

## By Authority.



FINANCE DEPARTMENT, BUREAU OF CUSTOMS, HONOLULU, June 20, 1888.)

The following appointments have been made at the Bureau of Customs, viz:

F. Turrill, Port Surveyor, for the Port of Honolulu, vice G. Markham, resigned.

J. Good, jr., Assistant Port Surveyor, vice A. Gilfillan, resigned.

O. K. Stillman, Second Statistical Clerk, vice R. N. Mossman, resigned.

C: E. Coville, Second Entry Clerk, vice O. K. Stillman, promoted.

J. B. Gibson, Third Statistical Clerk, vice G. W. Nawaakoa, resigned.

F. B. McStocker, Assistant Storekeeper, vice G. W. Miles, resigned.

The appointments taking effect as of May 21, 1888.

A. S. CLEGHORN,

Collector-General.

### Approved:

W. L. GREEN, Minister of Finance. 22-3t 1224-2t

### Water Rates.

In accordance with Section 1, of Chapter XXVI, of the Laws of 1886:

All persons holding water privileges, or those paying water rates, are hereby notified that the water rates for the term, ending December 31, 1888, will be due and payable at the office of the Honolulu Water Works on the 1st of July, 1888.

All such rates remaining unpaid for fifteen days, after they are due, will be subject to an additional 10 per cent.

Parties paying rates will please present their last receipt.

## THE LEGISLATIVE ASSEMBLY corporation a penal offense, does not provide for such legislation as seems to be called for. The bill has but one section which we quote in full:

"Section 1. Any person, corporation or company of persons, who shall issue or pass any note, bill, order, check or certificate of deposit, payable to bearer in any sum of money, with intent that the same shall be circulated as currency, shall be guilty of misdemeanor, and shall for every offense be punished by a fine of fifty dollars."

of paper money by any private party or

That Government alone should be authorized to issue paper money will be admitted by every unbiased person as sound policy for us, in our present condition and circumstances. What is required, then, is a law making provision for the issue by the Government of treasury notes of the denomination of twenty, fifty, and one hundred dollars, secured by gold or silver deposits in the treasury, and payable to bearer on presentation. It is not necessary that treasury notes be payable in gold; silver will probably answer just as well, at least for the present, and the amount issued will be governed solely by the surplus of silver there may be in the country. The main object is, to have a medium less cumbersome than silver-in other words the paper money would be issued for the convenience of the business of the country, and whenever silver coins become scarce, they can be withdrawn from the treasury by whoever wants them, on surrender of treasury notes to the same amount.

There can be no question but that our present silver and gold currency is the best we have had for forty years past. Formerly coins from every country drifted here, making a mixture of good and debased money which was attended with constant loss to every one. Now, Hawaiian silver and American gold and silver, being the only legal coins, we have a currency which cannot be improved on, except as indicated, by the issue of Government paper, to serve the convenience of the business interests of the country. That Government alone should be the sole issuer of paper money is evident for two reasons—as being the most reliable security for final redemption of the notes, and as the only one entitled to all profits arising from their loss or destruction, which amounts to at least one per cent. per annum of the total amount issued. For these reasons, we trust that if any action is taken by the Legislature, it will cover the whole

Twentieth Day.

THURSDAY, June 21.

The House met at 10 o'clock, Hon. J Wight, senior Noble, in the chair. Noble W. O. Smith was elected President pro tem. Minutes read and confirmed.

### PETITIONS.

Noble Waterhouse presented a petition, signed by 54 taxpayers, praying that the konohiki seas be regulated by law. Laid on the table, to be considered with the bill on the same subject.

Rep. C. Brown read the following peti tion, signed by 91 taxpayers:

To the honorable body of the Hawaiian Legislature-Gentlemen: The undersigned most respectfully beg leave to present before the honorable body of the Hawaiian Legislature the following certificate in order to certify and attest before this honorable assembly that Dr. John Lopes, whom we know for several years past, to be an honest and upright man, deserving, therefore, in the highest degree, all the enconiums we can bestow on him, not only as a good and skillful physician in the

treatment of all diseases and ailments that human flesh is heir to, but also deserves no less our esteem and respect on account \$12. of his gentlemanly and courteous manners.

Moreover, recognizing in said John Lopes all the required qualifications as a physician, we would most respectfully crave, at the hands of the honorable Legislature, the equitable and just grant of a general license for him to practise medicines throughout this Hawaiian Kingdom. In faith thereof we have the distinct honor to lay before the honorable body of the Hawaiian Legislature this testimonial. as a small token of the esteem and good opinion we entertain toward said John Lopes.

Referred to the Sanitary Committee. Rep. Kalaukoa presented a petition, praving that Beretania street be extended to meet the road running past the Chinese Theater. Referred to Committee on Pubtic Lands and Internal Improvements.

Noble Waterhouse presented a petition for "more light," praying that two electric lights be put up—one at the foot of Lihha street, the other between the Insane Asy-

### Police Court. TUESDAY, June 19.

Drunk-Peter Murphy forfeits \$6 bail. Opium in possession-Ah Ho pleads

guilty and is fined \$50 and costs with 24 hours' imprisonment. Two other Chinese arrested with above are granted nolle pros. and discharged.

Gaming--Thirteen Chinese are charged with playing a game where money was lost and won. Three were nolle pros'd and discharged, while ten pleaded not guilty. W. A. Kinney appeared for the defense. Several witnesses are examined and defandants being found guilty as charged are fined \$6.20 each with two hours' hard labor. Appeal noted.

Present at a game of chance-Two of those nolle pros'd as above plead guilty to this charge and are fined \$6 each.

Keeping a disorderly house, or one where gaming is permitted-The third of the nolle pros'd Chinamen above mentioned-a decrepit old man-pleads guilty and is fined \$11. The Court stated that only defendant's great age prevented it imposing the highest penalty of the law, as the keeper of the house was the prime offender. It also warned him to abandon such a means of livelihood, commending him, in case of neglect by his son or distress from any cause, to apply to the Chinese Commissioner for relief.

### WEDNESDAY, June 20.

Drunk-Two women fined \$6 each, and a second offender of the male sex

Possession of opium-Ah Poon, defended by J. L. Kaulukou, remanded to the 21st; Ah Hing, Ah Quain and Ah Fook, defended by H. N. Castle, remanded to the 21st.

Receiving stolen goods-Defendant under this charge is discharged on nolle prosequi.

Adultery-Kauai (k.), Mrs. Piikea Kaniau. J. L. Kaulukou assisting prosecution. Defendants, who pleaded guilty, were fined for the same offense on the 16th ult. Kauai is sentenced to four months' hard labor and to pay \$1 costs; Mrs. Piikea Kaniau, three months' hard labor and costs.

Unlaw.ully landing at Honolulu-Yang Chee Quai. A. S. Hartwell, V V. Ashford and H. N. Castle for defendant. Evidence was given, by a countryman of defendant, of an admission the

## Advertisements.



superior to all other leavening agents. It is absolutely pure and wholesome and of the highest leavening power. It is always uniform in strength and quality and never fails to make

light, sweet, most palatable and nutritive food. Bread, biscuits, muffins, cake, etc., raised with Royal Baking Powder may be eaten hot without distressing results to the most delicate digestive organs. It will keep in any climate without deterioration.

Prof. H. A. Mott, U. S. Government Chemist, after examining officially the principal baking powders of the country reported:

"The Royal Baking Powder is absolutely pure, for I have so found it in many tests made both for that company and the United States Government.

"Because of the facilities that company have for obtaining perfectly pure cream of tartar, and for other reasons dependent upon the proper proportions of the same, and the method of its preparation, the Royal Baking Powder is undoubtedly the purest and most reliable baking powder offered to the public.

"DR. HENRY A. MOTT, PH. D.," 5 1221-1y U. S. Government Chemist.

SUPREME COURT OF THE HAWAHAN ISL-ands. In the matter of the PACIFIC NAVI-GATION COMPANY, a Hawaiian Corporation, bankrupt. Crediors of the said bankrupt Corporation

Mortgagee's Notice of IN ACCORDANCE WITH A POWER contained in certain mortgage Paalua and Kaininui to H. Dimon Liber 56, page 305, and Paalua and the Excelsior Lodge, recorded in I 242, which said mortgages were do J. O. Carter in trust for Mrs. J. recorded as aforesaid; Notice is that said mortgagee intends to fo mortgage, for condi ions broken, a foreclasure will sell at Public And salesrooms of Jas. F. Morgan, in Ho

21-td

Advertisements

ASSIGNEES SAI

By order of W. F. Allen and A.J. Car Assig: ees of the estate of F. BROWN, 1

ON MONDAY, . . . JUNE

Two Koa Desks, 2 Iron Safer

One Bottling Machine, One Corking

70 Cs. Fine Champa

At 12 o'clock noon, at the store of b & Co., Merchant street,

One 2-Wheel Delivery Wag

One Dray, Hand Cart, Etc.

Cases Port Wine, Etc., Etc.

Jas. F. Morga

ON TUESDAY, - - JUNE 2

At 12 m, of said day, the premises ( said mortgages, as below specified. Further particulars can be had Castle, Attorney at Law.

J. O. CARTER,

The premises to be sold are First-All of Paalua's right in the of Waimea, Koolauloa, conveyed to Esq., Royal Patent 880, and all here in said Ahupuaa.

Second-A one-half interest units house lot on Beretania street, set for Patent 446.

Rates are payable at the office of the Water Works, in the Kapuaiwa Building. The statute allowing no discretion, strict enforcement of this clause will be made.

CHAS. B. WILSON, Supt. Honolulu Water Works. Honolulu, June 15, 1888. 18-17t

## THE DAILY Pacific Commercial Advertiser Be just and fear not:

Let all the ends thou aim'st at be Thy Country's, thy God's, and Truth's. FRIDAY, : : : JUNE 22, 1888.

WHY not bring up the Appropriation Bill and have done with it, is the question which the various representatives of absolutism now ask. Why, indeed! Since the day of Richard II. who tried to follow out the former royal practice of deferring answers to petitions for redress of grievances until the last day of the session of parliament, there has been no excuse for ignorance of the constitutional method of requiring royal assent to popular demands, formulated in acts of parliament, by postponing supplies until the assent comes. Is it possible that any wise friend of Hawaii wishes to see a legislature which can ignore or fear to use that ancient constitutional method of securing the approval of its own enactments?

Whatever is done about necessary appropriations, the civil list must remain in abeyance until it is learned whether the King means to refuse his signature to laws made by the Legislature with the full advice and consent of the Cabinet, and to work the veto power as a means of expressing his personal wishes and power. If that is the intention, the the purse-strings, if not the vetoes, will consider what course will best conduce to the general welfare.

reformed by the recent changes in Hawaii, they see nothing in these changes

### COMMERCIAL PAPER.

ground.

NOBLE WATERHOUSE has introduced a very surprising bill against the use of commercial paper as a circulating medium. Laying aside the fact that the wording of the bill is such as to make the prohibition apply to paper with which the honorable Noble probably does not wish to interfere, it may be well to inquire into the working of the main principle involved. The introducer of the bill probably remembers the crisis of 1879, and the important part played by paper in tiding the business interests of the country over a disastrous period. No one was obliged to receive Messrs. Hackfeld's paper, nor that of Bishop & Co. Yet people did generally accept it; and the country is better off to-day because they did so. Has any one ever lost a cent by the Hackfeld, the Bishop or the Spreckels currency? If the country and its business interests were again put on the basis of 1879, what remedy does the bill propose in the place of the one which it prohibits? None whatever. It simply prohibits an expedient which saved the majority of the House which controls country and its interests from greater disaster, in one of its greatest crisis. It may be said, and very justly so, that paper currency as a regular source of income ought to belong to the Govern-

ADHERENTS of the old regime are not ment. But in what way will the bill now before the Legislature turn any revenue into the public treasury? It but evil, and if they could do so, they only destroys what might be imwould have the old order of things back. proved, without putting anything into lum road and the bridge. Referred to the same committee as the preceding.

Rep. Pachaole presented a petition from Honolulu, in which the following "weighty matters' are respectfully submitted for consideration: (1) that all the volunteer military companies be disbanded; (2) that the King's Guard is all the military force needed, and that it be increased to 80 men; (3) that it be placed under the control of the Commander-in-Chief, that is, the King, and not under the direction of a Minister. Referred to Committee on Military Affairs.

Rep. Kawainui presented a petition from Honolulu, with 656 signatures, praying that a full hcense to practise medicine be given to John Lopes. Referred to Sanitary Committee.

Rep. Naone presented a petition from Waialua, with 103 signatures, praying that the Minister of Interior be instructed to give orders that a license to practise medicine be granted John Lopes. Referred to the same committee as the preceding.

Rep. Paehaole presented a petition from Levi Oopa, for a refund of \$5, taxes paid twice. Referred to the select committee on double taxation.

Rep. Kamauoha presented a petition, (1) that the President of the Board of Health be removed from office, as he does not conduct the business in a truthful manner; that he promised the wife of Momona that she would not be sent to the leper settlement at Molokai, not being a leper, and was certified to that effect by two doctors: that the woman was afterwards sent to Molokai, and, by paying a sum of money, was allowed to take her husband with her; (2) that the President of the Board of Health does not know anything about the disease of leprosy, and his actions are influenced by his personal feelings; (3) that some members of the present Board be dismissed and Hawaiians appointed in their stead. Referred to the Sanitary Committee.

Rep. Kinney presented a petition from Manuel Machado and Silverio Fernandez for a refund of \$5 taxes, paid severally by them, twice. Referred to the Committee on Double Taxation.

### REPORTS OF COMMITTEES.

Noble Baldwin read the report of the Finance Committee on the Stamp Duties Bill, submitting an entirely new bill, which they recommend to the consideration of the House. Accepted.

Rep. Rice, for engrossment committee, reported a bill ready for third reading.

Rep. F. Brown reported one bill printed. Noble Baldwin read the report of the Finance Committee on the petition of Joseph Kaeo, for \$16, for work on roads in Kona, recommending that the petition be laid on the table. Committee were unable to find any record in the Interior Department to substantiate petitioner's claim.

Rep. Paehaole supported the petition. Rep. Paris said he had examined the books of the district where the work was claimed to have been performed, but could find nothing due Mr. Kaeo.

Noble Widemann moved that Rep. Paehaole go to Kona, try if he can find the petitioner and ascertain all the facts relat-

latter made that he had never been in the country before and that he had paid \$88 for a return permit in Hongkong. He was found guilty as charged and tined \$50 and costs \$3.30. Appeal noted. On the same charge Chun Ung Chee and Fun Lun were discharged under nolle prosequi, and Pang Lung Tuck was remanded till moved on.

CIVIL CASES.

Wilder S. S. Co. vs. John Pina and Thos. Pina. Deserting contract service. Settled out of court, costs \$2 each.

S. W. Ana and Kim his wife vs. Owen Holt, jr. Claim for \$32 damage. Kane for plaintiffs; Whiting for defendant. Continued to 22d, plaintiff being allowed to amend on paying costs.

Kaina vs Moekauhane. Wrongful im-pounding two horses. Kane for plaintiff; Kaulukou for defendant. Continued with leave to amend as in previous case.

Cecil Brown vs. W. R. Buchanan. Assumpsit for \$100. W. C. Achi for plaintiff. Judgment for plaintiff with expenses making \$117.70.

P. P. Gray vs. Sam. Gourlay. As-sumpsit for \$13 balance. Judgment confessed with expenses making \$15.

J. M. Monsarrat, trustee for S. A. Monsarrat, vs. Mikasobe, Elele Publishing Co. garnishee. Action on a note for \$100. D. Lyons as garnishee answers that he has \$2.50 at the time of service, and is ordered to pay that sum into Court.

Kanealii vs. E. M. Nakuina and M. Nakuina. Assumpsit for services in the sum of \$64 balance. Achi for plaintiff; Kinney for defendants, who plead general issue. Plaintiffs had agreed to clear a lot of land of lantana and other noxious growth, received \$36 on doing the work as they understood the agreement, but defendants refused to pay the balance. Defendants' case was that plaintiffs had agreed to pull the stuff up by the root and burn it. Judgment for defendants, costs \$5.

Several cases were either continued, discontinued, or settled out of Court. THURSDAY, June 21.

One case of drunkenness contributed the usual \$6.

A charge of receiving stolen goods was continued till the 22d.

John Rickard, for disobedience to parents, after remandment of several days. is reprimanded and discharged.

Ah Foon, for possession of opium, is fined \$53 with hard labor six hours added. A similar sentence is pronounced on one of three other Chinese who pleads guilty to the same charge, his comrades and not omilte



Handkerchiefe

hose who from selfish reasons made	its place. ***	Rep. Paehaole moved an amendment to	and fined \$61.25 with fine local and		G. W. Maciariane a
rofessions of faith in the revolution,		the effect that the mission be at Noble	each fined \$61.25 with five days' hard labor added.		1m Agents for Hawailan
nd who have not got what they regard	LEPROSY'S TAINT.	Widemann's expense.		Pajama Suits,	1m Agents for man
s their share of public office or patron-	MARLEVON & N & ALLANTEI	The report of the committee was adopted.	A hackman for standing elsewhere than on his appointed stand is repri-	Window Curtains,	
ge, are quick and loud in their asser-	A Warning Sent to the State Depart-	RESOLUTIONS.	manded and discharged.	Water Proofs,	NTERPRIN
ons of want of confidence. Better go	ment by Consul-General Putnam.	Noble Widemann moved that all petitions on double taxation and tax payments now	Seven Chinese are charged with con-	0.1	NIERIAN
		in the hands of the Finance Committee be	ducting a lottery game. A. Rosa ap-	Crockery and Glassware	TOT A NUNCT MILLIN
ack, say they, to the old ways, these		transferred to the select committee on	pears for two of them, the other five		ALAKEA, NEAR QUEEN STREE
re no better! But wherever you see	ing statement is made by John H. Put-	double taxation. Adopted.	plead guilty, and the case is continued	Blue Mottled and Brown Soaps,	174 Telephone 55.
urping at the present methods of	nam, United States Consul-General to	Rep. Nawahine moved that the petition presented at the special session Dec. 7, '87,	to the 22d.	Galvanized Buckets and Tubs,	
ablic administration, there you will	the Sandwich Islands, that a large num-	for a school house at Kaupo, Maui, be	And the second	(slightly damaged);	
rely find a longing for the old absence	ber of persons afflicted with leprosy or	taken from the archives and referred to	Astortiganausa	Tinned Basins, Planter's Hoes,	DAVIS & WILDE
conscience in public matters, in order	giving evidence of leprosy's tendencies	The second s	Advertisements.	Cane Knives, Axle Grease,	DAVIS a "
help forward selfish schemes which	emigrate to the United States yearly.	NOTICES OF NEW BILLS.		Boiled Oil, Dairy Salt,	
e schemers cannot carry into effect	The approprie is match imper man bell		and the second		52 FORT STREET.
		prohibit peddling and hawking of goods. Rep. Kamauoha gave notice of a bill to	List of Prizes!	Saddlery, Iron Bedsteads,	
accessfully under a parliamentary form	which these facts are obtained contains	amend section 12, chapter XI., laws of	LISU OI I LIZES!	Stoves and Fixtures	TADORTE
government; or else you can discover	an account of an experiment which was	1876, relating to the Board of Health.	To be Awarded to the	Stoves and Fixtures	IMPONIE
s origin, in the conceit and weakness of	made to determine whether or not lep-	NEW BILLS.	WINNERS IN THE OFFICIANS! M.	Stores and FIADULOS	-lon Dealer
e carpers who think they have not	rosy is a contagious disease. The per-	The bill submitted by the Finance Com-	WINNERS IN THE CITIZENS' MATCH	(American and English patterns)	Grocers & Provision Dealer
en sufficiently consulted and that their	son experimented upon was a native who	mittee relating to Stamp Duties, was read	At the H. R. A. Practice, July 4:		
otions and wishes have not been al-	had been condemned to death, and the	a first time. Rep. F. Brown read, a first time, a bill:		And a General Assortment of	TELL
wed sufficient consideration. The lat-	sentence was commuted to imprison-	to amend section 191 of the Civil Code, as	Given by Value, C. E. Williams-1 Baby Carriage	- ENGLISH -	AST FRESH GOODS BY EVERY STEL
	ment for life on condition that he should	amended by chapter XXV1., laws of 1886,	E. O. Hall & Son-1 dox Silver Teaspoons 16 on		aut IV
r class, as a rule (not including the		relating to the water supply.	Benson, Smith & Co-6 cs Perfumery 18 00 Mrs. T. Lack-1 Steven's Target Pistol 20 00	Furniture!	A. H. RASEMAN
ilful mischief brewers), are ignorant of	to which he agreed. The experiment was conducted by Dr. Edward Arning, a	MINISTER'S ANSWER.	Lewis & Co-I Star Ham 5 00	r urmuure.	A. 11. 11.
e history and meaning of constitutional	German specialist employed by the Ha-	Minister Green answered Rep. C. Brown's	West & Co-1 Banjo		-1
velopment an I civil liberty, or they	waiian Government for that purpose.	questions relating to the incumbents of gubernatorial chairs. (1) His Majesty's	C J. McCarthy-1 box Havana Cigars 6 00		BOOK BIND
ould forego all petty considerations for	Year followed year, and the patient		King Bros-1 Card Case. 5 00 G W. Macfarlane & Co-1 Toilet Set, 9 pcs. 5 00	At 12 o'clock noon will be offered	BOOK DI
e grander views and possibilities.	showed no evidence of the appearance of	the many causes of complaint against the	J. Hopp & Co-1 Cradle	a line of	
ley would prefer a healthy state,	the disease. A few months ago the	incumbents of certain gubernatorial chairs.	J. D. Tregloan-Order for pair Pants, 10 00	11 1171 1 7.1	Paper Ruler and Blank
	President of the Board of Health and	(2) The Cabinet has not made any attempt to have them removed otherwise than by	Castle & Cooke-1 Set Carvers	Mag Winas and Liquans	Paper Ruler and Manufacturer,
	the physician in charge noticed a change	(2) The Cabinet has not made any attempt to have them removed otherwise than by introducing bills both at the last session and this one, to abolish the office of Gov-	Wing Wo Chan & Co-1 Tea Set	Ales, Willes and Liquois	Manufactor
0			Ehlers & Co-1 box Gent's Ties	,	
ortcomings whether due to inexper-	and in their opinion plain symptoms of leprosy appeared, but only within the	ORDER OF THE DAY.	23-td	Comprising the best brands known to	Wishes to notify the public that he is to larger quarters,
ce or lack of judgment, to a state in	last month have they felt justified in pro-			the trade,	Wishes to notify the public to larger quarters,
ich no amount of good judgment or	· · · · · · · · · · · · · · · · · · ·	Telegraph Cables-Second reading of the Inter-island Telegraph Cables Bill. Re-	Wantadi		
perience could avail to stay its down-	who insist that the disease may have	ferred to the Committee on Commerce,	Wanted!	27 Terms of payment which will be unusually liberal will be made known on day of sale.	and Market
rd course.	been in his system before vaccination,	BILLS AWAITING APPROVAL.		notral will be made known on day of sale.	No. 13 Kaahumana
and a second sec	but the fact that he had arrived at mid-	Minister Austin reported three bills pre-	TO PURCHASE, TWO ACRES OF LAND, PA-		NO. 19 Maan
Bun hill which has been brought	dle age before the operation places the	sented, this day, to the King, for approval.	I lama District, not more than one mile from Postoffice. J. E. BROWN & CO.,	Lewis J. Levey.	
THE bill which has been brought	result to the credit of those who believe	At 11:33 a. m. the house adjourned to 10	28 Merchant street.		Up Stairs.
ore the Legislature, making the issue	it is contagious.	o'clock Friday morning.	June 19, 1888. 21-1w	22-2t AUCTIONEER.	



# LOCAL AND GENERAL

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JUN

Saf

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albeheld in Central Union Church staing at 7:30 o'clock.

nico July 15th, and will be due here che end of that month.

distribute four prizes to the little bills to the girls, and a gift to the The performance last night was inerenjoyed by all present.

ists, Geo. W. Macfarlane's sale beog at 10 o'clock this morning, will is center rugs, carpet rugs, ladies' gentlemen's saddles, furniture and a inter of ladies' dress goods. Mr. will be the manipulator of the ham-

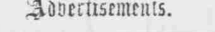
Mommissioners of Private Ways and glights held a session in the Police mom yesterday afternoon and heard entrases. Another meeting is called hath inst, to adjudicate on an applinow Robert Lishman for a division

alease of thirty-six acres of land, opallr. Wood's ranch in Nuuanu Valmive years, offered at an upset price I per annum, was sold by the Govmentat auction on Thursday, falling to Quintal Baptisto for \$133. At the atime the lease of Alewa, 1741/2 acres, the tidge north side of the valley, for Fears, upset price \$75, was sold to the sprise Ranch Company for \$165.

### Strangers' Friend Society.

bethirty-sixth anniversary meeting the Strangers' Friend Society took a last evening at the residence of <sup>a</sup> Alexander Mackintosh. The Rev. and his worthy lady welcomed the assembly of visitors, as they ared with that kindly, genial hospiby for which they are distinguished. einstitution is in excellent condition. au \$500 were expended last year for purposes for which the society was anized in 1852. The calls upon the would have been greater had not \*Portuguese Benevolent Society come tork during the year in the same line enevolence. The income is derived in the proceeds of invested funds, rewished by donations and memberu dues. The resources of the socitere largely augmented during the of infallibility.

other. They are less amenable to the people. The decisions of the Supreme Court are final, and the tendency is that the judges become imbued with a feeling



Oahu College, Punahou. 22-1w\*

# For Rent or For Sale.



record exceeding 75 per cent. at any regular meeting of the H. R. A. Prize, a Silver Medal.

Conditions: Rounds, 10; distance, 200 yards; any military rifle under the rules. Entrance fee, \$1. Entries unlimited.

Theo. H. Davies & Co.

The Secret of

