

The Bulletin sometimes blows its own horn but it never plays second fiddle

EVENING BULLETIN

One Vote For

The EVENING BULLETIN
PACIFIC STATES TOUR.

TUESDAY, MAY 7, 1907.

This vote is good until
May 28, 1907.

2:30 O'CLOCK

BULLETIN PATRONS READ A SUCCESSFUL NEWSPAPER

EDITION

PRICE 5 CENTS

STEAMER TABLE

From San Francisco:	
Sierra	May 6
America Maru	May 10
For San Francisco:	
Mongolia	May 7
Sierra	May 11
From Vancouver:	
Manuka	June 1
For Vancouver:	
Aorangi	May 29

Vol. IX No. 3686

HONOLULU, TERRITORY OF HAWAII, TUESDAY, MAY 7, 1907

MOBS RULE IN SAN FRANCISCO STREETS

Railroads Fail In Attempt To Run Street Cars

(Associated Press Special Cable)

SAN FRANCISCO, Cal., May 7.—An attempt was made today to run two cars on the street railway system. A mob stoned one of the cars. One man was cut about the face and a policeman on board was wounded. The cars were returned to the barn and the police are clearing the streets of idlers.

Shriner Session Opened 6 Killed By Insane Carpenter

(Associated Press Special Cable)
LOS ANGELES, Cal., May 7.—The sessions of the annual Conclave of the Mystic Shrine opened here today. The city is crowded with visiting Shriners.

(Associated Press Special Cable)
SAN FRANCISCO, Cal., May 7.—Walter Davis, a carpenter, while in a fit of insanity, shot and killed two women and four men who were in the house where he lived. He spared the life of a girl because she resembled his daughter.

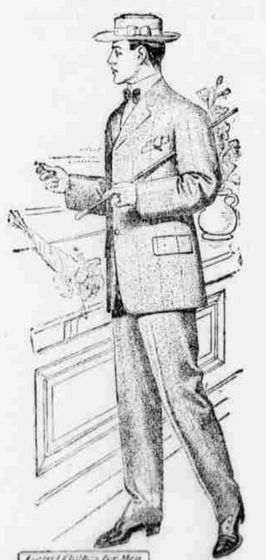
Judgment Confirmed Bandits Kill And Are Caught

(Associated Press Special Cable)
SAN FRANCISCO, Cal., May 7.—The Circuit Court of Appeals has confirmed the Hawaiian Carracouta case, and costs have been disallowed. The recent mail from the Coast brought announcement of the marriage of Westworth Buchanan to Miss Gertrude M. Rogan in San Francisco Wednesday, May 1. Both the young people are very well known in Honolulu.

BUTTE, Mont., May 7.—Masked men held up a train near here today, killed the engineer and wounded the fireman. Bloodhounds were put on the trail. One bandit was arrested.

SAN DIEGO, Cal., May 7.—The British steamer Maori King, with 921 Chinese and 212 Russians on board, bound for Mexico, put in here today to obtain aid. A serious fight took place in the steerage, when 14 passengers were wounded.

MACHINE-MADE POI
in thoroughly cleansed containers delivered to any part of the city. Leave orders at
WELLS FARGO EXPRESS
King St.



The Value Of Confidence

In no line of business is the buyer's confidence of more importance than in the selling of clothing. The dealer who attempts to convince the buyer that his goods are the best, and that his place is the place where the best could be obtained, must see that the facts conform to his statements, and that his goods are in every way up to the standard. He had better never try to sell to a man than to mislead him or to exaggerate; for the customer will quickly discover such practice of misrepresenting merchandise.

There is never danger of a protest and always a certainty of full value received when a coat or suit is recognized as
CORRECT CLOTHES FOR MEN,
which has the endorsement on the label,
Alfred Benjamin & Co.

Alfred Benjamin & Co.

THE KASH CO., Ltd., TEL. MAIN 25. COR. FORT and HOTEL.

GOVERNOR APPOINTS GIFFARD PRESIDENT Will Be Head Of Board Of Agriculture And Forestry

Walter M. Giffard has been appointed President of the Board of Agriculture and Forestry by the Governor. His commission was made out and signed today, dating from May 1. This appointment is made under the new law passed at the recent session of the Legislature reorganizing the Board. Under the old law there was no president, but the executive officer was the Superintendent of Public Works, C. F. Holloway, who served without pay. The new office which the Legislature created may carry compensation, though the amount of it is not specified and there is no special appropriation for the payment of the official. The reorganization act provides that four of the Commissioners shall serve without pay and that the President shall receive such compensation as shall be appropriated by the Legislature. But the Legislature made no appropriation and the office for the present, therefore, carries no salary.

PARDONED SO AS NOT TO DIE IN PRISON

Governor Carter this morning issued a conditional pardon to Susuki Kuni Jiro, a Japanese who is doing time in Oahu prison. The condition attached to the pardon is that the prisoner shall pay the fine which was added to the jail sentence. The Governor consented to pardon the man because he is dying and does not want to die in jail. He was convicted of having committed adultery in Hamakua.

WILL GO TO MEET THE CONGRESSMEN

Delegate Kalamianale and Secretary Atkinson this morning made out a list of those who will go out in the launches and tug to meet the Congressional party when it arrives on the Buford from the Coast. In the Admiral's launch will be Delegate Kuhio, Secretary Atkinson, G. W. Smith, Senator Chas. Chillingworth, J. R. Galt, Sheriff Iaukea and a representative of each of the daily papers. The Ellis quintet will go out in Hartman's launch. The parties from both the launches will go aboard the transport. In the navy tug Troop will be the band, the Territorial Committee, members of the Legislature who are in Honolulu, and the Executive Committee of the Committee for Honolulu. The general reception committee, together with the general public, will await on the navy wharf the landing of the visitors.

Now Open

J. HOPP & CO., the Furniture People, have completed the moving of the sample portions of their stock to the Lewers & Cooke building on King Street. In their new location they have three floors and basement devoted to furniture-making and selling. The firm extends a cordial invitation to their many old customers and friends to inspect their new quarters. The NEW STORE is now open.

J. Hopp & Co. Lewers & Cooke Bldg., King St.

Portland Press Club Is Pleased

They are looking for the young ladies from Hawaii all along the line of the Pacific Coast. This anticipation is amply justified by the letters received in yesterday's mail which guarantee that the young ladies who travel as the guests of the Bulletin will have the happiest time of any party of Honolulu people that ever went to the mainland. The newspapermen are interested and that means the people will know the young women of Hawaii are coming and will have all plans complete for giving them a good time. The following from the Portland Press Club speaks for itself: Portland, Oregon, April 23, 1907. Contest Editor Daily Bulletin, Honolulu, T. H.

Dear Sir:—Allow me to congratulate you upon the selection of Mrs. Edith Tozier Weathered to escort the successful candidates for the Pacific States Tour. Mrs. Weathered has no superior in this line, and we will all do our part toward seeing that the native daughters have a pleasant trip through the Northwest. The members of our club appreciate your selection of a chaperone. FRANK LEE, Secretary Portland Press Club.

HENDRY WATCHING FOR DEFAULTER DOUGLASS

Marshal Hendry is looking for the defaulter from Manila, whom he failed to find on board the transport Thomas yesterday, on the Mongolia, due today. The first intimation of his being liable to pass through this port was received by the police, who received extradition papers from the Manila authorities some days ago. Owing to certain peculiarities in the law governing such matters the police turned them over to the Federal authorities, who are now handling the case. According to the description which the police received from Manila the defaulter, whose name is Douglas, is thirty-one years of age, five feet eight inches in height, has brown hair, and a somewhat blotched and peckmarked complexion. He is supposed to be traveling together with a woman from Australia.

GOVERNOR ALLEN AND GOVERNOR CARTER

Henry Turman Allen, Governor of Leyte, called this morning at the Executive building to pay his respects to the Governor. Governor Allen is a man who has had a varied and adventurous career. He is the one who started the organization of the Philippine Constabulary as its chief. In 1885 and 1886 he was engaged in the exploration of Alaska and is the author of a treatise on certain portions of that possession. Governor Allen is a passenger on the transport Thomas, which arrived here yesterday from Manila and left this morning for the Coast.

SUGAR

SAN FRANCISCO, Cal., May 7.—BEETS: 85 analysis, 9s. 10 1/2-2d. Parity, 4.07 cents. Previous quotations, 8s. 8 1/2-4d.

HOLLISTER DRUG CO. ESTABLISHED 1879.

FEDERAL DIGNITY UPHOLD BY HENDRY Says He Withdrew When Sulphuric Language Was Used

The dignity of the United States Government, as represented by its representative, Marshal Hendry, has been upheld and the transport officers given to understand that they are not the whole works after they enter the harbor of Honolulu. At least, that is the way the Marshal looks upon the outcome of the trouble between himself and Captain Lyman and the officers of the transport Thomas. Captain Lyman may tickle himself, also, with recollection of the fact that he was not found guilty of the charge brought against him, though the evidence showed that someone was guilty. The Captain passed the buck to his master-at-arms, and it was the master-at-arms who, in the end, got the calling down. Last night United States Marshal Hendry, objecting to the treatment he was accorded when he attempted to board the transport to look for an absconding embezzler, and not relishing the advice gratuitously bestowed upon him by some one in authority on the vessel to go to a place where the weather is supposed to be considerably warmer on an average than it is in Honolulu, even in the summer time, had a warrant made out for the arrest of the transport captain. Marshal Hendry says he had no personal feeling in the matter. He just wanted to uphold the dignity of the United States. And so, in order not to humiliate the Captain too much, nor to inconvenience Quartermaster Humphrey, he wrote to Humphrey, asking him to see that Captain Lyman came to the Marshal's office this morning to arrange for his

FOUR BLASTS WILL ANNOUNCE VISITORS LISHMAN BETTER

Arrangements have been made to have the big whistle blown four times as soon as the transport Buford, bringing the Congressional party, is sighted.

DIRIGO FOR SUGAR

From San Francisco to load sugar for the Atlantic ports, came the American ship Dirigo, Captain Goodwin, this morning. She docked at the Railway wharf where her cargo of ballast will be discharged and will take sugar from the Castle & Cooke agency. The Dirigo sailed from Honolulu last May to New York thence to San Francisco with general cargo.

"Not a Cent Left!"

A familiar expression. Very, very familiar. It is frequently used in connection with people who once possessed large estates. But today, thru lack of business experience and poor investments, these people are penniless. May we manage your estate? We will relieve you of many cumbersome duties and give you full benefit of our extensive business experience. And if you desire any advice on investments we will give it free.

Hawaiian Trust Company, Ltd. Fort St. Honolulu

Extension Of Bishop Street May Reach Waterfront

COMMITTEE HOLDS FIRST MEETING

The committee appointed by the Governor to look into the matter of the proposed Bishop street extension and to report whether the offer of the Waterhouse Trust Co. in regard there to is acceptable or not, held its first meeting yesterday afternoon at the office of the Government Surveyor. The maps of the various properties through which the proposed extension is to run were examined and later on the committee was taken over the ground. The committee considered several ways in which the plan might be carried through. One plan is to carry the street extension through in a straight line, in which case it will run as far as Halekaula street. Another plan which was considered was to run the extension in a curve or in a broken line in such a manner as to have it connect with Kilauaea street. This plan has the advantage that if it is carried out the new street thus created will run from Hotel street clear through to the waterfront. Those present at the meeting were the members of the committee, namely: L. A. Thurston, Judge Lindsay and C. R. Hemenway; R. W. Shingle, representing the Waterhouse Trust Co., and Surveyor General Wall. The next meeting of the committee will be held in a few days, when a decision of the matter is looked for.

LEONHART INTERVENES IN FORECLOSURE SUIT

Judge Robinson this morning issued an order granting J. W. Leonhart leave to intervene in the suit to foreclose mortgage brought by the Allen Estate trustees against the Hawaii Land Co. Leonhart then filed his petition in intervention. He makes a general and specific denial of the petitioners' bill and claims an interest adversely to the parties to the cause in a portion of the real estate which is the subject matter of the action. He bases his claim on a promissory note, secured by a mortgage of part of the property, given by Amyo Silva and now in the possession of himself. He claims that this mortgage is a prior one to any that the Hawaii Land Company may have made in favor of the late Samuel S. Allen, and he asks that the Court declare it as a first mortgage.

DIRIGO FOR SUGAR

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NOT A CENT LEFT!

As a rule, a boy wears out twice as many shoes as any other member of the family. Our Durley Stevenson Boys' Shoes are a great improvement over many other lines. Built like Men's Shoes. Wear like Men's Shoes. But made for Boys only. Stylish lasts—highest grade materials—new stock, all sizes. EVERY PAIR GUARANTEED!



Manufacturers' Shoe Co., Ltd., 1051 FORT STREET. TEL. MAIN 282.

USING RED PEPPER AND GROUND GLASS

Ugly Weapons Of The Opposing Chinese Factions

LEADERS SAY HATCHETS AND GUNS MAY BE USED

Say Police Department Must Wake Up or Murder Will Be Committed in Honolulu's Chinatown

Red pepper and ground glass are weapons which might not be looked upon with approval by the Hague conference. They might be classed with dum-dum bullets and such other instruments of humane warfare. But they are popular means of offense and defense with the slant-eyed warriors of the opposing factions of the Celestial colony. Sawed-off hatchet handles, knives, clubs, etc., take second place to them.

The ill-feeling between the two factions of the Chung Shen Tong society, that has been fomenting for some time past, has reached the point where fights and assaults are the order of the day. The Chung Shen Tong is supposed to be a mutual society of Cantonese, all of whom talk the Lung Doo dialect. But it has split into two factions, one side being those who were formerly members of the Bow Wong society, which now goes by another name, and the anti-Bow Wongs.

Last Sunday there was a fight in Aala lane between the two factions, in which a vicious attempt was made to blind some of the combatants. Some of the Chinamen had packages of red pepper and ground glass mixed, which they tried to throw into the eyes of their opponents. As it turned out, no one was blinded, though if a handful of the stuff had struck the eyes of a man, it would have been impossible to save his eye-sight. One man, it is stated, was saved by his glasses. Another saw a hand raised to dash the blinding mixture into his eyes, and closed them just in time. He kept them closed until he could get to a place where he could wash the pepper and glass off. A couple of nights ago a Chinese hack driver, who lives on River street,

Some Storekeepers

think the only way to increase profits is to increase gross sales. Some try to do it by cutting down running expenses.

Hawaiian Office Specialty Co.

MASONIC TEMPLE

WEEKLY CALENDAR

- MONDAY
TUESDAY
WEDNESDAY
THURSDAY
FRIDAY
SATURDAY

All visiting members of the order are cordially invited to attend meetings of local lodges.

HARMONY LODGE, No. 3, I. O. O. F.

Meets every Monday evening at 7:30 in I. O. O. F. Hall, Fort Street.

MYSTIC LODGE, No. 2, K. of P.

Meets every Tuesday evening at 7:30 o'clock in K. of P. Hall, cor. Fort and Beretania.

OAHU LODGE, No. 1, K. of P.

Meets every Friday evening at 7:30 in P. Hall, cor. Fort and Beretania.

HONOLULU LODGE 616, B. P. O. E.

Honolulu Lodge No. 616, B. P. O. E., will meet in their hall on King near Fort street every Friday evening.

Wm. M'KINLEY LODGE No. 8, K. of P.

Meets every Saturday evening at 7:30 o'clock in K. of P. Hall, cor. Fort and Beretania.

HONOLULU AERIE 140, F. O. E.

Meets on the 2nd and 4th WEDNESDAY evenings of each month at 7:30 o'clock in K. of P. Hall.

HAWAIIAN TRIBE No. 1, I. O. O. R. M.

Meets every first and third Thursdays of each month at Knights of Pythian Hall.

DAMIEN COUNCIL No. 563, Y. M. I.

Meets every second and fourth Wednesday of each month at San Antonio Hall.

Unique Chinese Goods

Wing Wo Tai & Co. 941 NUUANU ST.

MANDOLIN taught in 12 lessons to play any sheet of music or by ear.

GUARANTEED, 12 lessons for \$15.

SAM GOLDENO, Mandolin Expert,

No. 18 Hotel St.

Blank books of all sorts, ledgers, etc., manufactured by the Bulletin Publishing Company.

Pure Food Whisky Of 1900

"Belle of Jefferson." bottled in bond under supervision of the U. S. GOVERNMENT. The purest whisky obtainable.

Hoffschlaeger Co., Limited,

King and Bethel Sts.

FREE

KODAK HOME PORTRAITURE. Ask for this little book when you next pass our store on Fort Street.

HONOLULU PHOTO SUPPLY CO.

FORT ST. "Everything Photographic"

DON'T SCRATCH! DON'T SWEAR!

OUR INSECT POWDER

will rid the house of Fleas, Flies, Mosquitoes, Moths, etc.

Honolulu Drug Co., FORT STREET.

THE NEW HOUSE

Wouldn't it be a good plan to have some large plate glass windows in your house?

Lewers & Cooke Ltd. 177 SOUTH KING STREET.

FRESH STOCK LEHNHARDT'S

(Oakland) Celebrated CANDIES

ASSORTED CHOCOLATES, BON BONS AND CHOCOLATES, LATES, MARSHMALLOWS, LEMON DROPS, HARD GUM DROPS.

CAILLER'S GENUINE SWISS MILK CHOCOLATE

HENRY MAY & CO., Ltd. RETAIL 22 PHONES 92 Wholesale

LOCAL AND GENERAL

A pair of glasses has been lost. Panama hats cleaned at the Globe. Low prices at the New England Bakery.

Mystic Lodge has work in the third rank this evening.

The schooner Honolulu arrived at Honolulu with Naunimo coal yesterday.

The freighters Mexican and Nevada should arrive from San Francisco about Thursday.

The transport Logan should arrive from San Francisco en route to the Philippines next Monday.

Captain Fuller, the colonial harbor master, is convalescing at home and is expected to resume his duties soon.

Shinaka, a Japanese, was this morning fined \$100 and costs for selling two bottles of sake without having a license.

The Matson Navigation steamer Honolulu will arrive next Sunday and sail hence on the following Saturday, May 18.

A sociable will be held on Thursday evening in the parlors of Central Union church. The program is an unusually interesting one.

The quarterly business meeting of the Ladies' Society of Central Union church will be held on Thursday morning at 10 o'clock in the church parlors.

Judge Whitney this morning sentenced Harry Charman to thirty days' imprisonment on a charge of assault and battery on a Portuguese named Le Mello.

Attorney A. G. Kaulkou, who acted as a Hawaiian interpreter for the House of Representatives, will depart for Lihue, Kauai, this afternoon on a special business trip.

Sheriff Iaukea is preparing his report for the month of April. He states that the figures show that drunkenness has caused a much larger number of arrests than formerly.

On account of the late arrival of the Mongolia, the lecture meeting at the Y. M. C. A. hall will be held this evening at 7:30 instead of between 3 and 4 p. m. as stated elsewhere.

The will of John S. Anderson, bequeathing property to the value of about \$8000 was this morning admitted to probate by Judge Robinson. C. M. Cooke and Andrew E. Cox were appointed executors.

The services in connection with the laying of the corner stone of the Davies memorial Sunday school and parish house on the grounds of the St. Andrew's Cathedral, will be held next Thursday afternoon at 4 o'clock.

The schooner yacht Snark with Jack London on board should arrive at Honolulu next week. It is understood the Snark will come to Honolulu first, owing to certain repairs necessary before proceeding on her cruise about the islands.

The Oceanic steamship Sierra goes over to the United States quarantine wharf on Friday morning, from whence she will sail for San Francisco on Saturday at 10 o'clock in the morning. All passengers will be transferred by boat from shore to the quarantine wharf and none but passengers allowed on board on the day of sailing.

Colonel Alexander, one of the Congressmen who are expected to arrive in the Buford tomorrow, and who is a prominent member of the Committee on Rivers and Harbors, is an old friend of J. Oswald Lutted of this city. Lutted states that he intends to give Col. Alexander the use of his horse and carriage during his stay and to do everything he can to make his stay in the islands a pleasant one.

FEDERAL DIGNITY

(Continued from Page 1)

board or for such other action as should seem advisable.

The Captain came, and the hearing took place before Commissioner Frank Hatch.

Each side to the controversy had several witnesses on hand. The charge against the Captain was that of obstructing, opposing and resisting a United States official in carrying out a process of the United States.

Marshal Hendry told his story, about how he attempted to board the transport officially and was refused permission to go on board, with the added advice to go to the hot place.

"There being considerable sulphuric language going on overhead," said the Marshal, "rather than have any altercation, I withdrew."

Assistant Chief of Detectives Joe Leal testified that he told the Master-at-Arms that it was the United States Marshal that wanted to get on board, whereupon the answer was made by the Master-at-Arms that he didn't give a damn; that he had orders to let "none of them civilians on board."

The case of Captain Lyman of the transport Thomas, charged with obstructing United States Marshal Hendry when he attempted to board the ship off the harbor in the execution of his duty was heard by U. S. Commissioner Hatch this morning.

Besides the court officials there were present Immigration, Army and County police officials.

Captain Lyman was not represented by any attorney and his witnesses were some of the ship's officers.

Among those who testified on behalf of the United States Marshal were Mr. Brown of the Immigration service and members of the Marshal's staff who went out with him.

Captain Lyman took the stand and stated that he was not informed that U. S. Marshal Hendry was near the boat until the Marshal had left the boat. He admitted that he did order that no civilian should come aboard, but denied having used sulphuric language. Captain Lyman told the Commissioner that he was not accustomed to using such language. He stated further that if he had been reliably informed of the presence of Marshal Hendry there would have been no difficulty.

After Captain Lyman had given his



"TWO WAYS OF LOOKING AT IT."

Both are wrong; about fourteen inches is the average distance at which perfect eyes read most easily. Holding book or paper differently is apt to mean eye-strain; may mean a defect of focus or weak muscles; may mean grave harm later on. "A stitch in time saves"—application slightly changed, but you know the import, and eyes are more important than stitches.

A. N. SANFORD, GRADUATE OPTICIAN

BOSTON BUILDING, FORT STREET Over May & Co.

Hawaiian Curios and the Best Souvenir Jewelry In Honolulu

H. Culman, 1064 Fort St.

evidence the ship's surgeon was called by the Captain to testify. The doctor said he distinctly heard the Captain sing out to not allow civilians aboard and that he did not hear any profane language used by the Captain. He admitted that he did order the Marshal, whom he did not know then, and his party off the ship, but denied hearing the conversation which took place among members of the Marshal's party. The doctor said that this was his first trip here and he was not acquainted with the Marshal.

At the close of the doctor's testimony District Attorney Breckons moved that the case against Captain Lyman be dismissed as the evidence was not strong enough to convict him. Mr. Breckons stated further that he would proceed to lay complaint against M. A. Mont, the transport sergeant-at-arms, who ordered the U. S. Marshal off the ship without proper and due authority.

Marshal Hendry stated to the Commissioner that personally he had no ill-feeling against Capt. Lyman, but officially he made the complaint to prevent future trouble. In asking the court to be lenient with Captain Lyman, Marshal Hendry offered the opinion that a light reprimand was sufficient to meet the end of justice. Commissioner Hatch, under the circumstances, dismissed the case of Captain Lyman, and M. A. Mont, sergeant-at-arms of the transport, was taken into custody by the Marshal to await further action.

HONOLULU WEATHER

Temperatures.—6 a. m., 70; 8 a. m., 75; 10 a. m., 76; noon, 78; morning minimum, 70. Barometer, 8 a. m., 30.04; absolute humidity, 8 a. m., 5.64 grains per cubic foot; relative humidity, 8 a. m., 60 per cent; dew point, 8 a. m., 60.

Wind—6 a. m., velocity 2, direction N. E.; 8 a. m., velocity 3, direction N. E.; 10 a. m., velocity 9, direction N. E.; noon, velocity 9, direction N. E. Rainfall during 24 hours ended at 8 a. m., .06 inch.

Total wind movement during 24 hours ended at noon, 176 miles.

WM. B. STOCKMAN, Section Director, U. S. Weather Bureau.

THE BUSINESS MAN'S HANDY INDEX, published in the Saturday Bulletin and the Weekly Edition, gives a concise and complete resume of all legal notices, calls for tenders, judgments, building permits and real estate transactions. Evening Bulletin, 75c per month. Weekly Bulletin, \$1 per year. Evening Bulletin 75c per month.

Easter's Gone

Why not come out, then, in a stylish spring suit? We have a remarkably fine assortment of spring suitings for you to choose from. Jealous as we are of our reputation, you are sure to secure correct styles and a good fit.

W. W. Ahana & Co., MERCHAND TAILORS

62 King St. PHONE BLUE 2741. P. O. Box 934

No Ink Is Spilled

This is one great advantage of having STANDARD SELF-FILLING FOUNTAIN PEN.

There are no leaky joints in this pen. And in many ways it is neater and cleaner than other pens. Yet it costs no more. Come in and write with one of these pens. You are missing something.

Hawaiian News Co., Ltd. YOUNG BUILDING.

T A P A S

Striped and Colored. Samoan, Fijian and Hawaiian; Brasses Pottery and Mats.

HAWAII & SOUTH SEAS CURIO CO. Alexander Young Building.

BULLETIN ADS. PAY

Benson, Smith & Co., Ltd.

HAVE IT, IF ANYBODY HAS

That's what is said when you hear people say it is difficult to get an article in our line.

The store that does the BIG BUSINESS is the one to patronize, because it keeps stock moving. We are prepared to get anything for you if you find it has not been introduced in Honolulu.

Benson, Smith & Co., Ltd.

MAGNA REVA FOR SUGAR

Sixteen days from San Diego, one of the fastest clippers in the world chased into port this morning. The American ship Manga Reva is getting famous as a record-breaker in round-the-world voyages, and made a quick trip from Kaaanapali to Philadelphia last summer, thence with general cargo to San Diego.

Captain Townsend, her genial skipper, expects to take about 2,000 tons of sugar at Honolulu and finish at Kahului for New York. The Manga Reva is discharging ballast at Sorrensen wharf, where her bows project over into the esplanade, showing the graceful lines of a speedy vessel.

USING RED PEPPER

(Continued from Page 1)

was assaulted by three other Chinese near the corner of Vineyard and Liliha streets and very badly beaten up, so badly in fact, that he is still laid up.

Some of the prominent Chinese about town say that if the police don't wake up and increase the force in Chinatown, there is going to be serious trouble before long, and that murder will take the place of simple assault and brawls will be used instead of pepper and glass.

FIND THE INDIAN.

In a country new and wild, Far from home and wife and child, Pioneers, so brave, do dwell, And the mighty forests tell.

Following wherever they go Is a wild, bloodthirsty foe, And there's oft a bitter strife As the pioneer fights for life.

Blank books of all sorts, ledgers, etc., manufactured by the Bulletin Publishing Company.

NEW NAVY FIGHTER TO VISIT HONOLULU

Monitor Wyoming Will Come Here Under Oil Tests

Washington, April 27.—The Navy Department has finally taken action on the long pending recommendations from Mare Island concerning the conversion of the United States monitor Wyoming into an experimental oil burning vessel.

It has been decided to equip the ship with tanks capable of carrying about 1500 barrels of oil. Some extra tanks will be placed in the atwartship bunkers, while the wing bunkers will be used for carrying coal. Most of the oil will be stored in the double bottoms.

The ship will be equipped with special apparatus for burning oil, and it will be so arranged that this device can be removed or installed, as needed, within two or three hours, so that either oil or coal may be used as a fuel. In this way, it will be possible to obtain direct comparisons of the two systems under identical conditions. It is expected the work will be completed within three or four months, when the Wyoming will be attached to the Pacific fleet, with duty in home waters, and make runs as far as Honolulu.

It is proposed to have storage facilities for oil at Mare Island and another storage place at Honolulu. The estimate of the cost of this installation under the bureau of construction and of steam engineering is \$29,000.

OCEANIC LOSES GOOD MAN

A. H. Moffitt, who has been traveling passenger agent of the Oceanic Steamship Company, has severed his connection with that line to accept a position as traveling passenger agent for the Erie railroad, with headquarters in San Francisco. He has been with the Spreckels company for the past seven years, and was one of the most capable men in the passenger service.

Two Doctors.

Almost every one has made his jest about the proneness of doctors to disagree, the one prescribing exactly an opposite course from that ordered by another, but not every one has had an opportunity to conduct such an experiment as was made by the late Baron Lutz, formerly prime minister of Bavaria.

The baron was once severely wounded in battle in both legs. The wound in one leg was much like that in the other. It struck him that there was a chance to study the ways of the surgical profession and he begged the long hours of his convalescence. He accordingly called in one doctor and gave him charge of his right leg, but told him nothing about the wound in the other, and then called in another doctor for his left leg, keeping him similarly in ignorance about the wounded right leg. The doctors adopted a very different method of treatment, but both wounds healed at about the same time. When the baron's legs were quite well he derived a great deal of amusement from getting the doctors together and mystifying them with questions about the way each had treated "his leg."

Some Thought For Food.

If people were as particular to have their food fit their insides as they are to have their clothes fit their outsides, they would be better satisfied with the world and themselves.

When good digestion waits on appetite a man may either dare to love or fight.

The food that fits the stomach is the food that relieves the world.

If you forget what you have to eat, then you may bet you won't forget what you have eaten and will continue to eat it unless your judgment is as weak as your digestion.

Indigestion is the devil's workshop. Dyspepsia uncovers a multitude of sins.

It's easy going when your stomach works all right. No food is sometimes good food. A meal of victuals on the table is worth two in the stomach. An overloaded stomach is bound to break down.

Food that won't set on the stomach shouldn't have a chance to. An overfull stomach is a pasture for nightmares.—W. J. Lampton in New York Herald.

Cipher Writing.

The art of secret writing, or writing in cipher, was, according to Polybius, invented by Eneas, author of a treatise on tactics and other works. He produced twenty methods of writing in cipher, which no person could unfold, but we doubt much whether they would preserve this quality at the present day. It is no less strange than true that this art, so important in diplomacy, as long as ciphers are in vogue, has been held in abhorrence by the elector Frederic II, who considered it as a diabolical invention. Trithemius, abbot of Spiremburg, had composed several works to revive this branch of knowledge, and Beville, an ignorant mathematician, being unable to comprehend the extraordinary terms he made use of to explain his method, ridiculed that the work was full of diabolical mysteries. Polsewin reported the assertions, and Frederic, in a hot rage, ordered the original work of Trithemius, which he had in his library to be burned as the invention of the devil.

SHIPPING INTELLIGENCE

TIDES.

Table with columns: Moon Rises and Sets, Sun Rises and Sets, High Water, Low Water, etc.

New moon May 11, at 10:28 p. m. Times of the tide are taken from the United States Coast and Geodetic Survey tables.

Hawaiian standard time is 10 hours 30 minutes slower than Greenwich time, being that of the meridian of 157 degrees 30 minutes. The time whistle blows at 1:30 p. m., which is the same as Greenwich, 6 hours 0 minutes. Sun and moon are for local time for the whole group.

ARRIVED.

Tuesday, May 7. Am. sp. Manga Reva, Townsend, 13 days from San Diego in ballast to load sugar for New York at 7 a. m. to Sugar Factors Co., Ltd. Am. sp. Dirigo, Goodwin, 18 days from San Francisco at noon, ballast to Castle & Cooke, Ltd., to load sugar for New York.

DEPARTED.

Monday, May 6. Strm. Ke Au Hou, Tullett, for Kauai ports, 5 p. m. Strm. Likelike, Naopala, for Hanaleiua ports, 5 p. m. Tuesday, May 7. Strm. Mauna Loa, Simerson, for Kona and Kau ports, 12 m. Strm. Kinau, Freeman, for Maui and Hawaii ports, 12 m. U. S. transport Thomas, Lyman, for San Francisco 11 a. m.

SAILING TODAY.

P. M. S. S. Mongolia, Hathaway, for San Francisco, (due from Yokohama today) may sail p. m. Strm. W. G. Hall, Thompson, for Kauai ports, 5 p. m. Strm. Neeau, Pederson, for Hanaleiua ports, 5 p. m. Strm. Iwalani, Piltz, for Molokai ports, p. m.

PASSENGERS

Departing. Per strm. Kinau, May 7, for Hilo and way ports.—G. H. Robinson, A. R. Gurvey, Rev. J. Kalino, Philip Pail, wife and child; L. F. Lufkin, J. Imat, G. Richardson, Col. Sam Parker, Mrs. Jewell, Miss Haines, E. de Silva, W. J. Dyer, Mrs. Fennell and son, A. Ritchey, R. S. L. Desha, J. T. Brown, Claude Smith and wife, A. W. Carter, H. L. Shaw and wife, Mrs. M. W. Pope, Mrs. Knight, Miss J. Parker, S. S. Peck. Per strm. Mauna Loa, May 7, for Hawaii and Maui ports.—A. G. Hawes, Jr., Mr. Crawford, Miss A. Pereira, Mrs. H. Pereira, A. Enos, C. O'Flynn, Mrs. Greenwell, J. Monsarrat, Miss Stanley, Lady Herron, J. D. Paris, John Cullen, Mrs. J. Smyth and daughter.

PASSENGERS

Booked. Per strm. Iwalani, May 7, for Maui, Molokai and Lanai.—J. Nakeleka and wife, Mrs. H. Fountain. Per strm. W. G. Hall, May 7, for Kauai ports.—L. Kahuna.

Blank books of all sorts, ledgers, etc., manufactured by the Bulletin Publishing Company.

WANTS

For Want Column See Page Six

LOST.

On Maunaloa road, pair glasses attached to small black cord. Please return Bulletin. 3686-11

FOUND.

A cane-seated chair on Merchant street dropped from wagon. Owner can secure property at Bulletin office by paying for this ad.

Leather Goods

We have marked our Purses and Pocketbooks and everything in our Leather Goods away down. We have a nice line to select from. FINE STATIONERY. CREPE PAPER, all shades. SPORTING GOODS of all descriptions. TOYS for Birthday gifts always on hand. A Fine Line of PICTURES. The Place To Go For These Things.

WALL, NICHOLS CO., Ltd

71, 73, 75 KING ST.

EL TORO

CIGAR PAR EXCELLENCE 5 CENTS

HAYSELDEN TOBACCO CO., Distributors.

New Cravenette Coats



In Tan, Olive and Oxford, all sizes, very stylish Coat for \$9.50

Ready-To-Wear Department

MORE NEW GOODS
HANDSOME WHITE SERGE SKIRTS: From \$11.50 upw.
WHITE MOHAIR ALPACA SKIRTS: Very stylish, from \$6.50 upw.
WHITE SERGE SKIRTS: In extra sizes for large women.

New Lingerie Waists

The CHRISTY and BLUE RIBBON BRAND, two of the most popular Waists of the East. Handsome Waists, Lace Trimmed and Hand-Embroidered.



Childrens' and Misses' New White Dresses

CHILDREN'S FRENCH DRESSES, and Mother Hubbard Style, in sizes from 1 to 3 years, made of fine Nainsook or Lawn, neatly made and trimmed with lace or embroidery, from 75¢ upward

MISSSES' DRESSES, made of fine lawn, pretty styles, embroidery trimmed, sizes 6, 8, 10 and 12 years, from \$2.25 upw.

N. S. Sachs Dry Goods Co., Ltd.

STRAIGHTENING UP SCHOOL SALARIES

Certificated Teachers All On 20 Per Cent Average

PUBLIC INSTRUCTION BOARD HOLDS REGULAR MEETING

Musical Festival Postponed—Superintendent Says Legislature Has Dealt Kindly With the Public School

The Department of Public Instruction made its first move yesterday toward straightening out the salaries of the teachers. It was found in going over the list that there are quite a few teachers who, during their recent term of service in the Department, have been receiving a rate below the 20 per cent. cut. The Superintendent with the Teachers' Committee went over the list, picked out the teachers with certificates whose salary represents a greater reduction than 20 per cent., and it was found that there will be enough money to pay these an additional salary for the months of May and June. In many instances this additional salary does not amount to more than two dollars a month, but it is better than nothing.

Those who have had their salary placed at the proper figure are as follows:

The following teachers who have not been paid salaries at the 20 per cent. cut were placed there for May and June:

Mr. Abel Ah You, Miss Rose Alau, Mrs. E. L. Austin, Miss Lily Auld, Miss Lizzie Ayau, Miss Dasa Barnes, Mrs. M. H. Beers, Miss Frances Bindt, Mrs. Henry Blake, Miss Rebecca Bohnerberg, Mrs. A. M. Bond, Miss Edith M. Bond, Mrs. E. B. Bridgewater, Mrs. Alice Brown, Mr. E. S. Capellas, Miss Chin Kau, Miss Annie P. Chung, Miss Bernice Cook, Mrs. Cora Copeland, Miss M. K. Cramer, Miss Agnes M. Creighton, Miss Irene Crook, Miss Anna Danford, Mrs. Eldora Deacon, Miss Florence Deverill, Miss Louise Deyo, Miss Mary Deyo, Miss M. H. Douglas, Joseph Dolin, Miss F. C. Eaton, Miss Christina Finkler, Miss Mary Franca, Miss Esther Goo, Miss Annie Goo Kim, Miss Mollie Grace, Miss Clara Gurney, Miss Janet Hastie, Miss Mabel Hastie, Mrs. Oma Holland, Miss Kealoha Hoookano, Wm. Hoopi, Miss Olive Horner, Mrs. Rowena Howe, Mrs. Emma Hottel, Amos J. Ignacio, Miss Jennie Jones, Miss Lottie Jordan, Miss Maud Jordan, Miss Victoria Jordan, Sam Kaekuanuihi, Mrs. Annie A. Kai, Miss Emma Kaku, Miss Lucy Kaukau, Mrs. L. Kawainui, J. K. Kealoha, Mrs. J. B. King, Mrs. Ida Knight, Miss Mabel Ladd, Miss C. de Lima, Miss Daisy Lishman, Miss May J. Louquist, Miss Ada Lyceet, Miss Florence Lynch, Miss Emma Lyons, Miss Gertrude McCann, Zach. McKeague, Miss Nellie McLain, Miss Sadie McLain, Miss Louise Melin, Miss Mille Morris, Miss Annee Mossman, Mr. E. H. Muller, Miss Mary Naalima, Miss Emily Naopala, Akiau Ontai, Mrs. Florence Patton, Miss Bertha Peller, Mrs. N. Perrella, Miss Louise Phil, Miss Maria Pihoi, Mr. D. Prigge, Miss Emma Punohani, Miss Florence Rathbone, Miss Nellie Rickard, Miss M. Reid, Miss Hattie Saffery, Miss Wilhelmina Schmidt, Miss Ethel Smith, Miss Ellen Sobey, Mrs. Geo. Tulloch, Mrs. M. L. Wakefield, Mrs. Tillie Williams, Miss Jane Winnie, Miss Alice Winter, Miss Ethel Wolfe, Mrs. Mollie Yap, W. A. Yeats.

Mrs. Salki was granted a leave of absence from May 1 on a physician's certificate. Paroles from the Industrial School were on the recommendation of Superintendent Gibson granted to Henry Mikoo Tamaka, Phillip Kelekoa, Frank Coldeira and August Medeiros. Mrs. Gunn was granted the privilege of occupying a room in the Hooper premises, as it was deemed well to have some one on the grounds. The Musical Festival for this year was discussed and it was voted to postpone it this year, but this action should not be taken to indicate permanent postponement.

Superintendent Babbitt explained at length plans he had mapped out for lesson plan books and release books which would improve the system of keeping the department in touch with each teacher and school. He also explained the new truancy law, which requires the deputy sheriff to visit the schools. The laws relative to private and public schools were also explained by the Superintendent, the Legislature having amended the laws so that there is now no ambiguity, as was the case when Commissioner Mrs. Dowsett brought the question to the attention of the Board previous to the legislative session.

Mrs. Dowsett read a letter from

FOR RENT
Furnished cottage, 2 bedr., at Maunaloa Valley, nr. car. line. Outside bathing. Only \$15 p. m.

FOR SALE
Several good building lots at Maunaloa Valley at a bargain.

P. E. R. Strauch

Miss Hadley in which the latter spoke of the satisfactory conditions in the Lahaina school. She also stated that in a conversation with Inspector Davia regarding his failure to appoint her principal of the school, he gave as his reason that he felt she was not physically able to carry on the work of the position. He assured her, however, that he would give her every assistance.

Superintendent Babbitt, reporting on appropriations by the Legislature, stated that the Department had fared very well as regards appropriations for salaries and repair funds. In the matter of new schools much is in doubt on account of the probable refusal of the Territorial Administration to sell more bonds.

Present at the meeting were Commissioners Mrs. Dowsett, Messrs. Fred. Waterhouse, Hutchins, Al. Lodge and Farrington.

HAIR COLLECTOR

IS SENT TO PRISON

The passion of John Kallimoku, a Hawaiian, who appeared before Judge Whitney this morning on a charge of assault and battery, for a lock of hair from the head of a lady by the name of Mrs. Filomena cost him quite dearly. The lady in question exhibited her head to the Court, and showed that she had been literally plucked. Actual bald spots had been left where the passionate Joan had made his collections, giving the lady the appearance of a Hottentot. John reluctantly entered a plea of guilty and was sentenced to ten days in jail.

Nalu, a Hawaiian who had dined in a Chinese restaurant and had given the proprietor a beating instead of his pay, was fined \$10 and costs.

Sam Kaluna, a young Hawaiian, had amused himself by borrowing a horse and hack without first going through the formality of asking the permission of the owner, a Japanese named Hirano. He acknowledged his guilt and was sent to jail for ten days to pay for his sport.

Eddie Holt and Elena Pakalena faced the Court on a charge of adultery. They had been arrested on a complaint sworn to by the lady's husband. At the request of the counsel for the defendants, A. M. Brown, the case was continued until next Saturday.

GROWD LAUGHS FOR HOURS AT ORPHEUM

"Are You a Mason?" in the hands of the Elleford Company kept an audience, which filled the house, roaring with laughter last night. The piece is one of the greatest comedies that has figured in the list of popular plays during recent years, and the Ellefords played it with an excellence which compared most favorably with the best of the regular companies.

The story of the piece is worth while and the person who goes with an idea of gaining Masonic secrets gets a full measure of joy which amply satisfies the demand of anticipation. The parts taken by each individual of the caste is well sustained, the action is continuous and the quiet moments are pleasing because they allow time between laughs to take a breath.

The specialties were up to the usual standard. The little Osbornes are great favorites and justly so. The audience keeps them going and the children are not slow to respond to encores.

"Are You a Mason?" is the bill for tonight, and if you want an evening of joy, go to the Orpheum.

Blank books of all sorts, ledgers, etc. manufactured by the Bulletin Publishing Company.

BY AUTHORITY
CAST IRON PIPE AND SPECIALS FOR SEWERAGE PUMPING STATION, HONOLULU.

Proposals will be received at the office of the Superintendent of Public Works, Honolulu, T. H., until 12 o'clock m. of May 10th, 1907, for furnishing and installing 15" and 16" cast iron discharge and suction pipe and specials complete for the Sewerage Pumping Station, Honolulu, T. H.

Intending bidders will state price per lb. for same installed. Full information can be had from the Engineer in Charge at the Pumping Station.

A certified check for 5% of the amount of tender is to be enclosed in a sealed envelope endorsed "Proposal for Cast Iron Pipe and Specials for Sewerage Pumping Station," and delivered previous to 12 o'clock m. of the day specified at the office of the Supt. of Public Works, who reserves the right to reject any or all bids. C. S. HOLLOWAY, Superintendent of Public Works, Honolulu, May 7, 1907. 3486-21

Good Results In Lung Trouble



Mrs. Victor A. Beaucaire, a prominent club woman of Chicago, Ill., contracted a severe cold from being exposed in bad weather which resulted in serious lung trouble.

Mrs. Beaucaire, after taking several doses of Duffy's Pure Malt Whiskey, says it has helped her wonderfully, brought the color to her cheeks, and that she would not be without it.

She pays high tribute to the world's greatest tonic stimulant in the following letter:

"As I am a member of the Hull House Women's Club, I was called out many times when the weather was very bad and so caught a very hard cough, and doctors claimed that my lungs were affected; in fact the left lung was almost gone, but since I have taken your valuable DUFFY'S PURE MALT WHISKEY, I feel better and would not do without it. I have not been taking it very long, but I am sure of good results; I have good color in my face and feel that I can work with a great deal more ambition. I cannot praise it too much. I have recommended it to several of my friends and they, too, are thankful for the benefit they have already derived from it." Mrs. Victor A. Beaucaire, 255 Ogden Ave., Chicago, Ill. May 4, '06.

Duffy's Pure Malt Whiskey

If you wish to keep strong and vigorous and have on your cheeks the glow of perfect health, take Duffy's Pure Malt Whiskey regularly, according to directions, and take no other medicine. It is dangerous to fill your system with drugs, they poison the body and depress the heart, while Duffy's Pure Malt Whiskey tones and strengthens the heart and purifies the entire system. It is recognized as a family medicine everywhere. Duffy's Pure Malt Whiskey has stood severe tests for fifty years and has always been found absolutely pure and to contain great medicinal properties.

CAUTION.—When you ask your druggist, grocer or dealer for Duffy's Pure Malt Whiskey be sure you get the genuine. It's the one absolutely pure medicinal malt whiskey and is sold only in sealed bottles; never in bulk. Look for the trade-mark, the "Old Chemist," on the label, and make sure the seal over the cork is unbroken. Price \$1.00. Illustrated medical booklet and doctor's advice free. Duffy Malt Whiskey Co., Rochester, N. Y.



SAILORS' HOMES AND WHY THEY ARE A FAILURE

Editor Evening Bulletin:—The entering of the "Hiss" by the Sailors' Home, as shipping agents, demands that a little knowledge of Sailors' Homes be made known. A home of any description, appertaining to seafaring men, must keep men who are ashore until ready for sea again; and the life to suit "Jack" must be free and easy. A sailor on shore is like a fish out of water; he usually wants to be off to sea again, as soon as possible. At sea, subjected to rigid discipline, little wonder then that when on terra firma again he wants those enjoyments which are so unobtainable out at sea.

Every-day life. Sailors' homes, at least those I have known, are charitable (?) institutions; that is, faddy people with more "hoodle" than brains subscribe and put some young sycephantic, semi-religious nonentity into a building they call a home, to reform Jack, "who is such a wicked fellow you know."

The usual run of sailors won't have it, too good, too hollow and unconvincing to suit a "smoko," all right for the "hobo," the man who goes to sea lacking everything but an overpowering desire to do nothing and do it well, they like the homes, it is so good to listen to a lot of ancient platitudes, which probably make Neptune ill. How many "Sailors' Homes" are there where a man without a bag and without money, can eat and sleep? Not many, and then only when demand exceeds supply, for when there are no ships Jack can go to a better place than Aden rather than stop there. We must

make it pay; can't always have "hurry hawks" around nosing the carpet. Jack knows this and goes to a boarding-house where he is satisfied and enjoys himself. Any attempt to pauperize Jack by these people who can mind everybody's business, but their own, is and will be a failure. Another cause of the failure, for failure it is, is that Sailors' Homes are "Mutual Aid" societies, always proclaiming their own virtue, on the principle of not hiding their lights under a bushel, and at the same time subtly drawing expounding moral conclusions something like: "We are so good, and you are so bad, and therefore you must let us pose you as targets for our devotional, pharisaical selves to throw the wind of cant at."

C. MITCHELL,
211 Queen St., Honolulu, T. H.
[Mr. Mitchell preta the subject from the standpoint of the Sailors' Boarding House.—Editor Bulletin.]

REAL ESTATE TRANSACTIONS.

Entered for Record May 6, 1907, From 10:30 a. m. to 4 p. m.
Bank of Hawaii Ltd. to Women's Home Mission Soc. of the M E Church
A G Correa to M A Gonsalves
Joaoine Silva and wf to Joao Rodrigues
A N Campbell tr by atty to Kalopa Levi and hsh
Along W Heen to J Alfred Magoon
Kamala Nahoolewa by mtgee to George Trimble
Mary E Low to Geo Trimble

Entered for Record May 7, 1907, From 9 a. m. to 10:30 a. m.
Kekumano Kaelelo to Kualii Hore

BULLETIN ADS. PAY

HAWAII JAPANESE AT VANCOUVER

Two hundred and ninety-five Japanese laborers arrived on the Monterey at Vancouver from San Francisco, says the Victoria Colonist. They are from Honolulu and were refused admittance to California under the amended immigration law, laid down by President Roosevelt just subsequent to the school agitation in San Francisco.

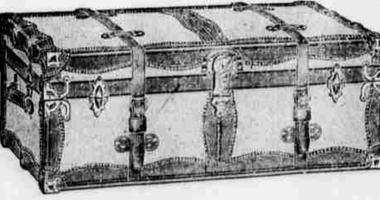
Previous to April 1st, any Jap who had gained admittance to any of the possessions of the United States, such as Hawaii, the Philippines or Cuba, were allowed to enter the States, so long as they possessed the usual Japanese passport certifying that the bearer is of good reputation and had permission from his Government to leave Japan. These 295 Japs came from Honolulu on the steamer Korea, and it was first thought that the authorities at San Francisco would send them back, but finally they succeeded in getting on board the Monterey.

There is no Canadian law to prevent them from landing at Vancouver, and all the men are provided with passports from the Japanese Government. Where they will go or what their purpose doing is a question.

The BUSINESS MAN'S HANDY INDEX, published in the Saturday Bulletin and the Weekly Edition, gives a concise and complete resume of all legal notices, calls for tenders, judgments, building permits and real estate transactions. Evening Bulletin, 75¢ per month. Weekly Bulletin, \$1 per year.

Fine Job Printing at the Bulletin.

VACATION!



Where Are You Going This Time?

Will you need a new trunk? We have on hand the largest and best assortment we ever carried. And know that from it you will be able to select just the size and style of a trunk you are looking for. All of our trunks are strong and handsome and up-to-date. Suppose you look in and see for yourself.

TRUNK--Steamer, Ladies' Dress, Ladies' Hat, Wardrobe; Also, VALISES, GLADSTONE and CLUB BAGS, SUIT CASES, SHAWL and TRUNK STRAPS, the Celebrated DR. JAEGER'S FINE WOOL STEAMER RUGS, etc.

M. McInerney, Ltd.,

HABERDASHER AND CLOTHIER.

FORT AND MERCHANT STS.

Weekly Bulletin, \$1 Year

ORDER A NEW SUPPLY OF SWEET VIOLET BUTTER Now 75c for 2 Lbs. The best table butter on the market for the money.

C. Q. Yee Hop & Co., TEL. MAIN 251.

It Won't Go.

Home decoration not in harmony with other appointments won't go in this century of refinement. You ought to advise with men of experience—men who have made a study of home decoration.

STANLEY STEPHENSON THE HOME DECORATOR PHONE MAIN 426. TRADE BOOMERS—S S SIGNS!

Men's Furnishing Goods

Call in and see the fine negligee shirts, with cuffs attached, which we are selling for \$1.00. This is but one instance of the LOW PRICES which prevail throughout our Entire Line of Goods, including:—

SHIRTS, UNDERWEAR, NECKWEAR, HATS, COLLARS, LAJAMAS, HOSIERY, CUFFS, ETC.

YEE CHAN & CO., KING AND BETHEL STREETS.

EVENING BULLETIN

Published Every Day Except Sunday, at 125 King Street, Honolulu, T. H., by the

BULLETIN PUBLISHING CO., LTD. WALLACE R. FARRINGTON, Editor

Entered at the Postoffice at Honolulu as second-class matter.

SUBSCRIPTION RATES. Payable in Advance.

Table with subscription rates: Evening Bulletin, Per month, advance in U. S. \$.75, Per quarter, advance in U. S. \$ 2.00, Per year, advance in U. S. \$ 8.00, Per year, advance foreign \$ 11.00, Weekly Bulletin, Six months, advance in U. S. \$.50, Per year, advance in U. S. \$ 1.00, Per year, advance foreign \$ 1.50

Territory of Hawaii, Honolulu, First Judicial Circuit.

C. G. HOCKUS, Business Manager of the Bulletin Publishing Company, Limited, being first duly sworn, on oath deposes and says: That the following is a true and correct statement of the circulation for the week ending Friday, May 3, 1907, of the Daily and Weekly Editions of the Evening Bulletin:

Table with circulation data: Circulation of Evening Bulletin, Saturday, April 27, 2650, Monday, April 30, 2425, Tuesday, April 30, 2403, Wednesday, May 1, 2424, Thursday, May 2, 2440, Friday, May 3, 2495

Table with circulation data: Average Daily Circulation, 2472, Circulation of Weekly Bulletin, Tuesday, April 30, 1907, 2662, Number of weeklies delivered on Island of Hawaii alone, 1188, Combined guaranteed average circulation, 5134

BULLETIN PUBLISHING CO., LTD., by C. G. HOCKUS, Business Manager.

Subscribed and sworn to before me this 4th day of May, Anno Domini, 1907, P. H. BURNETTE, Notary Public, First Judicial Circuit.

TUESDAY, MAY 7, 1907. As soon felt in a first necessity of successful foreign business.

Out of an act of committees some good results should come.

For an innocent man, the Reef is undoubtedly treated in a manner deserving censure.

Very few members of the Los Angeles delegation, the and Los Angeles (continued).

The daily trouble with the committee has been too much committee and not enough business.

This is the period when workingmen in Hawaii with families will make money by remaining in Hawaii.

Hawaii needs a United States Senator. But that causes Standard Oil no worry while Aldrich still lives.

Money from Washington Chinese residents would furnish a larger bank for local loans to go to war over.

There's no time to fight over what the Congressmen may want to do. Give them the opportunity to do as they please.

Carnegie statues are becoming popular in cities and towns able to use a little more money in developing public libraries.

Speaker Holstein says he did it with his Cabinet. But not even the Cabinet could check the wind-jarring power of Kanaha.

Maui is proud of the Legislature and particularly the Maui members. Maui has cause for congratulation. Its members did bravely.

After so many trials at definite action, the public will be pleased to witness definite results in affairs connected with the public building site.

The Improvement Club Advisory board need offer no better excuse for inaction than definite plans for the betterment of public building grounds.

President Roosevelt prevented a salute at the Jamestown Exposition opening ceremony. But when he gets home he nearly causes a panic in Wall street every time he opens his mouth.

H. H. Harrison, old St. Louis woman that a business woman seldom shows confidence. Now the question is: Would Harrison have gained such great wealth had he been a woman?

Public interest now centers in the identity of the man whom the Governor fired from his office. They must have heard the full of the time.

Honolulu's Musical Festival may not pay in dollars and cents taken at the gate, but it has been an event that should have a permanent place

on the list of good things deserving public support.

The Hawaii County official who announces his return to the Home Rule party because the Legislature do not raise his salary must be in politics for what there is in it. But what can the Home Rulers do?

Enforce the principle and practice of the direct primary in the party primary elections, and the people of Honolulu will have no difficulty in naming the man they want as Mayor of the City and County of Honolulu.

Someone should have been on hand to photograph the United States Marshal when he was told to go back to Honolulu. It would have been a perfect representation of dignity ready to burst into a shower of righteous indignation.

San Francisco is a wonder. A constitution less vigorous would be crushed with the load of graft, orthodoxy, fuss, and now the strikes. Yet the San Franciscans are all whooping it up, and convincing the country that they have a glorious city after it is once cleaned up.

ENTERTAINING THEM. It is to be hoped that whatever misunderstandings may have grown out of preparations for the Congressional visitors will be put aside on the arrival of the transport Buford.

Let it be borne in mind that the men arriving by the Buford constitute the most important delegation the people of the Islands have ever entertained.

They don't care to know the petty squabbles which go to make up a part of the daily life of the Territory. They may show a friendly interest in our family affairs but the main point is to size up the situation from the National standpoint and draw conclusions for the National program with which Hawaii is inevitably associated.

Hawaii needs a more positive American working population, better harbors, and rapid development of Army and Navy projects principally because these are necessities of American existence and American power in the Pacific. There is nothing that will serve Hawaii from which the country-at-large will not derive reciprocal benefit.

The purpose of inviting these gentlemen is to enable them to see for themselves and make more impressive the facts and figures with which Congress has been and will be supplied. In furtherance of this plan the inter-island trips have been arranged and it is to be hoped will be generally taken. The people here and all along the line should do their utmost to assist the National representatives in covering the ground thoroughly, comfortably, and under circumstances best suited to putting them in touch with the real facts.

Let good nature prevail.

Editor Evening Bulletin: — The boys at the postoffice who do their level best, to help the public out, in the sorting, arranging and delivery of incoming and outgoing mails, are smothering deeply if not loudly at the unexpected and irregular order of the Postmaster to do scrubbing out of the floors. It seems a pity that the Postmaster should so degrade these willing workers to such an extent, and Civil Service rules do not imply such labor.

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TRENT AND COMPANY

Tomorrow

If you intend buying a home don't wait until tomorrow. NOW is the time to buy when homes are to be had cheap. We have bargains

Near Punahou . . . \$2500, Near Paawa . . . \$1800, Manoa Valley . . . \$4750, College Street . . . \$4500

TRENT & CO.

SPORTS

JOY CAN BAT, TOO

Notwithstanding the blow hot and blow cold reports of Honolulu's contribution to the big Coast League, the feeling down of opinions by those who ought to know what they are talking about gives "Our Barney" a fighting chance, with everything in his favor.

Barney Joy's debut as a Seal pitcher was more than a fair success. Granted that he lost his own game; that his inexperienced handling of bunts that were intended for sacrifices, and would up as holder's choices, smacked of the bushes; granted even that he walked seven men, and you have still remaining that he pitched good ball. Any time a stranger, lightly tanned and widely advertised can keep his head sufficiently to hold the score down to a 2-to-1 proposition and, more than that, possess the Oakland hitters up with a solitary single, he must have the goods.

Barney needs several things. He wants first of all confidence, and with that experience and an ability to control the speed and the curves he has at his disposal. Given a little more time and he should develop into a strong man for long. As a batsman he displayed his natural aptitude for the stick, and the way he leaned against the offerings of youngster Randolph was refreshing.

It was a rattling good fielding game that the acquisition from Honolulu had had the fortune to pitch. Two mumps double plays in the first and second inning pulled him out of danger and away from the rattles stage, and the Oaks had to work hard for their runs.

"Bull" Perrine, the Coast umpire, says: "I played ball with Barney Joy on the Islands five years ago, and when he gets more confidence in himself he will be a good man. Joy was always a strong batter. It seems the most nat-

ural thing in the world for him to hit the ball and hit it hard. He has good curves and plenty of speed and what he needs most of all is control."

Danny Long was extremely pleased with the showing made by Joy and took no pains to conceal it. "He lacks confidence in himself," said Long, "but he can go some, and he will give these fellows all they want before he gets through with them. He was a bit upset by the coaching and when he threw to second he mistook some Oakland man for Street. He will get over that."

"Pedlar" Palmer, the English pugilist, who, with another man, was arrested recently on suspicion of having caused the death of an unknown man whose body was found in a railroad car coming from Epsom after the races, was charged by the Croydon Police Court with murder. After a passenger on the train had testified that he saw Palmer strike the deceased several blows because he had refused to stop singing, the prisoner was remanded.

About Dick Sullivan's last fight, from Frisco paper: Barring the decision in the main event, all the events were loudly applauded by the onlookers. When the judges decided in favor of George Brown over Dick Sullivan there were rounds of hoisting from the spectators. To an unbiased fan it was apparent that the verdict should have gone the other way. Plenty of money changed hands on this affair. Sullivan had the better of the first three rounds, his clever blocking seeming to bewilder his big opponent. In the final round Brown made a spurt and had a share. At no time during the contest was either man in danger of going down for the count.

If Jimmy Britt really wants a fight with Joe Gans, the lightweight champion is willing to accommodate the San Franciscan, even to the extent of foregoing the bonus that he asked. If Britt refuses on the plea that he would prefer to fight Nelson it will add substance to the rumor that Britt is looking for anything but a chance to get against the champion, fans declare.

Spider Welch, who had his jaw broken at Dreamland in his fight with Kyle Whitney two weeks ago, will be tendered a benefit at Walton's Hall in June. At Dreamland last night quite a sum was collected for the unfortunate fighter. Eddie Hanlon starting the ball-rolling with a five-dollar note. This is the same Spider who fought Dick Sullivan at the Zoo.

The Senate, by a vote of 31 to 7, yesterday passed the Frawley amateur boxing bill. The measure permits limited-round bouts between registered amateurs under the rules of the Amateur Athletic Union. It now goes to the Assembly. This is in New York.

Tex Rickard has offered \$10,000 for Gans and Nelson to battle for.

Bill Hulth is not on the water-wagon but the garbage wagon.

Jim Jeffries has opened a swell cafe at Los Angeles.

Young Peter Jackson is going to England again on the invitation of Jolly Jumbo, the English sporting man, who will back him for any part of \$500 or \$1000 against any middle or heavy-weight in that country. With Sam Langford there, he will not want for a match.

REAL ESTATE TRANSACTIONS. Recorded May 2, 1907.

H B Nallimu to Keahiloa Nallimu; D: int in real and personal property; \$2, etc. B 292, p 176. Dated Nov 15, 1906.

Lee Yeu to Lee Sau; B S; 1 share in Hop Sing In Co, Manoa Valley, Honolulu; \$550. B 294, p 168. Dated Dec 5, 1906.

Jennie E Ashford and hsb to Leahi Home; Extn M; to Apr 30, 1914 on lands and premises, Kulaokahana Plains, Honolulu. B 295, p 121. Dated Apr 2, 1907.

John D Holt Jr to Ellen E Murray; D: int in premises, Queen St, Honolulu; int in real, personal and mixed property of Hanakaulani Holt, decd; \$1, etc. B 291, p 162. Dated Apr 18, 1907.

C F Bradshaw to K C Kulo; Rel; bldg, mdse, furniture, fixtures, etc; Front St, Hilo; \$950. B 295, p 121. Dated Apr 29, 1907.

Kaimi and hsb to S Kahale; D: int in R P's 2300 and 4971, Honolulu, Maui; \$20. B 292, p 177. Dated Mar 27, 1895.

Lui Enekhni and wf to S Kahale; D: int in R P 6498, Kul 492, Hala, Oia, etc, Wailuku, Maui; \$10. B 292, p 178. Dated Feb 13, 1903.

M Kahalekulu to S Kahale; D: int in Kul 3433, Kuehu, Waiolu, Maui; \$50. B 292, p 179. Dated Aug 11, 1905.

W O Aiken and wf to Manuel G Barao; D: lot 23 (8 acres land), Puu-omalele lots, Makawao, Maui; \$400. B 291, p 169. Dated Apr 16, 1907.

Kawahu (w) to Wailuku Sug Co; L; Kul 2538, Ap 1 and water rts, Palama, Wailuku, Maui; 10 yrs at \$40 per yr. B 288, p 254. Dated Apr 30, 1907.

Blank books of all sorts, ledgers, etc, manufactured by the Bulletin Publishing Company.

A 6000-Mile Trip COSTING \$3000

The Bulletin

PACIFIC STATES TOUR

RULES Of The Contest

The contest opened Monday, April 1, 1907, and will close at 5 o'clock p. m., Tuesday, July 30, 1907. The final count will be made Saturday, August 10, 1907. Winners on the outside Islands will be notified by wireless.

WHO MAY ENTER This contest is open to reputable young women born in the Hawaiian Islands, excepting anyone in the immediate family of any person in the regular employ of the Bulletin Publishing Co., Ltd.

Old and New Subscribers will receive the same number of votes in return for money paid in for renewals or for new subscriptions.

SUBSCRIPTION COUPONS GOOD FOR ONE MONTH Subscription coupons will be good for one month after the date of issue; if coupons are turned in after the date of expiration appearing on the face of the coupon the votes will not be counted.

THE FINAL COUNT The final count will be made by three judges, selected from among those having no interest in the Evening Bulletin and no active interest in any one of the candidates. The result of the voting will be announced by the judges and the SIX CANDIDATES having the highest individual totals will be declared winners in this contest by the judges, and from their findings there is no appeal.

Any candidate withdrawing from the contest cannot have her votes counted for another. Only one name shall be written on any ballot, and transfers of votes from one candidate to another will not be allowed.

SCHEDULE Of Vote Credits In every copy of the paper there will be printed a coupon which being properly filled out with the name of the party for whom it is desired to vote and deposited with the EVENING BULLETIN Within 3 Weeks After the Day of Issue, will be credited as ONE VOTE. Subscription vote credits will be allowed as follows:

Table with subscription rates: EVENING BULLETIN, Daily, 1 year, \$8.00, 3500, Daily, 6 months, 4.00, 1500, Daily, 3 months, 2.00, 750, Daily, 1 month, .75, 250

Table with subscription rates: EVENING BULLETIN, Weekly, 1 year, \$1.00, 425, Weekly, 6 months, .50, 200

CREAM PURE RYE THE WHISKEY

AMERICA'S FINEST PRODUCTION Rich and Mellow

LOVEJOY & CO., Agents

IMPORTERS AND DEALERS IN FINE WINES & LIQUORS. 902-904 NUUANU STREET. PHONE MAIN 308.

ELECTRIC LIGHT

is superior to all other forms of lighting from standpoints of Cleanliness, Brilliance, Convenience, Safety.

Consult us today about wiring your house. We will do the work neatly and quickly.

Hawaiian Electric Co., Ltd. KING ST. NEAR ALAKEA. PHONE MAIN 390.

Ladies, Look at This SPECIAL SALE OF BEAUTY PINS

FROM MAY 1st TO 4th Solid Gold Tops—60c per pair; regular price, \$1.00. Size larger—\$1.00; regular price, \$1.50. Gold filled—25 cents; regular price 50 cents.

SOMETHING NEW IN NECKLETS AND GOLD-MOUNTED BACK AND SIDE COMBS.

M. R. Counter, THE JEWELER, 1142 FORT ST.

THE REPAIRING of a fine watch should not be left to incompetent mechanics. Many Timepieces are ruined by unskilled workmen.

Don't neglect your watch until it is worn out, but bring it to US today for an examination.

WE'LL TELL YOU THE TRUTH ABOUT ITS CONDITION.

H. F. Wichman & Co. LIMITED. Leading Jewelers.

Alexander Young's Cafe

The Meal Department OPENS AT 6:30 a. m. CLOSES AT 8 p. m. Accommodations for large parties at a later hour may be arranged.

Partners of the Tide By JOE LINCOLN

Author of "CAP'N ERI," "CAPE COD BALLADS," Etc.

If you read "Cap'n Eri" you will want to read "Partners of the Tide"; if you did not read "Cap'n Eri" you ought to read "Partners of the Tide." But whether you begin to read from motives of duty or pleasure, you cannot escape the pleasure in store for you

Mr. Lincoln seems to have an inexhaustible fund of quaint Yankee humor with the twang of the salt sea in it. His new story not only sparkles with this indigenous fun but throbs with an undertone of tenderness, so that you are in doubt whether tears or smiles are the proper tribute to pay and you pay both.—Nashville American.

WE ARE GOING TO PRINT "PARTNERS OF THE TIDE" in THIS PAPER. LOOK FOR IT!

"Partners of the Tide" appears so real, "reads so natural" that you feel the mantle of Defoe must have fallen on the author, or else he has sketched his quaint characters from life. Perhaps both are partly true. A brilliant New York woman, who has summered on the Maine coast for years, has a notebook full of sketches of these people whom she intends to put in a book after they are dead. It need hardly be said that she is not a professional writer or she would be less Quixotic. Joe Lincoln has put them in his story and lives to tell the tale, though he has doubtless made composite characters: from many individual types.

How real "that Nickerson boy" appears from the time the reader first meets him buying a "turnover" in the dingy little station! And the meeting between Captain Titcomb and Bradley Nickerson, who become "Partners of the Tide." Hear the Captain:

"Nickerson, hey! That settles it; you're a Cape Codder. Minute I meet anybody named Nickerson I know they've got the same kind of sand in their boots that I have."

Again, those two delightful old maids, "Prissy" and "Tumpy," and the "dog girl," as the old maids called her, whom Bradley met at school and who afterward became his sweetheart, the attachment developing into a love romance, in which Bradley finds a dangerous and unscrupulous rival.

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Real Estate Dept.

FOR RENT Beretania Street . . . \$40, Beretania Street . . . \$16, King Street . . . \$27.50, Nuuanu Street . . . \$50, Thurston Avenue . . . \$40, Wilder Avenue . . . \$40, Gulick Avenue . . . \$35, Pensacola Street . . . \$25, Wilder Avenue . . . \$15, Lanalilo Street . . . \$30.

Furnished Wilder Avenue . . . \$45, King Street . . . \$40, Liliha Street . . . \$40.

FOR SALE Eight lots 23-4 acres in Kai-muki tract, all cleared and fenced . . . \$2100 Also, lots in Manoa Valley, Puunani and Kalihi.

Makiki District—Two-story house four bedrooms, servants' quarters; fern house.—\$4200.

Henry Waterhouse Trust Co., Ltd. Corner Fort and Merchant Sts

Paris Mousseline Mercerized Parisian Lawn India Mull French Organdie

We have made a special effort this year to get the very best obtainable and hope that our selections will be yours.

EHLERS

Blank books of all sorts, ledgers, etc, manufactured by the Bulletin Publishing Company.

REAL ESTATE TRANSACTIONS

Entered for Record May 4, 1907. From 10:30 a. m. to 12 noon. Kaopunomona to Mrs. Kapiloho, D. Kaopunomona to Eulakaka Ka-

Entered for Record May 6, 1907. From 9 a. m. to 10:15 a. m. Estate of Akahi to Alice J. Andrews-

Recorded April 25, 1907. Estate of Josiah K. Brown by exors to Ching See and baby (Rel), per Aps

Recorded April 26, 1907. Makamoonoa Pihouhihi by tr to Mary Auld, A. M.; mtg Kaunala (K)

Recorded April 27, 1907. W. Kiyohiro to J. Osaki; CM; Furniture, fixtures, 3 horses, 1-2 int in

Recorded April 27, 1907. Bishop of Zengma to Hawn Agretti Co; L; Gr 1570, Mahala, Kau Ha-

Recorded April 27, 1907. August Humburg by attys; Notice; apptn for reg title of par Ahu of

Recorded April 27, 1907. Est of Harriet F. Coan by exor to Frank Gomes et al; Rel; per R P

Recorded April 27, 1907. Onohi and wf to T. K. Lataken; M; R P 2918, Wainaku, S Hilo; \$100. B

Recorded April 27, 1907. Onohi and wf to T. K. Lataken; M; R P 2918, Wainaku, S Hilo; \$100. B

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BY AUTHORITY

ACT 119.

AN ACT

TO REGULATE THE SALE OF INTOXICATING LIQUORS, REPEALING ACT 67 OF THE SESSION LAWS OF 1905.

As it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. Definitions. The term "intoxicating liquors" as used in this Act shall be held to include spirituous liquors, and any beverage in which

"Sunday" as used in this Act shall mean the time between twelve o'clock on Saturday night and five o'clock on the succeeding Monday morning.

"Gallon" as used in this Act shall mean the wine gallon defined and used as a standard of measure under the laws of the United States.

"Ounce" as used in this Act shall be held and taken to mean the 128th part of a gallon as above defined.

"Person" as used in this Act shall be held and taken to mean and include any corporation, joint stock company, individual or individuals, acting or being singly or together as a

"Saloon" as used in this Act shall be held and taken to mean a place where intoxicating liquors are generally and publicly dispensed, over a bar or otherwise, as the principal business of the place.

"Hotel" as used in this Act shall mean a place or building of not less than twenty (20) guest rooms in respect to a license for premises situated wholly or in part within a radius of five (5) miles from any first or second class post office, or ten (10) rooms in respect to a license for premises situated wholly or in part within a radius of three (3) miles from any third class post office, or five (5) rooms in respect to a license for premises not situated within the limits of either of the districts above described.

"Board" as used in this Act shall mean the Board of License Commissioners, in each case for the County wherein a particular license is proposed to be or is exercised.

"Inspector" shall mean the License Inspector, in each case for the County wherein a particular license is proposed to be or is exercised.

"Licensed Premises" shall mean the premises in respect of which a license has been granted and is in force.

SECTION 2. No person shall sell, or expose, or keep, or offer for sale any intoxicating liquor, except as authorized or licensed so to do under the provisions of this Act.

But the provisions of this Act shall not apply to a duly licensed pharmacist making sales upon prescription or order of a physician duly licensed to practice medicine in this Territory.

ISSUANCE AND REGULATION OF LICENSES.

SECTION 3. There shall be a Board of License Commissioners in each County, composed of five members, who shall biennially be appointed by the Governor of the Territory with the advice and consent of the Senate, as herein provided. The members of each Board shall be divided in respect to the time for which they shall severally hold office, into two classes, of which the first shall consist of three members, and the second of two members. Upon the first appointment of such Boards under this Act, the first class of members of each Board shall be appointed to serve for four years and the second class to serve for two years. At each biennial period of appointment thereafter, the Governor shall appoint the successors to the class of members whose terms expire in such year, such successors in every case to hold office for four years; so that the term of office of one class shall expire every two years. Provided, that the first appointments of members of such Boards shall be made as soon as possible after the approval of this Act, and the members of the first class of each Board shall hold office until July 1st, 1911, and the members of the second class until July 1st, 1909; and all appointments after the first shall be made biennially as of July 1st of each odd-numbered year, beginning July 1st, 1909. Outgoing members shall be eligible for reappointment.

The members of such Boards shall serve without remuneration, except that they may be allowed their reasonable traveling and other expenses while proceeding to, attending, and returning from attendance at meetings of the Board, or reasonably incurred in the discharge of their duties, the same to be paid out of such funds as shall be appropriated by the Legislature for the use of such Boards.

No person shall be a member of any Board who is or becomes engaged, or directly or indirectly interested, in any business for the manufacture or sale of intoxicating liquors of any kind, or who is or becomes a member of or is identified or connected with the promotion of any temperance or anti-saloon organization, league or association of any kind. This provision shall be enforced by the Governor by the removal of the disqualified member whenever such disqualification shall appear.

All vacancies in any Board, however caused, shall be filled for the unexpired term by appointment by the Governor.

SECTION 4. Each Board, within its own County, shall have the sole power, authority and discretion to grant, refuse, suspend, revoke, regulate and control licenses to sell intoxicating liquors in such County, subject only to the limitations and directions in this Act contained. The exercise of the power, authority and discretion by this Act vested in the Board shall be final in each case, and shall not be reviewable by or appealable to any court or tribunal.

Every Commissioner shall have authority to administer oaths in all matters pertinent to the business of the Board.

SECTION 5. Each Board shall elect one of their number as Chairman and one as Secretary thereof, and shall have an official seal.

Every Commissioner shall forthwith after his appointment, and before performing any of the duties of his office, take and subscribe the following oath:

I, (name in full) do hereby solemnly swear that I will faithfully perform my duties as a license commissioner for the County of _____ Territory of Hawaii, so help me God.

(Signature in full)

Subscribed and sworn to before me this _____ day of _____ 19____ (name and authority of acknowledging officer)

Such oath shall forthwith be filed with the Secretary of the Territory.

SECTION 6. Meetings of any Board may be held at any time and as often from time to time as such Board shall deem necessary for the proper transaction of its business, upon call of the Chairman, or in his absence or disability by any two members of the Board.

The Secretary shall give such notice of meetings to the several members as the Board may prescribe.

A majority of all the members of any Board shall constitute a quorum for the transaction of business; but the affirmative vote of a majority of all the members shall be necessary to determine any matter before it.

SECTION 7. The Secretary of each Board shall preserve a complete record of every application for a license or for renewal of a license, and all proceedings had or done with respect thereto, and a like record of each license issued; and perform such other duties as the Board may direct. The Secretary shall also make annual reports to the Governor showing the number of applications received, granted and refused, the number, class or kind of licenses issued, the name of the licensee, the location of the licensed premises, and the number of licenses suspended and revoked; together with any other data or information requested by the Governor or directed to be given by the Board.

Before entering upon his duties the Secretary shall file with the Auditor of the Territory a bond to the Territory in such amount and form and with such surety as the Auditor shall approve.

SECTION 8. There shall also be appointed in each County, by the Board of License Commissioners for such County, a License Inspector for such County, who shall serve during the pleasure of the Board and whose duties shall be such as are prescribed by this Act and by the Board. The compensation of the Inspector and the Secretary of the Board shall be such as may be fixed by the Board, and shall be paid as an expense of the Board. He shall take and subscribe an oath for the faithful performance of his duties substantially as required in the case of the oath of a License Commissioner.

SECTION 9. Licenses of the following classes may be granted under the provisions of this Act:

First: Wholesale License. To sell intoxicating liquors of any kind, in quantities not less than one gallon if taken from bulk containers, and not less than one bottle or flask if bottled goods, but not to be consumed upon the licensed premises.

The fee for this license shall be One Thousand Dollars (\$1,000.00).

Second: Retail License. To sell intoxicating liquors of any kind and in any quantity. Under this license the holder may conduct the following kinds of business, to wit: saloon, hotel, or restaurant. Every license of this class shall specify upon its face which of said kinds of business the holder thereof may carry on; and no business other than that so specified shall be carried on by any such licensee on the same premises, except the sale of mineral waters and smokers' supplies.

The fee for this class of license shall be:

1. For saloon or hotel premises located wholly or in part within a radius of five miles from a first, second or third class post office, Seven Hundred and Fifty Dollars (\$750.00). For restaurant premises wholly or in part within a radius of five miles from a first or second class post office, Five Hundred Dollars (\$500.00).

2. For premises not located within the limits of the districts above described, Two Hundred and Fifty Dollars (\$250.00). Provided, that if the terms of any license shall include the right to sell intoxicating liquors in any hotel or restaurant at all times after the usual closing hours and on Sundays and during election hours, there shall be paid therefor in addition a further fee of Two Hundred and Fifty Dollars (\$250.00).

Third: To sell intoxicating liquors of any kind for a term not exceeding three days, by the glass, flask or bottle only, on any occasion, as may be approved by the Board. Provided that no such license shall be granted unless the application therefor shall first be approved by the person or persons, society or organization having charge of the place where it is proposed to exercise the same.

The fee for this license shall be Fifteen Dollars (\$15.00) per day.

Fourth: To sell wine manufactured by the licensee from grapes grown in the Territory by the licensee or others. Such wine shall be sold only on the premises where manufactured and shall not be consumed on such premises.

The annual fee for this license shall be Five Dollars (\$5.00).

Fifth: To sell for a period of ten years in quantities not less than five gallons in bulk intoxicating liquor, other than wine, manufactured in the Territory by the licensee.

The annual fee for this license shall be Five Dollars (\$5.00).

SECTION 10. Every license of each class shall be numbered consecutively, and shall bear upon its face the class, number, name of the licensee, the conditions prescribed for licenses of its class and kind, a description in detail of the premises covered by it, the date of issue and date of its expiration. It shall be signed by the Chairman of the Board and countersigned by the Inspector, and sealed with the seal of the Board.

The Treasurer of the Territory shall cause to be prepared and printed blank forms of licenses suitable for the several classes of licenses, and shall furnish the same to each Board without charge, upon request, as may from time to time be required.

SECTION 11. Every application for a license or for the renewal of a license shall be in writing, signed and verified by the oath of the applicant, or in the case of a corporation or unincorporated association, by the proper officers thereof, or if a partnership by a majority of the members thereof made before any official authorized by law to administer oaths, and shall be addressed to the Chairman of the Board for the County in which the license applied for is intended to be exercised, and shall set forth:

(1) The full name, age and place of residence of the applicant; and if a co-partnership the names, ages and respective places of residence of all the partners; if a corporation or joint stock company, its full name and date of incorporation and the names of its officers; and if any other association of individuals other than a corporation, the names, ages and respective places of residence of its officers and the number of its members;

(2) A particular description of the place or premises where the proposed license is to be exercised, so that the exact location and extent thereof may be clearly and definitely de-

termined therefrom; and if the application is for a hotel or restaurant, there shall be stated the capacity of the same to accommodate guests, boarders, lodgers or patrons, showing particularly the number of furnished rooms and meal tables;

(3) The class and kind of license applied for;

(4) If the application be to sell intoxicating liquors at a hotel or restaurant, and the applicant desires the privilege of exercising the license at all times, after the usual closing hours, and on Sundays, and during election hours, the request for such privilege shall be included in the application, and notice thereof included in the publication hereinafter required to be made.

If any false statement shall knowingly be made in any application for a license or for renewal of a license, the applicant, and in the case of the application being made by a corporation, association or club, the persons signing the application, shall be guilty of perjury, and shall be subject to the penalties prescribed by law for such offense.

SECTION 12. There shall be filed with every application for a license, except of the Third class, an instrument or instruments in writing containing the consent of a majority in number of the holders (members of incorporated societies and of associations, partnerships and joint lessees or holders to be considered as one holder) of the real estate situated within a distance of one thousand (1,000) feet in a straight line from the nearest point of the premises for which the license is asked to the nearest point of each of the surrounding properties, which consent shall be signed and acknowledged by all persons agreeing thereto in manner as is required for deeds entitled to be recorded. If such consent be not so filed the Board shall decline to consider the application. Provided, that whenever the consent required by this Section shall have been obtained and filed as herein provided, unless the same shall be given for a limited term, no further or other consent for trafficking in liquor on the same premises, in manner as theretofore consented to, shall be required so long as such premises shall be continuously used for such traffic, unless such prior consent shall be revoked and notice thereof served upon the licensee and filed with the Secretary of the Board within the time limited for the filing of protests as herein after provided. And provided further, that the distance within which such consent of property holders is necessary shall be reduced from one thousand feet to two hundred and fifty (250) feet for all premises situate within half a mile from any first or second class post office in the Territory.

No person having once signed and acknowledged any consent to the issuance of a license application for which has been duly filed, shall be at liberty to revoke the same as to such application without reason satisfactory to the Board.

SECTION 13. No renewals of existing licenses shall be granted except under the provisions of this Act. A renewal of a license shall be deemed an issuance of a license.

SECTION 14. There shall also be filed with every application for a license, or the renewal of a license, a good and sufficient bond, substantially in the form prescribed by Section 16 of this Act, in a sum equal to twice the amount of the license fee for the license applied for, with at least two good sureties, which bond shall be subject to the approval of the Board; provided, that any citizen of the Territory who is the bona fide owner of unincumbered real estate within the Territory, of a value equal to twice the amount of the bond required, according to the last assessment of taxes on such property, over and above all his debts and liabilities, shall be accepted and approved as a sufficient surety.

SECTION 15. The form of the bond required by the last preceding Section shall be substantially as follows:

KNOW ALL MEN BY THESE PRESENTS: That we _____, as Principal, and _____ and _____ as Sureties, are held and firmly bound unto the Treasurer of the _____ in the penal sum of _____ Dollars (\$ _____) lawful money of the United States, to be levied on our respective joint and several properties in case the conditions hereinafter set forth shall be violated; for the just and full payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed with our seals and dated this _____ day of _____ A. D. 19____

The condition of this obligation is as follows:

Whereas the above bounden _____ has applied or is about to apply for a license of the _____ class to sell intoxicating liquors in accordance with the law approved the _____ day of _____, 19____, entitled: "An Act to Regulate the Sale of Intoxicating Liquors," and has complied with all the requirements of law relative to the making of such application:

Now, THEREFORE, if the said application shall be granted and said license issued unto said _____ and if, during the continuance of said license the said _____ shall faithfully observe and keep all the conditions of said license, and all laws applicable to the holding and exercise thereof, and shall not be convicted of the violation of any such conditions or laws, then this obligation shall be void; otherwise upon proof of a conviction of any such offense being made to the satisfaction of a court of competent jurisdiction, sitting without a jury, trial by jury being hereby waived in any such case, judgment shall be entered against the principal and the sureties named herein for the full amount of the fine and costs imposed as a penalty upon such conviction, and for the cost of all proceedings in connection therewith.

In the presence of:

_____ Principal.
_____ Surety.
_____ Surety.

SECTION 16. The Board may require disclosure upon oath and in detail of the property of any proposed surety on any bond, to determine the responsibility of such intended surety for the amount of the bond. In case at any time or times the security of any such bond shall depreciate to any extent which the Board shall deem prejudicial to the efficiency thereof, such Board may, upon notice to the licensee of not less than five (5) days, cancel such bond and require the licensee forthwith to furnish a new bond in lieu thereof before such cancellation, and if any licensee fails so to do, his license may be suspended until such order be observed or the Board may in its discretion cancel his license.

SECTION 17. In every case of an application for a license to sell intoxicating liquors at any restaurant, the Board shall be satisfied that the restaurant shall be a bona fide restaurant, at which meals are in good faith and in fact provided and to be provided, upon specific charges for the same, and that the meals are such as require the service of a cook, and that there is

actual cooking upon the premises in connection with meals served; no "free lunch" scheme, however devised, shall be carried on at any such restaurant. For the purpose of a more complete determination, a restaurant shall mean a place where meals are cooked, provided and served as the principal business thereof.

SECTION 18. No license shall be granted to a person who has been convicted of a felony under any law of the Territory, or to any person less than twenty-one years old, or to an applicant whose license under this Act has been revoked; nor shall a license be issued for any building or premises within one hundred and fifty (150) feet of a church, chapel or school, the measurements to be made in a straight line from the center of the nearest entrance of the building used for such place of religious worship or school to the center of the nearest entrance of the place in which such liquor traffic is proposed to be carried on, provided that this last provision shall not apply to the renewal of any existing license for a place which on the date of the taking effect of this Act is lawfully occupied as a hotel, nor to a place in which traffic in liquor is lawfully being carried on at said date, so long as such hotel or such traffic shall be continuously carried on at such place.

SECTION 19. Upon the filing of any application for a license or for the renewal of a license, the Secretary of the Board shall endorse thereon the date of filing thereof, and upon the order of the Chairman of the Board, if no patent disqualification of the applicant or certain valid objection to the granting of the application shall then appear and all requirements relative to the filing of the application shall appear to have been complied with, shall refer the application to the Inspector for investigation and report.

SECTION 20. On every application for a license, or renewal of a license, so referred to him, the Inspector shall report in writing to the Board, and if the application be for a license of any class other than the Third class, such report shall include:

- (1) A description of the house, premises and furniture;
- (2) If the application be made by a person who has held a prior license for the same or any other premises within two years past, a statement as to the manner in which the house or business has been conducted under such previous license;
- (3) A statement of the number, position and distance from the premises in respect of which a license is applied for, of the licensed premises in the neighborhood;
- (4) A statement of the locality of any church, chapel or school in the neighborhood, if any;
- (5) A statement whether the premises are within a distance of five miles from any first or second class post office or within three miles of a third class post office;
- (6) A statement whether or not the applicant is a fit and proper person to have a license;
- (7) A statement whether or not the applicant is for any reason disqualified by any provision of this Act from obtaining or exercising a license; and whether or not he has complied with all the requirements of this Act relative to the making and filing of his application;
- (8) A statement of the number of licenses of the same class or kind already issued and being lawfully exercised in the County;
- (9) Any and all other matters and things which in the judgment of the Inspector pertain to or affect the matter of the application, or the issuance or the exercise of the license applied for;
- (10) His recommendation for or against the granting of the application, specifying his reasons therefor.

SECTION 21. If the application be for a license of the Third class, the report of the Inspector shall contain:

- (1) A description of the place where the proposed license is to be exercised; and under what circumstances and conditions; and the location thereof and the distance of the same from any church, chapel or school in the neighborhood, if any;
- (2) A statement whether or not the applicant is a fit and proper person to receive and exercise such a license, or is disqualified by any provision of this Act from obtaining or exercising such license; and whether or not he has complied with all the requirements of this Act applicable to such licenses;
- (3) Any and all other matters and things which in the judgment of the Inspector are pertinent to or affect the matter of the application, or the issuance or exercise of the license applied for;
- (4) His recommendation for or against the granting of the application, specifying his reasons therefor.

SECTION 22. Upon the filing of the Inspector's report upon any application for a license other than of the Third class, the Board shall fix a day for the public hearing of such application, and shall publish notice of such hearing at least once a week for four consecutive weeks, in some newspaper published in the English language having a general circulation in the election precinct in which the proposed license is intended to be exercised, the date of the hearing to be not less than four weeks after the first publication, and in such notice shall require that all protests or objections against the issuance of the license applied for shall be filed with the Secretary of the Board at or before said time of hearing. Before making such application the Board may collect from the applicant the cost of making such publication.

SECTION 23. Protests against the granting or renewal of a license upon such application may be so filed by any registered voter for the election precinct within which such applicant proposes to establish his business under the license applied for, or by any person holding real estate within one thousand feet from the premises for which the license is asked; or by any person or persons on behalf or in the interest of any church, chapel or school situate within the distance restricted by this Act in favor of such institutions.

SECTION 24. Upon the day of hearing, or any adjournment thereof, the Board shall consider said application and any protests and objections to the granting thereof, and hear the parties in interest and shall within ten days thereafter give its decision granting or refusing such application. Provided that if a majority of the registered voters for such precinct shall have duly filed or caused to be filed their protests against the granting or renewal of the license applied for, or, if it shall be made to appear to the Board by any protester that the necessary written consent of property holders has not been fairly obtained and filed as required and intended by this Act, or if there appear any other disqualification under this Act, the application shall be refused. Otherwise the Board may in its discretion grant or refuse the same. The Board may also, with like discretion grant a license to one person in preference to another, without reference to any priority in the order of filing of the applications; and any of its own motion, or on the suggestion of any member thereof or of the

Inspector (even though such Inspector may have previously approved the application) take notice of any matter or thing which in the opinion of a majority of its members would be a sufficient objection to the granting of a license; but in such case if the objection be one to which the applicant should be given a reasonable time to answer, a continuance may be granted in the discretion of the Board. Provided, nevertheless, that in case where the person or persons affected by such decision shall petition the Board for a rehearing of the application and on oath allege facts and grounds for consideration which were not formerly presented or considered, or any other matter of fact which in the judgment of the Board shall seem sufficient to warrant a rehearing, such rehearing may be granted by the Board in their discretion. When a rehearing is allowed notice thereof shall be given to the applicant and to his opponents, by publication or otherwise as the Board shall direct.

SECTION 25. If any applicant for a license has at any time been refused a license on the ground that he is not a fit person to hold a license, no application by him shall be considered for two years from such refusal, or the last of such refusals if there shall have been more than one. And if an application shall be refused either upon the ground that the necessary consent of neighboring property holders has not been obtained as required by Section thirteen of this Act, or because a sufficient number of protests have been filed and sustained under the provisions of Sections twenty-three to twenty-five of this Act, no other application shall be considered for the same person for the same premises within two years from such refusal thereof; or if the refusal shall have been because of any limitation with respect to the distance of the premises proposed to be used from any church, chapel or school still maintained, no other application shall be considered for the same premises so long as such church, chapel or school shall so continue to be maintained.

SECTION 26. All license fees shall be paid to the Secretary of the Board in the County wherein the licenses upon which the same are paid are issued. Such Secretary shall keep a book wherein he shall enter an account of all such fees received by him, and he shall at the end of each calendar month forward to the Treasurer of the Territory all such fees received by him during such month.

SECTION 27. All licenses and renewals of licenses, except those of the Third class, shall be for a term of one year; the fees therefor shall be and become payable in two semi-annual instalments in advance on the first day of July and the first day of January in the term of the license, and the license shall date from either of said days. No license shall be issued until the applicant shall have paid to the Secretary of the Board by which such license is to be issued the first instalment of the annual fee for the license applied for. Provided that licenses may be granted after the first day of July or of January of any year for the period to end the first day of January or July next following, in which case the license fee shall be proportionately computed and fully paid for the period from the first day of the month in which the license is issued to the first day of July or January next following.

SECTION 28. If the second instalment of the license fee for any license shall not be paid when due, the license whereon the same is due shall, ipso facto, be suspended until payment shall be made; and any attempt of the licensee to exercise his business while his license is so suspended shall object him to all the penalties by this Act prescribed for the illicit sale of intoxicating liquor; and his license may be revoked or further suspended or he may be reprimanded by the Board.

SECTION 29. No license of the Third class shall issue until the applicant shall have paid therefor the fee for the number of days for which the license is to be issued.

CONDITIONS OF LICENSES.

SECTION 30. Licenses shall be subject to the following conditions and provisions:

- (1) That the license is issued and accepted subject to all the provisions of this Act in regard to suspension or revocation thereof by the Board, for any violation of the conditions thereof or of any law affecting the same;
- (2) That no intoxicating liquor shall be sold or furnished under such license otherwise than as provided and intended for the class to which the same belongs and the kind of business therein specified;
- (3) That the license shall at all times be displayed in a conspicuous place on the premises described therein;
- (4) That no holder of a license for a saloon business shall employ any minor in or about the room or place where intoxicating liquors are furnished or sold;
- (5) That no intoxicating liquor shall be sold or furnished to any female on any saloon premises or in any case to a minor, or to any person whose wife, daughter, son, brother, sister, parent, guardian or employer shall have given notice as hereinafter provided, forbidding the sale of such liquor to such person;
- (6) That no minor or female shall be permitted to be or remain in or about any saloon premises, and that no gambling shall be permitted on such premises; nor shall any such person be permitted to be or remain in or about any part of any hotel or restaurant premises where intoxicating liquors are sold and dispensed over a bar or in manner or effect as though under a saloon license;
- (7) That no liquor shall be sold or furnished between the hours of eleven thirty o'clock at night and six o'clock of the following morning, nor on a Sunday, nor during voting hours on any day when a public election is held, except at a club, or except at an hotel or restaurant under the special terms of the license;
- (8) That no drunken or disorderly persons shall be permitted to be or remain in or about any licensed premises;
- (9) That the licensed premises shall at all times be open to inspection by the Inspector, and any member of the Board, and officers of the police force;
- (10) That for the violation of any of said conditions or laws the licensee shall become liable to all penalties and prosecutions provided by law with respect thereto, in addition to and independently of any action of the Board with respect to his license.

FORFEITURE, REVOCATION AND TRANSFER OF LICENSES.

SECTION 31. In the exercise of the power and authority by this Act conferred, each Board of License Commissioners may revoke any license issued by virtue of its approval, or suspend the right of the licensee to use his license, or reprimand a licensee, either for the violation of any condition of such license or upon the conviction at law of a licensee of the violation of any of the provisions of law relative to his license or the proper

exercise thereof, or for any other cause deemed sufficient by the Board; provided, however, that in every case where it is proposed to revoke or suspend the exercise of any license, for any cause other than for a conviction at law of the licensee as above specified in this Section, written notice shall be given the holder of such license, specifying the cause or causes for which it is proposed to take such action and fixing the date of hearing, such notice to be given at least five (5) days before such hearing. Provided also that when it is deemed urgent by the Board, for the proper protection of the public that a license be immediately or summarily suspended pending the hearing and decision of the charge against the licensee holding the same, such suspension may be made, and if made a copy of the order of suspension shall be served upon the licensee at the same time as the notice of hearing referred to. Any attempt of the licensee to exercise his business while his license is so suspended, shall subject him to all the penalties by this Act prescribed for the illicit sale of intoxicating liquors. At such hearing, before final action is taken by the Board, the licensee shall be entitled to be heard in person or through counsel and shall be given a full and fair opportunity to present any facts showing that the alleged cause or causes for such proposed action do not exist, or any reasons why no penalty should be imposed. And provided further, that all licenses of the third class shall be subject to summary revocation for any violation of or evidence of intent to violate the proper exercise thereof, without hearing before the Board.

SECTION 32. Upon final conviction of the violation of the conditions of his bond by any licensee under this Act, it shall be the duty of the Board to deliver said bond to the Attorney General for the enforcement according to law.

SECTION 33. If a licensee shall become a legally adjudicated bankrupt, or make an assignment for the benefit of his creditors, or shall die, before the expiration of the term of his license, his trustee in bankruptcy, assignee, executor or administrator, as the case may be, may, with the consent of the Board, continue to exercise such license for the purpose of closing the affairs of such estate; but if not so continued within fifteen days the Board shall cancel such license.

If the use of the premises covered by any license shall become lost to the licensee by reason of being sold under foreclosure proceedings, or a civil execution or other legal process, or for any other cause, which shall force a cessation of the business of the licensee thereon under such license (other than by a revocation or suspension of his license under this Act), and no proper permission is obtained by the licensee to continue his business under said license at some other place, the Board shall cancel said license.

SECTION 34. In case a license is revoked the licensee may sell the liquor then in his possession to persons out of the Territory or to other licensees. In case liquor is taken from a licensee under foreclosure proceedings, or by a civil execution or other judicial process, the mortgagee, or the sheriff, commissioner, or other officer appointed for such purpose by law or judicial authority, may sell such liquor at auction as hereinafter permitted, or to persons out of the Territory, or to other licensees. Provided, however, that every sale made by authority of this Section shall be accompanied by immediate and actual delivery, and shall be made within sixty days after such revocation, or after the legal qualification of such representative, or after such liquor is taken from such licensee, as the case may be.

SECTION 35. No license issued under this Act shall be transferrable except by the written consent of the Board; nor shall any licensee conduct or attempt to conduct the licensed business at any place other than that specified in the license without like written consent. This Section shall not be construed to permit any licensee to transfer his business to any place outside of the election precinct wherein it was theretofore lawfully exercised, or to infringe upon the rights of a majority of the property holders as in Section Twelve of this Act intended to be saved to them.

VIOLATIONS AND PROSECUTIONS.

SECTION 36. It shall be the duty of every Inspector, and it shall be lawful for any member of the Board or any officer of the police force of the Territory, at all reasonable times, and at any time whatsoever if there be any reason for any suspicion that the conditions of any license are being violated, without warrant to enter into and upon any licensed premises and inspect the same and every part thereof, to ascertain whether or not all conditions of the license and all provisions of this Act are being complied with.

Whenever any such officer, or any person called by him to his aid, is hindered, obstructed or prevented by any licensee or his employees from entering into any such premises; or whenever any such officer is by any licensee or his employees prevented or hindered from, or opposed, or obstructed, or molested in the performance of his duty under this Act in any respect, such licensee and every person who shall have assisted him in such offense, shall be guilty of a misdemeanor and on conviction thereof, be fined in a sum not to exceed One Thousand Dollars (\$1,000.00).

Whenever any such officer, having demanded admittance into any licensed premises, and declared his name and office, is not admitted by the licensee or the person in charge of such premises, it shall be lawful for such officer at all times to break open by force any of the doors, or windows, or to break through any of the fences or walls on such premises necessary to be broken open or through to enable him to enter such premises.

SECTION 37. Any Inspector or police officer who observes any violation of any of the provisions of this Act, shall forthwith arrest such licensee without warrant; and any citizen who observes any such violation shall forthwith report the same to the Inspector or to the police.

ILLEGAL SALES OF LIQUOR.

SECTION 38. Proof of the delivery of any intoxicating liquor, either by the owner or occupant, or by his or her servant or employee, or by any other person in the house or place, without authority of a proper license, shall be prima facie evidence of money or other consideration having been given for such intoxicating liquor.

SECTION 39. If any person makes complaint, supported by oath or affirmation, before any District Magistrate, setting forth facts sufficient to show probable cause that intoxicating liquor is kept or deposited for sale or distribution contrary to law in any dwelling house, store, shop, steamer or vessel engaged in carrying trade between any parts of this Territory, depot, railway car or land carriage, of any description, warehouse or any other building, or in any other place in the district within which such Magistrate resides, such Magistrate

Recorded Apr. 29, 1907.

Samuel Apollonia and wf to K Makuryama to Maraea A Apollonia; D; lot 2, blk 6, Kapiolani tract, Honolulu; \$1. B 291, p 134. Dated Dec 19, 1906.

Eva M Helser and hsb (J J) to Abel A Carrelto; Agrmt; to sell for \$450, lot 8, blk B, Baseball tract, Honolulu; B 291, p 135. Dated Apr 18, 1907.

Eva M Helser and hsb (J J) to Abel A Carrelto; Agrmt; to sell for \$450, lot 8, blk B, Baseball tract, Honolulu; B 291, p 135. Dated Apr 18, 1907.

Charles W Booth and wf to H D Corbett; D; lots 46, 47 and 48 of R P 542, Pacific Heights subdiv, Honolulu; \$1000. B 291, p 136. Dated Apr 23, 1907.

Henry D Corbett and wf to Westn & Hawn Investmt Co Ltd; M; lots 46, 47 and 48 of R P 542, Pacific Heights subdiv, Honolulu; \$900. B 290, p 501. Dated Apr 24, 1907.

Mary A Richardson and hsb (J) to Lathana Agretti Co Ltd; D; 1-2 int of R P's 1657 and 2739, Kul 9812, Waimea, Lahaina, Maui; \$80. B 291, p 132. Dated Apr 25, 1907.

Baldwin K Paskhli and wf to Mrs Charlotte Kalkina; D; int in share in hui land, Waialua, Haleiwa, Kauai; \$10. B 291, p 138. Dated Apr 20, 1907.

Recorded April 30, 1907.

Westn & Hawn Investmt Co Ltd to James D Gibson et al; Confrmtnt P A; supplement to powers granted in B 284, p 497. B 294, p 161. Dated Apr 2, 1907.

O J Holt Jr and wf to May K Brown; D; int in Ap 5, R P 2243, household, rents, etc, Makaha, Waianae, Oahu; \$1. B 291, p 139. Dated Apr 23, 1907.

H R Tuck to H Holmes; A M; mtg W W Abana on R P's 2256. Ap 2, 2252, 2264, bldgs, etc, Kapalama, Grs 3495 and 3569, bldgs, etc, Honolulu; both Honolulu; \$2000. B 295, p 113. Dated Apr 29, 1907.

James W Atkins by Govr to James A Wright; Decree Change of Name; name James W Atkins changed to James A Wright. B 294, p 166. Dated Apr 29, 1907.

Ana Hanke and hsb to J H Keenan; D; Ap 2, R P 3389, Kul 4291, Lalewal, Koolaula, Oahu; \$30. B 291, p 141. Dated Mar 30, 1907.

Allen A Polyblank tr to Mary Freitas; L; 1 acre land, Puna Valley, Honolulu; 10 yrs at \$25 per yr. B 288, p 349. Dated Feb 13, 1907.

Est of Bernice P Bishop by trs; Plan; lots 1 and 2 of part 1, Ap 6, R P 4482, Kul 7712, Channel Rd and Ala Moana, Honolulu. File No. 10. Dated Apr 29, 1907.

I-I S N Co Ltd to Trs of Est of B P Bishop; Sur L; por Ap 6, R P 4483, Kul 7712, Ala Moana, Honolulu. B 288, p 351. Dated Apr 30, 1907.

Est of B P Bishop by trs to I-I S N Co Ltd; D; lots 1 and 2 of part 1, Ap 6, R P 4483, bldgs, wharves, shops, etc, Ala Moana and Channel Rd, Honolulu; \$150,000. B 291, p 142. Dated Apr 30, 1907.

Peter C Jones Ltd to Ter of Haw by Supt Pub Wks; D; A. W. etc, for water pipe lines over premises, Nuuanu valley, Honolulu. B 291, p 144. Dated Apr 25, 1907.

Maria Farías and hsb (F) to Frank M Pacheco and wf; D; R P 1907, Kunawai, Honolulu; \$950. B 291, p 143. Dated Apr 25, 1907.

Frank M Pacheco and wf to Anna S Wright; D; R P 1907, Kunawai, Honolulu; \$650. B 295, p 114. Dated Apr 25, 1907.

Elena K Kaenakalani by jdge to Elena Kahaui; Decree Can D; por R P 5626, Kul 1161, Waikahalua, Honolulu; int in R P 4192, Kul 5238, Kuaahanahana, Waialae, Maui. B 294, p 164. Dated Apr 23, 1907.

Annie A Vletor to Emma Notley; B S; int in value of imprints placed, built, etc, on lot 19, Polakoa homestead, Hamakua, Hawaii; \$1. B 294, p 163. Dated Mar 27, 1907.

S M Kalawesola to Ter of Haw by Supt Pub Wks; Grant; right to open ditch and lay an 8-inch water pipe etc on premises, Waimea, Kauai. B 291, p 147. Dated Apr 22, 1907.

Recorded May 1, 1907.

G R Carter and wf et al to Hawm Trust Co Ltd; D; 16-100 acre land near cor Nuuanu Ave and Judd St, Honolulu; \$1, etc. B 291, p 151. Dated Apr 3, 1907.

G R Carter and wf et al to Frances I Crehore; D; 34 int in 302-100 acres land, bldgs, etc, cor Nuuanu Ave and Judd St, Honolulu; \$15,000. B 291, p 154. Dated Apr 2, 1907.

Wong Chung Oi to Jow Choy Kwai; B S; int in 1 share in Chong Sing Wai Co, Mokuia, Waialua, Oahu; \$1000. B 294, p 167. Dated Apr 25, 1907.

Koizuku (w) to Kapoka Akao; D; R P 2360, Kul 6167, Kahana, Koolaula, Oahu; \$150. B 291, p 157. Dated Sept 22, 1906.

George Tourny and wf by atty to Agt of Japanese Govt; D; Gr 147 and bldg, known as Progress blk, furniture, fixtures, etc, cor Fort and Beretania Sts, Honolulu; \$7,000. B 291, p 158. Dated May 1, 1907.

John D Holt Jr to George H Holt; Jdgmt; ad damnum, \$250, costs and charges, \$65.20. B 143, p 42. Dated May 1, 1907.

John D Holt Jr to George H Tourny; Jdgmt; ad damnum, \$250, costs and charges, \$65.20. B 143, p 42. Dated May 1, 1907.

Carl Olson and wf et al to J B Campbell, M; Kula 10718 and 10221, bldgs, etc, cora, Waianae, etc, Kaunapua, N Kona, Hawaii; \$6000. B 295, p 116. Dated Apr 5, 1907.

shall issue a warrant, directed to a member of the police force commanding him to search the premises or place described in such complaint, and if intoxicating liquor is found therein under circumstances warranting the belief that it is intended for sale or distribution contrary to law, the officer acting under such warrant shall seize and convey such liquor to some place of security and keep it until final action is had thereon.

SECTION 40. Any Inspector or police officer who has information which causes him to believe that intoxicating liquor is kept or deposited in any place designated in the preceding Section, except a dwelling house, or is kept or concealed in any conveyance, baggage or clothing being conveyed along the highway, for sale or distribution contrary to law, shall search such suspected place without warrant; and if such Inspector or officer finds upon the premises intoxicating liquor, under the circumstances warranting the belief that it is intended for sale or distribution contrary to law, he shall seize and convey the same to some place of security, and keep it until final action is had thereon.

SECTION 41. The owner, keeper, and all persons having the custody of liquors seized as provided for in Sections 39 and 40 of this Act shall be forthwith arrested and brought before the District Magistrate of the District wherein such arrest is made; and if upon hearing duly had before such Magistrate, it shall appear that such liquor seized as aforesaid was intended for sale contrary to law, such liquor and the casks or vessels in which it is contained shall be adjudged forfeited and condemned, and shall be destroyed, or sold by the County Sheriff under written order of such Magistrate and in his presence or in the presence of some person appointed by him and named in said order for that purpose, who shall join with the officer executing said order in certifying upon the back thereof the execution of the same. If sold, the proceeds shall be paid to the Treasurer of the Territory. If the owner or keeper of such liquor seized as aforesaid is unknown to the officers making such seizure, or if no person is found in possession or custody of the same, the officer shall arrest and bring before said Magistrate the owner or occupant of the building, place or premises, or driver, or person in charge of the conveyance in which such liquor is found, if such person is known or can be ascertained. Upon condemnation of such liquor, any and all persons arrested under this Section, who shall have been found guilty by said District Magistrate of having knowingly engaged in, aided, assisted or abetted the obtaining, keeping or sale of such liquor contrary to law, or have been privy thereto, or have knowingly permitted the use of such place, building, premises or conveyance for such unlawful keeping or sale, shall be punished as hereinafter provided.

SECTION 42. When the owner or possessor of intoxicating liquor seized under the provisions of this Act appears and makes claim to the same, he shall file with the District Magistrate before whom the proceedings are pending, his claim in writing, setting forth his interest in the liquor, and the reason why it should not be adjudged forfeited; he shall also give bond to the Treasurer of the Territory sufficient in amount and sureties, approved by such Magistrate, conditioned that such claim will be diligently prosecuted, and if decided against such claimant, that he will pay the costs awarded against him.

SECTION 43. If the judgment is against the claimant, the liquor and casks or vessels containing the same shall be adjudged forfeited, and destroyed, or sold as provided in this Act, and judgment shall be rendered against such claimant for all costs of prosecution incurred after the filing of his claim.

SECTION 44. An appeal shall be allowed to any claimant of liquors seized as provided in this Act, from the judgment of the District Magistrate in the same manner as appeals are allowed in other cases before District Magistrates.

SECTION 45. If the claimant fails to appear and prosecute diligently his appeal, or if he fails to secure a reversal of the judgment in the appellate court, such court shall order the liquor seized to be disposed of in the same manner as is herein provided for a District Magistrate.

SECTION 46. If liquor seized under the provisions of this Act as intoxicating is made the subject of a writ of replevin, such liquor shall not be delivered to the claimant, but shall be held by the officer having it in custody until the final determination of the suit, whereupon it shall be delivered to the party in whose favor judgment is rendered, or to the officer having authority to destroy or sell the same under the original seizure proceedings; no proceedings except final execution on seizure of intoxicating liquors, shall be delayed by proceedings in replevin thereof, but shall proceed to final judgment as if replevin had not been begun.

ADULTERATION.

SECTION 47. If a person who has reason to believe that a licensee is selling intoxicating liquor that is adulterated, shall call the attention of the Inspector thereto, said Inspector, or any person authorized by him in writing, shall secure from such licensee a sample or samples of liquor for analysis; and said Inspector may at any time procure or so cause to be procured samples of liquor for analysis.

SECTION 48. The Inspector or the person so authorized shall, upon procuring samples from such licensee, immediately disclose to the licensee his office or authority, and in case such procurer shall be a person other than the Inspector, he shall then deliver to the licensee a copy of the written order to procure such samples; and the vessel or vessels containing the same shall then be sealed by the procurer thereof before being taken from the premises of such licensee and the licensee may also attach his seal thereto.

SECTION 49. The Inspector shall cause the samples so obtained to be immediately delivered to the Food Commissioner or Analyst, or some other competent analyst who shall make an analysis of such liquors, and shall send a certified report of such analysis to said Inspector, who shall file the same with the Secretary of the Board.

SECTION 50. If the samples analyzed be found free from the adulteration prohibited by the laws of the United States, the certificate referred to in the preceding Section shall so state, and the Board shall pay to the licensee a sum equal to the value of the sample, and if requested by the licensee the Secretary shall furnish him a copy of the analysis.

SECTION 51. If the certificate of analysis shows the sample to contain liquor that is adulterated according to the laws of the United States the Inspector shall prosecute such licensee for

selling, offering for sale or furnishing adulterated liquor, as the case may be. And the licensee from whom such sample was obtained shall be guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum not to exceed Six Hundred Dollars (\$600.00), and his license may be revoked.

PENALTIES.

SECTION 52. Any person who tampers with the samples of liquor taken for analysis under the provisions of this Act shall be guilty of a misdemeanor and on conviction thereof be fined not less than Two Hundred Dollars (\$200.00) nor more than Six Hundred Dollars (\$600.00), or be imprisoned not less than six nor more than twelve months.

SECTION 53. Any licensee who refuses to deliver samples of liquor for analysis upon disclosure of the authority in the manner provided by Section forty-eight of this Act shall be guilty of a misdemeanor and on conviction thereof, be fined not less than Two Hundred Dollars (\$200.00) nor more than Six Hundred Dollars (\$600.00).

SECTION 54. Any person, other than a licensee, his agent or employee, who shall sell, dispose of, furnish or keep for sale intoxicating liquor of any kind, or shall cause to be sold, disposed of, furnished or kept for sale any such liquors by any person engaged or hired for such purpose; or any licensee, or himself or by agent of employee, who shall sell, dispose of, furnish or keep for sale, or cause to be sold, disposed of, furnished or kept for sale, any such liquors, after revocation of his license, save as permitted by this Act shall be guilty of a misdemeanor and on conviction thereof, be fined not less than One Hundred Dollars (\$100.00) nor more than One Thousand Dollars (\$1,000.00) or be imprisoned for not more than twelve months, or both.

SECTION 55. A minor who falsely represents his age for the purpose of procuring intoxicating liquor, and any woman or minor visiting any saloon premises for the purpose of purchasing intoxicating liquor, and any person encouraging or inciting any woman or minor to so visit such premises, shall be guilty of a misdemeanor and shall on conviction thereof be fined not less than Twenty Dollars (\$20.00) nor more than One Hundred Dollars (\$100.00).

SECTION 56. If any licensee (or any employee or agent of such licensee) holding a saloon license shall purchase or receive from a person in payment for liquor sold or furnished to such person, anything except current money or checks on banks or bankers, or shall sell upon credit any liquor to be consumed on the premises, or shall receive from any person any wearing apparel, tools, implements of trade or husbandry, household goods, furniture or provisions, either by way of sale or barter, directly or indirectly, the consideration for which, in whole or in part, is intoxicating liquor, or shall receive from a person any such article in pawn or pledge for intoxicating liquor, shall be guilty of a misdemeanor and on conviction thereof be fined not less than One Hundred Dollars (\$100.00) nor more than One Thousand Dollars (\$1,000.00).

SECTION 57. No person shall recover by any process of law any debt or demand on account of the sale on credit of any intoxicating liquor for consumption on the premises.

SECTION 58. Every person who, being intoxicated, shall enter any premises licensed for the sale of intoxicating liquors, or who being intoxicated upon said premises shall not leave the same when requested by the licensee, or by any person in his employ, shall, upon conviction thereof, pay a fine of not more than Ten Dollars (\$10.00).

SECTION 59. Every person holding a saloon license shall have the power to refuse to sell liquor to any person to whom he does not desire to sell the same, and shall further have power to refuse to permit any such person to come, or remain, on his premises.

SECTION 60. Any licensee or other person who violates any of the provisions of this Act for which a penalty is not otherwise prescribed, shall be guilty of a misdemeanor and on conviction thereof be fined not less than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00), or be imprisoned not less than one month nor more than three months, or both.

SECTION 61. It shall be unlawful for any person to whom any intoxicating liquor has been consigned, whether consigned to him in his own or under a fictitious name, to give to any other person an order upon any common carrier or any officer, agent or employee of such common carrier, so as to enable such other person to procure or receive such liquor for himself or for any person, other than the consignee; and any person violating the provisions of this Section shall be guilty of a misdemeanor and on conviction thereof be fined in a sum not to exceed One Thousand Dollars (\$1,000.00) or be imprisoned for not more than three months, or both.

SECTION 62. It shall be the duty of every judge and District Magistrate before whom a person is found guilty of being intoxicated, to immediately notify the Inspector in writing of the name and residence of the person so found guilty, and it shall thereupon be the duty of said Inspector to likewise notify all licensees. If any person shall be twice convicted of drunkenness, it shall be unlawful for any licensee within two years after the second conviction to sell any intoxicating liquor to such person. Any person violating the provisions of this Section shall be guilty of a misdemeanor and on conviction thereof shall be fined in a sum not exceeding One Hundred Dollars (\$100.00).

SECTION 63. A husband, wife, child, parent, guardian, employer or other person, or the legal representative of such person, who is injured in person, property or means of support by an intoxicated person who shall have been twice convicted of drunkenness or in consequence of the intoxication of such person so convicted, may bring either a joint action against the person intoxicated, and the person or persons who furnished the liquor and thereby in whole or in part caused such intoxication, or a separate action against either or any of them. A married woman may bring such action in her own name, and all damages recovered by her shall inure to her separate use; and all damages recovered by a minor shall be paid either to such minor or to some person in trust for him, and on such terms as the court may direct. Upon the death of any party to such a suit the action and right of action shall survive to and against his executor or administrator.

If the judgment recovered under this Section against any licensee remains unsatisfied for thirty days after its entry, the license of such judgment debtor shall be revoked by the Board.

SECTION 64. Any wife, daughter, son, brother, sister, parent, guardian or employer or any person who by excessiveness of intoxicating liquor injures his or her health, or endangers or interrupts the peace and happiness of his or her family, or becomes a public nuisance, may give written notice

to any licensee not to sell or furnish any intoxicating liquor to such person, and thereafter any licensee who sells, gives or in any manner furnishes any intoxicating liquor to such person shall be held liable in damage to such complainant upon suit brought in manner as mentioned in the last preceding Section.

SECTION 65. Nothing in this Act contained shall be construed as vesting in the Board any criminal jurisdiction to punish by fine or imprisonment for any offense against the provisions of this Act, provided that no provision of this Act relative to any criminal prosecution or punishment at law of any licensee for any violation of the conditions of his license shall be construed to affect or impair the right of the Board having jurisdiction of the license held by such licensee to further punish such licensee by a suspension or revocation of his license, as such Board shall deem proper.

GENERAL PROVISIONS.

SECTION 66. No intoxicating liquor shall be sold at auction in any house or upon any premises not licensed for the sale of intoxicating liquor. Any auctioneer or other person violating the provisions of this Section shall be guilty of a misdemeanor and be subject to the penalty hereinbefore prescribed for selling intoxicating liquor without a license. Provided that nothing in this Act shall be taken as prohibiting the sale of liquors in wholesale quantities by a person, or any duly licensed auctioneer employed by him, upon whom a duty to sell at auction is imposed by the direction or authority of any court, for the purpose of liquidating or winding up any trade, business or estate, whether such liquidation or winding up shall arise through surrender or termination of a license, or by reason of bankruptcy, assignment for the benefit of creditors, or in probate, or other legal process or proceeding; provided further that in every such case the liquor sold shall form and be regularly inventoried by such vendor as part of the assets of the estate, business or enterprise being administered upon, by him. In every such case the Board may issue authority to such person to conduct such sale without payment of a license fee or giving of a bond. Provided, that nothing herein contained shall apply to the sale by auction of intoxicating liquors in bond by sample, if the owner thereof shall be duly licensed for the sale of such intoxicating liquors.

SECTION 67. In prosecutions for offenses against any of the provisions of this Act if a specification is required it shall be sufficient to specify the offense with such certainty as to time and person as the prosecutor is able to give, and the same may be amended on trial; when the specifications set forth the sale or furnishing of intoxicating liquor to any person or persons unknown, the witnesses may be enquired of as to such transactions, and if the name or names are disclosed, the specifications may be thereupon amended upon such terms as to postponement of trial as may be deemed reasonable by the court or magistrate before whom such trial is being had.

SECTION 68. All provisions of Act Sixty-seven of the Session Laws of 1905, are hereby repealed, except as to the offenses committed, acts done in violation of, or rights accrued or established under the provisions of said Act, and causes either civil or criminal either pending at the time this Act shall go into effect, or subsequently brought to enforce any of the provisions of said Act; and as to every such offense, act, and right, and actions to enforce the same said Act above specified shall continue and remain in full force.

SECTION 69. Any holder of a license under the provisions of the Act referred to in the preceding Section, may at his option surrender the same and thereupon be entitled to receive a license under this Act prescribed, in which event the expired value of the license held shall be credited upon the fee for the new license taken out.

SECTION 70. Any person required by this Act to verify any petition or qualify under oath to any bond, who shall knowingly make any false statement or commit any fraud as to any material matter or matters therein, shall be deemed guilty of perjury, and upon conviction shall be punished as provided by law.

SECTION 71. This Act shall take effect from the date of its approval.

Approved this 30th day of April, A. D. 1907.

G. R. CARTER,
Governor of the Territory of Hawaii.

ACT 120.

AN ACT

TO AMEND CHAPTER 17 OF THE REVISED LAWS OF HAWAII BY ADDING A NEW SECTION THERETO, TO BE KNOWN AS SECTION 213A.

Be it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. That Chapter 17 of the Revised Laws of Hawaii is hereby amended so as to add a new section thereto, to be known as Section 213A, and to read as follows:

"Section 213A. It shall be the duty of each deputy sheriff, or such police officers as he shall designate, to not less than once each week visit each public school within the county district of which he is deputy sheriff, to ascertain from the teacher or other officer or agent of the Department of Public Instruction in charge thereof what children, if any, of school age persist in absenting themselves from such school.

Upon complaint made to any deputy sheriff by any teacher or other officer or agent of the Department of Public Instruction of the Territory of Hawaii that any child of school age has persisted in absenting himself from any school located within the county district of which he is deputy sheriff, such deputy sheriff shall immediately ascertain the whereabouts of such child and the cause of his absence from school and report the same in writing to the teacher or other officer or agent of the Department of Public Instruction making such complaint."

SECTION 2. This Act shall take effect from and after the date of its approval.

Approved this 30th day of April, A. D. 1907.

G. R. CARTER,
Governor of the Territory of Hawaii.

Investigate Ricard For Bribery

(Special to The Bulletin)
Waialuku, Maui, May 4. — Circuit Judge A. N. Kopolka will hear in chambers next Tuesday the charge against District Magistrate J. W. Ricard of Lahaina for bribery. There has been bad blood between the District Magistrate and the leading citizens of Lahaina. Some worked hard to have D. Kaled Kahaullo as District Magistrate, but the faithful followers of Magistrate Ricard, believing in his honesty and integrity, succeeded in having him re-commissioned, which act has been a blow to his enemies. Ricard was in Waialuku yesterday but had very little to say regarding his case and the public will withhold any hard criticism against him until the contrary is proven.

MONEY SAVED FOR TERRITORY

(Special to The Bulletin)
Waialuku, Maui, May 4.—Jaffor J. Welch and Guard D. I. Kalakaua have proved the old teachers' cottage at Waialuku the old school house into a cozy cottage for the Waialuku Jailor. Both Welch and Kalakaua being first-class mechanics, they will do the work all by themselves and their action will save the Territory several hundred dollars for labor alone. While these Territorial officials may be praised for the work and noble contribution to the Territory, yet some claim it to be an unwise precedent, not only in encouraging the Territory to have the officials attend to the work themselves, but also in having that amount saved only to be squandered elsewhere. Here is material enough for a debating club to take up.

GOOD TIMES IN KONA

(Special to The Bulletin)
Kailua, Hawaii, May 2.—Any one who thinks times are the same in Kona as they were one year ago will learn differently if they visit the district now. The cropping of real prosperity is evident there. It is not in coffee alone, either, although the prospects for this season's crop are good. The indications are for a huge pineapple crop and the spring rains have done wonders for grazing lands. Then there is sisal, which may become as big a production as coffee. Robt. McWayne has several acres planted which shows remarkably well. He is just now installing a mill at Kailua to handle this crop. The plantation has revived in earnest and the mill is now grinding under the supervision of Engineer McQuade, from 150 to 160 tons of cane a day. Signs of prospects for Kona prosperity are not being overlooked by the smaller property owners of the intelligent class. And, furthermore, there is a well-defined opinion among them that if capital is interested in Kona it is all very well, but they have no intention of releasing their holdings at the requests or offers of capitalists who wish to get everything into one company. They intend to hang on to their holdings and get some of the returns for the past years of waiting.

PLANS ENTERTAINMENT

(Special to The Bulletin)
Kailua, Kona, Hawaii, April 30. — Kona people are making considerable plans for the entertainment of the Congressional party. They intend that the arrangements shall not be all of a social nature but instructive as well. On the Saturday morning they arrive here on the Mauna Loa they will be met by representative citizens with carriages, who will drive the visitors through the district. Starting at Kailua they will be driven through the best of the coffee lands, on the mauka and makai roads, to Napoosoo. During this drive at some convenient point a lunch will likely be served and here some of the local spellbinders will be given an opportunity to tell the Congressmen how badly the coffee industry of Kona needs protection. While in Kona the party will likely also be given a chance to see some of the historical points, including the "City of Refuge" and Captain Cook's monument.

It has been proposed that a souvenir pamphlet be gotten up and distributed, that will give accurate historical and commercial information.

A new bullet will be shortly adopted by the army. It has passed some severe tests at the National rifle range at Sea Girt, and gave entire satisfaction. Instead of the rounded point the bullet has a long, straight tapering point, and is also about one-third lighter, weighing about 150 grains. The new bullet has a greater velocity up to 2000 yards, a greater energy up to 1400 yards, a flatter trajectory up to 2000 yards and a little better accuracy up to 2000 yards. The new bullet will require a slightly different firing chamber in the rifle, but this can be readily effected in pieces now under manufacture, and the necessary changes can be made in the pieces now in use with but comparatively small expense.

ACT 121.

AN ACT

TO PROVIDE A SINKING FUND FOR THE REDEMPTION OR PURCHASE OF BONDS ISSUED BY ANY COUNTY OF THE TERRITORY OF HAWAII.

Be it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. The Treasurer of each of the different Counties of the Territory is hereby authorized and empowered to establish as a special deposit in the Treasury of the County of which he is Treasurer a sinking fund with which to pay any present or future bonded indebtedness of said County, and upon one year from date of any County bond issue hereafter made by said County, whether the same is a refunding bond issue or otherwise, and thereafter annually until all of the bonds of such issue shall have been called in, he shall transfer from the current receipts of said County and deposit to the credit of said sinking fund such an amount of money as will, compounded annually at the rate of interest specified in the bonds of such issue, amount in the unexpired term thereof to the full face value of such bond issue.

Such sums so deposited as aforesaid shall be used for the redemption or purchase of any outstanding County bonds of said County and shall not be held exclusively for the redemption or purchase of the bonds used as a basis for the annual deposits.

It shall be the duty of the Auditor of any County which issues County bonds to open and keep in his books a separate and special account of this fund, which shall be known as the Sinking Fund account of said County and which shall, at all times, show the exact condition thereof.

SECTION 2. Whenever the sum on deposit to the credit of said sinking fund is sufficient, the Treasurer may redeem one or more bonds; provided, however, that prior to such redemption he shall advertise in a newspaper of general circulation published in the County, in Honolulu, and in other places where interest payments upon said bonds are made, not less than once a week for three successive weeks that he is prepared to pay such bonds together with all interest accrued thereon, giving the numbers, issue, date, date of payment, the date of interest will cease, and such further information as may be required by the terms of said bond or any law of the Territory of Hawaii. If said bonds so sought to be redeemed as aforesaid are not presented for payment or redemption on or before the payment date specified in said advertisement, the amount due thereon shall be held exclusively for the payment of said bonds whenever presented. All redemptions shall be made as provided by law and no notice of redemption shall be required other than that by publication as hereinbefore provided.

SECTION 3. Provided it can be shown to be to the financial advantage of the County, the Treasurer of the County, by and with the consent of the Board of Supervisors, is hereby authorized to buy in the open market any of the outstanding bonds of the County not yet redeemable whenever there are any funds to the credit of this sinking fund account in excess of the amount needed for the redemption of any bonds then redeemable, the expense of such purchase over and above the purchase price of said bonds to be a proper charge against this fund.

SECTION 4. This Act shall take effect May 30, 1907.

Approved this 30th day of April, A. D. 1907.

G. R. CARTER,
Governor of the Territory of Hawaii.

ACT 122.

AN ACT

TO AMEND SECTION 1122, CHAPTER 94 OF THE REVISED LAWS OF HAWAII, RELATING TO LEPER SETTLEMENT AND HOSPITALS AND TO ADD A NEW SECTION THEREIN, TO BE KNOWN AS SECTION 1122A.

Be it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. Section 1122, Chapter 94, of the Revised Laws of Hawaii is hereby amended to read as follows:

"Section 1122. Lepers, Confinement. The Board of Health or its agents are authorized and empowered to cause to be isolated and confined in some place or places for that purpose provided, all persons suffering with leprosy who shall be pronounced capable of spreading that disease; and it shall be the duty of each District Magistrate when properly applied to for that purpose by the Board of Health or its authorized agents to issue a penal summons to any person alleged to be suffering with leprosy or deemed capable of spreading that disease, ordering him to appear at the time and place specified in the application for such summons, then and there to submit to a medical examination for the purpose of determining whether or not he is suffering from leprosy; and in the event that such person shall fail to appear in answer to such summons said District Magistrate shall cause the arrest of such person and his delivery to the Board of Health or its agents; and it shall be the duty of the High Sheriff of the Territory of Hawaii and his deputies and of the police officers to assist in securing the conveyance of any person so summoned or arrested to such place as the Board of Health or its agents may direct, in order that such person may be subjected to a medical examination, and thereafter to assist in removing such person to a place of treatment or isolation if so required by the agents of the Board of Health. Provided, however, that such medical examination shall, in all cases, be made with the least possible delay after such summons or arrest as aforesaid."

SECTION 2. A new section is hereby added to Chapter 94 of the Revised Laws of Hawaii, to be known as "Section 1122A," and to read as follows:

"Section 1122A. Examination. With the least possible delay after a person has been taken into custody as provided in Section 1122 of the Revised Laws, the Board of Health shall cause such person to be carefully examined by two physicians duly licensed to practice medicine in this Territory; one of such physicians shall be chosen by the Board, and the other by the person taken into custody, or if such person is a minor, by his parents, parent or guardian; if such person or his representatives shall fail to select a physician within ten days after the Board's selection, such right shall be lost, and the Board shall select two physicians. If the two physicians after the comple-

tion of such examination shall agree that such person is not suffering with leprosy, nor capable of spreading that disease, such person shall be released from custody and furnished by the Board with transportation home; but if the two physicians agree that such person is suffering with leprosy, and capable of spreading that disease, such person shall remain in the custody of the Board, and be confined in such place as is therefor provided by law. In case of disagreement between the two physicians as to whether such person is or is not suffering with leprosy and capable of spreading that disease, they shall, with as little delay as possible, select a third so licensed physician, and the three physicians shall proceed to make a second examination. On the completion of such second examination, the decision of any two of the three physicians that such person is or is not suffering with leprosy and capable of spreading that disease shall determine whether such person shall be released or confined in the manner hereinbefore provided."

SECTION 3. This Act shall take effect from the date of its approval.

Approved this 30th day of April, A. D. 1907.

G. R. CARTER,
Governor of the Territory of Hawaii.

ACT 123.

AN ACT

MAKING SPECIAL APPROPRIATIONS TO PAY CERTAIN CLAIMS AGAINST THE TERRITORY OF HAWAII.

Be it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. The following sums of money, amounting to \$7,263.39 are hereby appropriated to be paid out of any moneys in the Treasury of the Territory, to pay certain claims against the Territory of Hawaii.

DEPARTMENT OF PUBLIC LANDS.

Claim of R. Maka for land taken for the widening of Beretania Street, Honolulu	\$2,500.00
Claim of F. R. Lueweiko, damages for non-fulfillment by the Government of Agreement of June 15th, 1903, in re land and buildings situated on Beretania and King Street, Moiliili, Honolulu	1,500.00
Claim of Manuel Pereira, of Kaiwika, Hilo, Hawaii	15.00
Improvements on Lot 40, Map 13, Kaiwika, Sold December 3rd, 1904, Deposited in Treasury, January 21st, 1905.	
Claim of Jacinto de Nobrega, of Ahualoa, Hamakua, Hawaii	75.00
Improvements on Lot 7, Map 10, Ahualoa, Sold May 20th, 1905, Deposited in Treasury, July 5th, 1905.	
Claim of Peter Silva of Kaiwika, Hilo, Hawaii	10.00
Improvements on Lot 27, Map 13, Kaiwika, Sold December 3, 1904, Deposited in Treasury January 21st, 1905.	
Claim of Manuel Dos Santos of Maulua, Hawaii	150.00
Improvements on Lot 49, Map 22, Maulua, Sold February 14, 1906, Deposited in Treasury, March 14th, 1906.	
Claim of Kaaihue Pua, of Ahualoa, Hamakua, Hawaii	100.00
Improvements on Lot 1, Map 10, Ahualoa, Sold February 14, 1906, Deposited in Treasury, March 14th, 1906.	
Claim of Mariano Jose, of Kahohe, Puna, Hawaii	120.00
Improvements on Lot 10, Map 14, Kahohe, Sold July 23rd, 1906, Deposited in Treasury, Sept. 7th, 1906.	
Claim of Estate of Victorine Jose, of Kaiwika, Hilo, Hawaii	40.00
Improvements on Lot 54, Map 13, Kaiwika, Sold August 22nd, 1906, Deposited in Treasury, September 7th, 1906.	
Claim of F. E. Hotchkiss, of upper Maulua, Hilo, Hawaii	25.00
Improvements on Lot 62, Map 24, upper Maulua, Sold October 31st, 1906, Deposited in Treasury, December 7th, 1906.	
Claim of D. W. Kahale, of Waipunaie, Hilo, Hawaii	440.00
Improvements on Lot 5, Map 16, Waipunaie, Sold November 1st, 1906, Deposited in Treasury, December 7th, 1906.	
Claim of Annie A. Victor, of Paauilo, Hamakua, Hawaii	1,300.00
Improvements on Lot 19, Map 11, Paauilo, Sold November 7th, 1906, Deposited in Treasury, December 7th, 1906.	
Claim of Estate of M. V. Holmes, of Ahualoa, Hamakua, Hawaii	950.00
Improvements on Lot 16, Map 10, Ahualoa, Sold November 7th, 1906, Deposited in Treasury, January 7th, 1907.	
Claim of Antone S. Costa, for over-payment of \$38.39; Patentee of Lot 41, Public Lands Map 41	38.39
Total	\$7,263.39

SECTION 2. The Auditor shall not issue warrants in payment of any of the above amounts unless receipts in full are filed therefor, and the same are approved by the head of the Department under which the items are inserted.

SECTION 3. This Act shall take effect from the date of its approval.

Approved this 1st day of May, A. D. 1907, except as to the following items which I have vetoed and disapproved:

DEPARTMENT OF PUBLIC LANDS.

Claim of R. Maka for land taken for the widening of Beretania Street, Honolulu	\$2,500.00
Claim of F. R. Lueweiko, damages for non-fulfillment by the Government of Agreement of June 15th, 1903, in re land and buildings situated on Beretania and King Street, Moiliili, Honolulu	1,500.00

G. R. CARTER,
Governor of the Territory of Hawaii.

We hereby certify that the following item, upon a reconsideration on the Veto of the Governor, was, upon a vote taken by Ayes and Noes, approved by a two-third's vote of all of the elective members of the Senate and House of Representatives of the Territory of Hawaii, this 1st day of May, A. D. 1907.

"Claim of F. R. Lueweiko, damages for non-fulfillment by the Government of Agreement of June 15th, 1903, in re land and buildings situated on Beretania and King Street, Moiliili, Honolulu. \$1,500.00
E. F. BISHOP,
President of the Senate.
WILLIAM SAVIDGE,
Clerk of the Senate.
H. L. HOLSTEIN,
Speaker, House of Representatives.
JOHN H. WISE,
Clerk, House of Representatives.

ACT 124.

AN ACT

TO AMEND CHAPTER 159 OF THE REVISED LAWS OF HAWAII RELATING TO INSURANCE CORPORATIONS AND COMPANIES.

Be it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. That Chapter 159 of the Revised Laws of Hawaii, relating to insurance corporations and companies, is hereby amended by adding thereto a new section, to be known as "Section 2609A," which shall read as follows:

"Section 2609A. Every person, firm or corporation who in this Territory procures, agrees to procure or assist in procuring insurance for a person, firm or corporation of this Territory, or for a foreign corporation doing business in this Territory, from any insurance company, corporation or association not licensed to do business within this Territory, shall be guilty of a misdemeanor, and, upon conviction, be punished by a fine not to exceed five hundred dollars for each offense; provided, however, that the Insurance Commissioner may issue a license to any person residing in this Territory, subject to revocation at any time, permitting the person named therein to procure policies of insurance on risks located in this Territory in insurance companies not authorized to transact business in this Territory, and for such license the Insurance Commissioner shall collect for the Territory an annual fee of twenty-five dollars. Said license shall be valid until the fifteenth day of April of each year.

Before the person named in such license shall procure any insurance in such companies on any such property, he shall in every case execute and file with the Insurance Commissioner an affidavit that he is unable to procure for a specified person, firm or corporation in a majority of the companies authorized to do business in the Territory the amount of insurance necessary to protect said property.

Every person so licensed shall keep a separate account of the business done under said license, open at all times to the inspection of the Insurance Commissioner, and shall file a certified copy thereof forthwith with the Insurance Commissioner, showing the exact amount and character of such insurance placed for any person, firm or corporation, the gross premiums charged thereon, the companies in which the same is placed, the dates of the policies and the terms thereof, the location of the insured property and also a report in the same detail of all such policies cancelled and the gross return thereon.

Before receiving such license, the person licensed shall execute and deliver to the Insurance Commissioner a bond in the penal sum of Two Thousand Dollars, with such sureties as the Commissioner shall approve, conditioned that the licensee will faithfully comply with all the requirements of this section, and will file with the Insurance Commissioner on or before June first of each year, a sworn statement of the gross premiums charged for insurance procured or placed, and the gross return premiums on such insurance cancelled under such license during the year ending on the thirty-first day of December last preceding, and will pay to the Insurance Commissioner of the Territory of Hawaii, for the use and benefit of said Territory, an amount equal to four per cent. of such gross premiums, less such return premiums so reported, and in default of the payment of any sum imposed by this section, the said Insurance Commissioner may sue for same in any court of record in this Territory.

Any person, firm, company or corporation for whom such insurance as herein specified shall have been effected, whenever required by the Insurance Commissioner so to do, shall produce for examination by him the policy or policies issued for such insurance, and disclose to him the true amount of the gross premiums agreed to be paid therefor, and upon refusal so to do shall forfeit to the Territory of Hawaii for each such refusal the sum of Two Hundred Dollars, to be recovered in a civil action. All policies and insurance contracts issued without full compliance, by all parties concerned, with the requirements of this Act, and of the general insurance laws of the Territory, are null and void."

SECTION 2. This Act shall take effect from the date of its approval.

Approved this 1st day of May, A. D. 1907.

G. R. CARTER,
Governor of the Territory of Hawaii.

MAUI IS PROUD

(Special to The Bulletin)

Wailuku, Maui May 4.—Senators W. J. Coelho and A. N. Hayselden, and Representatives J. Kalua, M. P. Waiwale, A. J. Gomes and Levi Joseph of the Maui delegation returned to Maui this week. Senator S. E. Kama and Representatives Philip Pall and J. Nakaleka will come home next week. Maui is proud of the great work of the Legislature of 1907.

While there has been some exhibition of hot air in the House, in the main the individual members did noble work both on the floor and in committee rooms. Even the irresistible Kaniho, with his inexhaustible supply of gaseous vapors, did some excellent work, notwithstanding his enjoin on that fakir Wallach. Maui is proud of the Legislature of 1907, proud of Representative Rice from Kauai, the deep student of political economy, proud of Hushes, that honest champion of the laboring classes, who devoted all his energies and eloquence for uplifting and bettering the masses; proud of the Governor with his bunch of vetoes, and, above all, extremely proud of the most excellent work of the legislators from Maui County, who all come home with clean hands and brilliant records, to leave to posterity.

IMPROVEMENTS FOR WAILUKUANS

(Special to The Bulletin)

Wailuku, Maui, May 4.—The Wa'iahu Improvement Association held its usual monthly meeting at the court house Thursday evening at 8 p. m. After the usual routine preliminaries J. N. S. Williams reported an arrangement with the Wireless Telegraph Co. completed for a daily news service from Honolulu. Beginning the 2nd of May news messages were being sent up from Honolulu at 7:30 p. m. every day to the Maui News Co. and from there delivered to other centers of population in the form of a special news bulletin.

He also reported arrangements for receiving the visiting Congressmen well in hand. A large citizen committee had been appointed to keep an open door and extend Maui hospitality to the visitors and to give them a good time. It is tacitly understood that all knuckers are to keep their little hammers buried until after the visitors have gone their way rejoicing.

Jas. L. Coke reported that the Legislature had passed the item for a new \$25,000 court house at the County Seat and its court house should materialize in the near future. This certainly is the earnest wish of Maui people. Since the Territory has been paying 4-1/2 per cent. interest on the money appropriated for this court house (which has lain idle in the treasury for over one year) it looks like a losing proposition all around, unless immediately invested in the new court house as intended.

President Finkham's letter with reference to a fish market for Wailuku was read. The Board of Health was willing to provide a set of regulations for running the fishmarket, but declined doing anything more, not even offering to pay an inspector for enforcing the regulations.

Mr. Case stated that certain parties were getting up plans for a modern sanitary market building, to cost \$5,000 with concrete flooring. The matter was left to a committee of three.

The need for an odorless excavator was brought up by a householder whose cesspool, likewise his measure, was full and running over (with trouble). The recommendations of the Board of Health that citizens of Wailuku use dry earth closets acted like a red rag waved before the traditional bull. To tear out patent closets with sanitary fixtures and substitute dry earth boxes looked like a step in the wrong direction to them.

Since the Territorial authorities were over-anxious to retain control over sanitary matters it is up to the Board of Health to live up to its responsibilities and do its whole duty to the people of Wailuku, as it has done for Honolulu and for Hilo. The matter was left to a committee consisting of Judge McKay and Mr. Ault.

Judge McKay called attention to the dim and unsatisfactory condition of the Wailuku street lights and was appointed a committee to look into the matter.

Those present were Messrs. R. A. Wadsworth, Jas. L. Coke, W. A. McKay, J. N. S. Williams, D. H. Case, Chas. White, D. I. Moore, W. Ault, C. E. Copeland, E. H. Rogers, Jax Kirkland, W. T. Robinson, George Weight.

The BUSINESS MAN'S HANDY INDEX, published in the Saturday Bulletin and the Weekly Edition, gives a concise and complete resume of all legal notices, calls for tenders, judgments, building permits and real estate transactions. Evening Bulletin, 75¢ per month. Weekly Bulletin, \$1 per year.

SIX YOUNG LADIES WILL REPRESENT HAWAII THIS SUMMER ON THE MAINLAND BY COURTSY OF THE

EVENING BULLETIN

Oceanic Steamship Company TIME TABLE

The steamers of this line will arrive and leave this port as hereunder:
FROM SAN FRANCISCO: FOR SAN FRANCISCO:

SIERRA	MAY 8	ALAMEDA	MAY 1
ALAMEDA	MAY 17	SIERRA	MAY 11
SIERRA	MAY 21	ALAMEDA	MAY 22
SIERRA	MAY 29	SIERRA	JUNE 3
ALAMEDA	JUNE 7	ALAMEDA	JUNE 12
ALAMEDA	JUNE 9	SIERRA	JUNE 27
ALAMEDA	JUNE 28	ALAMEDA	JULY 3

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.

Wm. G. Irwin & Co., Ltd

OCEANIC S. S. CO., GENERAL AGENTS.

Pacific Mail Steamship Co. Occidental and Oriental Steamship Co., and Toyo Kisen Kaisha

Steamers of the above companies will call at Honolulu and leave this port on or about the dates below mentioned:

FOR JAPAN AND CHINA:		FOR SAN FRANCISCO:	
AMERICA MARU	MAY 10	MONGOLIA	MAY 7
SIERRA	MAY 17	NIPPON MARU	MAY 11
CHINA	MAY 24	DORIC	MAY 25

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S.S. "NEVADAN" to sail MAY 18
From San Francisco to Honolulu
S.S. "MEXICAN" direct to sail MAY 25
S.S. "NEVADAN" direct to sail MAY 31
Freight received at Company's Wharf, Greenwich St., and each month thereafter.

From Seattle and Tacoma to Honolulu
S.S. "CALIFORNIAN" to sail MAY 1
S.S. "MISSOURI" direct to sail MAY 10
FOR FURTHER INFORMATION APPLY AT

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Canadian-Australian Royal Mail Steamship Company.

Steamers of the above line, running in connection with the CANADIAN PACIFIC RAILWAY CO. between Vancouver, B. C., and Sydney, N. S. W., and calling at Victoria, B. C., Honolulu and Suva, Fiji, and Brisbane, are DUE AT HONOLULU on or about the dates below stated, viz:

From Vancouver and Victoria, B. C.	From Sydney and Brisbane.		
(For Brisbane and Sydney)	(For Victoria and Vancouver, B. C.)		
MOANA	MAY 4	MANUKA	MAY 1
MANUKA	JUNE 1	AORANGI	MAY 29
AORANGI	JUNE 29	MOWERA	JUNE 26

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ALSO WHITE AND BLACK SAND. TELEPHONE MAIN 295.

Oahu Railway Time Table.

OUTWARD.
For Waialua, Waialua, Kahuku and Way Stations—9:15 a. m., *3:20 p. m.
For Pearl City, Ewa Mill and Way Stations—7:30 a. m., *5:15 a. m., *11:05 a. m., *3:15 p. m., *3:20 p. m., *5:15 p. m., *9:30 p. m., *11:00 p. m.
For Waialua—9:15 a. m. and *5:15 p. m.

INWARD.
Arrive Honolulu from Kahuku, Waialua and Waialua—*8:35 a. m., *5:31 p. m.
Arrive in Honolulu from Ewa Mill and Pearl City—*7:46 a. m., *8:36 a. m., *10:38 a. m., *1:40 p. m., *4:31 p. m., *5:31 p. m., *7:30 p. m.
Arrive Honolulu from Waialua—*8:35 a. m. and *5:31 p. m.

* Daily.
† Ex. Sunday.
‡ Sunday Only.

The Haleiwa Limited, a two-hour train (only first-class tickets honored), leaves Honolulu every Sunday at 8:22 a. m.; returning, arrives in Honolulu at 10:10 p. m. The Limited stops only at Pearl City and Waialua.

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New York—American Exchange National Bank.
Chicago—Corn Exchange National Bank.
Paris—Credit Lyonnais.
Hongkong and Yokohama—Hongkong-Shanghai Banking Corporation.
New Zealand and Australia—Bank of New Zealand and Bank of Australasia.
Victoria and Vancouver—Bank of British North America.
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TROUBLE AMONG LOCAL CHINESE TONGS

Greatly Exaggerated By A Washington Paper

The Washington (D. C.) Herald of April 23d says:
Far-away Honolulu, where the sun shines and everything except the people take on an air of drowsiness, is to be added by the Chinese of Washington, who will send financial assistance to their countrymen in the Hawaiian Islands.

The Gee Gung Tong, or, in other words, the Free Masonry, among the Celestials of Honolulu, are making trouble for the Reformers, and at a meeting of the Reform Association of Washington last night, at its headquarters, 318 Pennsylvania avenue, the members were appealed to for money to send to the reformers, who are true to their cause in the islands. The meeting was largely attended, and it was decided that money should be raised and dispatched to the Honolulu China men as soon as possible.

The Gee Gung Tong, of Honolulu, outnumber the Reformers two for one, and there is much friction between the two societies. Fights have resulted, men have been whipped and even killed, and the news has spread among the reform associations all over the United States. The Honolulu little yellow men Reformers want help—money—and they have called on their brothers, and true to their word, the brothers will answer the call.

The Gee Gung Tong have a society in Honolulu numbering several thousands. They have branches all over this country, but it is not as strong as the Reform Association. The Gee Gung Tong was organized hundreds of years ago, while the Reform Association is comparatively a new organization—it began business less than ten years ago. The Free Masons have been working for more than the life time of two or three ordinary men to some day take the throne away from the King of China and appoint one of their men—no one has been selected as yet—to the position. The Reformers are against this idea. The King and the Reformers are very chummy. In fact, Hong You Wai, president of the Reformers, and one of the founders, has been invited to return to China and become one of the Dowager Empress' high commissioners. And in addition, he and the King are personal friends. When the Dowager Empress passes away it is possible that Hong You Wai will go to China as the King's prime minister.

Attacks on members of the Reform Association in Honolulu have become so numerous of late that the societies in this country were notified of the state of affairs by cable. Consequently, meetings are being held to raise money for their assistance.

The Reformers are peaceful citizens. The organization is composed of the best citizens of the race. They claim that this cannot be said of their contemporaries, the Gee Gung Tong. The money to be sent to the Reformers in Honolulu is to be utilized in the prosecution of the members of the Gee Gung Tong who have assaulted the members of the opposing society. The Chinese claim they will spare no expense to bring these assailants to time, and that they will raise and send money to the Hawaiian Chinese as often and in as large amounts as is found necessary.

There is a branch of the Gee Gung Tong here, but it has practically been disbanded. Many of the members have become Reformers. At least they have joined the society.

INSPECTION MADE OF POLICE FORCE

Sheriff Lauka made a police inspection Sunday morning at 10 o'clock in the police station yard. It was strictly official and no civilians were allowed to be present. Both the mounted and foot police were lined up in their dress uniforms and they made a neat appearance.

During the inspection Lauka made a speech in which he advised his officers to be polite and civil to those who needed information. After the inspection and by order of Captain Parker, the men broke ranks to get their guns and dress themselves in their field uniforms. They returned within a short space of time and resumed their former positions. Captain Parker marched his men out on Merchant street, where he lined them up directly in front of the station house. The patrolmen, only six in number, were in their khaki uniforms. They used their cowboy saddle cloes with their lassos yesterday for the first time, and were complimented highly by the Sheriff. Sheriff Lauka said that hereafter the men will be drilled every morning and a monthly inspection will be ordered.

The Weekly Edition of the Evening Bulletin gives a complete summary of the news of the day.

NOTICE.

The S. S. "Hilonian" will be due to arrive on May 12th and will sail for San Francisco direct on May 18th. For freight and passage apply to the undersigned.
W. G. IRWIN & CO., LTD.
Agents, MARION NAVIGATION CO.
3685-31



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Legal Notices.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii, In Probate; at Chambers. In the Matter of the Estate of C. B. Dwight, deceased. Order of Notice of Petition for Allowance of Final Accounts and Discharge in this Estate. On reading and filing the petition and accounts of Ellen Dwight, Administratrix, of Honolulu, wherein she asks to be allowed \$4117.82 and she charges herself with \$6540.81 and asks that the same may be examined and approved, and that a final order may be made of distribution of the property remaining in her hands to the persons thereto entitled, and discharging her and her sureties from all further responsibility as such administratrix. It is ordered that Monday, the 10th day of June, A. D. 1907, at 10 o'clock a. m., before the Judge of said court at the court room of the said court at Honolulu, Island of Oahu, be and the same hereby is appointed as the time and place for reading said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. And that notice of this order, in the English language, be published in the Evening Bulletin newspaper printed and published in Honolulu, once a week for three successive weeks, the last publication to be not less than two weeks previous to the time therein appointed for said hearing.

Dated at Honolulu, this 6th day of May, 1907.

(Sgd.) W. J. ROBINSON,
Third Judge of the Circuit Court of the First Circuit.

Attest:
(Sgd.) L. P. SCOTT,
Clerk of the Circuit Court of the First Circuit.
3685—May 7, 14, 21, 28.

NOTICE TO CREDITORS.

The undersigned having been duly appointed the Administration of the Estate of Hilonia Naki, late of Wailua, Molokai, County of Maui, Territory of Hawaii, deceased.

Notice is hereby given to all persons to present their claims against the estate of said Hilonia Naki, deceased, duly authenticated, whether secured by mortgage, or otherwise, to the undersigned at his office at Pukoo, Molokai, aforesaid, within six months from the date hereof, or they will be forever barred.

And all persons indebted to said estate are hereby requested to make immediate payment to the undersigned.

Dated Pukoo, Molokai, April 11, 1907.

PAIA NAKI,
Administrator of the Estate of Hilonia Naki, deceased.
3685—Apr. 16, 23, 30; May 7.

NOTICE TO CREDITORS.

The undersigned having been duly appointed Administrator of the estate of JOHN J. DOWER, deceased, HEREBY gives NOTICE to all creditors of said estate to present their claims duly authenticated and with proper vouchers, if any exist, even though the claim be secured by mortgage on real estate, to him at his office, 79 Merchant Street, Campbell Block, Honolulu, within six months from this the 16th day of April, Anno Domini, 1907, or they will be forever barred.

And all debtors of said estate will make punctual payment to the undersigned.

P. H. BURNETTE,
Administration of the Estate of John J. Dower, deceased.
3668—Apr. 16, 23, 30; May 7.

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BY AUTHORITY

All persons passing through or coming from Aiea, island of Oahu, will be subject to examination by officers of the Board of Health stationed on the Highways. A yellow flag by day and red light by night will designate station.

BOARD OF HEALTH.
By its President:
L. E. PINKHAM.
2684-31

Business Notices.

WANTED BY BOARD OF HEALTH, LIVE RATS (NOT MICE).

The Board of Health will pay 25 cents each for live rats (not mice) up to a total of 125 delivered at its office, Queen Street, Judiciary Square. No tree rats wanted.
3679-1w

COUNTRY CLUB.

A large bus will run every Saturday afternoon and Sunday from the end of the Nuuanu lue. Fares, 15 cents. Luncheon served Sundays.
HOUSE COMMITTEE.
3684-1w

NOTICE.

During my absence from Honolulu Mrs. N. M. Rowat will hold my full power of attorney.
2w A. R. ROWAT, D.V.S.

NOTICE.

MOVED.—Wm. C. Lyon Co., Ltd., have taken offices with Wells, Fargo & Co., 72 South King St. 3680-1w

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Executive Committee For Oahu Plans Entertainment

GOOD TIME IS ASSURED FOR VISITING PARTY

Includes Pali, Museum, Aquarium, Surfing, Pearl Harbor, Moanalua, Luau, Receptions, Lunches, and Pa-us

At a meeting of the executive committee of the Oahu committee for the entertainment of the Congressional party, held last night at the Promotion Committee rooms, a tentative program to occupy the time of the visitors while on this island was arranged. This program will be submitted to the general reception committee, a meeting of which has been called for 7:30 this evening on the roof garden of the Young Hotel. In all probability it will have to be changed considerably, and some items may be added and others cut out. Committees were appointed for the various entertainments, and the members of these committees are requested to be present tonight and report on the probable cost of the entertainment features which they are to supervise. Following is the tentative program, together with the committees.

No. 1. Pali, Museum, Diamond Head, and the Aquarium; committee: Geo. P. Cooke, J. B. Castle, F. S. Dodge.
No. 2. Regatta at Waikiki; committee: Secretary Atkinson and A. M. Brown.
No. 3. Pearl Harbor, Haleiwa; committee: Col. S. M. Parker, Clarence W. Macfarlane, F. C. Smith, Walter F. Dillingham, A. S. Mahaulu and W. W. Goodale.
No. 4. Reception at Moanalua; committee: S. M. Damon, A. W. T. Bottomley, R. R. Reidford.
No. 5. Luau at Princess Kawanao's; committee: C. F. Chillingworth.
No. 6. Pa-u riding at Waikiki; committee: C. F. Chillingworth, F. Andrade and W. F. Dillingham.
No. 7. Hawaiian evening; committee: John S. Wise.

A suggestion was offered that an evening be set aside for a reception to be given by the Princess Kaiulani, and that arrangements be made by the Chamber of Commerce and the Merchants' Association for a luncheon to the men of the party. Additional committees were appointed as follows: Transportation, W. F. Dillingham, F. C. Smith, C. G. Gallenlyne; automobiles, S. M. Baldwin, Dr. R. W. Anderson and A. Garbey; music, C. H. Hasteo, Jr.
Those present at the meeting last night were: Delegate Kuhio and Secretary Atkinson of the Territorial Committee, who were there on invitation; L. Tenney Peck, also present on invitation; G. W. Smith, who presided; J. M. McCandless, Chas. Chillingworth, J. R. Galt and F. P. Woods.

When the meeting began it was evident that nobody knew where the various committees stood as regarded one another. Some semblance of order was evolved out of the confusion before it adjourned but there still seems to be considerable difference of opinion between the Territorial and the Oahu committee as to the work and duties of each.
Kuhio and Atkinson, who appear to be all that is left of the original Territorial committee, did not agree between themselves as to what should be done in regard to boarding the transport when she arrives. The Delegate objected to going out alone on the launch with Jack and the band boys to board the vessel, while Jack Atkinson did not favor having any considerable number of the general reception committee go aboard. His idea was to have the general committee, which will include almost anybody who cares to be on it, go out on the Iroquois to show their aloha and give the Congressional party a sort of long-distance glad hand. This, it was decided, will be in the usual way it will be arranged, though some others besides the Delegate and the Secretary will be added to the boarding party.

Mr. Wood reported that, accompanied by Mr. McCandless, he called on Dr. Coker, who promised that the quarantine regulations would be waived for the Buford. Collector Stackable was then called on and the formal permission to board the transport obtained.
A call was made on Admiral Very, who consented to let the committee have the tug Iroquois and the naval launch. It was arranged that the committee shall go out to the Buford on the launch.
Admiral Very stated that he had received orders from Washington to fire a salute of 17 guns, and his officers will be on hand to receive the guests, the salute to be fired as the Congressional party enters the Naval Station.

Delegate Kuhio stated that his idea was that it would not be a good thing for the entire reception committee to go aboard the transport. He thought it would be better for himself and Secretary Atkinson and a few others, not to exceed ten in all, to go aboard the Buford, and the rest to be at the Naval Station to receive the Congressmen when they land.
The Delegate said he thought it would be best for the Territorial committee and the Oahu committee to combine in receiving the party. Mr. McCandless said this could be done very easily, as the Iroquois could land its passengers as soon as the others were landed.
G. W. Smith said he wished to suggest the names of several other men whom he thought should be on the reception committee. He named E. B. McStocker, W. R. Farrington, Mr. Hoogs, Walter G. Smith and David K. Al. also J. O. Lutted. These names were added to the general Oahu committee.
Prince Cupid said that so far as he was concerned, he would like to see ten or twenty men represent the whole Territory, with a large general reception committee to go aboard the Iroquois.
McCandless said it was the intention to have the large general committee go aboard the Iroquois to give the party the glad-hand.
Tenney Peck said the housing, etc., of the party was up to the official Territorial committee. But to give the party an idea of the aloha waiting for them, it is the idea to have this large general committee go out in the tug. But this party is not supposed to enroach upon the official duties of the Territorial committee.
Jack Atkinson came in at this juncture, and the matter was explained to him.
Atkinson said the Territorial committee had no kick if the Oahu committee had none.
Chillingworth said he thought the specific duties of the committees should be explicitly laid down, so there would be no conflict. He said he knew that there were differences of opinion among the members of the Territorial committee, and he thought these ought to be cleared up.
Chillingworth stated that his idea as to the duties of the Oahu committee were only to look after the housing of the party. He differed with the Delegate as to the boarding of the transport, saying he thought the Oahu committee should go out in the launch with the Delegate and himself and go aboard the transport.
"There is only the Delegate and myself left of the Territorial committee," said the Secretary. Holstein and Bishop have both quit. We two don't want to go out there alone.
Peck thought the citizens of Oahu ought modestly to stand aside in favor of the members of the Legislature until the party is turned over to Oahu,—to turn over to the official representatives of the people the band and the leis and all the rest of it.
"That's my idea," said Chillingworth.
Smith suggested that this entire matter be turned over to the executive committee, which meets tonight. This was agreed to.
Delegate Kaiulani once more warned the committee against too much formal entertaining. He thought two days ought to be left out without any set program, for the business men of the town to have opportunity to get the Congressmen off in corners and talk to them. He suggested that a luncheon be given by the Commercial bodies.
This last idea was considered a good one, and it was resolved to recommend to the general committee tonight that this feature be included.
It was resolved to call a meeting on the roof garden of the Young Hotel for 7:30 tonight, of the general committee. The men named on the various committees are asked to be present and report their estimates of the expenses attending the various entertainments.

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FOR RENT.
HOUSE ON PACIFIC HEIGHTS: Parlor, library, 3 bedrooms, dining room, kitchen, pantry and bath room. Servants' quarters. Stable. Lot covers 1.2 acres. PER MONTH—\$20.

HOUSE ON KING STREET: 3 bed rooms, parlor, dining room, kitchen, bath room. Interior just refinished and made mosquito proof. Servants' quarters. PER MONTH—\$25.

HOUSE ON WAIKIKI ROAD: 2 bedrooms, parlor, dining room, kitchen, bathroom. Servants' quarters. Large lot. PER MONTH—\$15.

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"ARE YOU A MASON?"
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POLITE VAUDEVILLE BETWEEN ACTS

THE OSBORN CHILDREN. MR. LAVIGNE IN ILLUSTRATED SONGS

A BIG DOUBLE SHOW!

Seats can be secured one week in advance at the Box Office.

BAND CONCERT

There will be a band concert at Thomas Square this evening at 7:30. Following is the program:

PART I.
March—"The Proprietor"..... Holmes
Overture—"Sensiramide"..... Rossini
Finale—"Carmen"..... Bizet
Selection—"Bohemian Girl"..... Balfe

PART II.
Vocal—American Songs, ar. by Berger
Selection—"L'Elbreo"..... Apolloni
Waltz—"Vienna Bonbons"..... Strauss
Finale—"Molokani"..... Berger
"The Star Spangled Banner."

Y. M. C. A. MEETING TODAY

There will be a special meeting today at the Y. M. C. A. hall between 3 and 4 o'clock. The meeting will be addressed by A. W. Davies, a brother of T. Clive Davies of this city, and Leonard Williams of England. Both of these gentlemen are returning delegates from the college conference recently held in Tokio by World's Student Christian Federation.

Students from Kamehameha Schools, Oahu College, Mills Institute and the High School, members of the Chinese Students' Alliance and a number of the educated Orientals are invited to attend the meeting, but the educated Hawaiians, Chinese, Japanese and Koreans are especially invited.

MARRIED.

GRABBE-MACNAMARA—In Oakland, Cal., April 25, 1907, Mr. E. C. R. Crabbe, son of Mr. and Mrs. C. L. Crabbe of Honolulu, and Miss Agnes MacNamara, daughter of Judge MacNamara of Oakland.

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WANTED

Cottage at beach, furnished or unfurnished, for a month or two next summer. Address "T. G.," Bulletin office. 3682-tf

Pool and billiard tables; must be in good condition. P. O. Box 749. 3679-1w

A second-hand platform scale in good order; about 1500 lb. Box 595. 3683-1w

A hall, one night a week, for Symphony Orchestra to rehearse in. 3679-1w

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Modern stores, Knights of Pythias Hall building, Fred Harrison block corner Fort and Beretania Sts., from \$20 per month. Apply Fred Harrison on premises or P. O. B. 184. 3676-tf

Large front room with or without board, near Hastings and Punahou. "M. R.," P. O. B. 568. 3680-1w

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Cottages in Christy Lane. Apply Wong Kwai, Smith St., mauka Hotel.

House nine rooms, grounds 200x300 Kaimuki. "H. G.," P. O. Box 568. 3678-1m

Newly furnished mosquito proof rooms at 84 Vineyard St. 2728-tf

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Cheap—Fine, cool, mosquito-proof housekeeping rooms, electric lights and hot bath. Phone Blue 132. 3666-tf

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\$4.00 Rooms, good locality. Phone Blue 132. 3641-tf

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Room and board in private family for lady or gentleman. 1335 Wilder Av. 3662-tf

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All in good condition: One oak extension dining table, twelve cane-seat chairs; two oak book cases, glass fronts, both very good; one sectional book case; five chairs. Can be seen at Pacific Transfer Co.'s Warehouse, 126 S. King St.; Tel. Main 58. 3675-tf

Fine corner lot in Makiki. Curbing, water, fruit and ornamental trees and all improvements. Two minutes' walk from cars and Punahou College. Address R. F., this office.

The best and dry firewood can be bought at the Koko Firewood Co. Woodyard, cor. Nuuanu and Pauahi Sts.; 20 Pauahi St.; Phone Main 455. 1m

Three Castles Cigarettes. A new shipment has been received. On sale now at Fitzpatrick Bros. and the Myrtle Cigar Store. 3626-tf

Milk cows. Apply to the Dowsett Company, office of Hawaiian Trust Company, Ltd., 923 Fort St. 3677-1m

Pure White Leghorn and Plymouth Rock eggs for setting. 1941 King near McCully St. 3581-tf

Beef cattle for sale at Kahuku, Hawaii. Apply Col. Sam Norris, Waiohina. 3667-tf

Thoroughbred fox terriers for sale. 1365 Beretania Street. 3682-1w

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For house-help, phone White 2891, Makiki. General Employment Office, cor. Pensacola and Beretania.

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1907 Columbia Bicycles	1907 Slazenger Tennis Balls	1907 Doherty Rackets
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Meals served American or European plan.

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A dance on arrival of Alameda occurring every three weeks.

A Choice Roast

Plenses every one. We can please you by furnishing you that kind at 16c per lb.

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Something Different

Manager Bidgood has arranged for pleasant entertainment at HALEIWA for tomorrow and next day. You had better secure your rooms.

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Fine Job Printing at the Bulletin.

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See anything advertised— Come here and get it— GET THE GENUINE.

No "Just as good" talk here. We don't want to sell "something just as good." We want to sell what you call for — the real article—standard and genuine.

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BREAD, CAKE AND PIES that will make you think of home.

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CONTRACTORS, BUILDERS AND CARPENTRY WORK.
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Occidental Hotel Restaurant— Meals 25c. From 11 to 2 every Tues., Thurs., and Sat., Roast Turkey and Cranberry Sauce, Fresh Lobster Salad and Hot Mince Pie. Best variety of meals in the city. First-class Cooks.

SPORTS

FAMOUS FOOTBALL COACH IS COMING

Lanagan Will Pass Thru On His Way To Australia

Jimmie Lanagan, who for several years has been the football coach of Stanford, and who recently resigned that position to assume the position of physical director of the University, will pass through Honolulu some time next month on his way to Australia.

A letter to that effect was received yesterday by P. J. Thompson, a local Stanford man. It is not known yet on what steamer the football coach will come. He is going to Australia on a pleasure trip, and will return to California in time to assume his new duties.

A TEN CENT. ADMISSION

On the Coast the youngster who has 10c in his jeans can see a big league baseball game. In Honolulu the kid has to dig the large sum of a quarter before he can pass the gate-keeper and then he cannot see the quality of ball that the youngster sees in Frisco for his dime. Why don't the managers of the local league let all under the age of 18 pass into the bleachers for 10c. All those lads that are in the habit of viewing the game from the trees and house tops would come through with their coin and gladly enter the grounds and enjoy the game. If these patrons were allowed only in the bleachers they would interfere with no one and at the same time swell the receipts of the league. It must be remembered that twenty-five cents these days is big money to the average kid and he would rather visit the vacant lot and participate in a game of his own than pay so much money.

On the other hand it must be remembered that these same fellows who climb the trees and peep through knotholes are the future ball players. They are the lads who in five or six years from now will compose the teams.

The arrangements at the park are especially adapted to handling this class of trade and it should not be overlooked. The league will need all the money they can rump up this season to pay expenses.

BALL SEASON 1907

On Saturday next at 1:30 p. m. Umpire Bert Bowers will call "Play ball!" and the St. Louis and the Kamehameha teams will trot upon the field amid the roosts, hoots and toots of the anvil chorus. The Baseball Park will again resound with the whack of the base-hit, which is such beautiful music to the ears of the fan. The old guard will all be there to see the youngsters race around the paths. The fair ones will clap for their favorites.

To a rank outsider it looks as though some real article of ball will be dished up to the cranks. There is no team in the League that has the signature of E. Z. Mark. It was supposed that the Diamond Heads were the weak sisters, but their names as they appear below argue that they are far from being in the D. & O. class. Ed. Fernandez has this bunch in hand and they will play some good ball.

Two new sets of uniforms will appear upon the field. One will be labeled D. H. A. C. and the other St. Louis. This change from the last six or eight years will give fuel for discussion. The old H. A. C. champions are no more. The trailing Maile team has had a jolt in the solar plexus, and the Elks are out at pasture. Quite a shake up. The Elks will be sadly missed. They had a large following and a good team. Four teams however, will add interest to the League. The Diamonds have a large club and a huge following, while St. Louis will have the College and the Alumni behind them.

Whoever wins the rag this year will know that they have been in a baseball struggle. It is sure to be a tight from the opening to the final game.

Up-to-date teams all have full lists signed and the array of ball talent is brilliant. Following is a partial list of ball-tossers that will make up the various teams:

Kams—Jones, Reuter, Kahuni, Yannatta, Fern, Miller, Koki, Kamahe, Kaanol.

St. Louis—Brums, Bushnell, Lo On, J. Williams, En Sue, Evers, Gleason, Louis, Aylett, Burns.

Punahou—Ringland, Lyman, J. Williams, E. Desha, J. Desha, L. King, A. Williams, Hannah, W. Desha, D. Desha.

Diamond Heads—J. Meyer, W. Chillingworth, R. Leslie, Gorman, Major, Van Vliet, Sam Davis, M. Oimos, Sheldon, Sam Chillingworth, C. Oss, E. Fernandez (Hum Lum), Clark, H. Williams.

NEW ATHLETIC FIELD

Work will soon start on the new athletic field out at Oahu College and when the same is complete Oahu College can boast of one of the finest in any country. The grounds have all been laid out on the mauka side of the present buildings, where there is ample room.

The grounds will include football, track and two baseball diamonds. The track will be 1-4 laps to the mile. It will be built in a sort of amphitheater style so that a good view of the grounds can be had. This will mean a great boost to athletics at Oahu College and all sorts of class and outside competition can be had and many new athletes developed. Heretofore there has never been a cinder track at this institution and consequently no good track teams have been turned out.

There is also some talk of putting in a new pool much larger than the present one and this will mean much more swimming.

At present the college has a crack baseball team, the strongest they have had in years. Their swimming team is also a strong one.

At present much interest is being taken in bowling among the boys and they are competing in tournaments.

Oahu College is far ahead of any other institution here in sports.

DIAMOND HEADS TO HILO

The Diamond Head Athletic Club has received a communication from the Hilo Fourth of July Committee asking them to come on the fourth and participate in the various sports that will be held there on that day. The Club has a meeting tonight and they will act on the proposition. The chances are that they will accept.

Other important business will be transacted at this meeting.

WINTER LEAGUE

The Winter or Sunday Baseball League will soon meet to make arrangements for the coming baseball season. The chances are that the whole League will be reorganized.

ARMSTRONG'S NEW RECORD

Frank Armstrong set a mark that will keep golfers hustling at the new Country Club for some time to come. On Sunday he played the new course in 39 strokes. This is the best that has been done there and is good golf. He was followed by quite a gallery and played the different holes as follows: 4-4-4-5-5-5-4-6-33.

There was a good crowd at the Club all day Sunday and some good golf was indulged in.

BOYS ENJOY WATER

The Bulletin newsboys were out in force last evening and had their usual run in the swimming pool at the Hotel Baths. They did such stunts as only boys their age can do in the water and kept the large crowd of spectators present highly interested.

The ones that were promoted did not take place as the boys were having too much fun to participate in races.

OFF THE BAT

"Bill" Hampton is twisting them over the pan at Waikiki. He has the "Indian Sign" on the Mast Jaws and they break their backs reaching for his curves.

The Kams will have a crack first sacker in Kubina. This ball held down

Whitney & Marsh

A BEAUTIFUL ARRAY OF NEW

Spring Fabrics

arrived last steamer from the East. The colorings and designs must be seen to be appreciated.

PRICES RANGE FROM 35c YARD!

Ladies' Dress Skirts

A FEW NOVELTIES IN SILKS, VOILES AND FANCY MATERIALS ARE ALSO ON DISPLAY.

NO TWO ALIKE.

GENUINE INDIAN HEAD, 33 inches wide, soft finish,
12 1/2 c YARD

SWIMMING, BOWLING, TURKISH BATHS AND PHYSICAL CULTURE

At Hotel Baths

HOURS 7 A. M. TO 10 P. M.

The initial sack for the Aala and Metropolitan teams in the Winter League. He is fast company.

The Diamonds may look weak on paper but don't overlook the fact that this bunch are hustlers and with "Ed" Fernandez at the helm good ball may be looked for.

The fans are pleased to learn that "Handy" Bushnell will be seen in uniform this season. He will do some snub work for the St. Louis nine.

Bert Bowers will be the indicator kid again this season. There are none better in any country. Cutting will be official scorer.

Soares is expected back from the Coast soon and he will be on the receiving end for the Saints when he appears.

Boys under 16 years of age should be admitted to the open bleachers for 10c.

Louis King is playing fast ball for the Colts at third. King is a new man.

"Ed" Desha will captain the Blue and Gold this season. He was elected Friday evening to the place.

"Long Bill" Chillingworth will be on the hill for the Diamonds. Bill is showing up well in practice.

Alfred Williams is a great strength to the Puns' infield.

With Barney out of it, Aylett and Jim Williams should be high batters for St. Louis.

Kams have a fast line-up this season. Look for them to be on deck at the end of the season.

Bill Van will wear a K and chances are he will be captain. This is the place for Bill.

Ringland is no "ringer" he will backstop for the Puns.

The Bulletin sporting column will furnish up-to-date baseball "dope" daily.

Koki may be seen in the outfield for the Kams this season.

Will "Pop" Gleason be seen at first this season?

Two rooters: Chas. Falk and Doc Monsarrat.

"Bill" Hampton is on Maui. He will be missed by the chorus this season.

SPORTING NOTES

Toledo, O., April 16.—President Armour of the Toledo American Association today purchased Third Baseman Perring from the Cleveland club. Perring is at present in St. Louis with the Cleveland team, but is expected to arrive here in a few days.

Boston, April 20.—Tom Longboat, the Indian who won the annual twelve-five-mile Marathon race in 2 hours, 24 minutes, 29 4-5 seconds yesterday, today beat the record by nearly five minutes.

EMPTY?

Feel that way? Well stand it till noon and then come right over here. Our famous 25c lunch with its glass of beer will make you feel different.

Criterion,
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Immense Bargains

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WE WILL OFFER SPECIAL VALUES IN

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Embroideries, Ladies' Muslin Underwear, Corsets, Sheets and Sheetings, Blankets, Towels, Handkerchiefs, Plain and Embroidered; Hosiery, Ladies' and Children's Hose.

MEN'S DEPARTMENT

A full stock of READY-TO-WEAR SUITS. Men's Pants, Boys' Pants. A full range of Styles and Sizes, Shirts, Underwear, Sox.

IN OUR SHOE DEPARTMENT

we will make GREATER REDUCTIONS THAN EVER. Come and examine the Goods and Values.

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ALAKEA STREET.



For Rent Furnished

FOR SIX MONTHS
The residence of
HON. W. L. STANLEY.
Very low rental to suitable tenant.

JAS. F. MORGAN,
AUCTIONEER.

SATURDAY, MAY 11, 1907.
I WILL SELL THE

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ON LUNALILO STREET.
JAS. F. MORGAN,
AUCTIONEER.

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Feel that way? Well stand it till noon and then come right over here. Our famous 25c lunch with its glass of beer will make you feel different.

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Leading Hat and Clothes Cleaners

GOOD WORKMANSHIP GUARANTEED OR MONEY REFUNDED.

We clean all kinds of hats. Clothes cleaned, dyed and repaired. Goods called for and delivered. 1154 Fort St. opp. Convent, Phone Main 493.
A. Gomes, Mgr.; Felix Turro, late of the Expert Hat Cleaners.

