—
“Chairman and the”; and

- (c) in paragraph 7, by deleting “Vice-Chancellor” and substituting the following—
“Chairman”.

Amendment of
Statute XX.

7. Statute XX of the principal Statutes is amended—

- (a) by deleting paragraph 4; and
(b) by deleting paragraph 5 and substituting the following—

“5. The estimate shall show the income and expenditure of the University and the estimated surplus or deficit for the year. The estimated expenditure shall be shown under votes, heads, and (where applicable) sub-heads. The Council shall make regulations for the preparation of the estimates and for the control of expenditure within them. The Council may revise the estimates during the course of the financial year, and may make regulations for the amendment of the expenditure estimates. Such last mentioned regulations may make provision for delegating the said powers of revision so long as such delegation shall not extend to altering the total estimated expenditure.”.

8. Statute XXI of the principal Statutes is amended—

Amendment of
Statute XXI.

- (a) in paragraph 1—

- (i) by deleting sub-paragraph (b);
(ii) by deleting “and” in sub-paragraph (e);
(iii) by deleting the fullstop in sub-paragraph (f) and substituting a semicolon; and
(iv) by inserting the following after sub-paragraph (h)—

“(g) one teacher from each Faculty being a member of the Board of that Faculty and not being a Professor or the Head of a Teaching Department, such teacher being elected by the non-professorial members of that Board; and

(h) one warden elected by the wardens”; and

- (b) by inserting the following after paragraph (2)—

“2A. The members elected by the Boards of Faculties and by the wardens shall serve for such periods as the Senate shall determine. Such period shall be announced not less than one month before the said elections are held. The elected members shall be eligible for re-election. For the purposes of this Statute, the masters of undergraduate Colleges shall rank as wardens.”.

9. Statute XXIII of the principal Statutes is amended by deleting paragraph 1.

Amendment of
Statute XXIII.

10. Statute XXIV of the principal Statutes is revoked and replaced by the following—

Revocation and
replacement of
Statute XXIV

“STATUTE XXIV.


INSTITUTES, SCHOOLS, CENTRES, UNITS OR OTHER
SUBDIVISIONS OF STUDIES AND LEARNING.

The Head of an Institute, School, Centre, Unit or other subdivision of Studies and Learning shall be appointed by the Council upon the recommendation of the Senate.”.

11. Statute XXV of the principal Statutes is amended by deleting paragraph 2.

Amendment of
Statute XXV.

17th August 1967.


Registrar.

EMERGENCY REGULATIONS ORDINANCE.

(Chapter 241).

**EMERGENCY (LEGAL AID IN CRIMINAL CASES)
(DISTRICT COURT) REGULATIONS 1967.**

In exercise of the powers conferred by section 2 of the Emergency Regulations Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Emergency (Legal Aid in Criminal Cases) (District Court) Regulations 1967.

Citation.

2. (1) A person who is accused of an indictable offence punishable on conviction before the District Court with a term of imprisonment exceeding five years may, on the transfer of the charge or complaint to the District Court under section 88 of the Magistrates Ordinance, be granted free legal aid in the preparation and conduct of his defence in accordance with these regulations.

Circumstances under which accused may apply for legal aid.

(Cap. 227.)

(2) On transferring such a charge or complaint to the District Court, the magistrate shall inquire from the accused whether or not he wishes to apply for the grant of free legal aid under these regulations, and if the accused applies for such legal aid the magistrate shall forthwith refer the application to the Director of Legal Aid appointed under the Legal Aid Ordinance.

(Cap. 91.)

3. In determining an application for free legal aid under these regulations, the Director of Legal Aid shall have regard to all the circumstances and in particular to—

Consideration of application for legal aid.

(a) the desirability in the interests of justice that the accused should have legal aid in the preparation and conduct of his defence; and

(b) whether or not the means of the accused are sufficient to enable him to obtain such aid.

4. Where having regard to all the circumstances the Director of Legal Aid is satisfied that the accused should be granted free legal aid, he shall—

Grant of legal aid certificate, etc.

(a) grant him a legal aid certificate; and

(b) assign a solicitor and one counsel, or solicitor or counsel only, as he may think fit, who has indicated that he is prepared to represent the accused.

5. Where the Director of Legal Aid is not so satisfied, he shall refuse the application for free legal aid, and his refusal shall be final and not subject to appeal.

Refusal to grant legal aid.

Legal aid certificate. Schedule.

6. A legal aid certificate granted under these regulations shall be in the form specified in the Schedule and shall be forwarded by the Director of Legal Aid to the accused with a copy to the Registrar of the District Court and to any solicitor or counsel assigned in accordance with these regulations.

Solicitor and counsel's fees.

7. The fees payable to any solicitor or counsel who is assigned in accordance with these regulations to represent an accused person shall be determined by the Chief Justice.

SCHEDULE. [reg. 6.]

EMERGENCY (LEGAL AID IN CRIMINAL CASES) (DISTRICT COURT) REGULATIONS 1967.

LEGAL AID CERTIFICATE.

Regina v

WHEREAS it appears to me, on consideration of an application for free legal aid by that it is desirable in the interests of justice that he should have free legal aid in the preparation and conduct of his defence and that his means are insufficient to enable him to obtain for himself such legal aid:

NOW THEREFORE I do hereby grant this legal aid certificate to the said

Dated this day of 19.....

..... Director of Legal Aid.

The following legal aid has been assigned—

Solicitor

Counsel

Date

..... Director of Legal Aid.

..... Clerk of Councils.

COUNCIL CHAMBER, 29th August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

The present law provides for the granting of legal aid in respect of criminal cases heard before the Supreme Court.

There are several offences which carry penalties of up to ten years imprisonment and which, in the normal course of events, would begin with committal proceedings before a magistrate and eventual trial in the Supreme Court, in which case, the accused would be entitled to apply for legal aid.

Under the present circumstances however, it has been considered that the deterrent effect of swift trials has more effect and, as such, jurisdiction has been vested in the District Court to try these particular offences in the first instance without the necessity of formal committal proceedings.

The purpose of these regulations is to extend the granting of legal aid to criminal cases heard before the District Court which provide for penalties of up to ten years imprisonment.

The Director of Legal Aid is the authority who decides whether or not legal aid will be granted under the regulations. It will be his duty also, to assign a solicitor or counsel, who is prepared to act on behalf of the accused, to represent the accused at the trial.

(Secretariat GR 9/3221/49III)

NURSES REGISTRATION ORDINANCE.

(Chapter 164).

NURSES (REGISTRATION AND DISCIPLINARY PROCEDURE) (AMENDMENT) REGULATIONS 1967.

In exercise of the powers conferred by section 21 of the Nurses Registration Ordinance the Governor in Council has made the following regulations—

1. These regulations may be cited as the Nurses (Registration and Disciplinary Procedure) (Amendment) Regulations 1967.

Citation.

2. The Second Schedule to the principal regulations is amended by deleting "30.00" from paragraph (b) of item 4 and substituting therefor the following—

Amendment of Second Schedule. (Cap. 164, sub. leg.)

"50.00."

Clerk of Councils.

COUNCIL CHAMBER,
29th August 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

Regulation 2 amends the Table of Fees in the Second Schedule to the principal regulations to raise the entry fee for a final examination held by the Board from \$30.00 to \$50.00.

(Secretariat GR 77/3231/47)

HONG KONG TOURIST ASSOCIATION ORDINANCE.

(Chapter 302).

**HONG KONG TOURIST ASSOCIATION (AMENDMENT)
RULES 1967.**

In exercise of the powers conferred by section 20 of the Hong Kong Tourist Association Ordinance, the Board has, with the approval of the Governor in Council, made the following rules—

1. These rules may be cited as the Hong Kong Tourist Association (Amendment) Rules 1967.

Citation.

2. Rule 3 of the principal rules is revoked and replaced by the following—

Revocation and replacement of rule 3. (Cap. 302, sub. leg.)

"Fees.

3. (1) Save as provided in paragraph (2), each ordinary member or associate member of the Association shall pay to the Association a membership fee of two hundred and fifty dollars on or before the 1st day of April in each year.

(2) An ordinary member or associate member of the Association may elect to pay a membership fee of three hundred dollars each year, payable by four equal instalments on or before 1st April, 1st July, 1st October and 1st January, in lieu of the fee prescribed in paragraph (1).

(3) The membership fee paid under paragraph (1) or (2) shall be deemed to be paid in respect of membership at the address of the member contained in his application form or, if there is more than one such address contained therein, at the first of those addresses. Where a member makes application for and is admitted to membership of the Association at any address additional to the address in respect of which such membership fee is deemed to be paid, such member shall pay to the Association in respect of each such additional address a membership fee of fifty dollars on or before the 1st day of April in each year."

3. The principal rules are amended by adding the following new rule after rule 7—

Addition of rule 8.

"Condition of membership.

8. It is a condition of the membership of each ordinary member or associate member of the Association that he shall not use or display any

badge of the Association or any badge, emblem or other device containing the words "Hong Kong Tourist Association" at any address where he carries on business unless he has paid a membership fee to the Association in respect of membership at that address."

THE SEAL OF THE HONG KONG TOURIST ASSOCIATION BOARD WAS IN PURSUANCE OF A RESOLUTION OF THE BOARD PASSED ON MONDAY, THE FOURTEENTH DAY OF AUGUST 1967, AFFIXED HERETO IN THE PRESENCE OF

L.S.

Chairman.

G. R. ROSS

Explanatory Note.

(This Note is not part of the rules, but is intended to indicate their general purport).

The proposed amendments concern ordinary and associate membership of the Association.

2. The new rule 3 permits the annual membership fee to be paid either in one sum of \$250 or in four instalments totalling \$300. In addition, provision is made for branch membership at a fee of \$50 annually.

3. The Association badge or name may under the new rule 8 be used or displayed only at an address in respect of which a membership fee has been paid.

EMERGENCY REGULATIONS ORDINANCE.

(Chapter 241).

EMERGENCY (PRINCIPAL) (AMENDMENT) (NO. 3)
REGULATIONS 1967.

In exercise of the powers conferred by section 2 of the Emergency Regulations Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Emergency (Principal) (Amendment) (No. 3) Regulations 1967. Citation.
2. Regulation 2 of the principal regulations is amended in paragraph (1) by inserting the following definition after the definition of "ship" and "vessel"—

"simulated bomb" means any object whatsoever, including anything attached thereto, which if found in any street or public place would be likely to give rise to a reasonable apprehension that the object might be a bomb or other explosive device;"

Amendment of regulation 2.
3. Sub-paragraph (a) of paragraph (1) of regulation 119A of the principal regulations is amended—

(a) in sub-sub-paragraph (iii), by deleting "or";

(b) in sub-sub-paragraph (iv), by deleting the comma and substituting the following—
"; or"; and

(c) by inserting the following after sub-sub-paragraph (iv)—
"(v) any simulated bomb,"

Amendment of regulation 119A.
4. The principal regulations are amended by adding the following new regulations after regulation 119C—

119D. Any person who without lawful authority or reasonable excuse has in his possession, custody or control any simulated bomb shall be guilty of an offence.

Addition of new regulations 119D and 119E.

"Possession of simulated bomb.

Defence in respect of charges under regulations 119A and 119D.

119E. Where any person is charged with an offence under regulation 119A or 119D in connexion with a simulated bomb which is found in any place which is not a public place, it shall be a defence for such person to show that the object was not intended for use as a simulated bomb.

[Signature]
Clerk of Councils.

COUNCIL CHAMBER,
5th September 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

Simulated bombs have recently given a good deal of trouble to the security forces as well as causing considerable inconvenience to the public. The purpose of these amending regulations is to make it an offence to be in possession of a simulated bomb and also to be found in premises in which simulated bombs are made or stored.

A simulated bomb is defined as being any object which if found in a public place would give rise to a reasonable apprehension that it was a bomb. With this necessarily wide definition it is considered proper to provide a defence that where something which could be mistaken for a bomb is found on private premises a person charged with an offence in respect of it may show that the object was in fact innocent and not intended for use as a simulated bomb.

(Secretariat CR 6/3231/59)

EMERGENCY (PRINCIPAL) REGULATIONS.
(Chapter 241).

EMERGENCY (PRINCIPAL) REGULATIONS
(COMMENCEMENT) (NO. 5) ORDER 1967.

In exercise of the powers conferred by regulation 137 of the Emergency (Principal) Regulations, the Officer administering the Government has made the following order—

1. This order may be cited as the Emergency (Principal) Regulations (Commencement) (No. 5) Order 1967. Citation.
2. On the publication of this order in the *Gazette*, the Emergency (Principal) Regulations specified in the Schedule shall come into operation. Commencement of regulations.

SCHEDULE.

Regulations of the Emergency (Principal) Regulations to come into operation.

Regulation 119D	Possession of simulated bomb.
Regulation 119E	Defence in respect of charges under regulations 119A and 119D.

By Command,

[Signature]

Acting Colonial Secretary.

5th September 1967.

(Sect. CR 6/3231/59)

140

EMERGENCY REGULATIONS ORDINANCE.

(Chapter 241).

EMERGENCY (FIREWORK) REGULATIONS 1967.

In exercise of the powers conferred by section 2 of the Emergency Regulations Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Emergency (Firework) Regulations 1967.

Citation.

2. In these regulations, unless the context otherwise requires—

Interpretation.

“authorized officer” means any officer of the Mines Department not below the rank of explosives inspector, and also means any other public officer authorized by the Commissioner of Mines under paragraph (5) of regulation 3;

“building” includes the whole or any part of any domestic or public building, dock, factory, garage, hangar, office, pier, shelter, shop, warehouse, wharf, workshop or other structure whatsoever;

“Commissioner of Mines” includes the Deputy Commissioner of Mines;

“firework” means any dangerous goods in Category 1, class 7, in the Schedule to the Dangerous Goods (Classification) Regulations;

(Cap. 295, sub. leg.)

“manufactured fireworks” means any dangerous goods in Category 1, class 7, division 2, in the Schedule to the Dangerous Goods (Classification) Regulations;

“place” means any place whatsoever, whether or not the public has access thereto as of right.

3. (1) Notwithstanding anything in the Dangerous Goods Ordinance and notwithstanding any licence or permit granted thereunder, an authorized officer or any police officer may, with the assistance of such other public officers or persons as may be necessary, take possession of any firework in the possession, custody or control of any person, other than firework that is or has been imported into Hong Kong as cargo on a vessel not carrying passengers and, after direct transhipment to another vessel, is exported from Hong Kong.

Power to take possession of firework and to enter premises, etc. (Cap. 295.)



(2) For the purpose of the exercise of the power conferred by paragraph (1), an authorized officer or any police officer, and any police officer or other public officer or person assisting him, may—

- (a) enter and search any building or place, or any part of any building or place; and
- (b) stop, board and search any vehicle,

if he knows or has reason to suspect that there is or may be therein any firework.

(3) For the purpose of ensuring that any firework of which possession may be taken under paragraph (1) is not disposed before possession thereof is so taken, any police officer who knows or has reason to suspect that there is or may be any firework in any building or place, or any part of any building or place, or any other police officer acting under the directions of any such police officer, may enter the building or place, or the part of the building or place, and remain therein until the same has been searched under paragraph (2) and possession has been taken under paragraph (1) of any firework that may be found therein.

(4) An authorized officer or any police officer may—

- (a) break open any outer or inner door of any building or place, or any part of any building or place, that he is empowered by these regulations to enter or search;
- (b) remove by force any person or thing obstructing any entry or search that he is empowered by these regulations to make or the taking of possession under paragraph (1) of any firework;
- (c) detain any person found in any building or place, or any part of any building or place, that he is empowered by these regulations to enter or search until the same has been searched;
- (d) detain any vehicle that he is empowered by these regulations to search until the same has been searched.

(5) The Commissioner of Mines may authorize any public officer, or the public officer for the time being holding any public office designated by him, for the purposes of this regulation.

4. (1) Any firework of which possession is taken under paragraph (1) of regulation 3 shall thereupon become the property of the Crown, and the Commissioner of Mines may at any time cause the same to be destroyed or otherwise disposed of.

(2) The person who was the owner of any firework at the time at which possession thereof was taken under paragraph (1)

Firework of which possession taken to be property of Crown, and payment of compensation.

of regulation 3 shall, if he was lawfully in possession thereof, be entitled to compensation at such rate as the Commissioner of Mines shall determine.

(3) Different rates may be determined by the Commissioner of Mines under paragraph (2) in respect of different classes or types of firework.

5. Notwithstanding anything in the Dangerous Goods Ordinance, when possession is taken under paragraph (1) of regulation 3 of firework in the possession of a person to whom a licence to store firework has been granted under the said Ordinance, the licence shall thereupon be deemed to be revoked.

Licence to store firework revoked.

6. (1) Any person having any firework in his possession, custody or control at the commencement of these regulations, other than a person to whom a licence to store firework has been granted under the Dangerous Goods Ordinance, shall forthwith notify the Commissioner of Mines or the officer in charge of any police station, unless possession of the firework is taken under paragraph (1) of regulation 3.

Duty in certain cases to notify possession of firework.

(2) A person who contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine of two thousand dollars and to imprisonment for twelve months.

7. (1) During the continuance in force of these regulations, the proviso to paragraph (5) of regulation 10 of the Dangerous Goods (General) Regulations shall not have effect.

Modification of Dangerous Goods (General) Regulations. (Cap. 295, sub. leg.)

(2) In proceedings for an offence consisting of a contravention of any of the provisions of section 6 of the Dangerous Goods Ordinance in respect of manufactured fireworks in the possession of the defendant at the commencement of these regulations, where the quantity of manufactured fireworks in his possession did not exceed fifty pounds in weight, it shall be a defence if the defendant satisfies the magistrate that he complied with paragraph (1) of regulation 6.

8. Notwithstanding anything in the Dangerous Goods Ordinance, a person who, during the continuance in force of these regulations, contravenes any of the provisions of section 6 of that Ordinance in respect of any firework shall be liable on conviction to a fine of eight thousand dollars and to imprisonment for three years.

Increase of penalty for unlawful possession or storage of firework.

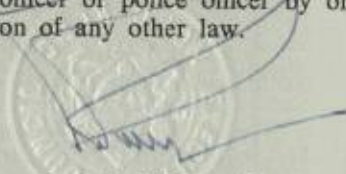
9. Any person who obstructs an authorized officer or a police officer, or any police officer or other public officer or person assisting him, in the exercise of any power conferred on him by

Obstruction.

these regulations shall be guilty of an offence and shall be liable on conviction to a fine of five thousand dollars and to imprisonment for two years.

Saving.

10. Nothing in these regulations shall derogate from or in any way restrict or affect any power conferred on the Commissioner of Mines or an authorized officer or police officer by or under any other law or the operation of any other law.



Clerk of Councils.

COUNCIL CHAMBER,
5th September 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

As announced recently, the Government has withdrawn all stocks of conventional explosives into safe custody. It is now necessary to withdraw into safe custody stocks of fireworks and firecrackers in order that the explosive therein may also not be available for use in making bombs. These regulations make the necessary provisions.

2. The term "firework" has been used in the regulations to describe the type of dangerous goods with respect to which they make provision, because this is the technical name by which this type of dangerous goods is known in other legislation, but it is to be appreciated that the term embraces, as well as fireworks in the generally accepted sense, firecrackers and other kinds of article containing the composition known as firework composition and also embraces firework composition itself.

3. The regulations empower police officers, certain specified officers of the Mines Department, and other public officers authorized by the Commissioner of Mines, to take possession of stocks of firework and are directed particularly at stocks which are lawfully possessed by retailers or wholesalers either because they have a licence under the Dangerous Goods Ordinance or because the quantity in their possession does not exceed the exempted quantity of fifty pounds in weight. Any firework possessed by any person unlawfully has always been liable to seizure under the Dangerous Goods Ordinance. The power to take possession of firework is discretionary, and it is not intended that the regulations should be used in respect of firework in the form of distress signals or similar equipment.

4. Any firework of which possession is taken under these regulations will thereupon become the property of the Crown (regulation 4(1)), and a person whose lawful stock of firework is taken from him will be entitled to compensation (regulation 4(2) and (3)).

5. Once possession is taken of firework in the possession of a person holding a licence under the Dangerous Goods Ordinance, the

licence is deemed to be revoked (regulation 5), and regulation 7(1) abrogates the existing exemption in favour of firework in quantities not exceeding fifty pounds in weight. Thus, the position will be as follows.

- (a) Persons now licensed under the Dangerous Goods Ordinance to store firework may continue to do so until possession is taken of their stocks. Their licences will then be deemed to be revoked, and section 6 of the Dangerous Goods Ordinance will prohibit their possessing or storing further stocks.
 - (b) The exemption in favour of quantities of manufactured fireworks not exceeding fifty pounds in weight is abrogated forthwith, but a person will not be guilty of an offence with respect to firework now in his possession if he notifies immediately the Commissioner of Mines or the officer in charge of a police station (regulations 6(1) and 7(2)).
6. Regulation 8 increases from six months to three years the maximum term of imprisonment which may be imposed under the Dangerous Goods Ordinance on conviction for unlawful possession or storage of firework.
7. It is not intended that these regulations should affect the re-export trade in firework if the firework is brought to Hong Kong by sea and directly transhipped at a dangerous goods anchorage from the vessel in which it arrives to the vessel in which it is to be exported from Hong Kong. Regulation 3(1) provides accordingly.

(Secretariat SCR 50/3371/67)

PROCLAMATION.

No. 5 of 1967.

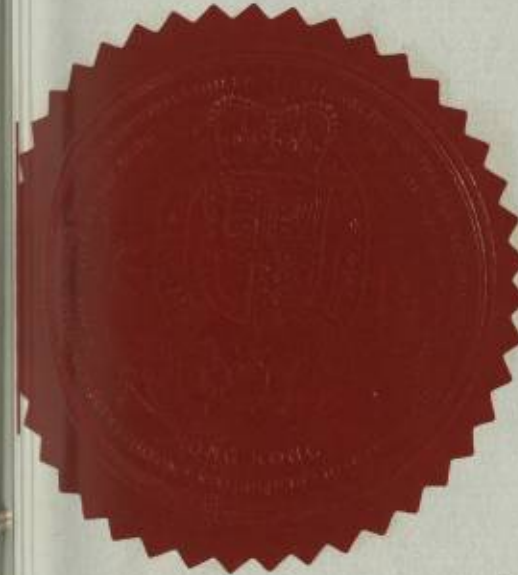
BY HIS EXCELLENCY MR. MICHAEL DAVID IRVING GASS, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer administering the Government of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 3 of the Asiatic Emigration (Amendment) Ordinance 1967 (No. 22 of 1967), it is provided that the said Ordinance shall not come into operation until Her Majesty's confirmation of the same has been proclaimed in the Colony by the Governor and thereafter it shall come into operation upon such day as the Governor shall by the same or any other proclamation appoint:

AND WHEREAS Her Majesty's confirmation of the said Ordinance has now been given and the power of disallowance will not be exercised in respect thereof:

NOW, THEREFORE, I, MICHAEL DAVID IRVING GASS, do hereby PROCLAIM that it is Her Majesty's pleasure to confirm the said Ordinance and not to disallow the same, and that the said Ordinance shall come into operation on the 22nd day of September 1967.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 16th day of September 1967.



M. D. Irving Gass
Officer administering the Government.

GOD SAVE THE QUEEN.

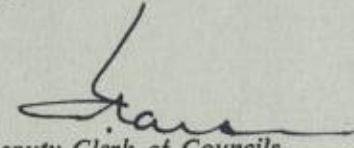
144

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.

(Chapter 132).

Resolution made and passed by the Legislative Council under section 144 of the Public Health and Urban Services Ordinance on the 20th day of September 1967.

Resolved, pursuant to section 144 of the Public Health and Urban Services Ordinance, that the Pleasure Grounds (Amendment) By-laws 1967, made by the Urban Council on the 5th day of September 1967 under section 109 of that Ordinance, be approved.



Deputy Clerk of Councils.

COUNCIL CHAMBER,

20th September 1967.

(Secretariat GR 5/3231/60III)



PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.

(Chapter 132).

PLEASURE GROUNDS (AMENDMENT) BY-LAWS 1967.

In exercise of the powers conferred by section 109 of the Public Health and Urban Services Ordinance, the Urban Council has made the following by-laws—

1. These by-laws may be cited as the Pleasure Grounds (Amendment) By-laws 1967. Citation.

2. The Schedule to the principal by-laws is amended in Part II— Amendment of Schedule. (Cap. 132, sub. leg.)

(a) by deleting item 7 and substituting the following—

"7. ATHLETIC MEETING

I. Cinder track

(a) Use of Ground	1 day	15.00 for Schools, 50.00 for Clubs, Associations, Organizations.
	$\frac{1}{2}$ day	10.00 for Schools, 30.00 for Clubs, Associations, Organizations.

(b) Marking of Ground	1 occasion	50.00
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(c) Use of Athletic Equipment	1 day	30.00 for Schools, 50.00 for Clubs, Associations, Organizations.
	$\frac{1}{2}$ day	20.00 for Schools, 30.00 for Clubs, Associations, Organizations.

II. All-weather track (300 metres)

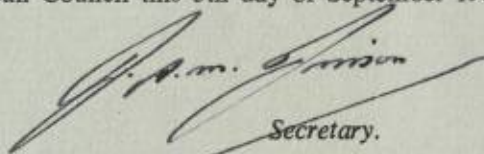
(a) Use of Track	1 day	20.00 for Schools, 50.00 for Clubs, Associations, Organizations.
	$\frac{1}{2}$ day	15.00 for Schools, 30.00 for Clubs, Associations, Organizations.

(b) Use of Athletic Equipment	1 day	30.00 for Schools, 50.00 for Clubs, Associations, Organizations.
	½ day	20.00 for Schools, 30.00 for Clubs, Associations, Organizations.
III. All-weather track (400 metres)		
(a) Use of Ground	1 day	30.00 for Schools, 60.00 for Clubs, Associations, Organizations.
	½ day	20.00 for Schools, 40.00 for Clubs, Associations, Organizations.
(b) Use of Athletic Equipment	1 day	30.00 for Schools, 50.00 for Clubs, Associations, Organizations.
	½ day	20.00 for Schools, 30.00 for Clubs, Associations, Organizations.”;

(b) by inserting the following new item after item 8—

“9. GOLF PUTTING per game 0.30 per person.”.
GREEN

Made by the Urban Council this 5th day of September 1967.


Secretary.

Explanatory Note.

(This Note is not part of the by-laws, but is intended to indicate their general purport).

The effect of these by-laws is—

- (a) to introduce separate charges for the use of the cinder track and the all-weather tracks and to introduce the half-day rate; and
(b) to make a fee of 30 cents per game per person payable for the use of the golf putting green, the first of which was recently completed within Victoria Park.

(Secretariat GR 5/3231/60III)

**ROAD TRAFFIC (PUBLIC OMNIBUS AND PUBLIC CAR)
REGULATIONS.**

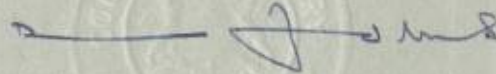
(Chapter 220, subsidiary legislation).

It is hereby notified for general information that in exercise of the powers conferred on him by paragraph (7) of regulation 4 of the Road Traffic (Public Omnibus and Public Car) Regulations, the Officer administering the Government has delegated to the Commissioner for Transport, as Authority, the powers and functions conferred on him by regulation 4 of those regulations in respect of the following services—

- (a) public omnibus and public cars or either of them in any part of the Colony for any of the following purposes—
- (i) the running of sight-seeing tours where the journey commences and ends at the same place, even though there may be breaks or stops in the journey, no person being permitted to join the vehicle for the first time other than at the departure point or, by prior arrangement only, at an intermediate point, and payment being made by or on behalf of each person travelling on the vehicle at a fare for the whole journey, irrespective of the distance actually travelled;
 - (ii) operating a service between an airport and a hotel, airline office or ferry terminal where persons are conveyed from the airport to a hotel, to an airline office or to a ferry terminal or from a hotel, an airline office or a ferry terminal to the airport, no passengers being permitted to embark on or disembark from the vehicle in the course of the journey and passengers being limited to persons who have arrived in the Colony or intend to leave the Colony by an aeroplane, persons meeting or accompanying them and airline and airport employees;
 - (iii) operating a service by a hotel for the convenience of its guests only where every person using the service either enters or leaves the vehicle at the hotel;
 - (iv) operating a service solely for the conveyance of school children and their teachers and persons accompanying or in charge of school children to and from schools;
- (b) a non-exclusive service, free of royalty or other fee, on the island of Lantau of public omnibuses and public cars for the conveyance of persons and their personal effects in such circumstances that payment is made for the seat

occupied by the passenger so conveyed, as distinct from the hiring of the vehicle, and for the transportation of goods in such vehicles.

By Command,



Acting Colonial Secretary.

19th September 1967.

(Secretariat GR 1/26/2091/50III)

BOILERS AND PRESSURE RECEIVERS ORDINANCE.

(Chapter 56).

**BOILERS AND PRESSURE RECEIVERS (AMENDMENT)
REGULATIONS 1967.**

In exercise of the powers conferred by section 65 of the Boilers and Pressure Receivers Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Boilers and Pressure Receivers (Amendment) Regulations 1967.

Citation.

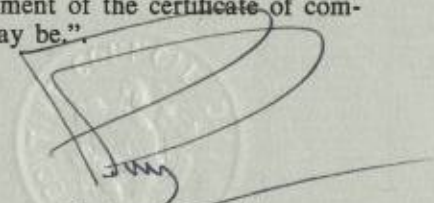
2. Regulation 18 of the principal regulation is revoked and replaced by the following—

Revocation and replacement of regulation 18. (Cap. 56, sub. leg.)

"Fees.

18. (1) Save as provided in paragraph (2), a fee of ten dollars shall be payable in respect of a certificate of competency.

(2) A fee of twenty-five dollars shall be paid prior to each occasion on which a person is examined for the purposes of the issue or endorsement of a certificate of competency; and, where the Principal Surveyor decides in consequence of such examination to issue or endorse a certificate of competency, no fee shall be payable in respect of the certificate of competency or the endorsement of the certificate of competency, as the case may be."



Clerk of Councils.

COUNCIL CHAMBER,

3rd October 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

The new regulation 18 preserves the present fee for certificates of competency and prescribes a new fee to be paid in respect of examinations for such certificates.

(Secretariat GR 26/3231/55)

INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.

(Chapter 1).

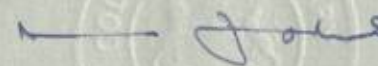
SPECIFICATION OF PUBLIC OFFICES.

In exercise of the powers conferred on him by section 43 of the Interpretation and General Clauses Ordinance, the Governor hereby specifies the public offices mentioned in the first column of the Schedule hereto for the purposes of the regulations, by-law, or rules, as the case may be, mentioned opposite each such public office in the second column of the Schedule hereto.

SCHEDULE.

Public Office.	Regulations, by-law, or rules for which specified.
Director of Agriculture and Fisheries	Dairies Regulations (Chapter 139, subsidiary legislation), regulations 3, 8, 9, 11, 15, 16(2), 18, 19(f), 21(3), 26(1) and 29(2).
Director of Agriculture and Fisheries	Public Health (Animals and Birds) Regulations (Chapter 139, subsidiary legislation), regulations 30, 34, 35, 37, 44 and 51.
Director of Agriculture and Fisheries	Public Health (Animals and Birds) (Animal Dealers) Regulations (Chapter 139, subsidiary legislation), regulations 5, 7 and 9.
Director of Agriculture and Fisheries	Public Health (Animals and Birds) (Keeping of Cattle, Swine, Sheep and Goats) Regulations (Chapter 139, subsidiary legislation), regulations 4, 11(1) and 13.
Director of Agriculture and Fisheries	Slaughter-houses by-laws (Chapter 132, subsidiary legislation), by-law 22.
Colonial Secretary	The Rules of the Supreme Court, 1967 (Chapter 4, subsidiary legislation) order 69, rule 2, and order 70, rule 3.

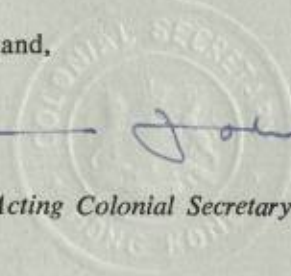
By Command,



Acting Colonial Secretary.

28th September 1967.

(Secretariat GR 3/3281/66)



HONG KONG LETTERS PATENT 1917 TO 1960.

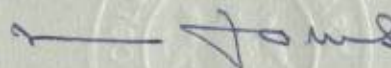
AUTHORIZATION BY THE GOVERNOR.

WHEREAS—

- (a) by Article XIII of the Hong Kong Letters Patent 1917 to 1960, it is provided that—
 - (i) the Governor may make and execute grants and dispositions of any lands within the Colony; and
 - (ii) the powers conferred on the Governor by that Article may be exercised on behalf of the Governor by any person authorized by him; and
- (b) the Governor is now desirous that the person for the time being holding the office of Assistant Registrar General in charge of the Land Office should be authorized to exercise on behalf of the Governor the powers conferred by the said Article XIII:

NOW, THEREFORE, in exercise of the powers conferred by Article XIII of the Hong Kong Letters Patent 1917 to 1960, His Excellency the Governor has been pleased to authorize the person for the time being holding the office of Assistant Registrar General in charge of the Land Office to make and execute grants and dispositions of any lands within the Colony that may be lawfully granted or disposed of by the Governor.

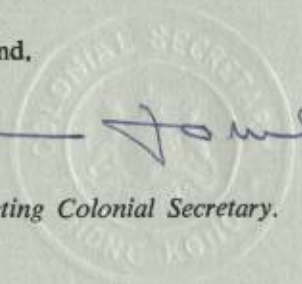
By Command,



Acting Colonial Secretary.

26th September 1967.

(Secretariat BL 2/3171/47II)



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PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.
(Chapter 132).

**PUBLIC HEALTH AND URBAN SERVICES ORDINANCE
(AMENDMENT OF FOURTH SCHEDULE) (NO. 2)
ORDER 1967.**

In exercise of the powers conferred by section 106 of the Public Health and Urban Services Ordinance, the Governor has made the following order—

1. This order may be cited as the Public Health and Urban Services Ordinance (Amendment of Fourth Schedule) (No. 2) Order 1967.

Citation.

2. The places listed in paragraph 3 are set aside for use as public pleasure grounds.

Setting aside of places as public pleasure grounds.

3. The Fourth Schedule to the principal Ordinance is amended—

Amendment of Fourth Schedule.
(Cap. 132.)

(a) by adding the following below the heading "*The Island of Hong Kong*"—

"Bonham Road Rest Garden
Bowen Road Garden
Chung Hom Kok Park
First Street Playground
Magazine Gap Road Garden
Monmouth Path Playground
Mount Austin Road Rest Garden
Mount Davis Resettlement Cottage Area Children's
Playground
Sassoon Road Rest Garden
Shu Kuk Street Playground
Tin Hau Temple Road Garden No. 1
Tin Hau Temple Road Garden No. 2
Tin Hau Temple Road/Fortress Hill Road Garden
Tin Wan Resettlement Estate Playground No. 1
Tin Wan Resettlement Estate Playground No. 2
Tin Wan Resettlement Estate Playground No. 3
Ventris Road Garden
Victoria Gap Playground
Wan Chai Market Roof Playground"; and



(b) by adding the following below the heading "*Kowloon and New Kowloon*"—

"Cheung Sha Wan Low Cost Housing Playground No. 1
 Cheung Sha Wan Low Cost Housing Playground No. 2
 Cheung Sha Wan Low Cost Housing Playground No. 3
 Choi Hung Road Playground
 Fa Hui Park
 Fa Yuen Street Rest Garden
 Hang On Street Garden
 Hip Wo Street Garden
 Hong Ning Road Garden No. 1
 Hong Ning Road Garden No. 2
 Inverness Road Garden
 Kent Road Garden
 King's Park Rest Garden
 Kwun Tong Low Cost Housing Playground
 Kwun Tong Resettlement Estate Playground No. 1
 Kwun Tong Resettlement Estate Playground No. 2
 Kwun Tong Resettlement Estate Playground No. 3
 Kwun Tong Resettlement Estate Playground No. 5
 Kwun Tong Resettlement Estate Playground No. 6
 Kwun Tong Road Garden No. 1
 Kwun Tong Road Garden No. 2
 Lion Rock Park
 Lomond Road Garden
 Lung Cheung Road Rest Garden and Playground
 Ma Tau Wei Service Reservoir Playground
 Moray Road Children's Playground
 Nathan Road/Gascoigne Road Rest Garden (Stage II)
 New Chatham Road Playground and Garden
 Oxford Road Playground
 Po On Road Playground
 Prince Edward Road/Boundary Street Garden
 San Po Kong Garden No. 1
 San Po Kong Garden No. 2
 Shek Kip Mei Low Cost Housing Playground
 Sung Wong Toi Playground

Tai Wan Road Playground
 Tung Tau Resettlement Cottage Area Playground
 Tung Tau Resettlement Estate Children's Playground
 Tung Tau Resettlement Estate Playground No. 2
 Tung Tau Resettlement Estate Rest Garden
 Valley Road Low Cost Housing Playground No. 1
 Valley Road Low Cost Housing Playground No. 2
 Valley Road Low Cost Housing Playground No. 3
 Wong Tai Sin (W) Low Cost Housing Playground No. 1
 Wong Tai Sin (W) Low Cost Housing Playground No. 2
 Wong Tai Sin Resettlement Estate Playground No. 3
 Wong Tai Sin Resettlement Estate Playground No. 5
 Yan Oi Court Garden
 Yuen Po Street/Prince Edward Road Garden".

By Command,



Acting Colonial Secretary.

29th September 1967.

(Secretariat BL 3/741/67)



ESTATE DUTY ORDINANCE.

(Chapter 111).

PREScription OF FORMS UNDER SECTION 3(1).

It is hereby notified that, pursuant to section 3(1) of the Estate Duty Ordinance, the Governor in Council has prescribed the forms set out below as being respectively the Form of Affidavit for the Commissioner and the Form of Account.

I.R. Form E.D. 1

AFFIDAVIT FOR THE COMMISSIONER.

Estate Duty Ordinance, Cap. 111, Section 3.

For use only where there is no property passing at the death other than property which devolves on the personal representative of the deceased.

The Chinese characters should be given (in addition to the romanized equivalent) in the case of all Chinese names.

(1) All aliases should be included.

In the Estate of (1)

(2) Insert name, address, and description of each person who joins in affidavit or affirmation.

I* (2) / We

make oath (do solemnly and sincerely affirm) and say as follows:—

(3) Probate, Letters of Administration, etc., as case may be. If resealing of a grant is being applied for, add the Court making the original grant and the date on which it was made.

1. I* / We desire to obtain a grant* / resealing of grant of (3)

of the above named

of (4)

deceased who died on

aged at

(4) Insert address, occupation, personal description.

(5) Executor, attorney for executor, the person entitled to administration, guardian, etc.

2. (5) I am* / We are applying for the grant in my* / our capacity of

3. The Statement 'X' hereto annexed is a true and complete statement of (i) the names, ages and relationship to the deceased of all persons surviving the deceased who.

* Delete whichever is inapplicable.

under the intestacy or partial intestacy, are entitled in distribution to the estate, (ii) the names and addresses of the personal representatives of all such as have since died and the dates of such deaths, (iii) the names, ages, dates of deaths and the names and addresses of their personal representatives of all persons being beneficiaries under the will of the deceased who either survived the deceased and have since died or predeceased the deceased in such circumstances that their benefits under the will did not lapse on their deaths.

4. The Statement 'Y' hereto annexed is a true and complete statement as regards part 1, of all the names including 'tong' or family names in which the deceased personally owned property in this Colony and of the circumstances in which he/she* came by and the purposes for which he/she* used those names, and as regards part 2, of all the names including 'tong' or family names (other than those falling under part 1) by virtue of which he/she* was entitled on the date of death to any share or interest (whether in possession or in expectancy) in any property in the Colony; and of the name and relationship, if any, to the deceased of the person entitled (whether as owner, trustee, manager or otherwise) to use such name, and of the property held in such name and the extent of the deceased's interest therein.

5. The Account 1 hereto annexed, is a true and complete account of the particulars and value as at the date of the deceased's death, so far as I/we* after diligent search have been able to ascertain, of all the property of the deceased whether in possession, or reversion, within the Colony, (including property over which the deceased had and exercised by will an absolute power of appointment), which by law devolves on the personal representative of the deceased exclusive of property held by the deceased as trustee only and not beneficially. The gross value thereof as at the date of the deceased's death was altogether \$.....

6. The first part of Schedule I hereto annexed contains a true and particular list of the debts due and owing from the deceased at the time of death to persons resident in the Colony or to persons resident out of the Colony but contracted to be paid in the Colony or charged on property situate within the Colony, together with the names and addresses of the several persons to whom they are respectively due and the descriptions and amounts of such debts.

The second part of Schedule I contains a true account of the funeral expenses of the deceased.

7. The said debts are payable by law out of property comprised in Account 1. They were incurred by the deceased *bona fide* for full consideration in money or money's worth wholly for the deceased's own use and benefit. They are not debts in respect of which there is a right to reimbursement from any other property or persons ⁽⁶⁾.

(6) If there is such right which cannot be obtained adapt to the facts.

* Delete whichever is inapplicable.

8. The aggregate amount of such debts and expenses in the said Schedule I is \$..... which being deducted from the value of the property specified in Account 1 reduces such value to \$..... ⁽⁷⁾.

(7) If other property is known to exist, but the amount and value are not yet exactly known, a schedule of the known particulars should be annexed and sworn to, and a paragraph to suit the facts inserted here. It must contain the undertaking mentioned in Sec. 9(3); and a statement that fullest enquiries have been made.

(8) Some examples of other kinds of property liable to estate duty will be found under 'examples of other kinds of property' on page 11.

9. To the best of my/our* knowledge and belief there is no other property passing on the death of the deceased and liable to estate duty under any title whatsoever.

10. The Account 2 is a true and complete account of the particulars and value as at the date of the deceased's death of all the property held by the deceased as trustee only and not beneficially.

All of which is true to the best of my/our* knowledge and belief.

(9) Insert appropriate form of jurat.

Affirmed
Sworn at the Estate
Duty Office, Hong Kong, _____
this day
of,
19 .., the same having
been duly interpreted to
the deponent/affirmant
in
dialect of the Chinese
language by

Before me

.....
Sworn Interpreter.

A Commissioner, etc.

* Delete whichever is inapplicable

Schedules to be annexed here.

ACCOUNT 1.

Property situate in the Colony which devolves on the personal representative of the deceased.

Note.

(i) In every case where there is insufficient space a separate statement should be annexed and referred to, the totals being inserted here.

(ii) In every appropriate case interest, dividends, rent or profits accrued to date of death must be separately inserted in the column provided.

(iii) In every case where there is no property the word NONE must be inserted against each general or special heading concerned.

(iv) In every case where a professional valuation has been made the valuation report should be annexed and referred to.

(v) The instructions in the margin applicable to particular items must be complied with and in addition any other relevant information to assist identification must be supplied.

(vi) All property, however trivial the value, must be included as the rate for duty may be affected.

CLASS OF PROPERTY.

	General	Special	Remarks	Capital value	Interest, Dividend, Rent, &c. accrued	Gross Capital value
(a) Give name and address of Bank, firm, &c.	1. CASH. (現銀)	Cash in the house.				
(b) Give name and address of mortgagee, etc. and short relevant particulars.	(a) 2. DEPOSITS. (附項)	1. In Bank (a) (銀行附項) On current account. (活期) On deposit account. (定期)(d)				
(c) Items 5 (i), 9, 10, 11 apply to a private business owned by deceased and may be grouped in the form of a balance-sheet, the aggregate value being entered under item 11 only.	(b) 3. MONEY OUT on MORTGAGE. (按揭)	2. In any firm, shop or business other than a bank. (各號附項)				
	(b) 4. MONEY OUT on bonds, bills, promissory notes. (揭單)					
	(c) 5. DEBTS owing to deceased. (債項)	1. Book debts. (賬項)				
	(d) 6. STOCKS and Shares in Colonial funds. (債票)	2. Other debts.				
		Carried forward..				

Class of Property.—Continued

	General	Special	Remarks	Capital value	Interest, Dividend, Rent, &c. accrued	Gross Capital value
(d) Describe holdings fully; give nominal value at date of death. Give value and market price where available; if not, letters signed by Secretary of Company or a balance sheet by surviving partner or manager.	(d) 7. SHARES. (股份)	Brought forward.. 1. In public companies in the Colony. 2. In private companies, firms, shops, businesses in the Colony. 3. In foreign companies if deposited in the Colony at date of death and transferable in the Colony.				
	8. HOUSE-HOLD GOODS. (傢俬) Clothes. (衣服) Books. (書籍) Pictures & Curios. (字畫古玩) Jewels. (首飾) Carriages & Cars. (馬車)					
	(e) 9. STOCK IN TRADE. (存貨)					
	(e) 10. GOODWILL of business. (招牌舖底)					
	(e) 11. PROFITS of business. (溢利)					
(e) Exclude if included elsewhere, e.g. under items 7, 9, 10, 11.	(e) 12. Ships or share in ships. (船)	Registered in the Colony.				
(f) Give name and address of insurance Company; money insured and bonuses credited.	(f) 13. Policies of Insurance & Bonuses. (保險)	1. On life of deceased.				
(g) Give market not surrender value.		(g) 2. On life of any other person than deceased.				
(h) Annex schedule as in Model A attached.	(h) 14. LAND AND BUILDINGS. (田地物業)					
	15. Rents on the above, due but unpaid. (租)					
		Carried forward..				

STATEMENT 'X'

(i) Persons entitled in distribution under the intestacy or partial intestacy.

Name	Age	Relationship to the deceased

(ii) Personal representatives of such of the above as have died since the death of the deceased.

Name of personal representative	Address	Name of the deceased person represented	Date of death or such deceased person

(iii) Beneficiaries under the will who survived deceased and have since died or who predeceased him/her but did not thereby lose their benefits.

Name	Age	Date of death	Name of personal representative	Address of personal representative

STATEMENT 'Y'

Part 1.

Name (including "tong" or family names) in which the deceased personally held property in the Colony.

Name	How did he come by the name (e.g. was it given to him, adopted by him, or did he succeed to it?)	For what purpose was the name used

Part 2.

Name (including "tong" or family names) other than those falling under Part 1, by virtue of which the deceased had an interest in property in the Colony.

Name	Name of the person entitled to use the name; relationship to the deceased	Particulars of the property	Extent of deceased's interest

NOTE.—The deponent is required to sign the following certificate.

I certify that, save as appears from the above Statement, the deceased to the best of my knowledge and belief held no property in this Colony under any family or "tong" name; nor had the deceased any interest in any property in this Colony held under any family or "tong" name or under any name whatsoever.

Signature of deponent

ACCOUNT 2.

Property held by the deceased as trustee only.

The values should not be carried to the Summary.

Particulars	Gross capital value \$
(i) Follow the order of Account 1.	
(ii) Give full particulars of the trust; date and names of parties to any deed; name of any testator and date of Probate; names and addresses of beneficiaries.	

.....
Signature of person making the affidavit.

MODEL A.

Schedule of Land and Buildings.

Serial No.	Description	Annual rent if let	Annual rateable value	Nature of annual deductions	Amount of such deductions	Net Amount value	No. of Years purchase	Estimated principal value at date of death

.....
Signature of person making the affidavit.

SUMMARY OF AFFIDAVIT.

(It is not on oath and may be amended).

Value for Duty	As sworn, to be filled in by applicant	As assessed; to be filled in at Estate Duty Office
1. Net value of estate for duty		
2. Deduct value of interests in expectancy on which duty is not now to be paid (section 13(6))		
3. Net value of estate on which duty is to be paid now		
DUTY NOW PAYABLE (The calculation will, if preferred, be made in the E.D. Office.)		
4. Appropriate rate on value as at 1 is		
5. Rate as at 4 on value as at 3 amounts to		
6. Interest thereon at 4% from date of death <i>i.e.</i> from to being amounts to		
7. Total of 5 and 6		
8. Interest at 8% on amount as at 5 from to		
<i>Total duty and interest</i>		

Name of Solicitor (if any)
If communications are to be sent to the Solicitor, the executor should sign here.

RECEIPT FOR DUTY AND INTEREST.

[Stamps will be affixed here].

Received this day of, 19.....
the sum of \$..... for estate duty and interest thereon.

(Signature)
Deputy Commissioner of Estate Duty.

This receipt does not imply that the amount of duty is not subject to rectification.

EXAMPLES OF OTHER KINDS OF PROPERTY

(See Note 8, page 2).

NOTE.

- 1. Property which the deceased was competent to dispose of other than free property passing under the deceased's will or intestacy.
2. Money which deceased had power to charge on property.
3. Death bed gifts.
4. Gifts made within 3 years of death.
5. Gifts made at any time subject to a reservation in favour of deceased.
6. Joint property passing by survivorship.
7. Policies of insurance on deceased's life kept up by deceased for another's benefit.
8. Annuities provided by deceased to the extent to which a benefit arises to another on deceased's death.
9. The benefit arising to another out of the cesser of deceased's interest in property.

I.R. Form E.D. 12

ACCOUNT FOR THE COMMISSIONER. Estate Duty Ordinance, Cap. 111, Section 3.

For use where there is property passing on the death for which the executor (if any) is not accountable.

Note.—The Chinese characters should be given (in addition to any romanized equivalent) in the case of all Chinese names.

(1) All 'aliases' must be shewn in addition to the name. In the Estate of (1) deceased. I/We* (2) make oath/do solemnly and sincerely affirm* and say as follows:— 1. I/We (3) and as such I am/we are* accountable for the duty in respect of certain of the property passing on the death of the above named deceased, late

* Strike out the alternative which does not apply.

(4) Insert address, occupation or personal description. of (4) who died on aged at (5) State place of death.

2. The Statement 1 hereto annexed is a true and accurate statement of the particulars and value of the property for which I am/we are* accountable. The value at the date of the death was \$.....

3. The Statement 2 hereto annexed is a true and accurate statement of the particulars and value, so far as I am/we are* aware, of all the property passing at the death for which I am/we are* not accountable.

(6) (a) and (b) are alternative. Strike out that which is not applicable. 4. (6) (a) An affidavit/affirmation* for the Commissioner has been delivered on in respect of the free estate of the deceased, but the duty in respect of the property for which I am/we are* accountable has not been paid and is not to be paid by the executor.

(b) So far as I am/we are* aware no affidavit/affirmation* for the Commissioner has been delivered by the executor to the estate.

All of which is true to the best of my/our* knowledge and belief.

(7) Insert appropriate form of jurat.

Affirmed Sworn at the Estate Duty Office, Hong Kong, this day of 19....., the same having been duly interpreted to the deponent/affirmant in dialect of the Chinese language by

Before me,

Sworn Interpreter.

A Commissioner, etc.

* Strike out the alternative which does not apply.

Schedules to be annexed here.

STATEMENT 1.

Property passing on the death for which the person(s) making the affidavit/affirmation* is accountable.

Particulars of Title. <i>e.g.</i> Date, material particulars of and names of parties to any deed; names of testator of any will and date of grant of probate; name and address(es) of present trustee(s) if any; name and address of living beneficiaries. If any of the persons originally entitled are dead state date of death and date of grant of representation.	Particulars of the Property	Value on the date of death
(a) Value of property for which the present deponent(s) is/are* accountable.		

.....
Signature(s) of person(s) making the affidavit/affirmation.*
* Strike out the alternative which does not apply.

STATEMENT 2.

Other property of the deceased known to exist but for which the person making the affidavit/affirmation* is not accountable.

NOTE.

If the executor has delivered or is about to deliver an affidavit for the Commissioner it is sufficient to say so here.

Particulars	Value
Value of the property for which present deponent is not accountable.	

.....
Signature(s) of person(s) making the affidavit/affirmation.*
Name of Solicitor (if any)
If communications are to be sent to the Solicitor the deponent(s) must sign here.
.....
* Strike out the alternative which does not apply.

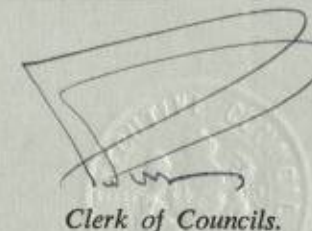
RECEIPT FOR DUTY AND INTEREST.

Received this day of, 19.....
the sum of \$..... for estate duty and interest thereon.

(Signature)
Deputy Commissioner of Estate Duty.

EXAMPLES OF PROPERTY FOR WHICH THE EXECUTOR IS NOT OR MAY NOT BE ACCOUNTABLE.

1. Gifts made within 3 years of death.
2. Gifts made at any time subject to a reservation in favour of deceased.
3. Joint property passing by survivorship.
4. Policies of insurance on his life kept up for another's benefit.
5. Annuities provided by deceased to the extent to which a benefit arises to another on deceased's death.
6. The benefit arising to another out of the cesser of deceased's interest in property.

.....

Clerk of Councils.

COUNCIL CHAMBER,
10th October 1967.
(Secretariat CR 10/2524/45II)

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ESTATE DUTY ORDINANCE.
(Chapter 111).

PRESCRIPTION OF FORMS UNDER SECTION 28.

It is hereby notified that, pursuant to section 28 of the Estate Duty Ordinance and in conjunction with section 14(12) and section 3 of that Ordinance, the Governor in Council has prescribed the forms set out below as being respectively the Form of Certificate of Assessment and the Form of Corrective Affidavit.

I.R. Form E.D. 3

INLAND REVENUE DEPARTMENT.
ESTATE DUTY OFFICE,
3rd floor, Club Lusitano Building,
Ice House Street,
Hong Kong.

No.
Hong Kong,

CERTIFICATE OF ASSESSMENT.
Estate Duty Ordinance, Cap. 111.

GENTLEMEN,
....., deceased.

In accordance with Section 14(12) of Cap. 111, I have now assessed the value of the above estate at \$ or under \$ and shall, on payment of the sum set out below, deliver to you or your authorized representative my certificate of receipt of Estate Duty for presentation to the Probate Registrar.

Deputy Commissioner of Estate Duty.

	Estate Duty.	Interest.	Remarks.
Duty at% on \$.....	\$		
Addition under Section 32 of Estate Duty Ordinance, Cap. 111			
Total Duty	\$		
Interest at 4% on \$.....		\$	
from to			
=..... months and days.			
Interest at 8% on \$.....		\$	
from to			
=..... years and days.			
			Total.
Amount paid on	\$	\$	\$
Interest at 8% on \$.....	\$	\$	\$
from to			
=..... years and days.		\$	\$
Balance due	\$	\$	\$



NOTE:—Interest has been calculated to the date of this memorandum only, and is accruing at the rate of \$..... a day, but provided payment is made within one week no recalculation will be required. After the lapse of one week the Commissioner may take such steps as may be necessary to recover duty and full accrued interest without further notice.

Cheques, Drafts and Cashier's Orders should be made payable to "Hong Kong Government" and crossed. They should not be made payable to any individual officer.

MESSRS.

L.R. Form E.D. 11

CORRECTIVE AFFIDAVIT.

Estate Duty Ordinance, Cap. 111, Section 3.

For use where the affidavit for the Commissioner or the account is to be corrected.

NOTE.—The Chinese characters should be given (in addition to any romanized equivalent) in the case of all Chinese names.

(1) All aliases should be included. In the Estate of (1) deceased.

(2) Insert 'I' or 'we' and name, address, and description of each person who joins in affidavit or affirmation. (2) make oath (do solemnly and sincerely affirm) and say as follows:—

(3) Affidavit for Commissioner or Account. 1. This deceased died on 2. An (3) was delivered by on

3. It has now been discovered in the circumstances stated overleaf that that (3) requires correction.

4. The Statement I annexed hereto is a true and accurate statement of such necessary correction.

(4) Where allowance is claimed for debts not previously deducted the appropriate paragraph as required on an original affidavit should be inserted here, i.e., para. 6 and 7 of E.D. 1. 5. (4)

6. Save as appears in and by this affidavit and the (3) which has been already delivered no property chargeable with Estate Duty passed or is deemed to have passed, so far as know or believe, on the death of the deceased.

(5) Strike out to meet the facts. When corrections do not affect values strike out this paragraph.

7. It now appears that in the circumstances stated overleaf (5) too little or too much estate duty has been paid, all of which is submitted to the Commissioner of Estate Duty in order that (5) the deficient duty, with interest thereon may be accepted (or) that the overpaid duty may be returned to whose receipt shall be a sufficient discharge.

All of which is true to the best of my knowledge and belief.

(6) Insert appropriate form of Jurat.

(6) Sworn/affirmed at Hong Kong this day of 19 .., the same having been duly interpreted to the deponent or affirmant in dialect of the language by

Sworn Interpreter

Before me,



A Commissioner, etc.

Schedule to be annexed here.

STATEMENT OF CORRECTIONS.

Serial No.	Particulars of the correction to be made by reference to the original affidavit or account	VALUE		Increase	Decrease
		As in original affidavit	As now corrected		
		\$	\$	\$	\$


.....
Signature of person making the affidavit.

STATEMENT OF THE CIRCUMSTANCES NECESSITATING THE SEVERAL CORRECTIONS.

Reference Number to the Statement overleaf	Where any claim to refund is made full particulars relied on and any particulars which the Commissioner may be likely to need to enable him to decide on the claim should be set out. Where any additions to the original affidavit are made the same particulars as required in the original should be given.

.....
Signature of person making the affidavit.

Name of Solicitor (if any)
If communications are to be sent to the Solicitor, the executor should sign here.


Clerk of Councils.

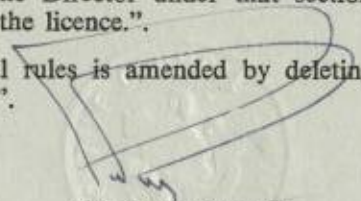
COUNCIL CHAMBER,
10th October 1967.
(Secretariat CR 10/2524/45II)

INDUSTRIAL AND REFORMATORY SCHOOLS ORDINANCE.
(Chapter 225).

REFORMATORY SCHOOL (AMENDMENT) RULES 1967.

In exercise of the powers conferred by section 13 of the Industrial and Reformatory Schools Ordinance, the Governor in Council has made the following rules—

1. These rules may be cited as the Reformatory School (Amendment) Rules 1967, and shall come into operation on the commencement of the Young Offenders (Miscellaneous Provisions) Ordinance 1967. Citation and commencement.
2. Part V of the principal rules is amended by deleting the heading "DISCHARGE ON LICENCE," and substituting the following—
"DISCHARGE OF DETAINED PERSONS." Amendment of Part V.
(Cap. 225, sub. leg.)
3. Rule 15 of the principal rules is amended by deleting "on licence". Amendment of rule 15.
4. Rule 16 of the principal rules is revoked and replaced by the following—
"Endorsement on licence. 16. When a detained person is discharged on licence under section 20A of the Ordinance, any conditions imposed by the Director under that section shall be endorsed on the licence." Revocation and replacement of rule 16.
5. Rule 17 of the principal rules is amended by deleting "on licence" and "and the police". Amendment of rule 17.


Clerk of Councils.

COUNCIL CHAMBER,
10th October 1967.

Explanatory Note.

(This Note is not part of the rules, but is intended to indicate their general purport).

These rules contain amendments to the Reformatory School Rules relating to the discharge of detainees and which are consequential to the amendments of the Industrial and Reformatory Schools Ordinance made in the Young Offenders (Miscellaneous Provisions) Ordinance 1967.

Although not part of the Working Party's recommendations, opportunity is taken in rule 5 to effect the deletion of the words "and the police" from rule 17 of the Reformatory School Rules as this provision is now considered to be unnecessary.

(Secretariat GR 12/2856/64II)

SUPREME COURT ORDINANCE.

(Chapter 4).

**THE RULES OF THE SUPREME COURT (AMENDMENT)
RULES 1967.**

We, the Rules Committee of the Supreme Court, being the authority having for the time being power under section 38 of the Supreme Court Ordinance to make, amend or revoke rules regulating the practice and procedure of the Supreme Court of Hong Kong, hereby exercise those powers as follows—

1. These rules may be cited as the Rules of the Supreme Court (Amendment) Rules 1967. Citation.

2. Order 25, rule 1(2) of the principal rules is amended— Amendment of
O. 25, r. 1(2).
 - (a) in sub-paragraph (g), by deleting “and”;
 - (b) in sub-paragraph (h), by deleting the full stop and substituting the following—
“; and”; and
 - (c) by inserting the following new sub-paragraph after sub-paragraph (h)—
“(i) actions ordered to be tried as Admiralty short causes.”.

3. Order 41, rule 7(1) of the principal rules is amended— Amendment of
O. 41, r. 7(1).
 - (a) by deleting “was sworn has—” and substituting the following—
“was sworn has initialled the alteration and, in the case of an erasure, has re-written in the margin of the affidavit any words or figures written on the erasure and has signed or initialled them.”; and
 - (b) deleting sub-paragraphs (a) and (b).

4. Order 49B of the principal rules is amended— Amendment of
O. 49B.
 - (a) in the heading—
 - (i) by inserting the following after “EXECUTION”—
“AND ENFORCEMENT”; and
 - (ii) by inserting the following in the margin—
“App. A. Form 53.”; and

- (b) in rule 1—
- (i) by renumbering the rule as paragraph (2) thereof; and
- (ii) by inserting the following new paragraph before paragraph (2)—

“1. (1) If the judgment is for money, it may be enforced by the imprisonment of the party against whom it has been given, or by the attachment and sale of his property, or by both imprisonment and sale, if necessary; and if such party is other than a defendant, the judgment may be enforced against him in the same manner as a judgment may be enforced against a defendant.”

Amendment of
O. 75.

5. Order 75 of the principal rules is amended—
- (a) in rule 25(1), by inserting the following after “limitation actions”—

“and actions ordered to be tried as Admiralty short causes”; and

- (b) by adding the following new rule after rule 30—

“*Trial as an Admiralty short cause.*

31. (1) Where any defendant has entered an appearance in an Admiralty action, the plaintiff or that defendant may, within 7 days after the entry of the appearance, apply by summons, returnable before the registrar, for an order that the action be tried as an Admiralty short cause.

(2) The summons shall be served on every other party to the action not less than 7 days before the hearing.

(3) On the hearing of the application the registrar may, if he decides to make an order under paragraph (1),—

- (a) exercise any power which could be exercised under Order 18, rule 21, or Order 75, rule 18(4), on an application for the trial of the action without pleadings or further pleadings,
- (b) abridge the period within which a person is required or authorized by these rules to do any act in the proceedings,
- (c) in the case of such an action as is referred to in rule 18(1), fix the time within which,

notwithstanding the provisions of that rule, preliminary acts are to be lodged,

- (d) require the parties to the action to make mutual discovery of documents notwithstanding that the action is ordered to be tried without pleadings,
- (e) if the parties so agree, order that the evidence in support of their respective cases may be given in whole or in part by the production of documents or entries in books,
- (f) give such directions as could be given on a summons for directions in the action, and
- (g) fix a date for the trial of the action.

(4) The party taking out a summons under this rule shall include in it an application for such orders or directions as he desires the registrar to make or give in the exercise of the powers set out in paragraph (3), and any party on whom the summons is served shall, within 3 days after service of the summons on him, give notice to every other party of any other order or direction he desires the registrar to make or give as aforesaid and file a copy of such notice in the registry.

(5) An application for an order under Order 18, rule 21, that an Admiralty action be tried without pleadings or further pleadings shall be made by way of an application for an order under paragraph (1) and not otherwise.

(6) Where an order is made under paragraph (1), the writ or originating summons by which the action was begun shall be marked in the top left-hand corner “Admiralty Short Cause”.

(7) Any application subsequent to a summons under paragraph (1) and before judgment as to any matter capable of being dealt with on an interlocutory application in the action shall be made under the summons by 2 clear days’ notice to the other party stating the grounds of the application.”

6. Appendix A to the principal rules is amended—

- (a) in Form No. 53, by inserting the following new paragraphs before the penultimate paragraph—

“And we further command you that, in case you shall not be able to find sufficient property of the

Amendment of
Appendix A.

said defendant, or the said defendant shall fail to point out to you any property whereon to levy, you do forthwith arrest the said defendant and deliver him into the custody of the Commissioner of Prisons to be kept in a prison as a prisoner for debt for the period of unless he shall be sooner discharged from the said imprisonment in due course of law.

And the court has fixed support and maintenance allowance at the rate of a day.”;

- (b) in Form No. 54, by inserting the following after “And we also (*as in No. 53*).”—

“And we further (*as in No. 53*).
And the court (*as in No. 53*).”;

- (c) in Form No. 56, by inserting the following at the end thereof—

“And we also (*as in No. 53*).
And we further (*as in No. 53*).
And the court (*as in No. 53*).
Witness (*as in No. 53*).
This writ (*as in No. 53*).”;

- (d) in Form No. 57, by inserting the following at the end thereof—

“Witness (*as in No. 53*).
This writ (*as in No. 53*).”;

- (e) in Form No. 63, by inserting the following at the end thereof—

“And we also (*as in No. 53*).
Witness (*as in No. 53*).
This writ (*as in No. 53*).”;

- (f) in Form No. 64, by inserting the following at the end thereof—

“Witness (*as in No. 53*).
This writ (*as in No. 53*).”;

- (g) in Form No. 65, by inserting the following at the end thereof—

“Witness (*as in No. 53*).
This writ (*as in No. 53*).”;

- (h) in Form No. 66, by inserting the following at the end thereof—

“And we also command you that you indorse (*as in No. 53*).

Witness (*as in No. 53*).

This writ (*as in No. 53*).”;

- (i) in Form No. 68, by inserting the following at the end thereof—

“Witness (*as in No. 53*).

This writ (*as in No. 53*).”.

Dated the 30th day of September 1967.

MICHAEL HOGAN,
Chief Justice.

IVO RIGBY,
Senior Puisne Judge.

A. D. SHOLES,
Puisne Judge.

W. A. BLAIR-KERR,
Puisne Judge.

G. G. BRIGGS,
Puisne Judge.

W. F. PICKERING,
Puisne Judge.

A. M. McMULLIN,
Puisne Judge.

OSWALD CHEUNG, Q.C.,
Member.

R. F. G. DENNIS,
Member.

Pursuant to section 38(6)(d) of the Supreme Court Ordinance I hereby certify that the foregoing rules have been made by the requisite quorum of the Rules Committee under and by virtue of section 38(6) of that Ordinance.

Dated this 30th day of September 1967.

Michael Hogan
Chief Justice.

Explanatory Note.

(This Note is not part of the rules, but is intended to indicate their general purport).

These rules amend the Rules of the Supreme Court which come into operation on the 1st September 1967. Rule 3 alters the method in Order 41, rule 7(1) of authenticating an erasure in an affidavit for use in the Supreme Court. Rule 4 amends Order 49B, in order that doubt may be removed as to the power to commit to prison for failure to pay a civil debt. Rule 5 introduces into Hong Kong in rule form the Practice Rules known in England as the Admiralty Short Cause Rules to be inserted in Order 75 as rule 31, which will enable any party to an Admiralty action to apply to the registrar, within 7 days after the entry of an appearance, for the trial of an action as an Admiralty Short Cause: rule 2 makes a consequential amendment in Order 25. Rule 6 makes amendments to the Forms consequential upon the amendment to Order 49B.

(Secretariat GR 39/2961/46II)

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INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.

(Chapter 1).

DELEGATIONS BY GOVERNOR.

It is hereby notified for general information that, in exercise of the powers conferred by section 63 of the Interpretation and General Clauses Ordinance, the Governor did on the 6th day of October 1967 delegate any person holding any office mentioned in the first column of the First Schedule hereto to exercise or perform on his behalf such powers or duties as are conferred or imposed upon him by the section or sections of the Ordinance mentioned opposite each such office in the second column of the First Schedule hereto.

2. The Government Notices and the Legal Notices listed in the Second Schedule are hereby cancelled.

FIRST SCHEDULE.

Public Notice.	Section or sections of Ordinance.
Director of Marine Deputy Director of Marine	Section 118(1) of the Merchant Shipping Ordinance (Chapter 281) in respect of sections 4(1), 5(1) and 93(1) of the Ordinance.
Director of Marine Deputy Director of Marine	
Registrar General	Section 4 of the Marriage Ordinance (Chapter 181).
Registrar General Assistant Registrar General	Sections 20(2), 21, 22 and proviso to section 93(2) of the Companies Ordinance (Chapter 32).
Registrar General Assistant Registrar General in charge of the Land Office	
Director of Public Works Superintendent of Crown Lands and Survey	Section 7(2) and (3) of the New Territories Ordinance (Chapter 97) insofar as these subsections relate to the exemption of land from the provisions of Part II of the Ordinance.
Director of Social Welfare	
	Sections 12, 19, 20 and 21 of the Industrial and Reformatory Schools Ordinance (Chapter 225).

Public Notice.	Section or sections of Ordinance.
Director of Social Welfare	Section 16(5) of the Juvenile Offenders Ordinance (Chapter 226).
Director of Medical and Health Services	Section 4(1) of the Mental Health Ordinance (Chapter 136).
Director of Urban Services Manager, City Hall	Section 4 of the Books Registration Ordinance (Chapter 142).
Director of Agriculture and Fisheries	
Commissioner for Resettlement	Section 7(3) of the Resettlement Ordinance (Chapter 304).

SECOND SCHEDULE.

GOVERNMENT NOTICES AND LEGAL NOTICES CANCELLED.

1. Government Notice 158 of 1962
2. Government Notice 307 of 1962
3. Government Notice 1416 of 1963
4. Government Notice 825 of 1965
5. Legal Notice 60 of 1967
6. Legal Notice 72 of 1967
7. Legal Notice 84 of 1967
8. Legal Notice 85 of 1967
9. Legal Notice 130 of 1967

By Command,



Acting Colonial Secretary.

6th October 1967.

(Secretariat GR 1/2401/67)

DRUG ADDICTS TREATMENT AND REHABILITATION ORDINANCE. (Chapter 326).

DRUG ADDICTS TREATMENT AND REHABILITATION (AMENDMENT) REGULATIONS 1967.

In exercise of the powers conferred by section 21 of the Drug Addicts Treatment and Rehabilitation Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Drug Addicts Treatment and Rehabilitation (Amendment) Regulations 1967, and shall come into operation on the commencement of the Drug Addicts Treatment and Rehabilitation (Amendment) Ordinance 1967.

Citation and commencement.

2. Regulation 11 of the principal regulations is revoked.

Revocation of regulation 11. (Cap. 326, sub. leg.)

3. The Schedule to the principal regulations is amended—

Amendment of Schedule.

(a) in paragraph 2 of Form 1—

(i) by deleting “, within forty-eight hours of being so required” in sub-paragraph (iv) and substituting the following—

“forthwith; and”;

(ii) by deleting “; and” in sub-paragraph (v) and substituting a full stop; and

(iii) by deleting sub-paragraph (vi);

(b) in paragraph 3 of Form 1 by deleting “or if having been given leave of absence from a centre by the superintendent, I fail to return at the end or determination of the period of absence”;

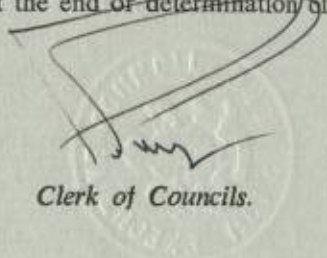
(c) in paragraph 2 of Form 2—

(i) by inserting “and” at the end of sub-paragraph (iv);

(ii) by deleting “; and” in sub-paragraph (v) and substituting a full stop; and

(iii) by deleting sub-paragraph (vi); and

- (d) in paragraph 3 of Form 2 by deleting "or if having been given leave of absence from a centre by the superintendent, he fails to return at the end or determination of the period of absence".



Clerk of Councils.

COUNCIL CHAMBER,
17th October 1967.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

The Drug Addicts Treatment and Rehabilitation Regulations are amended to bring them in line with the Ordinance as amended by the Drug Addicts Treatment and Rehabilitation (Amendment) Ordinance 1967.

(Secretariat GR 4/3231/60)

FERRIES ORDINANCE.

(Chapter 104).

**EXCLUDED FERRIES (MA ON SHAN AND HO TUNG LAU)
(AMENDMENT) REGULATIONS 1967.**

In exercise of the powers conferred by section 5 of the Ferries Ordinance, the Governor in Council has made the following regulations—

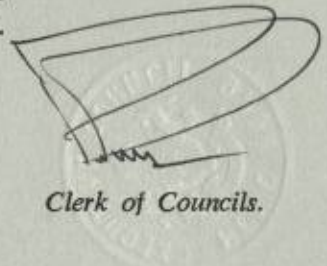
1. These regulations may be cited as the Excluded Ferries (Ma On Shan and Ho Tung Lau) (Amendment) Regulations 1967.

Citation.

2. The proviso to regulation 2 of the Excluded Ferries (Ma On Shan and Ho Tung Lau) Regulations is amended by deleting "1967" and substituting the following—

Amendment of
proviso to
regulation 2.
(Cap. 104, sub. leg.)

"1969".



Clerk of Councils.

COUNCIL CHAMBER,
17th October 1967.

(Secretariat GR 2/5481/55)