

THE INDEPENDENT.

Vol. XVI.

HONOLULU, T. H., THURSDAY, MAY 21, 1903.

No. 2511.

Oceanic Steamship Company. TIME TABLE:

The Fine Passenger Steamers of This Line Will Arrive and Leave This Port as Hereunder.

FROM SAN FRANCISCO:	FOR SAN FRANCISCO:
ALAMEDA.....MAY 8	ALAMEDA.....MAY 13
SONOMA.....MAY 20	VENTURA.....MAY 19
ALAMEDA.....MAY 28	SIERRA.....JUNE 8
VENTURA.....JUNE 4	ALAMEDA.....JUNE 24
ALAMEDA.....JUNE 13	

In connection with the sailing of the above steamers, the Agents are prepared to issue, to intending passengers, coupon through tickets by any railroad from San Francisco, to all points in the United States, and from New York by any steamship line to all European ports.

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Kipling Evening At St. Andrews.

This is the evening of the Kipling program in the Sunday School rooms of St Andrew's cathedral for the benefit of the Ladies Guild. The entertainment will begin at 8 o'clock sharp. Following is the program:

- Introduction..... Mr G F Davis.
- Shadow Picture—"How the Elephant Got His Trunk"..... Mr D W Anderson.
- Song—"Gunga Din"..... Mr D W Anderson.
- Recitation—"Paget M P"..... Dr F H Humphris.
- Tableau—"The Tomb of His Ancestors"..... Mrs Faraday.
- Song—"My Lady of the Snows"..... Mrs Faraday.
- Reading—"His Wedded Wife"..... Mr G C Potter.
- Shadow Picture—"Mogli and the Wolves"..... Mr Walter Dillingham, Mr C Kimball, Mr Isaac Dillingham, Mr C A Elston.
- Tableau—"The Woman of Shalleg"..... Mrs F H Humphris.
- Recitation—"The Colonel's Wife"..... Mrs F H Humphris.
- Song—"Danny Deever"..... Mr H Herzer.
- Shadow Picture—"Monkeys Walked Together Holding Each Others Tails"..... Dr F H Humphris.
- Recitation—"Pink Dominoes"..... Dr F H Humphris.
- Shadow Picture—"How the Camel Got Its Hump"..... Mr Isaac Dillingham.
- Song—"Recessional"..... Mr Isaac Dillingham.

The tableaux are under the direction of Mrs Camp and Miss Annie Parke, and the shadow pictures are the work of Mr and Mrs Couzens. Tickets will be for sale by members of the Guild at the door.

Re-examinations Ordered.
Cases at the Molokai settlement in which Dr Goodhue, the resident physician, may discover a reasonable cause for doubt will be brought to Kalihī Receiving station for re-examination.

This important decision, involving as it does a large amount of work at the settlement and the removal of an indefinite number of patients, for a short period at least, was reached by the Board of Health at its meeting yesterday afternoon. The action was accomplished by a resolution, introduced by Dr Mays, Dr Cooper, E C Winston and others expressed themselves as heartily favoring the resolution as it would clear up any doubt that might exist as to the genuineness of different cases.
Dr Mays called attention to the probable lack of facilities for receiving a large number of people at Kalihī, and steps will be taken to provide the necessary accommodations. Dr Goodhue will be instructed to begin examinations at the settlement at once.

Builders to Meet.
A very important meeting of the Builders and Traders Union will be held this evening to finish up monthly business. One thing to be considered will be the matter of reducing fees, and another that of action on the interview of the Union with Commissioner Sargent in relation to the employment of Asiatics on Federal improvements. A memorial, setting forth in detail the reasons the organization has for opposing Asiatic labor, will probably be adopted and sent to Mr Sargent.

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THE INDEPENDENT

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FRANK GODFREY, City Editor and Business Manager

Residing in Honolulu.

THURSDAY, MAY 21, 1903.

THE WATER OUTRAGE.

Superintendent of Public Works H. E. Cooper and Water Superintendent Andrew Brown ought to be (although they cannot be) held personally liable for closing down the water plants last night and the consequent suffering on the high levels today for that most necessary and most plentiful of beverages.

It was the duty of the Superintendent of Public Works to make known clearly to the Legislature the urgency of this matter. This should have been done during the special session. There, by all or any manner of means, should the superintendent have made the need explicit and clearly known. Had such been done, the appropriation would unquestionably have been forthcoming, and there would have been no trouble.

For six weeks the men at the pumping stations have been working without pay of any kind in the regular way. We do not blame them for refusing to work further without proper wages. The blame for the present situation does not lie with them but with Cooper and Brown. Those officials, in not making clear to the Legislature the urgency of this appropriation, committed an unpardonable error. "But," it may be said, "the money was asked for in the proper bill." That may be true but it was not made known at the time the bill came up in the Legislature that the pumping plants appropriation was exhausted, and that the eight men at the Alapai street station were even then working on a promise to pay, conditioned upon the passage of the emergency bill.

The whole thing looks like a section of the conspiracy to discredit a part of the House. Of course people would be up in arms when their water shut off. Such was not only to be expected, but happened this morning. In looking about for the cause of the outrage they are in-

formed by the Advertiser that it is that the Legislature has failed to pass the emergency appropriations. Such is not the case. This Legislature nor no other Legislature would have allowed the affair of last night happen had the true facts been known.

But that is not the point. It is always within the power of a department to borrow money through the government's financial channels for extraordinary emergencies of this character. Superintendent Cooper could have had the money within fifteen minutes yesterday afternoon if he had tried. He did not try, allowing the thing to go by the board and the water plants to be shut down. We say again, that in this entire affair Superintendent Cooper and his understudy, Superintendent Brown are open to the severest censure and public condemnation.

MOCK SESSION POINTS

Yesterday's "mock" session by Vice Speaker Knudsen ought to have adjourned over to tomorrow, in order that it might be found out whether the legally constituted House that adjourned to this morning should follow in the steps of the "unlawful" House of yesterday and adjourn over to Saturday, and then both go on indefinitely and alternately. It would then be interesting to watch the antics of our Republican controlled Legislature, which may be termed as worse than the last Home Rule controlled one.

Wonders never cease. One of the most recent of them only occurred yesterday when "Czar" Knudsen, a descendant of the Norsemen, called the representatives of the people together in an unlawful assembly. He and his mistaken following may think that two wrongs will make one right, but we very much doubt it. Nothing can they do will undermine the declaration of adjournment made last Saturday to this morning nor can they offset, alter or amend the minutes of the last "session" day.

When Representatives Fernandez and Paele, both Home Rulers, yesterday asked the intention of calling the House to order and of calling the roll, the Vice Speaker ruled them out. It was that same czarish and dictatorial spirit displayed by him as usual during both sessions. No quarters were given to the questioners and they were none the wiser as to what was being done. We think they rightly declined to answer the roll call and took to their seats, not rising when prayers were offered by Representative Kaili, a Kauai parson.

Had all the Home Rulers present at the "mock" session yesterday declined to follow their colleagues, Representatives Fernandez and Paele, or had they refused to be present there would have been no quorum, and we very much question the Vice Speaker's authority to request their attendance by ordering the Sergeant-at-Arms to round them up. We know that had such an order been issued, there would have been a little fun. It was a kiddish freak of the majority, which The Begging Chief and four others of the Maui delegation foolishly followed with impunity. So mote it be.

The Home Rulers in the House yesterday should have stayed solid

as one impact against the Knudsen-Harris freak. When they saw that one of them, Speaker Beckley, was not present nor he consulted, they should have refused to have been made dupes of.

And the "mystical" seven are still creating surprises after surprises, as well as rising wonders "to beat the band." The majority of them were scared by the Advertiser and Star that they thought to redeem themselves and thereby save the country, but in doing so, they made asses of themselves. A lot of kids, anyway.

Common "horse" sense, not a legal opinion, might have given anyone an insight into the interpretation of the "three days adjournment" as provided in Section 42 of the Organic Act. When the House met to lay, it assembled after adjourning over for three days, and it began business on the fourth working day, i. e., the day succeeding the last day of adjournment. Adjournment could have been taken every one of the three days, if the House so desired, and each day so adjourned would have been counted a day, but when it decided to take three days at once, it would naturally come together again on the day after, and yet, that cannot be held to be more than three days.

It was foolish in the mystics to have said that they took action to hold the now known "mock" session of yesterday on the advice of the Governor. We are given to understand that he gave no such advice, but merely told the one who sought him that they should go about their business and attend to duty. Such an advice was not the Governor's to give, but should have been sought of the Supreme Court before taking action.

And "Czar" Knudsen's freak session received cold comfort this morning from Speaker Beckley. It had no standing with the House, the minutes being virtually expunged without being voted upon. *Requiescat in pace, Knudsen!*

The "House is called to its duty" by yesterday's mockery, according to the Advertiser, which it was expected would hail the same with glee. We deem it a travesty upon legislation, showing how foolish the older heads are in following the silly lead of a lot of kids, who fail to see further than their nostrils, although a few of them have had legal education away from here. And also, according to it, the "Vice Speaker acts in accord with law," and may we ask—which law was it that he acted in accordance with, unless it be the Advertiser's law.

TOPICS OF THE DAY.

It is understood that the Pearl harbor land question between the United States government and the Honolulu plantation will be compromised, the latter accepting \$93,000 in full payment of the land taken.

The Advertiser is still doing excellent work in "busting" the Republican party—a "busting," however, certain to end in a "busting" and unamendable split. Surely the Home Rule-Democrats have that much for which to thank the morning paper. Keep the good work up!

The Advertiser's eagerness to have a large part of the \$450,000 ap-

propriated for harbor improvements spent in dredging the channel off port suggests that the Oahu Railway Company's dredger may shortly be out of a job. It is the business of the United States government to dredge the port channel and to keep the harbor, to prescribed lines within a few feet of the wharves, at a depth to meet all demands. The appropriation of \$50,000 for dredging is far more than should be thrown away. In applying the appropriation to wharves the Legislature acted properly, for that is as far as its duty and responsibility legitimately go, and the wharves are the direct source of local convenience and revenue.

The Republican party of Hawaii is not eager to deprive the Home Rulers of their responsibility for the House. Though the House was elected under the Republican name, the majority in it are Wilcox men and should be made to look to Home Rulers for their next nominations. They certainly have no Republican ideas or principles; not more than two or three in the entire membership. In fact the professedly Home Rule speaker is a better Republican than most of them.—Advertiser.

That's funny. During the campaign of last year not enough could be said by the Advertiser in commendation of its party's candidates. Now that those candidates, as representatives of the people, choose to allow less for the cliques represented by the morning paper and more for the people, the Advertiser digs up its hatchet and raises the war-whoop.

Income Tax Decision.

The Supreme Court yesterday denied a rehearing of the case of the Hawaiian Commercial Co appeal from the tax court, giving its reasons in the following syllabus:

"The provisions of the income tax law that 'no deduction shall be made for any amount paid out for new buildings, permanent improvements for betterments made to increase the value of any property or estate,' does not imply that the deduction may be made for all amounts so paid out which do not in fact increase the value of the property.

"The loss of any old mill, in good condition, by voluntary abandonment because of the erection of a larger mill in a different location on account of the enlargement of the plantation is not an 'expense' within the meaning of the income tax law.

"The rehearing is denied."

The band will play at the Moana hotel this evening.

The band gave one of its concerts on the Palace grounds this morning.

Company A will this evening "celebrate" the recent election of its new trio of officers.

August Hering has the contract for painting the cable company's property on the prison road.

Payment of the fire claims money will begin at the First National Bank early Saturday morning.

There were very large attendances at the Roman Catholic and St. Andrews cathedrals this morning for the Ascension Day services.

There will be a special rehearsal of the Hawaiian tableaux at Kalihii Camp this evening, preparatory to the next exhibition of the troupe.

The painters will finish work on the big cable tank at Iwilei tomorrow afternoon and it will be submitted for official inspection on Saturday.

Kentucky's famous Jesse Moore Whiskey, unequalled for its purity and excellence. On sale at any of the saloons and at Lovejoy & Co distributing agents for the Hawaiian Islands.

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LOCAL AND GENERAL NEWS.

The barkentine Hawaii sails today for Eleele to load sugar.

Dr Cofer reports plague and smallpox in Shanghai and Kobe.

"Kidnapped" will be repeated by the Ellefords at the Orpheum theater this evening.

Sellers of impure milk are to be vigorously prosecuted by Food Inspector Shorey.

Dr Sandow has reported two mild cases of smallpox among Porto Ricans on Kauai.

Dr W H Mays has been added to the list of medical examiners of the Board of Health.

Captain Harry Flint yesterday rounded up seven deserters from various sailing ships in port.

Yim Qoon has been indicted by the grand jury for forgery, the instrument being a receipt for \$10.

Officers of the National Guard will attend memorial services in Kawaiahae church next Sunday evening.

Emil Klemme, who recently returned from Germany after an absence of several years, is now a conductor on the electric railway.

The trustees of the Baseball Association are this afternoon considering the protest of the Kamshameha club in the Perrine pitching case.

Judge DeBolt today signed the mandamus directing superintendent Cooper to turn over public buildings, etc, to the Board of Institutions.

A petition from Wong Leong for permission to start a new fish market on Queen street is being considered by the sanitary committee of the Board of Health.

Byron J K Baird has petitioned for letters of administration of the estate of his late father. The elder Mr Baird left property valued at \$2,000 in Honolulu.

Lee Chin has been given three months imprisonment by Judge De Bolt for the larceny of meat from the Metropolitan Meat Company's market where he was employed.

M P Robinson, E C Weston and F C Smith have been appointed a committee of the Board of Health to arrange and call for tenders for paiai for the Molokai settlement.

Tennis in the ladies' tournament will be played this afternoon at 4 o'clock: Mrs Elston vs Mrs Ivers Miss Birnie vs Miss Adams; 5 o'clock Miss Cunha vs Miss Bartha Young.

John Ouderkirk was the lowest bidder for the contract for the Odd Fellows building on Fort street, his figure being \$45,733. The next lowest tender, \$46,838, was by Lucas Bros.

L L McCandless has filed a protest against the confirmation of a sale of government land at Luahalei to J M Dowsett on the allegation that the purchaser is not an American citizen.

The tennis matches in the ladies' tournament yesterday resulted as follows: Mrs Richard Ivers beat Miss Bacon, 6-1, 6-3; Miss Bertha Young beat Miss May Young, 6-3, 8-6; Mrs Field beat Mrs Gunn, 6-3, 7-5.

Lewis & Co. are now announcing stoneware at very lowest prices. Jars, jugs, butter coolers, water coolers, pitchers, milk crocks, etc., are sold cheap and delivered to any part of the city. See new ad, elsewhere.

Mr Franca, proprietor of the Aala saloon, was pressed yesterday to raise the price of beer to ten cents per glass, but affirmed his determination to hold down to five cents. He claims to be doing an immense business.

Colonel S Norris is said to have again withdrawn Kabuku ranch from the market. Some time ago he offered the property for sale through an agency in Chicago but that concern came out with an advertisement of such a get rich-quick hue as to offend the old gentleman.

IN EXTRA SESSION.

The Second Legislature for the Consideration of Appropriation Bills.

THE SENATE—NINETEENTH DAY.

After the usual disposal of the regular routine business, McCandless, from special committee on Board of Health items, presented a report. It having thoroughly investigated the items of "segregation, support and treatment of lepers," "medical treatment of lepers," and "Kalaupapa Store" with the House's proviso, it believes the same to be segregated in a way that will produce the most benefit for the unfortunates at the settlement, and recommends their passage as in the bill.

With reference to the item of "Provisions and Ration Supplies," it recommends reducing the paiai ration to 23 pounds per week, and then to pass the item with this amendment.

It recommends reducing the Queen's Hospital item from \$12,500 to \$10,000, and that the Trustees in future make a full annual statement of expenditures and receipts from all sources to the Board of Health. Also recommends an amendment to the "freight and passenger guarantee," naming certain places for a passenger steamer to touch and adding "to be awarded after public bid or tender to the lowest bidder, provided, however, that a passenger steamer is used.

"The item 'passenger steamer service between Molokai, Maui and Lanai, by way of Pukoo, to and return' was recommended stricken out and that the following be inserted in its place: 'Freight on parcels for Lepers at Settlement from all Islands, \$1,200.' Passage as in the bill was recommended for the 'telephone system Laper Settlement' item. It believes that it will be of great assistance to the Board of Health in the way of securing supplies, etc., for use at the Settlement, and that from outside use of the same a charge can be made which will considerably help in the maintenance of the system, should the system be connected with the Wireless Telegraph System. On motion of J T Brown, seconded by Achi, the report was tabled for consideration with the bill.

On the Order of the Day being taken up, consideration of House Bill 1 was deferred until tomorrow on motion of Baldwin, seconded by Achi. And on motion of Paris, seconded by Dickey, the Ways and Means Committee was instructed to confer with the House Finance Committee with regard to the bill.

House Bill 3 was taken up on second reading. An item "Incidentals under the Insurance Law, \$70" was inserted. The item "advertising the resources and advantages of the Territory," on being reconsidered, was amended by adding "and to encourage immigration," the amount being increased to \$15,000, as was the item for "installing Kindergarten" by adding "furniture and incidentals" and increasing the amount to \$850.

On reconsideration, Woods increased the "incidentals" of the Governors office to \$500. [And the refundment to the Hawaiian Fertilizer Co was reconsidered and referred to Judiciary. Achi moved "Repairs Wharves, Honolulu, \$25,000" was inserted. Then on Achi's motion, seconded by Isenberg, the items recommended by the special committee under the Board of Health were inserted.

On motion of J T Brown, a new item was inserted under South Halo to read "King street, Hilo, \$5,000" And on motion of Wilcox, seconded by Kalaokalani, an item was inserted for "regrading road from Keala-kaiole to Kalihiwai, \$3,000." And by Achi, seconded by Isenberg, under Honolulu, an item for "repairs, Kama Lane, \$100" was also inserted.

At 11:20 o'clock, on motion of Kalaokalani, adjournment was taken.

THE HOUSE—NINETEENTH DAY.

Met at 10 a m pursuant to ad-

journalment from Saturday, the regular routine business being disposed of as usual, including the approval of the minutes of the last day's session, where the adjournment is set to be at 10 o'clock a m Thursday (today).

Then the minutes of yesterday's session were read. Fernandez objected to having his name included among those present, for he never answered the roll call, and he held it to be a fraud. Paale also said as much and moved to table the minutes. Aylett moved to reject, seconded by Kupihaa; Harris to adopt, seconded by Chillingworth.

Kumalae asked, on a point of information, under what rules was yesterday's meeting called (Kaniho remarked facetiously—"Kauai rules"—at which there was a broad smile on Knudsen's face.) Had he known or had he been informed, he would have been present, and he therefore supports the motion to expunge the minutes.

Chillingworth then said that there was a doubt in the minds of many, although he did not feel so, yet he supported the idea, in order to save the bond issue. We should be very careful, and in the matter of the bonds, that should not be allowed to fail, which is much needed for public works. In order to save that, he became a party, so as to obviate any legal entangle in the future, should there be any.

Vida said that Chillingworth was right, but then we are just as much in a pickle now. Then Keliinoi said that as Saturday's minutes were approved, wherein the adjournment is specified to be 10 a m Thursday. Therefore, there is no other meeting and we have nothing now to consider.

The Speaker then quoted the rules of procedure of the House, relative to adjournment, that when a motion to adjourn is taken, it is to the next regular day, and also to the right of the Vice Speaker to call the House to order in the absence of the Speaker. The time of adjournment was fixed by resolution during the regular session, but was not so fixed at this extra session. As the adjournment from Saturday was taken to a specified time, the Vice Speaker has only the right by implication, and he therefore had no authority to call the House, as he as Speaker was not absent. No reflection is intended on the Vice Speaker for his valuable assistance. He told me that it was taken at the suggestion of the Governor, but the Governor had at no time made such a suggestion to me as Speaker. The Assistant Attorney General has promised to send a copy of an opinion given to the Governor, sustaining the House in the position it has taken, and will order it spread upon the journal when received.

Andrade asked the Speaker whether the adjournment was taken, although he voted for it, with the consent of the Senate, and was answered that there was no need of asking, as they were within their legal rights. This ended the matter of yesterday's "freak" session, none rising to say aught.

The Speaker instructed the Clerk to write to the Superintendent of Public Works for information and to ask that a list of the engineers and firemen of the pumping plants be submitted as having gone on strike, and the city placed at the mercy of fire and without water, and whether the closing down was done by his order. Or is it a scheme to coerce the House to pass the Appropriation Bill.

Harris objected to the language and he amended it to say to find out the cause of the shut down.

A communication was read from Alatau F Atkinson, Superintendent of Public Instruction, calling attention to the cutting down of an item for incidentals in the Emergency Bill to \$1,000 and asks that the amount be made \$1,500. Tabled for consideration with the bill.

A communication was also read from the Senate transmitting Senate Bill 3, being the Eighteen Months Salary Bill. Passed first reading by title.

Fernandez, from Printing, report-

Drink Pure Beer

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All our overstock of Tinware such as Tea and Coffee Pots, Dish Pans, Covered Pails, etc., must be closed out rather than move it to our new location corner of Fort and Merchant streets.

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Our surplus stock will be offered for sale beginning Monday morning at prices that cannot be duplicated in the States.

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English Bloaters, Findon Haddock, Fancy Cheese.

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FORT STREET.

P. O. BOX 386.

TELEPHONES. MAIN 22, 24, 92.

ed that Senate Bill 2, the Six Months Salary Bill, was printed and ready for distribution. Ordered distributed.

On the Order of the Day being called, Senate Bill 7 [the Emergency Bill] was taken up on third reading. And while being read Andrade moved to defer the reading till the Judiciary committee had made a report relative to a matter referred to it. On being asked what the matter was, he answered the petition of Isaac Noar for land taken for road purposes. His motion prevailed and he read the report, being in substance that the title was originally in one Charles Turner, who, his wife joining him, conveyed the property in question to Ching On on April 29, 1898, and while the latter was seized and possessed of said premises, the Government of the Territory assumed possession of same and caused Fort street to be widened, and on June 8, 1901, Ching On and his wife conveyed the said premises to Isaac Noar, the petitioner. It recommends that \$1,465.50 be properly inserted in the Emergency Bill (Senate Bill 7).

Vida moved to table. Why should we pay \$1.50 a square foot when others only got 25cents. On request of Paale, the report of the Public

Lands committee on the same subject was ordered read, quite a discussion was aroused over this matter, many holding that the Courts were the proper authority to settle the claim. Harris moved to defer until more was found out. After many had spoken, recess was taken, on motion of Kalamas, at noon.

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LIMITED.
Sole Agents and General
Distributors for the Ha-
waiian Territory.

Elections In National Guard.

Major J M Camara has been elect-
ed Captain of Company C, National
Guard, and has started in with a
vim to build up his command. Un-
der the new law there must be elec-
tions in all of the companies for line
officers, to hold office for three
years. The following orders bear-
ing upon the matter were issued
yesterday:

Honolulu, Hawaii, May 20th, 1903.
General Orders No 32.

In pursuance of General Orders
No 6, elections for officers to serve
for a period of three years, will
be held in Companies, "B," "C,"
"E," "F," "G" and "H," of the First
Regiment, National Guard of Ha-
waii.

1. On Tuesday, May 26th, 1903,
at 7:30 p. m.

Company "E"—One Captain, one
Second Lieutenant, Captain John
Schaefer, presiding.

Company "F"—One Captain, one
First Lieutenant and one Second
Lieutenant. First Lieutenant Merle
M Johnson, presiding.

Company "H"—One Captain, one
First Lieutenant and one Second
Lieutenant. First Lieutenant Clif-
ton, H Tracy, presiding.

2. On Wednesday, May 27, 1903,
at 7:30 p. m.

Company "B"—One Captain, one
First Lieutenant and one Second
Lieutenant. Captain John Schaefer,
presiding.

Company "C"—One First Lieuten-
ant and one Second Lieutenant.
First Lieutenant Clifton H Tracy,
presiding.

Company "G"—One Captain, one
First, Lieutenant and one Second
Lieutenant. First Lieutenant Merle
M Johnson, presiding.

The commanders of the above
companies will assemble their com-
mands at the time and place above
ordered. Fatigue uniform and side-
arms.

By order of Col Jones.
[Signed] JOHN SCHAEFER,
Captain and Adjutant.

Born.
WALDRON—May 20, at the Kapi-
olani Maternity Home, to the wife
of Fred Waldron, a daughter.
SCOTT—May 20, at Kapiolani Mater-
nity Home, to the wife of Robert
Scott, a son.

Passengers Arrived.
Per steamer Kausai, from Nawiliwili,
May 20—Chas Kuacklad, Mr
Springeton, W Mann, A V Peters,
Thos Bowman, Yee Lung, M V
Silva, S W Wilcox, H Froehlich, Mr
Lindermann, W B Maconachie
Father Adelbert, and 70 deck.

Passengers Departed.
For San Francisco, per bk And-
rew Welch, May 20—Mrs Wm
Thompson, Miss Louise Millie, G J
Schoening and grandson, W W Ord,
W R Henderling, Robt Lewin, Mrs
Robt Lewin, J J Donnelly, Ralph
Huntington.

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